SECOND REGULAR SESSION

SENATE BILL NO. 1216

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR WASHINGTON.

KRISTINA MARTIN, Secretary

AN ACT

To amend chapter 557, RSMo, by adding thereto one new section relating to a driving while intoxicated diversion program.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 557, RSMo, is amended by adding thereto 2 one new section, to be known as section 557.520, to read as 3 follows: 557.520. 1. For purposes of this section, the following terms shall mean: 2 3 (1)"Bypass", failure to take a breath test performed 4 by the driver upon a certified ignition interlock device at 5 random intervals after the initial engine startup breath 6 test and while the vehicle's motor is running or failure to 7 take a breath retest with a breath alcohol concentration not 8 exceeding two-hundredths of one percent by weight of alcohol 9 in such person's blood; 10 (2) "Failed start", any attempt to start the vehicle 11 with a breath alcohol concentration exceeding three-

12 hundredths of one percent by weight of alcohol in such 13 person's blood, unless a subsequent test performed within 14 ten minutes registers a breath alcohol concentration not 15 exceeding two-hundredths of one percent by weight of alcohol 16 in such person's blood;

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(3) "Vehicle", any mechanical device on wheels,
designed primarily for use, or used, on highways, not
including motorcycles.

20 2. In any criminal case involving an intoxicated-21 related traffic offense, the judge presiding over the 22 criminal case may divert the criminal case to a driving 23 while intoxicated (DWI) diversion program if the defendant 24 meets the following criteria for eligibility into the 25 driving while intoxicated diversion program:

(1) The defendant has not previously been convicted of
any violation of driving a vehicle with eight-hundredths of
one percent or more by weight of alcohol in such person's
blood;

30 (2) The defendant is not currently enrolled in, and
31 has not in the previous ten years completed, a diversion
32 program pursuant to this section;

33 (3) The defendant does not hold a commercial driver's
 34 license; and

35 (4) The offense did not occur while operating a
 36 commercial vehicle.

37 3. The court may continue a diverted case involving an 38 intoxicated-related traffic offense for a period not to 39 exceed twenty-four months and order the defendant to comply 40 with terms, conditions, or requirements that the court deems 41 appropriate based on the specific situation of the defendant.

42 **4**. The DWI diversion plan shall be for a specified 43 period and be in writing. The court has the sole authority 44 to develop diversionary program requirements, but shall 45 require installation of an ignition interlock device for a 46 period of not less than one year, and other terms deemed 47 necessary by the court.

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48 5. The court shall notify the defendant that he or she 49 is required to install a functioning, certified ignition 50 interlock device on any vehicle that the person operates and 51 the person is prohibited from operating a motor vehicle unless that vehicle is equipped with a functioning, 52 53 certified ignition interlock device pursuant to this 54 section. These requirements shall be in addition to any 55 other provisions of this chapter or chapter 302 requiring 56 installation and maintenance of an ignition interlock 57 device. Any person required to use an ignition interlock device shall comply with such requirement subject to the 58 59 penalties provided by section 577.599.

The department of revenue shall inform the 60 6. 61 defendant of the requirements of this section, including the 62 term for which the person is required to have a certified ignition interlock device installed and shall notify the 63 64 person that installation of a functioning, certified ignition interlock device on a vehicle does not allow the 65 person to drive without a valid driver's license. 66 The department shall record the mandatory use of the device for 67 the term required and the time when the device is required 68 to be installed pursuant to the court order. 69 A person who 70 is so notified by the department shall do all of the 71 following:

(1) Arrange for each vehicle operated by the person to
be equipped with a functioning, certified ignition interlock
device by a certified ignition interlock device provider as
determined by the department;

76 (2) Provide to the department proof of installation by
 77 submitting a verification of installation which shall be
 78 developed by the department;

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79 (3) Pay a fee, as determined by the department, that
80 is sufficient to cover the costs of administration of this
81 section; and

(4) Arrange for each vehicle with a functioning,
certified ignition interlock device to be serviced by the
installer at least once every sixty days for the installer
to recalibrate and monitor the operation of the device.

86 7. The certified ignition interlock device provider
87 shall notify the department:

(1) If the device is removed or indicates that the
person has attempted to remove, bypass, or tamper with the
device;

91 (2) If the person fails three or more times to comply
92 with any requirement for the maintenance or calibration of
93 the ignition interlock device; or

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(3) If the device registers a failed start.

95 If a person has any failed start that occurs within the last 96 sixty days of the required period of installation of the 97 ignition interlock device, the term shall be extended for a 98 period of ninety days.

99 8. After the completion of the DWI diversion program 100 and if the defendant has complied with all the imposed terms 101 and conditions, the court shall dismiss the criminal case 102 against the defendant, record the dismissal, and transmit 103 the record to the Missouri uniform law enforcement system 104 (MULES).

9. If the defendant is not complying with the terms and conditions of the DWI diversion program, after notice to the defendant, the court shall hold a hearing to determine whether the criminal proceedings should be reinstituted. If the court finds that the defendant has not complied with the

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110 terms and conditions of the diversion program, the court may 111 end the diversion program and order the criminal proceedings 112 reinstituted.

10. Any defendant who is found guilty of any
intoxicated-related traffic offense and who has previously
utilized the DWI diversion program pursuant to this section,
shall be considered a prior offender as defined in section
577.001.

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