## 3rd Sub. H.B. 395 **DUI OFFENSE AMENDMENTS**

HOUSE FLOOR AMENDMENTS

February 20, 2024 2:28 PM AMENDMENT 1

Representative **Steve Eliason** proposes the following amendments:

1. Page 20, Line 609 through Page 21, Line 623:	
609	(i) the ignition interlock restricted driver was 21 years old or older at the time of the
610	0 <u>offense;</u>
61	1 (ii) at least { three } wears have elapsed since the date of the conviction under Section
612	2 <u>41-6a-502;</u> <u>and</u>
61.	{ (iii) the ignition interlock restricted driver certifies to the division that the ignition
61	4 interlock restricted driver has not operated a motor vehicle during the three-year period after
61:	5 the date of the conviction under Section 41-6a-502;
61	6 <u>(iv) there is no evidence of a traffic or driving related violation on the ignition interlock</u>
61'	7 restricted driver's driving record during the three-year period after the date of the conviction
618	8 <u>under Section 41-6a-502; and</u>
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	(iii) during the time frame from the date of conviction under Section 41-6a-502 to the date the
	person petitions the Driver License Division for removal of the ignition interlock restriction:
	(A) the ignition interlock restricted driver certifies to the division that the ignition interlock
	restricted driver has not operated a motor vehicle;
	(B) there is no evidence of a traffic or driving related violation on the ignition interlock restricted
	driver's driving record; and
	(C) there is no evidence of a motor vehicle crash involving the interlock restricted driver where
	the interlock restricted driver was operating a motor vehicle.
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62.	electronic record that is available to law enforcement.