

## 2nd Sub. H.B. 350

### IMPAIRED DRIVING AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 12, 2020 5:09 PM

Senator **Scott D. Sandall** proposes the following amendments:

1. *Page 4, Lines 89 through 95:*

89        (b) the conviction under Subsection (2) is at any time after a conviction of:  
90        (i) automobile homicide under Section 76-5-207 {~~that is committed after July 1, 2001~~} ;  
91        (ii) a felony violation of Section 41-6a-502, Subsection (2), or a statute previously in  
92        effect in this state that would constitute a violation of Section 41-6a-502 or Subsection (2) {~~that~~  
93        is committed after July 1, 2001} ; or  
94        (iii) any conviction described in Subsection (5)(b)(i) or (ii) for which judgment of  
95        conviction is reduced under Section 76-3-402.

2. *Page 21, Lines 616 through 618:*

616        (i) violates Subsection (2)(a)(i) by knowingly and intentionally having in the person's  
617        body any measurable amount of a controlled substance , except for  
             11-nor-9-carboxy-tetrahyrdocannabinol ; and  
618        (ii) operates a motor vehicle as defined in Section 76-5-207 in a negligent manner,