1996 SESSION

1

VIRGINIA ACTS OF ASSEMBLY — CHAPTER

Approved

2 An Act to amend and reenact § 18.2-270.1 of the Code of Virginia, relating to DUI ignition interlock.

3 4

5

[H 673]

Be it enacted by the General Assembly of Virginia:

6 1. That § 18.2-270.1 of the Code of Virginia is amended and reenacted as follows:

7 § 18.2-270.1. Ignition interlock systems; penalty.

8 A. For purposes of this section and § 18.2-270.2:

9 "Commission" means the Commission on VASAP.

10 "Department" means the Department of Motor Vehicles.

"Ignition interlock system" means a device that (i) connects a motor vehicle ignition system to an analyzer that measures a driver's blood alcohol content; (ii) prevents a motor vehicle ignition from starting if a driver's blood alcohol content exceeds 0.025 percent; and (iii) is equipped with the ability to perform a rolling retest and to electronically log the blood alcohol content during ignition, attempted ignition and rolling retest.

"Rolling retest" means a test of the vehicle operator's blood alcohol content required at random intervals of two to ten minutes during operation of the vehicle, which triggers the sounding of the horn and flashing of lights if (i) the test indicates that the operator has a blood alcohol content which exceeds 0.025 percent or (ii) the operator fails to take the test.

20 B. In addition to any other penalty provided by law for conviction of a first or subsequent offense 21 under § 18.2-266 or a substantially similar ordinance of any county, city or town, any court of proper jurisdiction may, as a condition of a restricted license, prohibit an offender from operating a motor 22 23 vehicle that is not equipped with a functioning, certified ignition interlock system for any period of time 24 not to exceed the period of license suspension and restriction. Such condition shall be in addition to any 25 purposes for which a restricted license may be issued pursuant to § 18.2-271.1. The court may order the 26 installation of an ignition interlock system to commence immediately upon conviction. A fee of twenty 27 dollars to cover court and administrative costs related to the ignition interlock system shall be paid by any such offender to the clerk of the court. The court shall require the offender to install an electronic 28 29 log device with the ignition interlock system on a vehicle designated by the court to measure the blood alcohol content at each attempted ignition and random rolling retest during operation of the vehicle. The 30 31 offender shall be enrolled in and supervised by an alcohol safety action program pursuant to 32 § 18.2-271.1 and to conditions established by regulation under § 18.2-270.2 by the Commission during 33 the period for which the court has ordered installation of the ignition interlock system. The offender 34 shall be further required to provide to such program, at least quarterly during the period of license 35 restriction, a printout from such electronic log indicating the offender's blood alcohol content during such ignitions, attempted ignitions, and rolling retests, and showing attempts to circumvent or tamper 36 37 with the equipment.

38 C. In any case in which the court requires the installation of an ignition interlock system, the court 39 shall direct the offender not to operate any motor vehicle which is not equipped with such a system for 40 a specified period of time not to exceed the period of license suspension and restriction. The clerk of the 41 court shall file with the Department of Motor Vehicles a copy of the order, which shall become a part 42 of the offender's operator's license record maintained by the Department. The Department shall issue to 43 the offender for the installation period required by the court, a restricted license which shall 44 appropriately set forth the restrictions required by the court under this subsection and shall also set forth 45 any exception granted by the court under subsection F.

D. The offender shall be ordered to provide the appropriate ASAP program, within thirty days of the 46 effective date of the order of court, proof of the installation of the ignition interlock system. The 47 Program shall require the offender to have the system monitored and calibrated for proper operation at 48 49 least every thirty days by an entity approved by the Commission under the provisions of § 18.2-270.2 50 and to demonstrate proof thereof. The offender shall pay the cost of leasing or buying and monitoring and maintaining the ignition interlock system. Absent good cause shown, the court may revoke the 51 offender's restricted license for failing to (i) timely install such system or (ii) have the system properly 52 53 monitored and calibrated.

54 E. No person shall start or attempt to start a motor vehicle equipped with an ignition interlock 55 system for the purpose of providing an operable motor vehicle to a person who is prohibited under this 56 section from operating a motor vehicle that is not equipped with an ignition interlock system. No person HB673ER

57 shall tamper with, or in any way attempt to circumvent the operation of, an ignition interlock system 58 that has been installed in the motor vehicle of a person under this section. Except as authorized in 59 subsection G, no person shall knowingly furnish a motor vehicle not equipped with a functioning 60 ignition interlock system to any person prohibited under subsection B from operating any motor vehicle 61 which is not equipped with such system. A violation of this subsection shall be punishable as a Class 1 62 misdemeanor.

F. Any person prohibited from operating a motor vehicle under subsection B may, solely in the course of his employment, operate a motor vehicle which is owned or provided by his employer without installation of an ignition interlock system, if the court expressly permits such operation as a condition of a restricted license. This subsection shall not apply if such employer is an entity wholly or partially owned or controlled by the person otherwise prohibited from operating a vehicle without an ignition interlock system.

69 G. The Commission shall promulgate such regulations and forms as are necessary to implement the 70 procedures outlined in this section.