Fifty-eighth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED HOUSE BILL NO. 1439

Introduced by

Representative Weiler

Senator Nething

- 1 A BILL for an Act to amend and reenact subsection 7 of section 39-06.1-10, section 39-20-04,
- 2 and subsection 1 of section 39-20-04.1 of the North Dakota Century Code, relating to
- 3 consequences for driving while under the influence; and to provide for a legislative council
- 4 study.

5 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

6	SEC		1. AMENDMENT. Subsection 7 of section 39-06.1-10 of the North Dakota
7	Century Co	de is	amended and reenacted as follows:
8	7.	The	period of suspension imposed for a violation of section 39-08-01 or equivalent
9		ordir	nance is:
10		a.	Ninety-one days if the operator's record shows the person has not violated
11			section 39-08-01 or equivalent ordinance within the five years preceding the
12			last violation and the violation was for an alcohol concentration of at least
13			eight one-hundredths of one percent by weight and under eighteen
14			one-hundredths of one percent by weight.
15		b.	One hundred eighty days if the operator's record shows the person has not
16			violated section 39-08-01 or equivalent ordinance within five years preceding
17			the last violation and the violation was for an alcohol concentration of at least
18			eighteen one-hundredths of one percent by weight.
19		<u>C.</u>	Three hundred sixty-five days if the operator's record shows the person has
20			once violated section 39-08-01 or equivalent ordinance within the five years
21			preceding the last violation and the violation is for an alcohol concentration of
22			under eighteen one-hundredths of one percent by weight.
23	c.	<u>d.</u>	Two years if the operator's record shows the person has at least twice once
24			violated section 39-08-01 or equivalent ordinance within the five years

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1		preceding the last violation and the violation was for an alcohol concentration		
2		of at least eighteen one-hundredths of one percent by weight or if the		
3		operator's record shows the person has at least twice violated section		
4		39-08-01 or equivalent ordinance within the five years preceding the last		
5		violation and the violation was for an alcohol concentration of at least eight		
6		one-hundredths of one percent by weight and under eighteen one-hundredths		
7		of one percent by weight.		
8	<u>e.</u>	Three years if the operator's record shows the person has at least twice		
9		violated section 39-08-01 or equivalent ordinance within the five years		
10		preceding the last violation and the violation is for an alcohol concentration of		
11		at least eighteen one-hundredths of one percent by weight.		
12	SECTIO	N 2. AMENDMENT. Section 39-20-04 of the North Dakota Century Code is		
13	amended and reenacted as follows:			
14	39-20-04	4. Revocation of privilege to drive motor vehicle upon refusal to submit to		
15	testing.			
16	1. If a	person refuses to submit to testing under section 39-20-01 or 39-20-14, none		
17	ma	y be given, but the law enforcement officer shall immediately take possession of		
18	the	person's operator's license if it is then available and shall immediately issue to		
19	tha	t person a temporary operator's permit, if the person then has valid operating		
20	priv	vileges, extending driving privileges for the next twenty-five days or until earlier		
21	terr	ninated by a decision of a hearing officer under section 39-20-05. The law		
22	enf	orcement officer shall sign and note the date on the temporary operator's		
23	per	mit. The temporary operator's permit serves as the director's official notification		
24	to t	he person of the director's intent to revoke driving privileges in this state and of		
25	the	hearing procedures under this chapter. The director, upon the receipt of that		
26	per	son's operator's license and a certified written report of the law enforcement		
27	offi	cer in the form required by the director, forwarded by the officer within five days		
28	afte	er issuing the temporary operator's permit, showing that the officer had		
29	rea	sonable grounds to believe the person had been driving or was in actual		
30	phy	vsical control of a motor vehicle while in violation of section 39-08-01 or		
31	equ	vivalent ordinance or, for purposes of section 39-20-14, had reason to believe		

1 that the person committed a moving traffic violation or was involved in a traffic 2 accident as a driver, and in conjunction with the violation or accident the officer 3 has, through the officer's observations, formulated an opinion that the person's 4 body contains alcohol, that the person was lawfully arrested if applicable, and that 5 the person had refused to submit to the test or tests under section 39-20-01 or 6 39-20-14, shall revoke that person's license or permit to drive and any nonresident 7 operating privilege for the appropriate period under this section, or if the person is 8 a resident without a license or a permit to operate a motor vehicle in this state, the 9 director shall deny to the person the issuance of a license or permit for the 10 appropriate period under this section after the date of the alleged violation, subject 11 to the opportunity for a prerevocation hearing and postrevocation review as 12 provided in this chapter. In the revocation of the person's operator's license the 13 director shall give credit for time in which the person was without an operator's 14 license after the day of the person's refusal to submit to the test except that the 15 director may not give credit for time in which the person retained driving privileges 16 through a temporary operator's permit issued under this section or section 17 39-20-03.2. The period of revocation or denial of issuance of a license or permit 18 under this section is:

- a. One year if the person's driving record shows that within the five years
 preceding the most recent violation of this section, the person's operator's
 license has not previously been suspended, revoked, or issuance denied for a
 violation of this chapter or section 39-08-01 or equivalent ordinance.
- b. Two <u>Three</u> years if the person's driving record shows that within the five years
 preceding the most recent violation of this section, the person's operator's
 license has been once previously suspended, revoked, or issuance denied for
 a violation of this chapter or section 39-08-01 or equivalent ordinance.
- c. Three Four years if the person's driving record shows that within the five
 years preceding the most recent violation of this section, the person's
 operator's license has at least twice previously been suspended, revoked, or
 issuance denied under this chapter, or for a violation of section 39-08-01 or
 equivalent ordinance, or any combination thereof of the same, and the

1			suspe	ensions, revocations, or denials resulted from at least two separate		
2			arres	ts.		
3	2.	A person's driving privileges are not subject to revocation under this section				
4		<u>subo</u>	divisio	n a of subsection 1 if all of the following criteria are met:		
5		a.	No <u>A</u>	n administrative hearing is not held under section 39-20-05;		
6		b.	The p	person mails an affidavit to the director within twenty-five days after the		
7			temp	orary operator's permit is issued. The affidavit must state that the		
8		person:				
9			(1)	Intends to voluntarily plead guilty to violating section 39-08-01 or		
10				equivalent ordinance within twenty-five days after the temporary		
11				operator's permit is issued;		
12			(2)	Agrees that the person's driving privileges must be suspended as		
13				provided under section 39-06.1-10;		
14			(3)	Acknowledges the right to a section 39-20-05 administrative hearing		
15				and section 39-20-06 judicial review and voluntarily and knowingly		
16				waives these rights; and		
17			(4)	Agrees that the person's driving privileges must be revoked as provided		
18				under this section without an administrative hearing or judicial review, if		
19				the person does not plead guilty within twenty-five days after the		
20				temporary operator's permit is issued, or the court does not accept the		
21				guilty plea, or the guilty plea is withdrawn;		
22		C.	The p	person pleads guilty to violating section 39-08-01 or equivalent ordinance		
23			withir	n twenty-five days after the temporary operator's permit is issued;		
24		d.	The c	court accepts the person's guilty plea and a notice of that fact is mailed to		
25			the d	irector within twenty-five days after the temporary operator's permit is		
26			issue	d; and		
27		e.	A cop	by of the final order or judgment of conviction evidencing the acceptance		
28			of the	e person's guilty plea is received by the director prior to the return or		
29			reinst	tatement of the person's driving privileges; and		
30		<u>f.</u>	The p	person has never been convicted under section 39-08-01.		

13. The court must mail a copy of an order granting a withdrawal of a guilty plea to2violating section 39-08-01, or equivalent ordinance, to the director within ten days3after it is ordered. Upon receipt of the order, the director shall immediately revoke4the person's driving privileges as provided under this section without providing an5administrative hearing.

6 SECTION 3. AMENDMENT. Subsection 1 of section 39-20-04.1 of the North Dakota
7 Century Code is amended and reenacted as follows:

- 8 1. After the receipt of a person's operator's license, if taken under section 39-20-03.1 9 or 39-20-03.2, and the certified report of a law enforcement officer and if no written 10 request for hearing has been received from the arrested person under section 11 39-20-05, or if that hearing is requested and the findings, conclusion, and decision 12 from the hearing confirm that the law enforcement officer had reasonable grounds 13 to arrest the person and test results show that the arrested person was driving or 14 in physical control of a vehicle while having an alcohol concentration of at least ten one-hundredths of one percent by weight or, with respect to a person under 15 16 twenty-one years of age, an alcohol concentration of at least two one-hundredths 17 of one percent by weight at the time of the performance of a test within two hours 18 after driving or being in physical control of a motor vehicle, the director shall 19 suspend the person's operator's license as follows:
- 20a.For ninety-one days if the person's driving record shows that, within the five21years preceding the date of the arrest, the person has not previously violated22section 39-08-01 or equivalent ordinance or the person's operator's license23has not previously been suspended or revoked under this chapter and the24violation was for an alcohol concentration of at least eight one-hundredths of25one percent by weight and under eighteen one-hundredths of one percent by26weight.
- b. For one hundred eighty days if the operator's record shows the person has
 not violated section 39-08-01 or equivalent ordinance within five years
 preceding the last violation and the last violation was for an alcohol
 concentration of at least eighteen one-hundredths of one percent by weight.

1	<u>C.</u>	For three hundred sixty-five days if the person's driving record shows that,			
2		within the five years preceding the date of the arrest, the person has once			
3		previously violated section 39-08-01 or equivalent ordinance or the person's			
4		operator's license has once previously been suspended or revoked under this			
5		chapter with the last violation or suspension for an alcohol concentration			
6		under eighteen one-hundredths of one percent by weight.			
7	e. <u>d.</u>	For two years if the person's driving record shows that within the five years			
8		preceding the date of the arrest, the person's operator's license has at least			
9		twice previously once been suspended, revoked, or issuance denied under			
10		this chapter, or for a violation of section 39-08-01 or equivalent ordinance , or			
11		any combination thereof, and the suspensions, revocations, or denials			
12		resulted from at least two separate arrests for an alcohol concentration at			
13		least eighteen one-hundredths of one percent by weight or if the person's			
14		driving record shows that within the five years preceding the date of arrest,			
15		the person's operator's license has at least twice previously been suspended,			
16		revoked, or issuance denied under this chapter, or for a violation of section			
17		39-08-01 or equivalent ordinance, or any combination thereof, and the			
18		suspensions, revocations, or denials resulted from at least two separate			
19		arrests with the last violation or suspension for an alcohol concentration of			
20		under eighteen one-hundredths of one percent by weight.			
21	<u>e.</u>	For three years if the operator's record shows that within five years preceding			
22		the date of the arrest, the person's operator's license has at least twice			
23		previously been suspended, revoked, or issuance denied under this chapter,			
24		or for a violation of section 39-08-01 or equivalent ordinance, or any			
25		combination thereof, and the suspensions, revocations, or denials resulted			
26		from at least two separate arrests and the last violation or suspension was for			
27		an alcohol concentration of at least eighteen one-hundredths of one percent			
28		by weight.			
29	SECTIO	N 4. LEGISLATIVE COUNCIL STUDY - PERSONS UNDER THE			
30	INFLUENCE OF INTOXICATING LIQUOR OR ANY DRUGS OR SUBSTANCES NOT TO				
31	OPERATE VEH	ICLE. The legislative council shall consider studying, during the 2003-04			

- 1 interim, the administrative and criminal laws of driving under the influence of intoxicating liquor,
- 2 the effects of adopting and implementing a graduated penalty for offenders with a high level of
- 3 blood alcohol content and repeat offenders, as well as other general deterrents to driving under
- 4 the influence. The legislative council shall report its findings and recommendations, together
- 5 with any legislation required to implement the recommendations, to the fifty-ninth legislative
- 6 assembly.