1999 DRAFTING REQUEST

Bill

Received: 05/	27/99	Received By: nelsorpl
Wanted: Soor	1	Identical to LRB:
For: Senate C	Chief Clerk	By/Representing: Donna
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Subject:	Drunk Driving - alcohol level Drunk Driving - penalties Drunk Driving - procedures Criminal Law - miscellaneous Beverages - miscellaneous	Extra Copies:

Pre Topic:

No specific pre topic given

Topic:

Drunk driving and underage drinking penalties and procedures

Instructions:

See Attached

Drafting History:

Vers.	Drafted	<u>Reviewed</u>	<u>Typed</u>	Proofed	Submitted	Jacketed	Required
/?	nelsorp 1 05/27/99						
/1		gilfokm 05/27/99	haugeca 05/27/99		lrb-docadmin 05/28/99	lrb-docadmi 05/28/99	in

FE Sent For:

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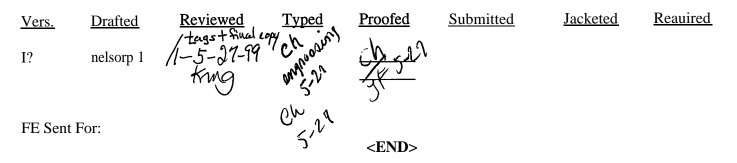
Topic:

Drunk driving and underage drinking penalties and procedures

Instructions:

See Attached

Drafting History:



98290652

ASSEMBLY BILL 221 (LRB-2141) An Act to repeal 346.65 (6) (a) 2.; to renumber 343.305 (10m), 940.09 (Id) and 940.25 (Id); to renumber and amend 343.10 (6), 343.21 (1) (j) and 346.65 (6) (a) 1.; to amend 125.07 (4) (bs), 125.07 (4) (c), 125.07 (4) (e) 2. (intro.), 340.01 (46m) (b), 342.12 (4) (a), 342.12 (4) (c) 1. (intro.), 343.10 (5) (a) 3., 343.30 (1q) (b) 3., 343.30 (1q) (b) 4., 343.30 (6) (b), 343.305 (10) (b) 3., 343.305 (10) (b) 4., 343.31 (3) (bm) 3., 343.31, (3) (bm) 4., 343.31 (3) (c), 343.31 (3) (e), 343.31 (3) (f), 346.65 (2) (b), 346.65 (2) (c), 346.65 (2) (d), 346.65 (2) (e), 346.65 (2e), 346.65 (2g) (a), 346.65 (6) (a) 2m., 346.65 (6) (c), 346.65 (6) (d), 346.95 (2), 938.344 (2) (intro.), 938.344 (2) (c), 938.344 (2b), 938.344 (2d) (c) and 971.17 (1); to create 20.395 (5) (er), 85.55, 340.01 (46m) (c), 343.10 (6) (b), 343.21 (1) (j) 2., 343.30 (1q) (b) 4p., 343.305 (10m) (a), 343.31 (3) (bm) 4p., 346.65 (2) (g), 346.65 (6) (a) Id., 346.93 (2g), 940.09 (Id) (a), 940.25 (lc) and 940.25 (ld) (a) of the statutes; and to affect 1997 Wisconsin Act 84, section 2, 1997 Wisconsin Act 84, section 3, 1997 Wisconsin Act 84, section 4, 1997 Wisconsin Act 84, section 5, 1997 Wisconsin Act 84, section 30, 1997 Wisconsin Act 84, section 31, 1997 Wisconsin Act 84, section 160, 1997 Wisconsin Act 84, section 161 and 1997 Wisconsin Act 84, section 162; relating to: operating a motor vehicle while under the influence of an intoxicant or drugs, or both; installation of an ignition interlock device in cases involving intoxicated operation of a motor vehicle; seizure of motor vehicles for offenses related to driving while under the influence of an intoxicant; the prohibited alcohol concentration related to operating a motor vehicle while under the influence of an intoxicant; creating a safe-ride grant program; certain alcohol beverage offenses committed by persons under the legal drinking age; making an appropriation; and providing penalties. (FE) 1999 03-16. A. Introduced by Representatives Stone, Foti, Ladwig, Ward, Ziegelbauer, Klusman, Owens, Staskunas, Kelso, Leibham, Urban, Vrakas, Goetsch, Hutchison and Kreibich; cosponsored by Senators Shibilski, Roessler, Drzewiecki, Huelsman and Darling. A. Read first time and referred to committee on Highway 03-16. Safety 113 03-17. A. Public hearing held . 03-23. A. Fiscal estimate received . 04-01. A. Fiscal estimate received . 04-05. A. Fiscal estimate received . 04-14. A. Executive action taken . 04-14. A. Assembly amendment 1 offered by committee on Highway Safety council on Highway Safety

149

04-14. A. Assembly amendment 2 offered by committee on Highway Safety council on Highway Safety

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149			(LRB a0278)
C)4-14.	A.	Assembly amendment 3 offered by committee on Highway Safety council on Highway Safety (LRB a0227)
149 C)4-14.	A.	Assembly amendment 4 offered by committee on Highway Safety council on Highway Safety (LRB a0269)
)4-22.	A.	Report Assembly amendment 1 adoption recommended by committee on Highway Safety, Ayes 7, Noes 0
152 (152)4-22.	A.	Report Assembly amendment 2 adoption recommended by committee on Highway Safety, Ayes 7, Noes 0
)4-22.	A.	Report Assembly amendment 3 adoption recommended by committee on Highway Safety, Ayes 7, Noes 0
)4-22.	A.	Report Assembly amendment 4 adoption recommended by committee on Highway Safety, Ayes 7, Noes 0
()4-22.	A.	Report passage as amended recommended by committee on Highway Safety, Ayes 6, Noes 1
152 (152)4-22.	Α.	Referred to joint committee on Finance
((()4-22.)4-23.)5-03.)5-13.	Α.	<pre>Fiscal estimate received . Fiscal estimate received . Fiscal estimate received . Assembly amendment 5 offered by Representatives Ladwig, Stone and Foti (LRB a0399)</pre>
(Executive action taken . Assembly substitute amendment 1 offered by committee on Finance joint committee on Finance (LRB s0074)
)5-13.	A.	Report Assembly substitute amendment 1 adoption recommended by joint committee on Finance, Ayes 16, Noes 0
	05-13.	Α.	Report passage as amended with emergency statement attached recommended by joint committee on Finance , Ayes 15, Noes 1
	05-13.	A.	Referred to committee on Rules
188 ((05-13. 0 5-19.	А. А.	Placed on calendar 5-19-99 by committee on Rules . Assembly substitute amendment 2 offered by Representatives Stone, Ladwig and Foti (LRB s0075).

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200	05-19.	Α.	Read a second time
	05-19.	A.	Placed on the calendar of 5-19-99 following Assembly Bill 300
	05-19.	Α.	Assembly amendment 1 to Assembly substitute amendment 2 offered by Representatives Stone and Huber (LRB a0453)
	05-19.	Α.	Assembly amendment 1 to Assembly substitute amendment 2 adopted
202 202	05-19.	Α.	Assembly substitute amendment 2 adopted
-	05-19.	Α.	Ordered to a third reading
	05-19.	Α.	Rules suspended
	05-19.	A.	Read a third time and passed, Ayes 96, Noes 3
	05-19.	A.	Ordered immediately messaged
		s.	Received from Assembly
156		s.	Read first time and referred to committee on Insurance, Tourism, Transportation and Corrections .
157			

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(Date) <u>5/27</u> ,	<u>97</u> – Printed by div	ection of _	<u>SENATEC</u> HIEF CLERK
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ASSEMBLY SUBSTITUTE AMENDMENT 2, TO 1999 ASSEMBLY BILL 221

May 19, 1999 - Offered by Representatives STONE, LADWIG and FOTI.

AN ACT tore346165 (6) (a) 2. and 800.03 (4); to renumber 343.305 (10m), 1 940.09 (Id) and 940.25 (Id); to renumber and amend 346.65 (6) (a) 1.: to 2 3 amend 20.435 (6) (hx), 66.12 (1) (b), 85.53 (3), 125.07 (4) (bs), 125.07 (4) (c), 125.07 (4) (e) 2. (intro.), 165.83 (2) (e), 340.01 (46m) (b), 342.12 (4) (a), 342.12 4 5 (4) (c) 1. (intro.) 343.10 (5) (a) 3., 343.30 (6) (b), 346.65 (2) (b), 346.65 (2) (c), 6 346.65 (2) (d), 346.65 (2) (e), 346.65 (2e), 346.65 (2g) (a), 346.65 (2g) (b), 346.65 7 (2g)(c), 346.65(6)(a) 2 m., 346.65(6)(c), 346.65(6)(d), 346.655(1), 346.655(2)(a), 346.655 (2) (b), 346.95 (2), 938.344 (2) (intro.), 938.344 (2) (c), 938.344 (2b) 8 9 and **938.344** (2d) (c); to create 20.395 (5) (ek), 51.30 (4) (b) 25., 85.55, 110.10, 10 303.065 (2m), 303.08 (1) (cg), 303.08 (1) (cm), 303.08 (10m), 340.01 (46m) (c), 11 343.305 (10m) (a), 346.65 (2) (g), 346.65 (2g) (ag), 346.65 (6) (a) Id., 346.93 (2g), 12 940.09 (1d) (a), 940.25 (lc) and 940.25 (1d) (a) of the statutes; and to affect 1997 13 Wisconsin Act 84, section 2, 1997 Wisconsin Act 84, section 3, 1997 Wisconsin

1 Act 84, section 4, 1997 Wisconsin Act 84, section 5, 1997 Wisconsin Act 84, 2 section 30, 1997 Wisconsin Act 84, section 31, 1997 Wisconsin Act 84, section 3 160, 1997 Wisconsin Act 84, section 161 and 1997 Wisconsin Act 84, section 162; 4 relating to: operating a motor vehicle while under the influence of an 5 intoxicant or drugs, or both; installation of an ignition interlock device in cases 6 involving intoxicated operation of a motor vehicle; seizure of motor vehicles for 7 offenses related to driving while under the influence of an intoxicant; the 8 prohibited alcohol concentration related to operating a motor vehicle while 9 under the influence of an intoxicant; restrictions on prisoner release from jail 10 or prison; creating a safe-ride grant program; creating an ignition interlock 11 device program; pretrial intoxicated driver intervention grants; requiring a 12 report on incarceration alternatives; certain alcohol beverage offenses 13 committed by persons under the legal drinking age; appearance before a 14 municipal court; granting rule-making authority; making appropriations; and 15 providing penalties.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

16 **SECTION 1.** 20.395 (5) (ek) of the statutes is created to read:

- *20.395 (5)* (ek) *Safe-ride grant program; state funds.* From the general fund,
 all moneys transferred from the appropriation account under s. 20.435 (6) (hx) for the
 purpose of awarding grants under s. 85.55.
- 20 **SECTION** 2. 20.435 (6) (hx) of the statutes is amended to read:

21 20.435 (6) (hx) Services related to drivers, receipts. The amounts in the 22 schedule for services related to drivers. All moneys received by the state treasurer 23 from the driver improvement surcharge on court fines and forfeitures authorized

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1	under s. 346.655 shall be credited to this appropriation. The secretary of
2	administration shall annually transfer to the appropriation account under s. 20.395
3	(5) (di) 31.29% 30.12% of a1 moneys credited to this appropriation. The secretary of
4	administration shall annually transfer to the annronriation account under s. 20.395
5	(5) (ek) 3.76% of all moneys credited to this appropriation. The moneys remaining
6	may be transferred to sub. (7) (hy) and ss. 20.255 (1) (hm), 20.285 (1) (ia), 20.395 (5)
7	(ci) and 20.455 (5) (h) by the secretary of administration after consultation with the
8	secretaries of health and family services and transportation, the superintendent of
9	public instruction, the attorney general and the president of the university of
10	Wisconsin system.
11	SECTION 3. 51.30 (4) (b) 25. of the statutes is created to read:
12	51.30 (4) (b) 25. To the department of corrections or to a sheriff, to determine
13	if a person incarcerated is complying with the assessment or the driver safety plan
14	ordered under s. 343 .30 (lq) (c).
15	SECTION 4. 66.12 (1) (b) of the statutes is amended to read:
16	66.12 (1) (b) Local ordinances, except as provided in this paragraph or ss.
17	345.20 to 345.53, may contain a provision for stipulation of guilt or no contest of any
18	or all violations under those ordinances, and may designate the manner in which the
19	stipulation is to be made and fix the penalty to be paid. When a person charged with
20	a violation for which stipulation of guilt or no contest is authorized makes a timely
21	stipulation and pays the required penalty and pays the penalty assessment imposed
22	by s. 165.87, the jail assessment imposed by s. 302.46 (1), the crime laboratories and
23	drug law enforcement assessment imposed by s. 165.755 and any applicable
24	

25 person need not appear in court and no witness fees or other additional costs may be

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taxed unless the local ordinance so provides. A court appearance is required for a 1 2 violation of a local ordinance in conformity with s. 346.63-(1). The official receiving 3 the penalties shall remit all moneys collected to the treasurer of the city, village, town sanitary district or public inland lake protection and rehabilitation district in whose 4 5 behalf the sum was paid, except that all jail assessments shall be remitted to the 6 county treasurer, within 20 days after its receipt by him or her; and in case of any 7 failure in the payment, the treasurer may collect the payment of the officer by action, 8 in the name of the office, and upon the official bond of the officer, with interest at the 9 rate of 12% per year from the time when it should have been paid. In the case of the 10 penalty assessment imposed by s. 165.87, the crime laboratories and drug law 11 enforcement assessment imposed by s. 165.755, the driver improvement surcharge imposed by s. 346.655 (1) and any applicable domestic abuse assessment imposed by 12 13 s. 973.055 (1), the treasurer of the city, village, town sanitary district or public inland 14 lake protection and rehabilitation district shall remit to the state treasurer the sum 15 required by law to be paid on the actions so entered during the preceding month on 16 or before the first day of the next succeeding month. The governing body of the city, 17 village, town sanitary district or public inland lake protection and rehabilitation 18 district shall by ordinance designate the official to receive the penalties and the 19 terms under which the official shall qualify.

20

SECTION 5. 85.53 (3) of the statutes is amended to read:

85.53 (3) Grants under this section shall be paid from the appropriation under
s. 20.395 (5) (jr). The amount of a grant may not exceed 80% of the amount expended
by an eligible applicant for services related to the program. The total amount of
grants awarded under this section may not exceed \$500,000.

25

SECTION 6. 85.55 of the statutes is created to read:

1	85.55 Safe-rid	e grant program. The department may award grants to any
2	county or municipalil	to cover the costs of transporting persons suspected of having
3	a prohibited alcohol (mcentration, as defined in s. 340.01 (46m), from any premises
4	licensed under ch. 1	5 to sell alcohol beverages to their places of residence. The
5	amount of a grant u	der this section may not exceed 50% of the costs necessary to
6	provide the service.	The liability of a provider of a safe-ride program to persons
7	transported under th	program is limited to the amounts required for an automobile
8	liability policy under	3. 344.15 (1). Grants awarded under this section shall be paid
9	from the appropriati	n under s. 20.395 (5) (ek).
10	SECTION 7. 110	10 of the statutes is created to read:
11	110.10 Igniti)n interlock device program. The department shall
12	promulgate rules pro	riding for the implementation of a statewide ignition interlock
13	device program. The	rules shall include provisions regarding all of following:
14	(1) The selection	n of persons to install, service and remove ignition interlock
15	devices from motor v	hicles.
16	(2) The period:	review of the fees charged to the owner of a vehicle for the
17	installation, service	nd removal of an ignition interlock device.
18	(3) Requiring	gnition interlock device providers operating in this state to
19	establish pilot progr	ms involving the voluntary use of ignition interlock devices.
20	(4) Requiring	gnition interlock device providers operating in this state to
21	provide the departmc	nt and law enforcement agencies designated by the department
22	with installation, se	vice, tampering and failure reports in a timely manner.
23	SECTION 8. 12 {	.07 (4) (bs) of the statutes is amended to read:
24	125.07 (4) (bs) ,	ny person violating par. (a) is subject to the 1000 ling penalties
25	shall be nenalized ac	<u>follows</u> :

- 5 -

1	1. For a first violation, the person's operating privilege shall be suspended
2	under s. 343.30 (6) (b) 1. In addition. the nerson is subiect to a forfeiture of not less
3	than \$250 nor more than \$500, suspension of the person's operating privilege as
4	provided under s. 343.30 (6) (b) 1., participation in a supervised work program or
5	other community service work under par. (cg) or any combination of these penalties.
6	2. For a violation committed within 12 months of a previous violation, <u>the</u>
7	person's operating nrivilege shall be susnended under s. 343.30 (6) (b) 2. In addition,
8	the person is subject to either a forfeiture of not less than \$300 nor more than \$500,
9	suspension of the person's operating privilege as provided under s. 343.30 (6) (b) 2.,
10	participation in a supervised work program or other community service work under
11	par. (cg) or any combination of these penalties.
12	3. For a violation committed within 12 months of 2 previous violations, <u>the</u>
13	person's oneratine privilege shall be susnended under s. 343.30 (6) (b) 3. In addition.
14	the person is subject to either a forfeiture of not less than \$500 nor more than \$750,
15	revocation of the person's operating privilege under s. 343.30 (6)(b) 3., participation
16	in a supervised work program or other community service work under par. (cg) or any
17	combination of these penalties.
18	4. For a violation committed within 12 months of 3 or more previous violations,
19	the nerson's onerating nrivilege shall be susnended under s. 343.30 (6) (b) 3. In
20	addition. the nerson is subiect to either a forfeiture of not less than \$750 nor more
21	than \$1,000, revocation of the person's operating privilege under s. 343.30(s) (b) 3.,
22	participation in a supervised work program or other community service work under
23	par. (cg) or any combination of these penalties.
24	SECTION 9. 125.07 (4) (c) of the statutes is amended to read:

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1 125.07 (4) (c) Any person violating par. (b) is subject to the following penalties
 2 shall be penalized as follows:

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3 1. For a first violation, the nerson's operating privilege shall be suspended 4 under s. 343.30 (6) (b) 1. In addition. the nerson is subject to a forfeiture of not less 5 than \$100 nor more than \$200, suspension of the person's operating privilege as 6 provided under s. 343.30 (G) (b) 1., participation in a supervised work program or 7 other community service work under par. (cg) or any combination of these penalties. 2. For a violation committed within 12 months of a previous violation, the 8 9 person's operating privilege shall be susnended under s. 343.30 (6) (b) 2. In addition. 10 the person is subject to either a forfeiture of not less than \$200 nor more than \$300, 11 suspension of the person's operating privilege as provided under s. 343.30 (6) (b) 2., 12 participation in a supervised work program or other community service work under 13 par. (cg) or any combination of these penalties.

3. For a violation committed within 12 months of 2 previous violations, <u>the</u> person's oneratina nrivileae shall be susnended under s. 343.30 (6) (b) 3. In addition, the person is subject to either a forfeiture of not less than \$300 nor more than \$500, <u>revocation of the person's operating privilege under s. 343.30 (6) (b) 3.</u>, participation in a supervised work program or other community service work under par. (cg) or any combination of these penalties.

4. For a violation committed within 12 months of 3 or more previous violations,
the nerson's onerating privilege shall be susnended under s. 343.30 (6) (b) 3. In
addition. the nerson is subject to either a forfeiture of not less than \$500 nor more
than \$1,000, revocation of the person's operating privilege under s. 343.30 (6) (b) 3.,
participation in a supervised work program or other community service work under
par. (cg) or any combination of these penalties.

SECTION 10. 125.07 (4) (e) 2. (intro.) of the statutes is amended to read:

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125.07 (4) (e) 2. (intro.) After ordering a penalty under par. (bs) or (c), the court,
with the agreement of the defendant, may enter an additional order staying the
execution of the penalty order and suspending or modifying the penalty imposed,
<u>except that the court may not stay. susnend or modify the susnension of a nerson's</u>
<u>operating privilege reauired under nar. (bs) or (c)</u>. The order under this subdivision
shall require the defendant to do any of the following:

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SECTION 11. 165.83 (2) (e) of the statutes is amended to read:

9 165.83 (2) (e) Obtain and file a copy or detailed description of each arrest 10 warrant issued in this state for the offenses under par. (a) or s. 800.03 (4) but not 11 served because the whereabouts of the person named on the warrant is unknown or 12 because that person has left the state. All available identifying data shall be 13 obtained with the copy of the warrant, including any information indicating that the 14 person named on the warrant may be armed, dangerous or possessed of suicidal 15 tendencies.

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SECTION 12. 303.065 (2m) of the statutes is created to read:

17 303.065 (2m) The department may not grant work release privileges to a 18 prisoner who is imprisoned for a violation of s. 346.63 (1), (2), (5) or (6) and who fails 19 to obtain the assessment or to comply with the driver safety plan ordered under s. 20 343.30 (lq) (c) related to the violation for which he or she was imprisoned. This 21 subsection does not apply if the prisoner does not have sufficient funds to make any 22 payments necessary to obtain the assessment or to comply with the driver safety 23 plan.

SECTION 13. 303.08 (1) (cg) of the statutes is created to read:

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1 303.08 (1) (cg) Attendance at an assessment ordered by a court under s. 343.30 2 (1q)(c);3 **SECTION** 14. 303.08 (1) (cm) of the statutes is created to read: 4 303.08 (1) (cm) Attendance at a treatment program required by a driver safety 5 plan under s. 343.30 (1q) (c); 6 **SECTION** 15. 303.08 (10m) of the statutes is created to read: 7 303.08 (10m) The sheriff may not permit a prisoner who is imprisoned for a 8 violation of s. 346.63 (1), (2), (5) or (6) to leave the jail under sub. (1) if the prisoner 9 fails to obtain the assessment or to comply with the driver safety plan ordered under 10 s. 343.30 (lq) (c). This subsection does not apply if the prisoner does not have 11 sufficient funds to make any payments necessary to obtain the assessment or to 12 comply with the driver safety plan. 13 **SECTION** 16. **340.01** (46m) (b) of the statutes is amended to read: 14 340.01 (46m) (b) If the person has 2 or more prior convictions, suspensions or 15 revocations, as counted under s. 343.307 (1), an alcohol concentration of 0.08 or more. 16 **SECTION** 17. 340.01 (46m) (c) of the statutes is created to read: 17 340.01 (46m) (c) If the person has 3 or more prior convictions, suspensions or 18 revocations, as counted under s. 343.307 (1), an alcohol concentration of more than 19 0.02. 20 **SECTION 18.** 342.12 (4) (a) of the statutes is amended to read: 21 342.12 (4) (a) The district attorney shall notify the department when he or she 22 files a criminal complaint against a person who has been arrested for violating s. 23 346.63 (1) or (2), 940.09 (1) or 940.25 and who has 2 or more prior convictions. 24 suspensions or revocations, as counted under s. 343.307 (1). Except as provided 25 under par. (c), the department may not issue a certificate of title transferring

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ownership of any motor vehicle owned by the person upon receipt of a notice under
 this subsection until the court assigned to hear the criminal complaint issues an
 order permitting the department to issue a certificate of title.

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SECTION 19. 342.12 (4) (c) 1. (intro.) of the statutes is amended to read:

5 342.12 (4) (c) 1. (intro.) The department shall issue a certificate of title 6 transferring ownership of a motor vehicle that was owned by a person who has 7 received a notice of intent to revoke the person's operating privilege under s. 343.305 8 (9) (a) or has been arrested for violating s. 346.63 (1) or (2), 940.09 (1) or 940.25 and 9 who has 2 or more prior convictions, suspensions or revocations, as counted under 10 s. 343.307 (1) if all of the following conditions are met:

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SECTION 20. 343.10 (5) (a) 3. of the statutes is amended to read:

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343.10 (5) (a) 3. If the applicant has 2 or more prime residuence, suspensions or revocations, as counted under s. 343.307 (1), the The occupational license of the applicant shall restrict the applicant's operation under the occupational license to vehicles that are equipped with a functioning ignition interlock device if the court has ordered under s. 346.65 (6) (a) **1**. 1d. or lg. that a motor vehicle owned by the person be equipped with an ignition interlock device. A person to whom a restriction under this subdivision applies violates that restriction if he or she requests or permits another to blow into an ignition interlock device or to start a motor vehicle equipped with an ignition interlock device for the purpose of providing the person an

operable motor vehicle without the necessity of first submitting a sample of his or her breath to analysis by the ignition interlock device. If the occupational license restricts the applicant's operation to a vehicle that is equipped with an ignition interlock device, the applicant shall be liable for the reasonable costs of equipping the vehicle with the ignition interlock device.

1	SECTION 21. 343.30 (6) (b) of the statutes is amended to read:
2	343.30 (6) (b) If Whenever a court imposes suspension or revocation of a
3	person's operating privilege under s. 125.07 (4) <u>(bs) or</u> (c) or 938.344 (2), (2b) or (2d),
4	the suspension or revocation imposed shall be one of the following:
5	1. For a first violation, suspension for 30 to 90 days not less than 6 months nor
6	more than one year.
7	2. For a violation committed within 12 months of a previous violation,
8	suspension for not more <u>less</u> than one year <u>nor more than 18 months.</u>
9	3. For a violation committed within 12 months of 2 or more previous violations,
10	revocation <u>susnension</u> for not more <u>less</u> than 2 years <u>nor more than 5 vears.</u>
11	SECTION 22. 343.305 (10m) of the statutes is renumbered 343.305 (10m) (b).
12	SECTION 23. 343.305 (10m) (a) of the statutes is created to read:
13	343.305 (10m) (a) If the person's operating privilege is revoked under sub. (10),
14	the procedure under s. 346.65 (6) shall be followed regarding the equipping of a motor
15	vehicle owned by the person with an ignition interlock device.
16	SECTION 24. 346.65 (2) (b) of the statutes is amended to read:
17	346.65 (2) (b) Except as provided in par. <u>pars.</u> (f) and <u>(g)</u> , shall be fined not less
18	than \$300 nor more than \$1,000 and imprisoned for not less than 5 days nor more
19	than 6 months if the total number of suspensions, revocations and convictions
20	counted under s. 343.307 (1) equals 2 within a lo-year period. Suspensions,
21	revocations or convictions arising out of the same incident or occurrence shall be
22	counted as one.
23	SECTION 25. 346.65 (2) (c) of the statutes is amended to read:

346.65 (2) (c) Except as provided in par. pars. (f) and (g), shall be fined not less
than \$600 nor more than \$2,000 and imprisoned for not less than 30 days nor more

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than one year in the county jail if the total number of suspensions, revocations and
convictions counted under s. 343.307 (1) equals 3, except that suspensions,
revocations or convictions arising out of the same incident or occurrence shall be
counted as one.

- 12 -

SECTION 26. 346.65 (2) (d) of the statutes is amended to read:

6 346.65 (2) (d) Except as provided in par. pars. (f) and (g), shall be fined not less
7 than \$600 nor more than \$2,000 and imprisoned for not less than 60 days nor more
8 than one year in the county jail if the total number of suspensions, revocations and
9 convictions counted under s. 343.307 (1) equals 4, except that suspensions,
10 revocations or convictions arising out of the same incident or occurrence shall be
11 counted as one'.

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SECTION 27. 346.65 (2) (e) of the statutes is amended to read:

13 346.65 (2) (e) Except as provided in par. pars. (f) and (g), shall be fined not less
14 than \$600 nor more than \$2,000 and imprisoned for not less than 6 months nor more
15 than 5 years if the total number of suspensions, revocations and convictions counted
16 under s. 343.307 (1) equals 5 or more, except that suspensions, revocations or
17 convictions arising out of the same incident or occurrence shall be counted as one.

18 SECTION 28. 346.65 (2) (g) of the statutes is created to read:

19 346.65 (2) (g) 1. If a person convicted had an alcohol concentration of 0.15 to
20 0.199, the applicable minimum and maximum fines under pars. (b) to (e) are doubled.

- 21 2. If a person convicted had an alcohol concentration of 0.20 to 0.249, the
 22 applicable minimum and maximum fines under pars. (b) to (e) are tripled.
- 3. If a person convicted had an alcohol concentration of 0.25 or above, the
 applicable minimum and maximum fines under pars. (b) to (e) are quadrupled.

25 SECTION 29. 346.65 (2e) of the statutes is amended to read:

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1 346.65 (2e) If the court determines that a person does not have the ability to 2 pay the costs and fine or forfeiture imposed under sub. (2) (a), (b), (c), (d), (e) Θr , (f) 3 or (g), the court may reduce the costs, fine and forfeiture imposed and order the 4 person to pay, toward the cost of the assessment and driver safety plan imposed 5 under s. 343.30 (lq) (c), the difference between the amount of the reduced costs and 6 fine or forfeiture and the amount of costs and fine or forfeiture imposed under sub. 7 (2) (a), (b), (c), (d), (e) Θr , (f) or (g).

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SECTION 30. 346.65 (2g) (a) of the statutes is amended to read:

9 346.65 (2g) (a) In addition to the authority of the court under s. 973.05 (3) (a) 10 to provide that a defendant perform community service work for a public agency or 11 a nonprofit charitable organization in lieu of part or all of a fine imposed under sub. 12 (2) (b) to (f) (g) and except as provided in par. (ag), the court may provide that a 13 defendant perform community service work for a public agency or a nonprofit 14 charitable organization in lieu of part or all of a forfeiture under sub. (2) (a) or may 15 require a person who is subject to sub. (2) to perform community service work for a 16 public agency or a nonprofit charitable organization in addition to the penalties specified under sub. (2). 17

18 (am) Notwithstanding s. 973.05 (3) (b), an order under par. (a) or (ag) may only 19 apply if agreed to by the organization or agency. The court shall ensure that the 20 defendant is provided a written statement of the terms of the community service 21 order and that the community service order is monitored. Any organization or 22 agency acting in good faith to which a defendant is assigned pursuant to an order 23 under this subsection has immunity from any civil liability in excess of \$25,000 for $\mathbf{24}$ acts or omissions by or impacting on the defendant. The issuance or possibility of the 25issuance of a community service order under this subsection does not entitle an _ _

indigent defendant who is subject to sub. (2) (a) to representation by counsel under
 ch. 977.

SECTION 31. 346.65 (2g) (ag) of the statutes is created to read:

- 14 -

4 346.65 (2g) (ag) If the court determines that a person does not have the ability 5 to pay a fine imposed under sub. (2) (b) to (g), the court shall require the defendant 6 to perform community service work for a public agency or a nonprofit charitable organization in lieu of paying the fine imposed or, if the amount of the fine was 7 8 reduced under sub. (2e), in lieu of paying the remaining amount of the fine. Each 9 hour of community service performed in compliance with an order under this 10 paragraph shall reduce the amount of the fine owed by an amount determined by the 11 court.

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SECTION 32. 346.65 (2g) (b) of the statutes is amended to read:

13 346.65 (2g) (b) The court may require a person ordered to perform community 14 service work under par. (a) or (ag), or under s. 973.05 (3) (a) if that person's tine resulted fromviolating s. 346.63 (2), 940.09 (1) or 940.25, to participate in community 15 16 service work that demonstrates the adverse effects of substance abuse or of operating 17 a vehicle while under the influence of an intoxicant or other drug, including working 18 at an alcoholism treatment facility approved under s. 51.45, an emergency room of 19 a general hospital or a driver awareness program under s. 346.637. The court may 20 order the person to pay a reasonable fee, based on the person's ability to pay, to offset 21 the cost of establishing, maintaining and monitoring the community service work 22 ordered under this paragraph. If the opportunities available to perform community 23 service work are fewer in number than the number of defendants eligible under this 24 subsection, the court shall, when making an order under this paragraph, give 25 preference to defendants who were under 21 years of age at the time of the offense.

All provisions of par. (a) (am) apply to any community service work ordered under
 this paragraph.

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SECTION 33. 346.65 (2g) (c) of the statutes is amended to read:

4 346.65 (2g) (c) If there was a minor passenger under 16 years of age in the 5 motor vehicle or commercial motor vehicle at the time of the violation that gave rise 6 to the conviction, the court may require a person ordered to perform community 7 service work under par. (a) or (ag), or under s. 973.05 (3) (a) if that person's fine 8 resulted from violating s. 346.63 (2), (5) (a) or (6) (a), 940.09 (1) or 940.25, to 9 participate in community service work that benefits children or that demonstrates 10 the adverse effects on children of substance abuse or of operating a vehicle while 11 under the influence of an intoxicant or other drug. The court may order the person 12 to pay a reasonable fee, based on the person's ability to pay, to offset the cost of 13 establishing, maintaining and monitoring the community service work ordered 14 under this paragraph.

15 **SECTION** 34. 346.65 (6) (a) 1. of the statutes is renumbered 346.65 (6) (a) lg. and 16 amended to read:

17 346.65 (6) (a) lg. Except as provided in this paragraph, the court may order a 18 law enforcement officer to seize a motor vehicle, or, if the motor vehicle is not ordered 19 seized, shall order a law enforcement officer to equip the motor vehicle with an 20 ignition interlock device or immobilize any motor vehicle owned by the person whose 21 operating privilege is revoked under s. 343.305 (10) or who committed a violation of 22 s. 346.63 (1) (a), (b) or (2) (a) 1. or 2., 940.09 (1) (a), (b), (c) or (d) or 940.25 (1) (a), (b), 23 (c) or (d) if the person whose operating privilege is revoked under s. 343.305 (10) or 24 who is convicted of the violation has 2 or more prior suspensions, revocations or 25 convictions that would be counted under s. 343.307 (1). The court shall not order a

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motor vehicle equipped with an ignition interlock device or immobilized if that would
 result in undue hardship or extreme inconvenience or would endanger the health
 and safety of a person.

- 16 -

SECTION 35. 346.65 (6) (a) 1d. of the statutes is created to read:

5 346.65 (6) (a) **1d.** Except as provided in this subdivision, the court may order 6 a law enforcement officer to equip with an ignition interlock device a motor vehicle 7 owned by the person whose operating privilege is revoked under s. 343.305 (10) or 8 who committed a violation of s. 346.63 (1) (a) or (b) or (2) (a) 1. or **2.**, 940.09 (1) (a), 9 (b), (c) or (d) or 940.25 (1) (a), (b), (c) or (d). The court shall not order a motor vehicle 10 equipped with an ignition interlock device if that would result in undue hardship or 11 extreme inconvenience or would endanger the health or safety of a person,

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SECTION 36. 346.65 (6) (a) 2. of the statutes is repealed.

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SECTION 37. 346.65 (6) (a) 2m. of the statutes is amended to read:

14 346.65 (6) (a) 2m. A person who owns a motor vehicle subject to seizure, 15 equipping with an ignition interlock device or immobilization under this paragraph 16 shall surrender to the clerk of circuit court the certificate of title issued under ch. 342 17 for every motor vehicle owned by the person. The person shall comply with this 18 subdivision within 5 working days after receiving notification of this requirement 19 from the district attorney When a district attorney receives a copy of a notice of 20 intent to revoke the operating privilege under s. 343.305 (9) (a) of a person who has 2 or more convictions, suspensions or revocations, as counted under s. 343.307 (1), 21 22 or when a district attorney notifies the department of the filing of a criminal 23 complaint against a person under s. 342.12 (4) (a), the district attorney shall notify 24 the person of the requirement to surrender all certificates of title to the clerk of circuit 25 court. The notification shall include the time limits for that surrender, the penalty

for failure to comply with the requirement and the address of the clerk of circuit court. The clerk of circuit court shall promptly return each certificate of title surrendered to the clerk of circuit court under this subdivision after stamping the certificate of title with the notation "Per section 346.65 (6) of the Wisconsin statutes, ownership of this motor vehicle may not be transferred without prior court approval". Any person failing to surrender a certificate of title as required under this subdivision shall forfeit not more than \$500.

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SECTION 38. 346.65 (6) (c) of the statutes is amended to read:

9 346.65 (6) (c) The district attorney of the county where the motor vehicle was 10 seized, or of the county where the owner's operating nrivileee was ordered revoked under s. 343.305 (10) or where the owner committed the violation under s. 346.63 (1) 11 12 (a) or (b) or (2) (a) 1, or 2, 940.09 (1) (a) (b) (c) or (d) or 940.25 (1) (a) (b) (c) or (d), shall commence an action to forfeit the motor vehicle within 30 days after the motor 13 14 vehicle is seized. The action shall name the owner of the motor vehicle and all 15 lienholders of record as parties. The forfeiture action shall be commenced by filing 16 a summons, complaint and affidavit of the law enforcement agency with the clerk of 17 circuit court. Upon service of an answer, the action shall be set for hearing within 18 60 days after the service of the answer. If no answer is served or no issue of law or 19 fact joined and the time for that service or joining of issues has expired, the court may 20 render a default judgment as provided in s. 806.02.

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SECTION 39. 346.65 (6) (d) of the statutes is amended to read:

346.65 (6) (d) At the hearing set under par. (c), the state has the burden of
proving to a reasonable certainty by the greater weight of the credible evidence that
the motor vehicle is a motor vehicle owned by a person whose operating privilege was
ordered revoked under s. 343.305 (10) or who committed a violation of s. 346.63 (1)

1	(a) or (b) or (2) (a) 1. or 2., 940.09 (1) (a), (b), (c) or (d) or 940.25 (1) (a), (b), (c) or (d)
2	and , if the seizure is under par. (a) 1., t hat the person had 2 <u>or more</u> prior convictions,
3	suspensions or revocations, as counted under s. 343.307 (1) or, if the seizure is under
4	par. (a) 2., 3 or more prior convictions, suspensions or revocations, as counted under
5	s. 343.307 (1) . If the ,, (c) or (d),, (c) or (d) state fails to meet the burden of proof
6	required under this paragraph, the motor vehicle shall be returned to the owner upon
7	the payment of storage costs.
8	SECTION 40. 346.655 (1) of the statutes is amended to read:
9	346.655 (1) On or after July 1, 1988, if <u>If</u> a court imposes a fine or a forfeiture
10	for a violation of s. 346.63 (1) or (5), or a local ordinance in conformity therewith, or
11	s. 346.63 (2) or (6) or 940.25, or s. 940.09 where the offense involved the use of a
12	vehicle, it shall impose a driver improvement surcharge in an amount of $\$340$ $\$345$
13	in addition to the fine or forfeiture, penalty assessment, jail assessment and crime
14	laboratories and drug law enforcement assessment.
15	SECTION 41. 346.655 (2) (a) of the statutes is amended to read:
16	346.655 (2) (a) Except as provided in par. (b), the clerk of court shall collect and
17	transmit the amount under sub. (1) to the county treasurer as provided in s. 59.40
13	(2) (m). The county treasurer shall then make payment of 37.6% <u>38.5%</u> of the amount
19	to the state treasurer as provided in s. 59.25 (3) (f) 2.
20	SECTION 42. 346.655 (2) (b) of the statutes is amended to read:
21	346.655 (2) (b) If the forfeiture is imposed by a municipal court, the court shall
22	transmit the amount to the treasurer of the county, city, town or village, and that
23	treasurer shall make payment of 37.6% <u>38.5%</u> of the amount to the state treasurer
24	as provided in s. 66.12 (1) (b). The treasurer of the city, town or village shall transmit
25	the remaining 62.4% 61.5% of the amount to the treasurer of the county.

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1	SECTION 43. 346.93 (2g) of the statutes is created to read:
2	346.93 (2g) Any person violating this section may be required to forfeit not less
3	than \$20 nor more than \$400 and shall have his or her operating privilege:
4	(a) For a first violation, suspended under s. 343.30 (6) (b) 1.
5	(b) For a violation committed within 12 months of a previous violation,
6	suspended under s. 343.30 (6) (b) 2.
7	(c) For a violation committed within 12 months of 2 or more previous violations,
8	suspended under s. 343.30 (6) (b) 3.
9	SECTION 44. 346.95 (2) of the statutes is amended to read:
10	346.95 (2) Any person violating s. 346.89 (1) , 346.93 or 346.94 (2), (4) or (7) may
11	be required to forfeit not less than \$20 nor more than \$400.
12	SECTION 45. 800.03 (4) of the statutes is repealed.
13	SECTION 46. 938.344 (2) (intro.) of the statutes is amended to read:
14	938.344 (2) (intro.) If a court finds a juvenile committed a violation under s.
15	125.07 (4) (b) or 125.09 (2), or a local ordinance that strictly conforms to one of those
16	statutes <u>that statute</u> , the court shall order one or any combination of the following
17	penalties:
18	SECTION 47. 938.344 (2) (c) of the statutes is amended to read:
19	938.344 (2) (c) For a violation committed within 12 months of 2 or more
20	previous violations, a forfeiture of not more than \$500, revocation suspension of the
21	juvenile's operating privilege as provided under s. 343.30 (6) (b) 3. or the juvenile's
22	participation in a supervised work program or other community service work under
23	s. 938.34 (5g).
24	SECTION 48. 938.344 (2b) of the statutes is amended to read:

1	938.344 (2b) If a court finds a juvenile committed a violation under s. 125.07
2	(4) (a) <u>or (b)</u> , or a local ordinance which strictly conforms to s. 125.07 (4) (a) or <u>(b)</u> , the
3	court shall order one or any combination of the following penalties:
4	(a) For a first violation, a forfeiture of not less than \$250 nor more than \$500 ,
5	suspension of the juvenile's operating privilege as provided under s. 343.30 (6)(b) 1.
6	or the juvenile's participation in a supervised work program or other community
7	service work under s. 938.34 (5g). <u>In addition to anv nenaltv imnosed under this</u>
8	paragraph, the court shall susnend the iuvenile's onerating privilege as nrovided in
9	<u>s. 343.30 (6) (b) 1.</u>
10	(b) For a violation committed within 12 months of a previous violation, a
11	forfeiture of not less than \$300 nor more than \$500 , suspension of the juvenile's
12	operati ₅ privilege as provided under s. 343-30 (6) (b) 2 or the juvenile's
13	participation in a supervised work program or other community service work under
14	s. 938.34 (5g). In addition to any nenalty imnosed under this paragraph, the court
15	shall susnend the iuvenile's operating privilege as nrovided in s. 343.30 (6) (b) 2.
16	(c) For a violation committed within 12 months of 2 or more previous violations,
17	a for feiture of \$500:
18	. 343.30 (6) (b) 3. or the juvenile's participation in a supervised work program or
19	other community service work under s. 938.34 (5g). <u>In addition to any nenalty</u>
20	imposed under this naraaranh. the court shall suspend the iuvenile's onerating
21	privilege as nrovided in s. 343.30 (6) (b) 3.
22	SECTION 49. 938.344 (2d) (c) of the statutes is amended to read:
23	938.344 (2d) (c) For a violation committed within 12 months of 2 or more
24	previous violations, a forfeiture of \$500, revocation suspension of the juvenile's
25	operating privilege as provided under s. 343.30 (6) (b) 3. or the juvenile's

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participation in a supervised work program or other community service work under
 s. 938.34 (5g).

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SECTION 50. 940.09 (Id) of the statutes is renumbered 940.09 (1d) (b).
SECTION 51. 940.09 (1d) (a) of the statutes is created to read:
940.09 (1d) (a) If a person commits an offense under sub. (1) (a), (b), (c) or (d),
the procedure under s. 346.65 (6) may be followed regarding the equipping of a motor
vehicle owned by the person with an ignition interlock device.

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SECTION 52. 940.25 (1c) of the statutes is created to read:

9 940.25 (lc) If the person convicted under sub. (1) (a), (b), (c) or (d) had any 10 previous suspensions, revocations or convictions that would be counted under s. 11 343.307 (1) and had an alcohol concentration of 0.15 to 0.199, the applicable 12 maximum fine for the conviction under sub. (1) (a), (b), (c) or (d) is doubled. If the person convicted under sub. (1) (a), (b), (c) or (d) had any previous suspensions, 13 14 revocations or convictions that would be counted under s. 343.307 (1) and had an 15 alcohol concentration of 0.20 to 0.249, the applicable maximum fine for the conviction 16 under sub. (1) (a), (b), (c) or (d) is tripled. If the person convicted under sub. (1) (a), 17 (b), (c) or (d) had any previous suspensions, revocations or convictions that would be 18 counted under s. 343.307 (1) and had an alcohol concentration of 0.25 or above, the 19 applicable maximum fine for the conviction under sub. (1) (a), (b), (c) or (d) is quadrupled. 20

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SECTION 53. 940.25 (1d) of the statutes is renumbered 940.25 (1d) (b).

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SECTION 54. 940.25 (1d) (a) of the statutes is created to read:

940.25 (1d) (a) If a person commits an offense under sub. (1) (a), (b), (c) or (d),
the procedure under s. 346.65 may be followed regarding the equipping of a motor
vehicle owned by the person with an ignition interlock device.

리 . I 1 **SECTION** 55. 1997 Wisconsin Act 84, section 2 is repealed. 2 **SECTION** 56. 1997 Wisconsin Act 84, section 3 is repealed. 3 **SECTION** 57. 1997 Wisconsin Act 84, section 4 is repealed. 4 **SECTION** 58. 1997 Wisconsin Act 84, section 5 is repealed. 5 **SECTION** 59. 1997 Wisconsin Act 84, section 30 is repealed. 6 **SECTION** 60. 1997 Wisconsin Act 84, section 31 is repealed. 7 **SECTION** 61. 1997 Wisconsin Act 84, section 160 is repealed. 8 **SECTION** 62. 1997 Wisconsin Act 84, section 161 is repealed. 9 **SECTION** 63. 1997 Wisconsin Act 84, section 162 is repealed.

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SECTION 64. Nonstatutory provisions.

11 (1) The departments of corrections and transportation shall jointly study and 12 evaluate the desirability of using treatment programs and other alternatives to 13 incarceration as a way to reduce the length of incarceration or the need for 14 incarceration of persons convicted of a 2nd or subsequent violation of operating a 15 motor vehicle while under the influence on an intoxicant, controlled substance or 16 other drug. The departments shall consult with the counties regarding this study 17 and evaluation. No later than the first day of the 9th month beginning after the 18 effective date of this subsection, the departments shall jointly submit a report to the 19 legislature in the manner provided under section 13.172 (2) of the statutes that 20 contains the conclusions of the departments' study and evaluation and any 21 recommendations concerning implementation of the conclusions.

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SECTION 65. Initial applicability.

(1) MANDATORY OPERATINGPRMLEGE SUSPENSIONS. Thetreatmentofsections
125.07 (4) (bs), (c) and (e) 2. (intro.), 343.30 (6) (b), 346.93 (2g), 346.95 (2) and 938.344
(2) (intro.) and (c), (2b) and (2d) (c) of the statutes first applies to violations committed

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on the effective date of this subsection, but does not preclude the counting of other
violations as prior violations for sentencing a person or for suspending or revoking
a person's operating privilege.

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(2) INTOXICATED DRIVER PROGRAMS. The treatment of sections 85.55. 340.01 4 5 (46m) (b) and (c), 342.12 (4) (a) and (c) 1. (intro.), 343.10 (5) (a) 3., 343.305 (10m) (a), 6 346.65 (6) (a) l., 1d., 2. and 2m., (c) and (d), 940.09 (1d) (a) and 940.25 (1d) (a) of the 7 statutes and the renumbering of sections 343.305 (10m), 940.09 (Id) and 940.25 (1d) 8 of the statutes first apply to 'violations committed or refusals occurring on the 9 effective date of this subsection, but does not preclude the counting of other 10 convictions, suspensions or revocations as prior convictions, suspensions or 11 revocations for purposes of administrative action by the department of 12 transportation, sentencing by a court, revocation or suspension of operating 13 privileges or determining the prohibited alcohol concentration.

14 **(3)** INTOXICATED DRIVER IMPROVEMENT SURCHARGE. The treatment of sections 15 20.395 (5) (ek), 20.435 (6) (hx) and 346.655 (1) and (2) (a) and (b) of the statutes first 16 applies to intoxicated driver improvement surcharges imposed for violations 17 committed on the effective date of this subsection.

18

SECTION 66. Appropriation changes.

(1) PRETRIALINTOXICATEDDRIVERINTERVENTION GRANTS. In the scheduleunder
section 20.005 (3) of the statutes for the appropriation to the department of
transportation under section 20.395 (5) (jr) of the statutes, as affected by the acts of
1999, the dollar amount is increased by \$115,000 for fiscal year 1999-00 and the
dollar amount is increased by \$314,700 for fiscal year 2000-01 to provide additional
funding for grants under the pretrial intoxicated driver intervention grant program.

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SECTION 67. Effective date.

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1 (1) This act takes effect on the first day of the 4th month beginning after 2 publication.

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(END)

ASSEMBLY AMENDMENT 1, TO ASSEMBLY SUBSTITUTE AMENDMENT 2, TO 1999 ASSEMBLY BILL 221

May 19, 1999 - Offered by Representatives STONE and HUBER.

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1	At the locations indicated, amend the substitute amendment as follows:
2	1 . Page 2, line 13: delete lines 13 and 14 and substitute "committed by persons
3	under the legal drinking age; granting rule-making authority; making
4	appropriations; and".
5	2. Page 3, line 15: delete the material beginning with that line and ending with
6	page 4, line 19.
7	1-3. Page 5, line 23: delete that line and substitute:
8	"SECTION 8m. 125.07 (4) (bs) (intro.), 2., 3. and 4. of the statutes are amended
9	to read:".
10	4. Page 5, line 24: after "(bs)" insert "(intro.)".
11	5. Page 6, line 1: delete lines 1 to 5.



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1	Page 6 , line 24: delete that line and substitute:
2	"SECTION 9m. 125.07 (4) (c) (intro.), 2. , 3. and 4. of the statutes are amended
3	to read:".
4	7 . Page 7, line 1: after "(c)" insert "(intro.)".
5	Page 7, line 3: delete lines 3 to 7.
6	Page 8, line 8: delete lines 8 to 15.
7	10 . Page 11, line 2: delete "If <u>Whenever</u> " and substitute "If.".
8	11. Page 11, line 5: delete " <u>less than 6 months nor</u> ".
9	12 . Page 19, line 1: before that line insert:
10	"SECTION 42m. 346.93 (2f) of the statutes is created to read:
11	346.93 (2f) Except as provided in sub. (2g), any person violating this section
12	may have his or her operating privilege suspended under s. 343.30 (6) (b) 1.".
13	13. Page 19, line 4: delete that line.
14	$\sqrt{14}$ Page 19, line 24: delete that line and substitute:
15	SECTION 48 m. 938.344 (2b) (intro.), (b) and (c) of the statutes are amended to
16	read:".
17	15. Page 20, line 1: after "(2b)" insert "(intro.)".
18	16. Page 20, line 4: delete lines 4 to 9.
19	(END)

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Bill Sect. No.	Introduced No.	Page No.	Line No.	Error Message
NONE	AA1-ASA2-AB221	2	13	
4	AA1–ASA2–AB221	3	15	
8	AA1–ASA2–AB221	5	23	
8M	AA1-ASA2-AB221	5	23	
8M	AA1–ASA2–AB221	5	24	
8M	AA1-ASA2-AB221	6	1	
8M	AA1–ASA2–AB221	6	1	1
8M	AA1–ASA2–AB221	6	1	
8M	AA1-ASA2-AB221	6	1	
8M	AA1-ASA2-AB221	6	1	
9	AA1-ASA2-AB221	6	24	
9M	AA1-ASA2-AB221	6	I 24	Į
9M	AA1–ASA2–AB221	7	1	
9M	AA1–ASA2–AB221	7	3	
9M	AA1–ASA2–AB221	7	3	
9M	AA1–ASA2–AB221	7	3	
9M	AA1–ASA2–AB221	7	3	
9M	AA1–ASA2–AB221	7	3	
11	AA1–ASA2–AB221	8	8	
11	AA1-ASA2-AB221	8	8	
21	AA1–ASA2–AB221	11	2	
21	AA1–ASA2–AB221	11	5	
42M	AA1–ASA2–AB221	19	1	
42M	AA1-ASA2-AB221	19	4	
48	AA1–ASA2–AB221	19	24	
48M	AA1–ASA2–AB221	19	24	
48M	AA1-ASA2-AB221	1 20		
48M	AA1-ASA2-AB221	20	4	

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Bill Sect. No.	Introduced No.	Page No.	Line No.	Error Message
48M	AA1–ASA2–AB221	20	4	
48M	AA1–ASA2–AB221	20	4	

Error No.	Introduced No.	Page No.	Line No.
1	AA1–ASA2–AB221	000002	000014
	AA1–ASA2–AB221	000002	000014
2	AA1–ASA2–AB221	000005	000023
	AA1-ASA2-AB221	000005	000023
3	AA1–ASA2–AB221	000006	000024
	AA1-ASA2-AB221	000006	000024
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4	AA1–ASA2–AB221	000019	000024
	AA1–ASA2–AB221	000019	000024



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ASSEMBLY SUBSTITUTE AMENDMENT 2, TO 1999 ASSEMBLY BILL 221

May 19, 1999 - Offered by Representatives STONE, LADWIG and FOTI.

AN ACT to repeal 346.65 (6) (a) 2. and 800.03 (4); to renumber 343.305 (10m), 1 2 940.09 (Id) and 940.25 (Id); to renumber and amend 346.65 (6) (a) 1.; to amend 20.435 (6) (hx), 66.12 (1) (b), 85.53 (3), 125.07 (4) (bs), 125.07 (4) (c), 3 4 125.07 (4) (e) 2. (intro.), 165.83 (2) (e), 340.01 (46m) (b), 342.12 (4) (a), 342.12 (4) (c) 1. (intro.), 343.10 (5) (a) 3., 343.30 (6) (b), 346.65 (2) (b), 346.65 (2) (c), 5 346.65 (2) (d), 346.65 (2) (e), 346.65 (2e), 346.65 (2g) (a), 346.65 (2g) (b), 346.65 6 7 (2g)(c), 346.65(6)(a) 2 m., 346.65(6)(c), 346.65(6)(d), 346.655(l), 346.655(2)8 (a), 346.655 (2) (b), 346.95 (2), 938.344 (2) (intro.), 938.344 (2) (c), 938.344 (2b) and 938.344 (2d) (c); to create 20.395 (5) (ek), 51.30 (4) (b) 25., 85.55, 110.10, 9 10 303.065 (2m), 303.08 (1) (cg), 303.08 (1) (cm), 303.08 (10m), 340.01 (46m) (c), 11 343.305 (10m) (a), 346.65 (2) (g), 346.65 (2g) (ag), 346.65 (6) (a) Id., 346.93 (2g), 12 940.09 (Id) (a), 940.25 (lc) and 940.25 (1d) (a) of the statutes; and to affect 1997 13 Wisconsin Act 84, section 2, 1997 Wisconsin Act 84, section 3, 1997 Wisconsin

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1 Act 84, section 4, 1997 Wisconsin Act 84, section 5, 1997 Wisconsin Act 84, 2 section 30, 1997 Wisconsin Act 84, section 31, 1997 Wisconsin Act 84, section 3 160, 1997 Wisconsin Act 84, section 161 and 1997 Wisconsin Act 84, section 162; 4 **relating to:** operating a motor vehicle while under the influence of an 5 intoxicant or drugs, or both; installation of an ignition interlock device in cases 6 involving intoxicated operation of a motor vehicle; seizure of motor vehicles for 7 offenses related to driving while under the influence of an intoxicant; the 8 prohibited alcohol concentration related to operating a motor vehicle while 9 under the influence of an intoxicant; restrictions on prisoner release from jail 10 or prison; creating a safe-ride grant program; creating an ignition interlock 11 device program; pretrial intoxicated driver intervention grants; requiring a 12 report on incarceration alternatives; certain alcohol beverage offenses **[NONE;** AA1-ASA2-AB221; Page: 2, Line: 13] [NONE; AA1-ASA2-AB221; Page: 2, 13 Line: 13]committed by persons under the legal drinking age; granting 14 appropriations; **INONE:** making 15 rule-making authority; and AA1-ASA2-AB221; Page: 2, Line: 13] providing penalties. 16

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

17 **SECTION 1.** 20.395 (5) (ek) of the statutes is created to read:

- 18 20.395 (5) (ek) Safe-ride grunt program; state finds. From the general fund,
- all moneys transferred from the appropriation account under s. 20.435 (6) (hx) for the
- 20 purpose of awarding grants under s. 85.55.
- 21 SECTION 2. 20.435 (6) (hx) of the statutes is amended to read:
- 22 20.435 (6) (hx) Services related to drivers, receipts. The amounts in the 23 schedule for services related to drivers. All moneys received by the state treasurer

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1	from the driver improvement surcharge on court fines and forfeitures authorized
2	under s. 346.655 shall be credited to this appropriation. The secretary of
3	administration shall annually transfer to the appropriation account under s. 20.395
4	(5) (di) 31.29% 30.12% of a 1 moneys credited to this appropriation. The secretary of
5	administration shall annually transfer to the appropriation account under s. 20.395
6	(5)(ek) 3.76% of all monevs credited to this appropriation. The moneys remaining
7	may be transferred to sub. (7) (hy) and ss. $20.255(1)$ (hm), $20.285(1)(ia)$, $20.395(5)$
8	(ci) and 20.455 (5) (h) by the secretary of administration after consultation with the
9	secretaries of health and family services and transportation, the superintendent of
10	public instruction, the attorney general and the president of the university of
11	Wisconsin system.
12	SECTION 3. 51.30 (4) (b) 25. of the statutes is created to read:
13	51.30 (4) (b) 25. To the department of corrections or to a sheriff, to determine
14	if a person incarcerated is complying-with the assessment or the driver safety plan
15	ordered under s. 343.30 (lq) (c).
16	√[4; AA1–ASA2–AB221; Page: 3, Line: 15] √[4; AA1–ASA2–AB221; Page: 3, Line: 15]
17	/[4; AA1-ASA2-AB221; Page: 3, Line: 15]
18	SECTION 5. 85.53 (3) of the statutes is amended to read:
19	85.53 (3) Grants under this section shall be paid from the appropriation under
20	s. 20.395 (5) (jr). The amount of a grant may not exceed 80% of the amount expended
21	by an eligible applicant for services related to the program. The total amount of
22	grants awarded under this section may not exceed \$500,000.
23	SECTION 6. 85.55 of the statutes is created to read:
24	85.55 Safe-ride grant program. The department may award grants to any
25	county or municipality to cover the costs of transporting persons suspected of having

a prohibited alcohol concentration, as defined in s. 340.01 (46m), from any premises licensed under ch. 125 to sell alcohol beverages to their places of residence. The amount of a grant under this section may not exceed 50% of the costs necessary to provide the service. The liability of a provider of a safe-ride program to persons transported under the program is limited to the amounts required for an automobile liability policy under s. 344.15 (1). Grants awarded under this section shall be paid from the appropriation under s. 20.395 (5) (ek).

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SECTION 7. 110.10 of the statutes is created to read:

9 110.10 Ignition interlock device program. The department shall
 10 promulgate rules providing for the implementation of a statewide ignition interlock
 11 device program. The rules shall include provisions regarding all of following:

(1) The selection of persons to install, service and remove ignition interlock
devices from motor vehicles.

14 (2) The periodic review of the fees charged to the owner of a vehicle for the15 installation, service and removal of an ignition interlock device.

(3) Requiring ignition interlock device providers operating in this state to establish pilot programs involving the voluntary use of ignition interlock devices.

(4) Requiring ignition interlock device providers operating in this state to provide the department and law enforcement agencies designated by the department with installation, service, tampering and failure reports in a timely manner.

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[8; AA1-ASA2-AB221; Page: 5, Line: 23]

SECTION 8m. 125.07 (4) (bs) (intro.), 2., 3. and 4. of the statutes are amended to read: [8m; AA1-ASA2-AB221; Page: 5, Line: 23] 125.07 (4) (bs) (intro.)[8m; AA1-ASA2-AB221; Page: 5, Line: 24] Any person violating par. (a) is subject to the following penalties shall be neualized as follows:

	- /
-1	[8m; AA1-ASA2-AB221; Page: 6, Line: 1][8m; AA1-ASA2-AB221; Page: 6,
2	Line: 1][8m; AA1-ASA2-AB221; Page: 6, Line: 1][8m; AA1-ASA2-AB221;
_3	Page: 6, Line: 1][8m; AA1–ASA2–AB221; Page: 6, Line: 1]
4	2. For a violation committed within 12 months of a previous violation, <u>the</u>
5	person's operating privilege shall be suspended under s. 343.30(6)(b) 2. In addition,
6	the nerson is subject to either a forfeiture of not less than \$300 nor more than \$500,
7	suspension of the person's operating privilege as provided under s. 343.30 (6) (b) 2.,
8	participation in a supervised work program or other community service work under
9	par. (cg) or any combination of these penalties.
10	3. For a violation committed within 12 months of 2 previous violations, <u>the</u>
11	person's operating nrivilege shall be susnended under s. 343.30 (6)(b) 3. In addition,
12	the nerson is subject to either a forfeiture of not less than \$500 nor more than \$750,
13	revocation of the person's operating privilege under s. 3113.30 (6) (b) 3.,, participation
14	in a supervised work program or other community service work under par. (cg) or any
15	combination of these penalties.
16	4. For a violation committed within 12 months of 3 or more previous violations,
17	<u>the nerson's onerating nrivilege shall be susnended under s. 343.30(6)(b)3. In</u>
18	addition the person is subject to either a forfeiture of not less than \$750 nor more
19	than \$1,000, revocation of the person's operating privilege under £ 343.30 (6) (b) 3.,
20	participation in a supervised work program or other community service work under
21	par. (cg) or any combination of these penalties.
22	√ [9; AA1–ASA2–AB221; Page: 6, Line: 24]
23	SECTION 9m. 125.07 (4) (c) (intro.), 2., 3. and 4. of the statutes are amended to
24	read: [9m; AA1-ASA2-AB221; Page: 6, Line: 24]

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1	125.07 (4) (c) (intro.) (9m; AA1-ASA2-AB221; Page: 7, Line: 1) Any person
2	violating par. (b) is subject to the formwing penalties shall be penalized as follows:
3	(9m; AA1-ASA2-AB221; Page: 7, Line: 3][9m; AA1-ASA2-AB221; Page: 7,
4	Line: 3][9m; AA1-ASA2-AB221; Page: 7, Line: 3][9m; AA1-ASA2-AB221;
5	Page: 7, Line: 3][9m; AA1–ASA2–AB221; Page: 7, Line: 3]
б	2. For a violation committed within 12 months of a previous violation, <u>the</u>
7	person's operating nrivilege shall be susnended under s. 343.30 (6) (b) 2. In addition,
8	the person is subject to either a forfeiture of not less than \$200 nor more than \$300,
9	suspension of the person's operating privilege as provided under s. 343.30 (6) (b) 2.,
10	participation in a supervised work program or other community service work under
11	par. (cg) or any combination of these penalties.
12	3. For a violation committed within 12 months of 2 previous violations, <u>the</u>
13	person's onerating nrivilege shall be susnended under s. 343.30 (6) (b) 3. In addition.
14	the person is subject to either a forfeiture of not less than \$300 nor more than \$500,
15	revocation of the person's operating privilege under s. 343.30(6)(b) 3., participation
16	in a supervised work program or other community service work under par. (cg) or any
17	combination of these penalties.
18	4. For a violation committed within 12 months of 3 or more previous violations,
19	the nerson's operating nrivilege shall be suspended under s. 343.30 (6) (b) 3. In
20	addition. the person is subject to either a forfeiture of not less than \$500 nor more
21	than \$1,000, revocation of the person's operating privilege under s.313.30 (6) (b) 3.,
22	participation in a supervised work program or other community service work under
23	par. (cg) or any combination of these penalties.
24	SECTION 10. 125.07 (4) (e) 2. (intro.) of the statutes is amended to read:

1	125.07 (4) (e) 2. (intro.) After ordering a penalty under par. (bs) or (c), the court,
2	with the agreement of the defendant, may enter an additional order staying the
3	execution of the penalty order and suspending or modifying the penalty imposed,
4	except that the court may not stay. susnend or modify the susnension of a nerson's
5	<u>operating privilege reauired under par. (bs) or (c).</u> The order under this subdivision
6	shall require the defendant to do any of the following:
7	[ll; AA1–ASA2–AB221; Page: 8, Line: 8] J
8	[ll; AA1–ASA2–AB221; Page: 8, Line: 8][11; AA1–ASA2–AB221; Page: 8,
9	Line: 8][11; AA1-ASA2-AB221; Page: 8, Line: 8][11; AA1-ASA2-AB221; Page:
10	8, Line: 8][11; AA1-ASA2-AB221; Page: 8, Line: 8][11; AA1-ASA2-AB221;
11	Page: 8, Line: 8][11; AA1–ASA2–AB221; Page: 8, Line: 8] 📈
12	SECTION 12. 303.065 (2m) of the statutes is created to read:
13	303.065 (2m) The department may not grant work release privileges to a
14	prisoner who is imprisoned for a violation of s. 346.63 (1), (2), (5) or (6) and who fails
15	to obtain the assessment or to comply with the driver safety plan ordered under s.
16	343.30 (lq) (c) related to the violation for which he or she was imprisoned. This
17	subsection does not apply if the prisoner does not have sufficient funds to make any
18	payments necessary to obtain the assessment or to comply with the driver safety
19	plan.
20	SECTION 13. 303.08 (1) (cg) of the statutes is created to read:
21	303.08 (1) (cg) Attendance at an assessment ordered by a court under s. 343.30
22	(1q)(c);
23	SECTION 14. 303.08 (1) (cm) of the statutes is created to read:
24	303.08 (1) (cm) Attendance at a treatment program required by a driver safety
25	plan under s. 343.30 (lq) (c);

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1	SECTION 15. 303.08 (10m) of the statutes is created to read:
2	303.08 (10m) The sheriff may not permit a prisoner who is imprisoned for a
3	violation of s. 346.63 (1), (2), (5) or (6) to leave the jail under sub. (1) if the prisoner
4	fails to obtain the assessment or to comply with the driver safety plan ordered under
5	s. 343.30 (lq) (c). This subsection does not apply if the prisoner does not have
6	sufficient funds to make any payments necessary to obtain the assessment or to
7	comply with the driver safety plan.
8	SECTION 16. 340.01 (46m) (b) of the statutes is amended to read:
9	340.01 (46m) (b) If the person has 2 or more prior convictions, suspensions or
10	revocations, as counted under s. 343.307 (1), an alcohol concentration of 0.08 or more.
11	SECTION 17. 340.01 (46m) (c) of the statutes is created to read:
12	340.01 (46m) (c) If the person has 3 or more prior convictions, suspensions or
13	revocations, as counted under s. 343.307 (1), an alcohol concentration of more than
14	0.02.
15	SECTION 18. 342.12 (4) (a) of the statutes is amended to read:
16	342.12 (4) (a) The district attorney shall notify the department when he or she
17	files a criminal complaint against a person who has been arrested for violating s.
18	346.63 (1) or (2), 940.09 (1) or 940.25 and who has 2 or more prior convictions,
19	suspensions or revocations, as counted under s. 343.307-(1) . Except as provided
20	under par. (c), the department may not issue a certificate of title transferring
21	ownership of any motor vehicle owned by the person upon receipt of a notice under
22	this subsection until the court assigned to hear the criminal complaint issues an
23	order permitting the department to issue a certificate of title.
24	SECTION 19. 342.12 (4) (c) 1. (intro.) of the statutes is amended to read:

2 transferring ownership of a motor vehicle that was owned by a person v	
2 transferring ownership of a motor vehicle that was owned by a person v	who has
3 received a notice of intent to revoke the person's operating privilege under s.	343.305
4 (9) (a) or has been arrested for violating s. 346.63 (1) or (2), 940.09 (1) or 940	0.25 and
5 who has 2 or more prior convictions, suspensions or revocations, as counte	ed under
6 s. 343.307 (1) , if all of the following conditions are met:	
7 SECTION 20. 343.10 (5) (a) 3. of the statutes is amended to read:	
8 343.10 (5)(a)3. If the applicant has 2 convictions, susp	pensions
9 o r revocations, as counted under s. 043.307 (1), the <u>The</u> occupational licens	ise of the
10 applicant shall restrict the applicant's operation under the occupational lie	icense to
11 vehicles that are equipped with a functioning ignition interlock device if the	he court
has ordered under s. 346.65 (6) (a) 1. ld. or lg. that a motor vehicle owned	d by the
person be equipped with an ignition interlock device. A person to whom a res	striction
14 under this subdivision applies violates that restriction if he or she requ	uests or
15 permits another to blow into an ignition interlock device or to start a motor	r vehicle
16 equipped with an ignition interlock device for the purpose of providing the pe	erson an
17 operable motor vehicle without the necessity of first submitting a sample of hi	nis or her
18 breath to analysis by the ignition interlock device. If the occupational	l license
19 restricts the applicant's operation to a vehicle that is equipped with an i	ignition
20 interlock device, the applicant shall be liable for the reasonable costs of eq	quipping
21 the vehicle with the ignition interlock device.	
22 SECTION 21. 343.30 (6) (b) of the statutes is amended to read:	
23 343.30 (6) (b) [21; AA1-ASA2-AB221; Page: 11, Line: 2	
AA1-ASA2-AB221; Page: 11, Line: 2] a court imposes suspension or revo	ocation of

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1	a person's operating privilege under s. 125.07 (4) (<u>bs) or (</u> c) or 938.344 (2), (2b) or (2d),
2	the suspension or revocation imposed shall be one of the following:
3	1. For a first violation, suspension for 30 to 90 days <u>not[</u> 21;
4	AA1-ASA2-AB221; Page: 11, Line; 5 more than one vear.
5	2. For a violation committed within 12 months of a previous violation,
6	suspension for not mere <u>less</u> than one year <u>nor more than 18 months</u> .
7	3. For a violation committed within 12 months of 2 or more previous violations,
8	revocation <u>suspension</u> for not more <u>less</u> than 2 years <u>nor more than 5 years.</u>
9	SECTION 22. 343.305 (10m) of the statutes is renumbered 343.305 (10m) (b).
10	SECTION 23. 343.305 (10m) (a) of the statutes is created to read:
11	343.305 (10m) (a) If the person's operating privilege is revoked under sub. (10),
12	the procedure under s. 346.65 (6) shall be followed regarding the equipping of a motor
13	vehicle owned by the person with an ignition interlock device.
14	SECTION 24. 346.65 (2) (b) of the statutes is amended to read:
15	346.65 (2) (b) Except as provided in par. <u>pars.</u> (f) <u>and (g)</u> , shall be fined not less
16	than \$300 nor more than \$1,000 and imprisoned for not less than 5 days nor more
17	than 6 months if the total number of suspensions, revocations and convictions
18	counted under s. 343.307 (1) equals 2 within a 10–year period. Suspensions,
19	revocations or convictions arising out of the same incident or occurrence shall be
20	counted as one.
21	SECTION 25. 346.65 (2) (c) of the statutes is amended to read:
22	346.65 (2) (c) Except as provided in par. pars. (f) <u>and (g)</u> , shall be fined not less
23	than \$600 nor more than \$2,000 and imprisoned for not less than 30 days nor more
24	than one year in the county jail if the total number of suspensions, revocations and
25	convictions counted under s. 343.307 (1) equals 3, except that suspensions,

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revocations or convictions arising out of the same incident or occurrence shall be
 counted as one.

3 **SECTION** 26. 346.65 (2) (d) of the statutes is amended to read: 4 346.65 (2) (d) Except as provided in par. pars. (f) and (g), shall be fined not less 5 than \$600 nor more than \$2,000 and imprisoned for not less than 60 days nor more 6 than one year in the county jail if the total number of suspensions, revocations and convictions counted under s. 343.307 (1) equals 4, except that suspensions, 7 revocations or convictions arising out of the same incident or occurrence shall be 8 9 counted as one. 10 **SECTION** 27. 346.65 (2) (e) of the statutes is amended to read: 11 346.65 (2) (e) Except as provided in par. <u>pars.</u> (f) and (g), shall be fined not less than \$600 nor more than \$2,000 and imprisoned for not less than 6 months nor more 12 13 than 5 years if the total number of suspensions, revocations and convictions counted 14 under s. 343.307 (1) equals 5 or more, except that suspensions, revocations or 15 convictions arising out of the same incident or occurrence shall be counted as one. 16 **SECTION** 28. 346.65 (2) (g) of the statutes is created to read: 17 346.65 (2) (g) 1. If a person convicted had an alcohol concentration of 0.15 to 18 0.199, the applicable minimum and maximum fines under pars. (b) to (e) are doubled. 2. If a person convicted had an alcohol concentration of 0.20 to 0.249, the 19 20 applicable minimum and maximum fines under pars. (b) to (e) are tripled. 3. If a person convicted had an alcohol concentration of 0.25 or above, the 21 22 applicable minimum and maximum fines under pars. (b) to (e) are quadrupled. 23 **SECTION** 29. 346.65 (2e) of the statutes is amended to read: 24 346.65 (2e) If the court determines that a person does not have the ability to 25 pay the costs and fine or forfeiture imposed under sub. (2) (a), (b), (c), (d), (e) or, (f)

or (g), the court may reduce the costs, fine and forfeiture imposed and order the
 person to pay, toward the cost of the assessment and driver safety plan imposed
 under s. 343.30 (lq) (c), the difference between the amount of the reduced costs and
 fine or forfeiture and the amount of costs and fine or forfeiture imposed under sub.
 (2) (a), (b), (c), (d), (e) or (g).

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SECTION 30. 346.65 (2g) (a) of the statutes is amended to read:

7 346.65 (2g) (a) In addition to the authority of the court under s. 973.05 (3) (a) 8 to provide that a defendant perform community service work for a public agency or 9 a nonprofit charitable organization in lieu of part or all of a fine imposed under sub. (2) (b) to (f) (g) and except as provided in par. (ag), the court may provide that a 10 11 defendant perform community service work for a public agency or a nonprofit charitable organization in lieu of part or all of a forfeiture under sub. (2) (a) or may 12 require a person who is subject to sub. (2) to perform community service work for a 13 public agency or a nonprofit charitable organization in addition to the penalties 14 specified under sub. (2). 15

16 (am) Notwithstanding s. 973.05 (3) (b), an order under nar. (a) or (ag) may only 17 apply if agreed to by the organization or agency. The court shall ensure that the defendant is provided a written statement of the terms of the community service 18 1 9 order and that the community service order is monitored. Any organization or 20 agency acting in good faith to which a defendant is assigned pursuant to an order under this subsection has immunity from any civil liability in excess of \$25,000 for 21 22 acts or omissions by or impacting on the defendant. The issuance or possibility of the issuance of a community service order under this subsection does not entitle an 23 indigent defendant who is subject to sub. (2) (a) to representation by counsel under 24 25 ch. 977.

1 **SECTION** 31. 346.65 (2g) (ag) of the statutes is created to read: 2 346.65 (2g) (ag) If the court determines that a person does not have the ability 3 to pay a fine imposed under sub. (2) (b) to (g), the court shall require the defendant 4 to perform community service work for a public agency or a nonprofit charitable 5 organization in lieu of paying the fine imposed or, if the amount of the fine was reduced under sub. (2e), in lieu of paying the remaining amount of the fine. Each 6 7 hour of community service performed in compliance with an order under this 8 paragraph shall reduce the amount of the fine owed by an amount determined by the 9 court. 10 **SECTION** 32. 346.65 (2g) (b) of the statutes is amended to read: 11 346.65 (2g) (b) The court may require a person ordered to perform community 12 service work under par. (a) or (ag), or under s. 973.05 (3) (a) if that person's fine 13 resulted from violating s. 346.63 (2), 940.09 (1) or 940.25, to participate in community 14 service work that demonstrates the adverse effects of substance abuse or of operating 15 a vehicle while under the influence of an intoxicant or other drug, including working 16 at an alcoholism treatment facility approved under s. 51.45, an emergency room of 17 a general hospital or a driver awareness program under s. 346.637. The court may 18 order the person to pay a reasonable fee, based on the person's ability to pay, to offset 19 the cost of establishing, maintaining and monitoring the community service work

ordered under this paragraph. If the opportunities available to perform community,
service work are fewer in number than the number of defendants eligible under this
subsection, the court shall, when making an order under this paragraph, give
preference to defendants who were under 21 years of age at the time of the offense.
All provisions of par. (a) (am) apply to any community service work ordered under
this paragraph.

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SECTION 33. 346.65 (2g) (c) of the statutes is amended to read:

2 346.65 (2g) (c) If there was a minor passenger under 16 years of age in the 3 motor vehicle or commercial motor vehicle at the time of the violation that gave rise 4 to the conviction, the court may require a person ordered to perform community 5 service work under par. (a) or (ag), or under s. 973.05 (3) (a) if that person's fine 6 resulted from violating s. 346.63 (2), (5) (a) or (6) (a), 940.09 (1) or 940.25, to 7 participate in community service work that benefits children or that demonstrates 8 the adverse effects on children of substance abuse or of operating a vehicle while 9 under the influence of an intoxicant or other drug. The court may order the person 10 to pay a reasonable fee, based on the person's ability to pay, to offset the cost of 11 establishing, maintaining and monitoring the community service work ordered 12 under this paragraph.

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13 SECTION 34. 346.65 (6) (a) 1. of the statutes is renumbered 346.65 (6) (a) lg. and
14 amended to read:

346.65 (6) (a) lg. Except as provided in this paragraph, the court may order a 15 16 law enforcement officer to seize a motor vehicle, or, if the motor vehicle is not ordered 17 seized, shall order a law enforcement officer to equip the motor vehicle with an 18 ignition interlock device or immobilize any motor vehicle owned by the person whose 19 operating privilege is revoked under s. 343.305 (10) or who committed a violation of 20 s. 346.63 (1) (a), (b) or (2) (a) 1. or 2., 940.09 (1) (a), (b), (c) or(d) or 940.25 (1) (a), (b), 21 (c) or (d) if the person whose operating privilege is revoked under s. 343.305 (10) or 22 who is convicted of the violation has 2 or more prior suspensions, revocations or 23 convictions that would be counted under s. 343.307 (1). The court shall not order a 24 motor vehicle equipped with an ignition interlock device or immobilized if that would

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1 result in undue hardship or extreme inconvenience or would endanger the health 2 and safety of a person.

3 **SECTION** 35. 346.65 (6) (a) 1d. of the statutes is created to read: 4 346.65 (6) (a) 1d. Except as provided in this subdivision, the court may order 5 a law enforcement officer to equip with an ignition interlock device a motor vehicle 6 owned by the person whose operating privilege is revoked under s. 343.305 (10) or 7 who committed a violation of s. 346.63 (1) (a) or (b) or (2) (a) 1. or 2., 940.09 (1) (a), 8 (b), (c) or (d) or 940.25 (1) (a), (b), (c) or(d). The court shall not order a motor vehicle 9 equipped with an ignition interlock device if that would result in undue hardship or 10 extreme inconvenience or would endanger the health or safety of a person. 11

SECTION 36. 346.65 (6) (a) 2. of the statutes is repealed.

SECTION 37. 346.65 (6) (a) 2m. of the statutes is amended to read:

13 346.65 (6) (a) 2m. A person who owns a motor vehicle subject to seizure, 14 equipping with an ignition interlock device or immobilization under this paragraph 15 shall surrender to the clerk of circuit court the certificate of title issued under ch. 342 for every motor vehicle owned by the person. The person shall comply with this 16 17 subdivision within 5 working days after receiving notification of this requirement 18 from the district attorney. When a district attorney receives a copy of a notice of 19 intent to revoke the operating privilege under s. 343.305 (9) (a) of a person who has 2 or more convictions, suspensions or revocations, as counted under s. 343.307 (1), 20 21 or when a district attorney notifies the department of the filing of a criminal 22 complaint against a person under s. 342.12 (4) (a), the district attorney shall notify 23 the person of the requirement to surrender all certificates of title to the clerk of circuit 24 court. The notification shall include the time limits for that surrender, the penalty 25 for failure to comply with the requirement and the address of the clerk of circuit

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court. The clerk of circuit court shall promptly return each certificate of title
surrendered to the clerk of circuit court under this subdivision after stamping the
certificate of title with the notation "Per section 346.65 (6) of the Wisconsin statutes,
ownership of this motor vehicle may not be transferred without prior court approval".
Any person failing to surrender a certificate of title as required under this
subdivision shall forfeit not more than \$500.

7

SECTION 38. 346.65 (6) (c) of the statutes is amended to read:

8 346.65 (6) (c) The district attorney of the county where the motor vehicle was 9 seized, or of the county where the owner's operating privilege was ordered revoked 10 under s. 343.305 (10) or where the owner committed the violation under s. 346.63 (1) 11 (a) or (b) or (2) (a) 1. or 2.. 940.09 (1) (a). (b). (c) or (d) or 940.25 (1) (a). (b). (c) or (d). 12 shall commence an action to forfeit the motor vehicle within 30 days after the motor 13 vehicle is seized. The action shall name the owner of the motor vehicle and all 14 lienholders of record as parties. The forfeiture action shall be commenced by filing a summons, complaint and affidavit of the law enforcement agency with the clerk of 15 16 circuit court. Upon service of an answer, the action shall be set for hearing within 17 60 days after the service of the answer. If no answer is served or no issue of law or 18 fact joined and the time for that service orjoining fissues has expired, the court may 19 render a default judgment as provided in s. 806.02.

20

SECTION 39. 346.65 (6) (d) of the statutes is amended to read:

346.65 (6) (d) At the hearing set under par. (c), the state has the burden of
proving to a reasonable certainty by the greater weight of the credible evidence that
the motor vehicle is a motor vehicle owned by a person whose operating privilege was
ordered revoked under s. 343.305 (10) or who committed a violation of s. 346.63 (1)
(a) or (b) or (2) (a) 1. or 2., 940.09 (1) (a), (b), (c) or (d) or 940.25 (1) (a), (b), (c) or (d)

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1	and , if the seizure is under par. (a) 1., that the person had 2 <u>or more</u> prior convictions,
2	suspensions or revocations, as counted under s. 343.307(1) or, if the seizure is under
3	par. (a) 2., 3 or more prior convictions, suspensions or revocations, as counted under
4	s. 343.307 (1) . If the ,, (c) or (d),, (c) or (d) state fails to meet the burden of proof
5	required under this paragraph, the motor vehicle shall be returned to the owner upon
6	the payment of storage costs.
7	SECTION 40. 346.655 (1) of the statutes is amended to read:
8	346.655(1) On or after July1, 1988, if <u>If</u> a court imposes a fine or a forfeiture
9	for a violation of s. 346.63 (1) or (5), or a local ordinance in conformity therewith, or
10	s. 346.63 (2) or (6) or 940.25, or s. 940.09 where the offense involved the use of a
11	vehicle, it shall impose a driver improvement surcharge in an amount of $\$340$ $\$345$
12	in addition to the fine or forfeiture, penalty assessment, jail assessment and crime
13	laboratories and drug law enforcement assessment.
14	SECTION 41. 346.655 (2) (a) of the statutes is amended to read:
15	346.655 (2) (a) Except as provided in par. (b), the clerk of court shall collect and
16	transmit the amount under sub. (1) to the county treasurer as provided in s. 59.40
17	(2) (m). The county treasurer shall then make payment of 37.6% 38.5% of the amount
18	to the state treasurer as provided in s. 59.25 (3) (f) 2.
19	SECTION 42. 346.655 (2) (b) of the statutes is amended to read:
20	346.655 (2) (b) If the forfeiture is imposed by a municipal court, the court shall
21	transmit the amount to the treasurer of the county, city, town or village, and that
22	treasurer shall make payment of 37.6% 38.5% of the amount to the state treasurer
23	as provided in s. 66.12 (1) (b). The treasurer of the city, town or village shall transmit
24	the remaining 62.4% 61.5% of the amount to the treasurer of the county.
25	SECTION 42m. 346.93 (2f) of the statutes is created to read:

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1	346.93 (2f) Except as provided in sub. (2g), any person violating this section
2	may have his or her operating privilege suspended under s. 343.30 (6) (b) 1. [42m;
3	AA1-ASA2-AB221; Page: 19, Line: 1]
4	SECTION 43. 346.93 (2g) of the statutes is created to read:
5	346.93 (2g) Any person violating this section may be required to forfeit not less
6	than \$20 nor more than \$400 and shall have his or her operating privilege:
7	(μ^{3}) [42m; AA1-ASA2-AB221; Page: 19, Line: 4]
8	(b) For a violation committed within 12 months of a previous violation,
9	suspended under s. 343.30 (6) (b) 2.
10	(c) For a violation committed within 12 months of 2 or more previous violations,
11	suspended under s. 343.30 (6) (b) 3.
12	SECTION 44. 346.95 (2) of the statutes is amended to read:
13	346.95 (2) Any person violating s. 346.89 (1) , 346.93 or 346.94 (2), (4) or (7) may
14	be required to forfeit not less than \$20 nor more than \$400.
15	SECTION 45. 800.03 (4) of the statutes is repealed.
16	SECTION 46. 938.344 (2) (intro.) of the statutes is amended to read:
17	938.344 (2) (intro.) If a court finds a juvenile committed a violation under s.
18	125.07 (4) (b) or 125.09 (2), or a local ordinance that strictly conforms to one of those
19	statutes <u>that statute</u> , the court shall order one or any combination of the following
20	penalties:
21	SECTION 47. 938.344 (2) (c) of the statutes is amended to read:
22	938.344 (2) (c) For a violation committed within 12 months of 2 or more
23	previous violations, a forfeiture of not more than \$500, revocation suspension of the
24	juvenile's operating privilege as provided under s. 343.30 (6) (b) 3. or the juvenile's

1 participation in a supervised work program or other community service work under 2 s. 938.34(5g). [48; AA1-ASA2-AB221; Page: 19, Line: 24] 3 SECTION 48m. 938.344 (2b) (intro.), (b) and (c) of the statutes are amended to 4 read: [48m; AA1-ASA2-AB221; Page: 19, Line: 24] 5 938.344 (2b) (intro. [48m; AA1-ASA2-AB221; Page: 20, Line: 1] If a court 6 7 finds a juvenile committed a violation under s. 125.07 (4) (a) or (b), or a local 8 ordinance which strictly conforms to s. 125.07 (4) (a) or (b), the court shall order one 9 or any combination of the following penalties: [48m; AA1-ASA2-AB221; Page: 20, Line: 4][48m; AA1-ASA2-AB221; 10 11 Page: 20, Line: 4][48m; AA1-ASA2-AB221; Page: 20, Line: 4][48m; 12 AA1-ASA2-AB221; Page: 20, Line: 4][48m; AA1-ASA2-AB221; Page: 20, Line: 4/48m; AA1-ASA2-AB221; Page: 20, Line: 41 13 14 (b) For a violation committed within 12 months of a previous violation, a 15 forfeiture of not less than \$300 nor more than \$500, suspension of the juvenile's 16 operating privilege as provided under s. 343.30 (6) (h) 2. or the juvenile's 17 participation in a supervised work program or other community service work under s. 938.34 (5g). <u>In addition to any nenalty imnosed under this paragraph, the court</u> 18 shall suspend the juvenile's operating privilege as provided in s. 343.30 (6) (b) 2. 19 (c) For a violation committed within 12 months of 2 or more previous violations. 20 a forfeiture of \$500, revocation of the juvenile's operating privilege as provided under 21 22 s. 343.30 (6) (b) 3. or the juvenile's participation in a supervised work program or other community service work under s. 938.34 (5g). In addition to any nenalty 23 24 imnosed under this paragraph, the court shall suspend the iuvenile's onerating privilege as nrovided in s. 343.30 (6) (b) 3, 25

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1	SECTION 49. 938.344 (2d) (c) of the statutes is amended to read:
2	938.344 (2d) (c) For a violation committed within 12 months of 2 or more
3	previous violations, a forfeiture of \$500, revocation <u>suspension</u> of the juvenile's
4	operating privilege as provided under s. 343.30 (6) (b) 3. or the juvenile's
5	participation in a supervised work program or other community service work under
б	s. 938.34 (5g).
7	SECTION 50. 940.09 (1d) of the statutes is renumbered 940.09 (Id) (b).
8	SECTION 51. 940.09 (1d) (a) of the statutes is created to read:
9	940.09 (1d) (a) If a person commits an offense under sub. (1) (a), (b), (c) or (d),
10	the procedure under s. 346.65 (6) may be followed regarding the equipping of a motor
11	vehicle owned by the person with an ignition interlock device.
12	SECTION 52. 940.25 (1c) of the statutes is created to read:
13	940.25 (lc) If the person convicted under sub. (1) (a), (b), (c) or (d) had any
14	previous suspensions, revocations or convictions that would be counted under s.
15	343.307 (1) and had an alcohol concentration of 0.15 to 0.199, the applicable
16	maximum fine for the conviction under sub. (1) (a), (b), (c) or (d) is doubled. If the
17	person convicted under sub. (1) (a), (b), (c) or (d) had any previous suspensions,
18	revocations or convictions that would be counted under s. 343.307 (1) and had an
19	alcohol concentration of 0.20 to 0.249, the applicable maximum fine for the conviction
20	under sub. (1) (a), (b), (c) or (d) is tripled. If the person convicted under sub. (1) (a),
21	(b),(c) $or(d)$ had any previous suspensions, revocations or convictions that would be
22	counted under s. 343.307 (1) and had an alcohol concentration of 0.25 or above, the
23	applicable maximum fine for the conviction under sub. (1) (a), (b), (c) or (d) is
24	quadrupled.

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SECTION 53. 940.25 (1d) of the statutes is renumbered 940.25 (Id) (b).

1	SECTION 54. 940.25 (Id) (a) of the statutes is created to read:
2	940.25 (1d) (a) If a person commits an offense under sub. (1) (a), (b), (c) or (d),
3	the procedure under s. 346.65 may be followed regarding the equipping of a motor
4	vehicle owned by the person with an ignition interlock device.
5	SECTION 55. 1997 Wisconsin Act 84, section 2 is repealed.
6	SECTION 56. 1997 Wisconsin Act 84, section 3 is repealed.
7	SECTION 57. 1997 Wisconsin Act 84, section 4 is repealed.
8	SECTION 58. 1997 Wisconsin Act 84, section 5 is repealed.
9	SECTION 59. 1997 Wisconsin Act 84, section 30 is repealed.
10	SECTION 60. 1997 Wisconsin Act 84, section 31 is repealed.
11	SECTION 61. 1997 Wisconsin Act 84, section 160 is repealed.
12	SECTION 62. 1997 Wisconsin Act 84, section 161 is repealed.
13	SECTION 63. 1997 Wisconsin Act 84, section 162 is repealed.
14	SECTION 64. Nonstatutory provisions.
15	(1) The dependence of connections and there existing shall identify study and

15 (1) The departments of corrections and transportation shall jointly study and 16 evaluate the desirability of using treatment programs and other alternatives to 17 incarceration as a way to reduce the length of incarceration or the need for 18 incarceration of persons convicted of a 2nd or subsequent violation of operating a 19 motor vehicle while under the influence on an intoxicant, controlled substance or 20 other drug. The departments shall consult with the counties regarding this study and evaluation. No later than the first day of the 9th month beginning after the 21 22 effective date of this subsection, the departments shall jointly submit a report to the 23 legislature in the manner provided under section 13.172 (2) of the statutes that contains the conclusions of the departments' study and evaluation and any 24 recommendations concerning implementation of the conclusions. 25

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SECTION 65. Initial applicability.

(1) MANDATORY OPERATING PRIVILEGE SUSPENSIONS. The treatment of sections
125.07 (4) (bs), (c)and(e) 2. (intro.), 343.30 (6) (b), 346.93 (2g), 346.95 (2) and 938.344
(2) (intro.) and (c), (2b) and (2d) (c) of the statutes first applies to violations committed
on the effective date of this subsection, but does not preclude the counting of other
violations as prior violations for sentencing a person or for suspending or revoking
a person's operating privilege.

8 (2) INTOXICATED DRIVER PROGRAMS. The treatment of sections 85.55, 340.01 9 (46m) (b) and (c), 342.12 (4) (a) and (c) 1. (intro.), 343.10 (5) (a) 3., 343.305 (10m) (a), 10 346.65 (6) (a) l., Id., 2. and 2m., (c) and (d), 940.09 (Id) (a) and 940.25 (Id) (a) of the 11 statutes and the renumbering of sections 343.305 (10m), 940.09 (1d) and 940.25 (Id) 12 of the statutes first apply to violations committed or refusals occurring on the 13 effective date of this subsection, but does not preclude the counting of other 14 convictions, suspensions or revocations as prior convictions, suspensions or 15 revocations for purposes of administrative action by the department of 16 transportation, sentencing by a court, revocation or suspension of operating 17 privileges or determining the prohibited alcohol concentration.

(3) INTOXICATED DRIVER IMPROVEMENT SURCHARGE. The treatment of sections
20.395 (5) (ek), 20.435 (6) (hx) and 346.655 (1) and (2) (a) and (b) of the statutes first
applies to intoxicated driver improvement surcharges imposed for violations
committed on the effective date of this subsection.

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SECTION 66. Appropriation changes.

(1) PRETRIAL INTOXICATED DRIVER INTERVENTION GRANTS. In the schedule under
 section 20.005 (3) of the statutes for the appropriation to the department of
 transportation under section 20.395 (5) (jr) of the statutes, as affected by the acts of

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1999, the dollar amount is increased by \$115,000 for fiscal year 1999-00 and the
 dollar amount is increased by \$314,700 for fiscal year 2000-01 to provide additional
 funding for grants under the pretrial intoxicated driver intervention grant program.
 SECTION 67. Effective date.
 (1) This act takes effect on the first day of the 4th month beginning after
 publication.





ENGROSSED 1999 ASSEMBLY BILL 221

30 Joday; 02, if then early Fri.a.m.

SENATE EMBLA CHIEF CLERK May 27, 1999 - Printed by direction of

fen. Cat AN ACT to repeal 346.65 (6) (a) 2. and 800.03 (4); to renumber 343.305 (10m), 1 940.0 (1d) and 940.25 (1d); to renumber and amend 346.65 (6) (a) 1.; to 2 amend 20.435 (6) (hx), 85.53 (3), 125.07 (4) (bs) (intro.), 2., 3. and 4., 125.07 (4) 3 (c) (intro.), 2., 3. and 4., 125.07 (4) (e) 2. (intro.), 340.01 (46m) (b), 342.12 (4) (a), 4 342.12 (4) (c) 1. (intro.), 343.10 (5) (a) 3., 343.30 (6) (b), 346.65 (2) (b), 346.65 (2) 5 (c), 346.65 (2) (d), 346.65 (2) (e), 346.65 (2e), 346.65 (2g) (a), 346.65 (2g) (b), 6 346.65 (2g) (c), 346.65 (6) (a) $2m_{2}$, 346.65 (6) (c), 346.65 (6) (d), 346.655 (l), 7 346.655 (2) (a), 346.655 (2) (b), 346.95 (2), 938.344 (2) (intro.), 938.344 (2) (c), 8 9 938.344 (2b) (intro.), (b) and (c) and 938.344 (2d) (c); to create 20.395 (5) (ek), 51.30 (4) (b)25., 85.55, 110.10, 303.065 (2m), 303.08 (1) (cg), 303.08 (1) (cm), 10 303.08(10m), 340.01(46m) (c), 343.305(10m) (a), 346.65 (2) (g), 346.65 (2g) (ag), 11 346.65 (6) (a) 1d., 346.93 (2f), 346.93 (2g), 940.09 (Id) (a), 940.25 (lc) and 940.25 12 13 (Id) (a) of the statutes; and to affect 1997 Wisconsin Act 84, section 2, 1997 Wisconsin Act 84, section 3, 1997 Wisconsin Act 84, section 4, 1997 Wisconsin 14

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1 Act 84, section 5, 1997 Wisconsin Act 84, section 30, 1997 Wisconsin Act 84, 2 section 31, 1997 Wisconsin Act 84, section 160, 1997 Wisconsin Act 84, section 161 and 1997 Wisconsin Act 84, section 162; relating to: operating a motor 3 vehicle while under the influence of an intoxicant or drugs, or both; installation 4 of an ignition interlock device in cases involving intoxicated operation of a 5 6 motor vehicle; seizure of motor vehicles for offenses related to driving while 7 under the influence of an intoxicant; the prohibited alcohol concentration 8 related to operating a motor vehicle while under the influence of an intoxicant; 9 restrictions on prisoner release from jail or prison; creating a safe-ride grant 10 program; creating an ignition interlock device program; pretrial intoxicated 11 driver intervention grants; requiring a report on incarceration alternatives; certain alcohol beverage offenses \checkmark committed by persons under the legal 12 drinking age; granting rule-making authority; making appropriations; and y 13 14 providing penalties.

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Unsert, And

Analysis by the Legislative Reference Bureau

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

15	SECTION 1. 20.395 (5) (ek) of the statutes is created to read:
16	20.395 (5) (ek) Safe-ride grant program; state funds. From the general fund,
17	all moneys transferred from the appropriation account under s. 20.435 (6) (hx) for the
18	purpose of awarding grants under s. 85.55.
19	SECTION 2. 20.435 (6) (hx) of the statutes is amended to read:

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20.435 (6) (hx) Services related to drivers, receipts. The amounts in the 1 2 schedule for services related to drivers. All moneys received by the state treasurer 3 from the driver improvement surcharge on court fines and forfeitures authorized 4 under s. 346.655 shall be credited to this appropriation. The secretary of 5 administration shall annually transfer to the appropriation account under s. 20.395 6 (5) (di) <u>31.29%</u> <u>30.12</u>% fa1 moneys credited to this appropriation. <u>The secretary of</u> 7 administration shall annually transfer to the annronriation account under s. 20.395 8 (5) (ek) 3.76% of all moneys credited to this annropriation. The moneys remaining 9 may be transferred to sub. (7) (hy) and ss. 20.255 (1) (hm), 20.285 (1) (ia), 20.395 (5) 10 (ci) and 20.455 (5) (h) by the secretary of administration after consultation with the 11 secretaries of health and family services and transportation, the superintendent of 12 public instruction, the attorney general and the president of the university of 13 Wisconsin system.

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SECTION 3. 51.30 (4) (b) 25. of the statutes is created to read:

51.30 (4) (b) 25. To the department of corrections or to a sheriff, to determine if a person incarcerated is complying with the assessment or the driver safety plan ordered under s. 343.30 (lq) (c).

SECTION 5. 85.53 (3) of the statutes is amended to read:

85.53 (3) Grants under this section shall be paid from the appropriation under
s. 20.395 (5) (jr). The amount of a grant may not exceed 80% of the amount expended
by an eligible applicant for services related to the program. The total amount of
grants awarded under this section may not exceed \$500,000.

23 **SECTION 6. 85.55** of the statutes is created to read:

24 **85.55 Safe-ride grant program.** The department may award grants to any 25 county or municipality to cover the costs of transporting persons suspected of having

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a prohibited alcohol concentration, as defined in s. 340.01 (46m), from any premises licensed under ch. 125 to sell alcohol beverages to their places of residence. The amount of a grant under this section may not exceed 50% of the costs necessary to provide the service. The liability of a provider of a safe-ride program to persons transported under the program is limited to the amounts required for an automobile liability policy under s. 344.15 (1). Grants awarded under this section shall be paid from the appropriation under s. 20.395 (5) (ek).

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SECTION 7. 110.10 of the statutes is created to read:

9 110.10 Ignition interlock device program. The department shall
 10 promulgate rules providing for the implementation of a statewide ignition interlock
 11 device program. The rules shall include provisions regarding all of following:

(1) The selection of persons to install, service and remove ignition interlock
 devices from motor vehicles.

14 (2) The periodic review of the fees charged to the owner of a vehicle for the
15 installation, service and removal of an ignition interlock device.

(3) Requiring ignition interlock device providers operating in this state to
 establish pilot programs involving the voluntary use of ignition interlock devices.

(4) Requiring ignition interlock device providers operating in this state to
 provide the department and law enforcement agencies designated by the department
 with installation, service, tampering and failure reports in a timely manner.

21 $\sqrt{\text{SECTION 8m. 125.07 (4) (bs) (intro.), 2., 3. and 4. of the statutes are amended}}$ 22 to read: /

125.07 (4) (bs) (intro.) Any person violating par. (a) is subject to the following penalties shall be penalized as follows:

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2. For a violation committed within 12 months of a previous violation, the
 person's operating privilege shall be suspended under s. 343.30(6)(b) 2. In addition,
 the person is subject to either a forfeiture of not less than \$300 nor more than \$500,
 suspension of the person's operating privilege as provided under s. 343.30(6)(b) 2.,
 participation in a supervised work program or other community service work under
 par. (cg) or any combination of these penalties.

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3. For a violation committed within 12 months of 2 previous violations, the
person's onerating nrivilege shall be suspended under s. 343.30 (6) (b) 3. In addition,
the person is subject to either a forfeiture of not less than \$500 nor more than \$750,
revocation of the person's operating privilege under s. 343.30 (6) (b) 3., participation
in a supervised work program or other community service work under par. (cg) or any
combination of these penalties.

4. For a violation committed within 12 months of 3 or more previous violations,
the nerson's onerating privilege shall be susnended under s. 343.30 (6) (b) 3. In
addition, the nerson is subject to either a forfeiture of not less than \$750 nor more
than \$1,000, revocation where the person's operating privilege under s 343.30 (6) (b) 3.,
participation in a supervised work program or other community service work under
par. (cg) or any combination of these penalties.

19 $\sqrt{$ SECTION **9m.** 125.07 (4) (c) (intro.), 2., 3. and 4. of the statutes are amended to **20** read:

21 125.07 (4) (c) (intro.) Any person violating par. (b) is subject to the following
 22 / penalties shall be penalized as follows:

23 × 2. For a violation committed within 12 months of a previous violation, the
 24 person's onerating nrivilege shall be susnended under s. 343.30 (6) (b) 2. In addition,
 25 the nerson is subject to either a forfeiture of not less than \$200 nor more than \$300,

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suspension of the person's operating privilege as provided under s. 343.30 (6) (b) 2.,
 participation in a supervised work program or other community service work under
 par. (cg) or any combination of these penalties.

3. For a violation committed within 12 months of 2 previous violations, the

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5 **J**erson's **p**onerating **a**privileardshall bridsusnended under s. 343i30 (6) (b) 3. n

the person is subject to either a forfeiture of not less than \$300 nor more than \$500,
revocation of the person's operating privilege under s. 343.30 (6) (b) 3., participation
in a supervised work program or other community service work under par. (cg) or any
combination of these penalties.

4. For a violation committed within 12 months of 3 or more previous violations,
the person's operating nrivileae shall be susnended under s. 343.30 (6)(b) 3. In
addition. the person is subject to either a forfeiture of not less than \$500 nor more
than \$1,000, revocation he person's operating privilege under s.343.30 (6)(b) 3.,
participation in a supervised work program or other community service work under
par. (cg) or any combination of these penalties.

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SECTION 10. 125.07 (4) (e) 2. (intro.) of the statutes is amended to read:

17 125.07 (4) (e) 2. (intro.) After ordering a penalty under par. (bs) or (c), the court,
18 with the agreement of the defendant, may enter an additional order staying the
19 execution of the penalty order and suspending or modifying the penalty imposed,
20 except that the court may not stay, suspend or modify the susnension of a nerson's
21 operating privilege reauired under par. (bs) or (c). The order under this subdivision
22 shall require the defendant to do any of the following:

23

SECTION 12. 303.065 (2m) of the statutes is created to read:

24 303.065 (**2m**) The department may not grant work release privileges to a 25 prisoner who is imprisoned for a violation of s. 346.63 (1), (2), (5) or (6) and who fails

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1	to obtain the assessment or to comply with the driver safety plan ordered under s.
2	343.30 (lq) (c) related to the violation for which he or she was imprisoned. This
3	subsection does not apply if the prisoner does not have sufficient funds to make any
4	payments necessary to obtain the assessment or to comply with the driver safety
5	plan.
6	SECTION 13. 303.08 (1) (cg) of the statutes is created to read:
7	303.08 (1) (cg) Attendance at an assessment ordered by a court under s. 343.30
8	(1q) (c);
9	SECTION 14. 303.08 (1) (cm) of the statutes is created to read:
10	303.08 (1) (cm) Attendance at a treatment program required by a driver safety
11	plan under s. 343.30 (lq) (c);
12	SECTION 15. 303.08 (10m) of the statutes is created to read:
13	303.08 (10m) The sheriff may not permit a prisoner who is imprisoned for a
14	violation of s. 346.63 (l), (2), (5) or (6) to leave the jail under sub. (1) if the prisoner
15	fails to obtain the assessment or to comply with the driver safety plan ordered under
16	s. 343.30 (lq) (c). This subsection does not apply if the prisoner does not have
17	sufficient funds to make any payments necessary to obtain the assessment or to
18	comply with the driver safety plan.
19	SECTION 16. 340.01 (46m) (b) of the statutes is amended to read:
20	340.01 (46m) (b) If the person has 2 or-mere prior convictions, suspensions or
21	revocations, as counted under s. 343.307 (1), an alcohol concentration of 0.08 or more.
22	SECTION 17. 340.01 (46m) (c) of the statutes is created to read:
23	340.01 (46m) (c) If the person has 3 or more prior convictions, suspensions or
24	revocations, as counted under s. 343.307 (1), an alcohol concentration of more than
25	0.02.

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1	SECTION 18. 342.12 (4) (a) of the statutes is amended to read:
2	342.12 (4) (a) The district attorney shall notify the department when he or she
3	files a criminal complaint against a person who has been arrested for violating s.
4	346.63 (1) or (2), 940.09 (1) or 940.25 and who has 2 or more prior-convictions,
5	suspensions or revocations, as counted under s. 343.307 (1). Except as provided
6	under par. (c), the department may not issue a certificate of title transferring
7	ownership of any motor vehicle owned by the person upon receipt of a notice under
8	this subsection until the court assigned to hear the criminal complaint issues an
9	order permitting the department to issue a certificate of title.
10	SECTION 19. 342.12 (4) (c) 1. (intro.) of the statutes is amended to read:
11	342.12 (4) (c) 1. (intro.) The department shall issue a certificate of title
12	transferring ownership of a motor vehicle that was owned by a person who has
13	received a notice of intent to revoke the person's operating privilege under s. 343.305
14	(9) (a) or has been arrested for violating s. 346.63 (1) or (2), 940.09 (1) or 940.25 an-d
15	who has 2 or more prior convictions, suspensions or revocations, as counted under
16	s. 343.307 (1) , if all of the following conditions are met:
17	SECTION 20. 343.10 (5) (a) 3. of the statutes is amended to read:
18	343.10 (5) (a) 3. If the applicant has 2 or more prior convictions, suspensions
19	or revocations, as counted under s. 343.307 (1), the <u>The</u> occupational license of the
20	applicant shall restrict the applicant's operation under the occupational license to
21	vehicles that are equipped with a functioning ignition interlock device if the court
22	has ordered under s. 346.65 (6) (a) 1. 1d. or lg. that a motor vehicle owned by the
23	person be equipped with an ignition interlock device. A person to whom a restriction
24	under th-is subdivision applies violates that restriction if he or she requests or
25	permits another to blow into an ignition interlock device or to start a motor vehicle

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1	equipped with an ignition interlock device for the purpose of providing the person an
2	operable motor vehicle without the necessity of first submitting a sample of his or her
3	breath to analysis by the ignition interlock device. If the occupational license
4	restricts the applicant's operation to a vehicle that is equipped with an ignition
5	interlock device, the applicant shall be liable for the reasonable costs of equipping
6	the vehicle with the ignition interlock device.
7	SECTION 21. 343.30 (6) (b) of the statutes is amended to read:
8	343.30 (6) (b) If a court imposes suspension o r revocation of a person's operating
9	privilege under s. 125.07 (4) <u>(bs) or</u> (c) or 938.344 (2), (2b) or (2d), the suspension or
10	revocation imposed shall be one of the following:
11	1. For a first violation, suspension for $\frac{30 \text{ to } 90 \text{ days}}{1000 \text{ days}}$ not more than one vear.
12	2. For a violation committed within 12 months of a previous violation,
13	suspension for not more <u>less</u> than one' year <u>nor more than 18 months</u> .
14	3. For a violation committed within 12 months of 2 or more previous violations,
15	revocation <u>susnension</u> for not more <u>less</u> than 2 years <u>nor more than 5 years</u> .
16	SECTION 22. 343.305 (10m) of the statutes is renumbered 343.305 (10m) (b).
17	SECTION 23. 343.305 (10m) (a) of the statutes is created to read:
18	343.305 (10m) (a) If the person's operating privilege is revoked under sub. (10),
19	the procedure under s. 346.65 (6) shall be followed regarding the equipping of a motor
20	vehicle owned by the person with an ignition interlock device.
21	SECTION 24. 346.65 (2) (b) of the statutes is amended to read:
22	346.65 (2) (b) Except as provided in par. <u>pars.</u> (f) <u>and (g)</u>, shall be fined not less
23	than \$300 nor more than \$1,000 and imprisoned for not less than 5 days nor more
24	than 6 months if the total number of suspensions, revocations and convictions
25	counted under s. 343.307 (1) equals 2 within a lo-year period. Suspensions,

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revocations or convictions arising out of the same incident or occurrence shall be
 counted as one.

SECTION 25. 346.65 (2) (c) of the statutes is amended to read:

346.65 (2) (c) Except as provided in par. pars. (f) and (g), shall be fined not less
than \$600 nor more than \$2,000 and imprisoned for not less than 30 days nor more
than one year in the county jail if the total number of suspensions, revocations and
convictions counted under s. 343.307 (1) equals 3, except that suspensions,
revocations or convictions arising out of the same incident or occurrence shall be
counted as one.

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SECTION 26. 346.65 (2) (d) of the statutes is amended to read:

11 346.65 (2) (d) Except as provided in par. pars. (f) and (g), shall be fined not less 12 than \$600 nor more than \$2,000 and imprisoned for not less than 60 days nor more 13 than one year in the county jail if the total number of suspensions, revocations and 14 convictions counted under s. 343.307 (1) equals 4, except that suspensions, 15 revocations or convictions arising out of the same incident or occurrence shall be 16 counted as one.

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SECTION 27. 346.65 (2) (e) of the statutes is amended to read:

18 346.65 (2) (e) Except as provided in par. <u>pars.</u> (f) and (g), shall be fined not less 19 than \$600 nor more than \$2,000 and imprisoned for not less than 6 months nor more 20 than 5 years if the total number of suspensions, revocations and convictions counted 21 under s. 343.307 (1) equals 5 or more, except that suspensions, revocations or 22 convictions arising out of the same incident or occurrence shall be counted as one.

SECTION 28. 346.65 (2) (g) of the statutes is created to read:

346.65 (2) (g) 1. If a person convicted had an alcohol concentration of 0.15 to
0.199, the applicable minimum and maximum fines under pars. (b) to (e) are doubled.

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2. If a person convicted had an alcohol concentration of 0.20 to 0.249, the
 applicable minimum and maximum fines under pars. (b) to (e) are tripled.

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3 3. If a person convicted had an alcohol concentration of 0.25 or above, the
4 applicable minimum and maximum fines under pars. (b) to (e) are quadrupled.

SECTION 29. 346.65 (2e) of the statutes is amended to read:

346.65 (2e) If the court determines that a person does not have the ability to
pay the costs and fine or forfeiture imposed under sub. (2) (a), (b), (c), (d), (e) or, (f)
or (g), the court may reduce the costs, fine and forfeiture imposed and order the
person to pay, toward the cost of the assessment and driver safety plan imposed
under s. 343.30 (lq) (c), the difference between the amount of the reduced costs and
fine or forfeiture and the amount of costs and fine or forfeiture imposed under sub.
(2) (a), (b), (c), (d), (e) or, (f) or (g).

SECTION 30. 346.65 (2g) (a) of the statutes is amended to read:

14 346.65 (2g) (a) In addition to the authority of the court under s. 973.05 (3) (a) 15 to provide that a defendant perform community service work for a public agency or a nonprofit charitable organization in lieu of part or all of a fine imposed under sub. 16 (2) (b) to (f) (g) and except as provided in par. (ag), the court may provide that a 17 defendant perform community service work for a public agency or a nonprofit 18 19 charitable organization in lieu of part or all of a forfeiture under sub. (2) (a) or may require a person who is subject to sub. (2) to perform community service work for a 20 21 public agency or a nonprofit charitable organization in addition to the penalties 22 specified under sub. (2).

(am) Notwithstanding s. 973.05 (3) (b), an order under par. (a) or (ag) may only
apply if agreed to by the organization or agency. The court shall ensure that the
defendant is provided a written statement of the terms of the community service

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order and that the community service order is monitored. Any organization or agency acting in good faith to which a defendant is assigned pursuant to an order under this subsection has immunity from any civil liability in excess of \$25,000 for acts or omissions by or impacting on the defendant. The issuance or possibility of the issuance of a community service order under this subsection does not entitle an indigent defendant who is subject to sub. (2) (a) to representation by counsel under ch. 977.

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SECTION 31. 346.65 (2g) (ag) of the statutes is created to read:

9 346.65 (2g) (ag) If the court determines that a person does not have the ability 10 to pay a fine imposed under sub. (2) (b) to (g), the court shall require the defendant 11 to perform community service work for a public agency or a nonprofit charitable 12 organization in lieu of paying the fine imposed or, if the amount of the fine was 13 reduced under sub. (2e), in lieu of paying the remaining amount of the fine. Each 14 hour of community service performed in compliance with an order under this 15 paragraph shall reduce the amount of the fine owed by an amount determined by the 16 court.

17

SECTION 32. 346.65 (2g) (b) of the statutes is amended to read:

18 346.65 (2g) (b) The court may require a person ordered to perform community 19 service work under par. (a) <u>or (ag)</u>, or under s. 973.05 (3) (a) if that person's fine 20 resulted from violating s. 346.63 (2), 940.09 (1) or 940.25, to participate in community 21 service work that demonstrates the adverse effects of substance abuse or of operating 22 a vehicle while under the influence of an intoxicant or other drug, including working 23 at an alcoholism treatment facility approved under s. 51.45, an emergency room of 24 a general hospital or a driver awareness program under s. 346.637. The court may 25 order the person to pay a reasonable fee, based on the person's ability to pay, to offset

the cost of establishing, maintaining and monitoring the community service work ordered under this paragraph. If the opportunities available to perform community service work are fewer in number than the number of defendants eligible under this subsection, the court shall, when making an order under this paragraph, give preference to defendants who were under 21 years of age at the time of the offense. All provisions of par. (a) (am) apply to any community service work ordered under this paragraph.

8

SECTION 33. 346.65 (2g) (c) of the statutes is amended to read:

9 346.65 (2g) (c) If there was a minor passenger under 16 years of age in the 10 motor vehicle or commercial motor vehicle at the time of the violation that gave rise 11 to the conviction, the court may require a person ordered to perform community 12 service work under par. (a) or (ag), or under s. 973.05 (3) (a) if that person's fine resulted from violating s. 346.63 (2), (5) (a) or (6) (a), 940.09 (1) or 940.25, to 13 14 participate in community service work that benefits children or that demonstrates 15 the adverse effects on children of substance abuse or of operating a vehicle while 16 under the influence of an intoxicant or other drug. The court may order the person 17 to pay a reasonable fee, based on the person's ability to pay, to offset the cost of 18 establishing, maintaining and monitoring the community service work ordered 19 under this paragraph.

20

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SECTION 34. 346.65 (6) (a) 1. of the statutes is renumbered 346.65 (6) (a) lg. and amended to read:

346.65 (6) (a) lg. Except as provided in this paragraph, the court may order a
law enforcement officer to seize a motor vehicle, or, if the motor vehicle is not ordered
seized, shall order a law enforcement officer to equip the motor vehicle with an
ignition interlock device or immobilize any motor vehicle owned by the person whose

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1 operating privilege is revoked under s. 343.305 (10) or who committed a violation of 2 s. 346.63 (1) (a), (b) or (2) (a) 1. or 2., 940.09 (1) (a), (b), (c) or(d) or 940.25 (1) (a), (b), 3 (c) or (d) if the person whose operating privilege is revoked under s. 343.305 (10) or 4 who is convicted of the violation has 2 or more prior suspensions, revocations or 5 convictions that would be counted under s. 343.307 (1). The court shall not order a 6 motor vehicle equipped with an ignition interlock device or immobilized if that would 7 result in undue hardship or extreme inconvenience or would endanger the health 8 and safety of a person.

9

SECTION 35. 346.65 (6) (a) 1d. of the statutes is created to read:

10 346.65 (6) (a) 1d. Except as provided in this subdivision, the court may order 11 a law enforcement officer to equip with an ignition interlock device a motor vehicle 12 owned by the person whose operating privilege is revoked under s. 343.305 (10) or 13 who committed a violation of s. 346.63 (1) (a) or (b) or (2) (a) 1. or 2., 940.09 (1) (a), 14 (b), (c) or (d) or 940.25 (1) (a), (b), (c) or (d). The court shall not order a motor vehicle 15 equipped with an ignition interlock device if that would result in undue hardship or 16 extreme inconvenience or would endanger the health or safety of a person.

17

SECTION 36. 346.65 (6) (a) 2. of the statutes is repealed.

18 SECTION 37. 346.65 (6) (a) 2m. of the statutes is amended to read:

19 346.65 (6) (a) 2m. A person who owns a motor vehicle subject to seizure, 20 equipping with an ignition interlock device or immobilization under this paragraph 21 shall surrender to the clerk of circuit court the certificate of title issued under ch. 342 22 for every motor vehicle owned by the person. The person shall comply with this 23 subdivision within 5 working days after receiving notification of this requirement 24 from the district attorney. When a district attorney receives a copy of a notice of 25 intent to revoke the operating privilege under s. 343.305 (9) (a) of a person who has

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1 a or more convictions, suspensions or revocations, as counted under s. 343.307 (1). 2 or when a district attorney notifies the department of the filing of a criminal 3 complaint against a person under s. 342.12 (4) (a), the district attorney shall notify 4 the person of the requirement to surrender all certificates of title to the clerk of circuit 5 court. The notification shall include the time limits for that surrender, the penalty 6 for failure to comply with the requirement and the address of the clerk of circuit 7 court. The clerk of circuit court shall promptly return each certificate of title 8 surrendered to the clerk of circuit court under this subdivision after stamping the 9 certificate of title with the notation "Per section 346.65 (6) of the Wisconsin statutes. 10 ownership of this motor vehicle may not be transferred without prior court approval". 11 Any person failing to surrender a certificate of title as required under this 12 subdivision shall forfeit not more than \$500.

13 SECTION 38. 346.65 (6) (c) of the statutes is amended to read:

14 346.65 (6) (c) The district attorney of the county where the motor vehicle was 15 seized, or of the county where the owner's onerating privilege was ordered revoked 16 under s. 343.305 (10) or where the owner committed the violation under s. 346.63 (1) 17 (a) or (b) or (2) (a) 1. or 2.. 940.09 (1) (a). (b), (c) or (d) or 940.25 (1) (a). (b), (c) or (d), shall commence an action to forfeit the motor vehicle within 30 days after the motor 18 19 vehicle is seized. The action shall name the owner of the motor vehicle and all 20 lienholders of record as parties. The forfeiture action shall be commenced by filing 21 a summons, complaint and affidavit of the law enforcement agency with the clerk of 22 circuit court. Upon service of an answer, the action shall be set for hearing within 23 60 days after the service of the answer. If no answer is served or no issue of law or 24 fact joined and the time for that service orjoining of issues has expired, the court may 25 render a default judgment as provided in s. 806.02.

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1	SECTION 39. 346.65 (6) (d) of the statutes is amended to read:
2	346.65 (6) (d) At the hearing set under par. (c), the state has the burden of
3	proving to a reasonable certainty by the greater weight of the credible evidence that
4	the motor vehicle is a motor vehicle owned by a person whose operating privilege was
5	ordered revoked under s. 343.305 (10) or who committed a violation of s. 346.63 (1)
6	(a) or (b) or (2) (a) 1. or 2., 940.09 (1) (a), (b), (c) or(d) or 940.25 (1) (a), (b), (c) or (d)
7	and , if the seizure is under par, (a) 1., that the person had 2 <u>or more</u> prior convictions,
8	suspensions or revocations, as counted under s. 343.307 (1) or, if the seizure is under
9	par. (a) 2., 3 or more prior convictions, suspensions or revocations, as counted under
10	s. 343.30⁷ (1) . If the ,, (c) or (d),, (c) or (d) state fails to meet the burden of proof
11	required under this paragraph, the motor vehicle shall be returned to the owner upon
12	the payment of storage costs.
13	SECTION 40. 346.655 (1) of the statutes is amended to read:
14	346.655 (1) On or after July 1, 1988, if <u>If</u> a court imposes a fine or a forfeiture
15	for a violation of s. 346.63 (1) or (5), or a local ordinance in conformity therewith, or
16	s. 346.63 (2) or (6) or 940.25, or s. 940.09 where the offense involved the use of a
17	vehicle, it shall impose a driver improvement surcharge in an amount of $340 $
18	in addition to the fine or forfeiture, penalty assessment, jail assessment and crime
19	laboratories and drug law enforcement assessment.
20	SECTION 41. 346.655 (2) (a) of the statutes is amended to read:
21	346.655 (2) (a) Except as provided in par. (b), the clerk of court shall collect and
22	transmit the amount under sub. (1) to the county treasurer as provided in s. 59.40
23	(2) (m). The county treasurer shall then make payment of 37.6% 38.5% of the amount
24	to the state treasurer as provided in s. 59.25 (3) (f) 2.
25	SECTION 42. 346.655 (2) (b) of the statutes is amended to read:

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1	346.655 (2) (b) If the forfeiture is imposed by a municipal court, the court shall
2	transmit the amount to the treasurer of the county, city, town or village, and that
3	treasurer shall make payment of 37.6% <u>38.5%</u> of the amount to the state treasurer
4	as provided in s. 66.12 (1) (b). The treasurer of the city, town or village shall transmit
5	the remaining <u>62.4% 61.5%</u> of the amount to the treasurer of the county.
6	SECTION 42m. 346.93 (2f) of the statutes is created to read:
7	346.93 (2f) Except as provided in sub. (2g), any person violating this section
8	may have his or her operating privilege suspended under s. 343.30 (6) (b) 1.
9	SECTION 43. 346.93 (2g) of the statutes is created to read:
10	346.93 (2g) Any person violating this section may be required to forfeit not less
11	than \$20 nor more than \$400 and shall have his or her operating privilege:
12	V (b) For a violation committed within 12 months of a previous violation,
13	suspended under s. 343.30 (6) (b) 2.
14	(c) For a violation committed within 12 months of 2 or more previous violations,
15	suspended under s. 343.30 (6) (b) 3.
16	SECTION 44. 346.95 (2) of the statutes is amended to read:
17	346.95 (2) Any person violating s. 346.89 (1) , 346.93 or 346.94 (2), (4) or (7) may
18	be required to forfeit not less than \$20 nor more than \$400.
19	SECTION 45. 800.03 (4) of the statutes is repealed.
20	SECTION 46. 938.344 (2) (intro.) of the statutes is amended to read:
21	938.344 (2) (intro.) If a court finds a juvenile committed a violation under s.
22	125.07 (4)(h) or 125.09 (2), or a local ordinance that strictly conforms to one of those
23	statutes <u>that statute</u> , the court shall order one or any combination of the following
24	penalties:
25	SECTION 47. 938.344 (2) (c) of the statutes is amended to read:

938.344 (2) (c) For a violation committed within 12 months of 2 or more
previous violations, a forfeiture of not more than \$500, revocation suspension of the
juvenile's operating privilege as provided under s. 343.30 (6) (b) 3. or the juvenile's
participation in a supervised work program or other community service work under
s. 938.34 (5g).

6 SECTION 48m. 938.344 (2b) (intro.), (b) and (c) of the statutes are amended to 7 read:

8 938.344 (2b) (intro.) If a court finds a juvenile committed a violation under s.
9 125.07 (4) (a) <u>or (b)</u>, or a local ordinance which strictly conforms to s. 125.07 (4) (a)
10 <u>or (b)</u>, the court shall order one or any combination of the following penalties:

11 √ (b) For a violation committed within 12 months of a previous violation, a
12 forfeiture of not less than \$300 nor more than \$500, suspension of the juvenile's
13 operating privilege as provided under ~ 343 °∩ (6) (b) 2. or the juvenile's
14 participation in a supervised work program or other community service work under
15 s. 938.34 (5g). In addition to any nenalty imnosed under this paragraph, the court
16 shall suspend the iuvenile's operating privilege as provided in s. 343.30 (6) (b) 2.

17 (c) For a violation committed within 12 months of 2 or more previous violations, 2 18 r f i t f Ś 5 0 0 f 0 e u r e 0 а 19 s. 343.30 (6) (b) 3. or the juvenile's participation in a supervised work program or other community service work under s. 938.34 (5g). In addition to any nenalty 20 21 imnosed under this paragraph, the court shall susnend the iuvenile's onerating 22 privilege as provided in s. 343.30 (6) (b) 3.

23 SECTION 49. 938.344 (2d) (c) of the statutes is amended to read:

938.344 (2d) (c) For a violation committed within 12 months of 2 or more
previous violations, a forfeiture of \$500, revocation suspension of the juvenile's

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1 operating privilege as provided under s. 343.30 (6) (b) 3. or the juvenile's 2 participation in a supervised work program or other community service work under 3 s. 938.34 (5g). 4 **SECTION** 50. 940.09 (1d) of the statutes is renumbered 940.09 (1d) (b). **SECTION** 51. 940.09 (Id) (a) of the statutes is created to read: 5 6 940.09 (1d) (a) If a person commits an offense under sub. (1) (a), (b), (c) or(d), 7 the procedure under s. 346.65 (6) may be followed regarding the equipping of a motor 8 vehicle owned by the person with an ignition interlock device. 9 **SECTION** 52. 940.25 (lc) of the statutes is created to read: 10 940.25 (lc) If the person convicted under sub. (1) (a), (b), (c) or (d) had any 11 previous suspensions, revocations or convictions that would be counted under s. 12 343.307 (1) and had an alcohol concentration of 0.15 to 0.199, the applicable 13 maximum fine for the conviction under sub. (1) (a), (b), (c) or (d) is doubled. If the 14 person convicted under sub. (1) (a), (b), (c) or (d) had any previous suspensions, 15 revocations or convictions that would be counted under s. 343.307 (1) and had an 16 alcohol concentration of 0.20 to 0.249, the applicable maximum fine for the conviction 17 under sub. (1) (a), (b), (c) or (d) is tripled. If the person convicted under sub. (1) (a), 18 (b), (c) or (d) had any previous suspensions, revocations or convictions that would be 19 counted under s. 343.307 (1) and had an alcohol concentration of 0.25 or above, the 20 applicable maximum fine for the conviction under sub. (1) (a), (b), (c) or (d) is 21 quadrupled. 22 **SECTION** 53. 940.25 (1d) of the statutes is renumbered 940.25 (1d) (b). 23 **SECTION** 54. 940.25 (1d) (a) of the statutes is created to read:

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940.25 (1d) (a) If a person commits an offense under sub. (1) (a), (b), (c) or (d), 1 2 the procedure under s. 346.65 may be followed regarding the equipping of a motor 3 vehicle owned by the person with an ignition interlock device. 4 **SECTION** 55. 1997 Wisconsin Act 84, section 2 is repealed. 5 **SECTION** 56. 1997 Wisconsin Act 84, section 3 is repealed. 6 **SECTION** 57. 1997 Wisconsin Act 84, section 4 is repealed. 7 **SECTION** 58. 1997 Wisconsin Act 84, section 5 is repealed. 8 **SECTION** 59. 1997 Wisconsin Act 84, section 30 is repealed. 9 **SECTION** 60. 1997 Wisconsin Act 84, section 31 is repealed. **SECTION** 61. 1997 Wisconsin Act 84, section 160 is repealed. 10 **SECTION** 62. 1997 Wisconsin Act 84, section 161 is repealed. 11 12 **SECTION** 63. 1997 Wisconsin Act 84, section 162 is repealed.

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SECTION 64. Nonstatutory provisions.

14 (1) The departments of corrections and transportation shall jointly study and 15 evaluate the desirability of using treatment programs and other alternatives to 16 incarceration as a way to reduce the length of incarceration or the need for 17 incarceration of persons convicted of a 2nd or subsequent violation of operating a motor vehicle while under the influence on an intoxicant, controlled substance or 18 19 other drug. The departments shall consult with the counties regarding this study and evaluation. No later than the first day of the 9th month beginning after the 20 21 effective date of this subsection, the departments shall jointly submit a report to the 22 legislature in the manner provided under section 13.172 (2) of the statutes that 23 contains the conclusions of the departments' study and evaluation and any 24 recommendations concerning implementation of the conclusions.

25 **SECTION 65.**

SECTION 65. Initial applicability.

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1 (1) MANDATORY OPERATING PRIVILEGE SUSPENSIONS. The treatment of sections 2 125.07 (4) (bs), (c) and(e) 2. (intro.), 343.30 (6) (b), 346.93 (2g), 346.95 (2) and 938.344 3 (2) (intro.) and (c), (2b) and (2d) (c) of the statutes first applies to violations committed 4 on the effective date of this subsection, but does not preclude the counting of other 5 violations as prior violations for sentencing a person or for suspending or revoking 6 a person's operating privilege.

7 (2) INTOXICATED DRIVER PROGRAMS. The treatment of sections 85.55, 340.01 8 (46m) (b) and (c), 342.12 (4) (a) and (c) 1. (intro.), 343.10 (5) (a) 3., 343.305 (10m) (a), 9 346.65 (6) (a) l., Id., 2. and 2m., (c) and (d), 940.09 (1d) (a) and 940.25 (1d) (a) of the 10 statutes and the renumbering of sections 343.305 (10m), 940.09 (Id) and 940.25 (Id) 11 of the statutes first apply to violations committed or refusals occurring on the 12 effective date of this subsection, but does not preclude the counting of other 13 convictions, suspensions or revocations as prior convictions, suspensions or 14 revocations for purposes of administrative action by the department of 15 transportation, sentencing by a court, revocation or suspension of operating 16 privileges or determining the prohibited alcohol concentration.

17 (3) INTOXICATED DRIVER IMPROVEMENT SURCHARGE. The treatment of sections 18 20.395 (5) (ek), 20.435 (6) (hx) and 346.655 (1) and (2) (a) and (b) of the statutes first 19 applies to intoxicated driver improvement surcharges imposed for violations 20 committed on the effective date of this subsection.

21

SECTION 66. Appropriation changes.

(1) PRETRIAL INTOXICATED DRIVER INTERVENTION GRANTS. In the schedule under
section 20.005 (3) of the statutes for the appropriation to the department of
transportation under section 20.395 (5) (jr) of the statutes, as affected by the acts of
1999, the dollar amount is increased by \$115,000 for fiscal year 1999-00 and the

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dollar amount is increased by \$314,700 for fiscal year 2000-01 to provide additional
funding for grants under the pretrial intoxicated driver intervention grant program.
SECTION 67. Effective date.
(1) This act takes effect on the first day of the 4th month beginning after
publication.
(END)

1999-2000 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

BIEngrossment information: The text of End

The text of Engrossed 1999 Assembly Bill 221 consists of the following documents adopted in the assembly on May 19, 1999: Assembly Substitute Amendment 2, as affected by Assembly Amendment 1.
