



## 2009 SENATE JOINT RESOLUTION 6

February 3, 2009 – Introduced by Senators TAYLOR, GROTHMAN, LEHMAN, PLALE and ERPENBACH, cosponsored by Representatives GRIGSBY, KESSLER, BERCEAU, COLON, FIELDS, MASON, ROYS, SINICKI, TOLES, TURNER, A. WILLIAMS, YOUNG and A. OTT. Referred to Committee on Judiciary, Corrections, Insurance, Campaign Finance Reform, and Housing.

1     **Relating to:** opposing a federal mandate requiring the suspension or revocation of  
2             driver’s licenses in all circumstances in which a person has been convicted of  
3             a drug or other controlled substances violation and exercising the state’s option  
4             to opt out of this federal mandate.

5             Whereas, federal law, under 23 USC 159 and regulations promulgated under  
6             this federal statute, including 23 CFR 192, requires states, as a prerequisite to  
7             receiving certain federal transportation–related funds, either to enact a state law  
8             mandating the suspension or revocation of driver’s licenses in all circumstances in  
9             which a person has been convicted of a drug or other controlled substances violation  
10            or to resolve that the state is opposed to a federal mandate requiring the suspension  
11            or revocation of driver’s licenses in these circumstances; and

12            Whereas, this state adopted legislation in accordance with this federal law in  
13            chapters 938 and 961 of the Wisconsin statutes, mandating driver’s license  
14            suspensions for adults and juveniles convicted or adjudicated of a violation of this  
15            state’s Uniform Controlled Substances Act; and

