1	State of Arkansas	As Engrossed: H4/2/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		HOUSE BILL 1875
4			
5	By: Representatives Tosh, Bar	rnes, Beaty Jr., Beck, Bentley, Breaux, R. Bur	kes, Joey Carr, Crawford,
6	Duffield, Eaves, Gazaway, He	enley, Holcomb, Hollowell, Jean, Ladyman, L	undstrum, Maddox,
7	McAlindon, M. McElroy, Mc	Gruder, Milligan, J. Moore, Pearce, Perry, Pur	ryear, Rye, Schulz, Walker,
8	Wooten		
9	By: Senator Crowell		
10			
11	For An Act To Be Entitled		
12	AN ACT TO	AMEND THE LAW CONCERNING THE USE O	OF AN
13	IGNITION I	NTERLOCK DEVICE; TO PROVIDE FOR THE	HE
14	EXTENSION	OF THE MANDATORY PERIOD FOR THE US	SE OF AN
15	IGNITION I	NTERLOCK DEVICE; AND FOR OTHER PUR	RPOSES.
16			
17			
18		Subtitle	
19	TO AM	MEND THE LAW CONCERNING THE USE OF	
20	AN IO	GNITION INTERLOCK DEVICE; AND TO	
21	PROVI	IDE FOR THE EXTENSION OF THE	
22	MANDA	ATORY PERIOD FOR THE USE OF AN	
23	IGNIT	TION INTERLOCK DEVICE.	
24			
25	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
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27		nsas Code § 5-65-118(a)(3), conce	_
28	Driver Services requir	ing the use of an ignition interlo	ock device, is amended
29	to read as follows:		
30	(3) The o	ffice shall establish:	
31	(A)	A specific calibration setting no	
32	-	ent (0.02%) nor more than five hu	
33	_	nty-five thousandths of one percen	
34	-	at which the ignition interlock do	evice will prevent the
35	motor vehicle's being		
36	(B)	The period of time that the person	on is subject to the

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1 restriction. 2 3 SECTION 2. Arkansas Code § 5-65-118(b)(1), concerning the 4 responsibilities of the Office of Driver Services after requiring the use of 5 an ignition interlock device, is amended to read as follows: 6 (1)(A) State on the record the requirement for and the period of 7 use of the ignition interlock device. 8 (B) However, if the office restricts the person to using 9 an ignition interlock device in conjunction with the issuance of an ignition 10 interlock restricted license under § 5-65-104, the time the person is 11 required to use the ignition interlock device shall be until the original 12 suspension imposed under $\S 5-65-104$ has been completed except as otherwise 13 provided under subsection (h) of this section; 14 15 SECTION 3. Arkansas Code § 5-65-118(f)(2), concerning the rules of the 16 Department of Health for the certification of ignition interlock devices, is 17 amended to read as follows: 18 (2) The rules shall require an ignition interlock device, at a 19 minimum, to: 20 (A) Not impede the safe operation of the motor vehicle; 21 (B) Minimize the opportunities to be bypassed; 22 (C) Work accurately and reliably in an unsupervised 23 environment; 24 (D) Properly and accurately measure the person's blood 25 alcohol levels; 26 (E) Minimize the inconvenience to a sober user; and 27 (F) Be manufactured by an entity that is responsible for 28 installation, user training, and servicing and maintenance of the ignition 29 interlock device, and that is capable of providing monitoring reports to the 30 office; 31 (G) Be capable of randomly retesting the person's blood 32 alcohol level while the motor vehicle's engine or motor is on, after 33 providing adequate notice of the test to ensure the safe operation of the 34 motor vehicle; 35 (H) Be capable of capturing and storing the results of 36 each test of the person's blood alcohol level while the ignition interlock

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1	device is installed; and		
2	(I) Be capable of capturing and storing a digital image o		
3	the person at the time of each test of the person's blood alcohol level.		
4			
5	SECTION 4. Arkansas Code § 5-65-118, concerning ignition interlock		
6	devices, is amended to add an additional subsection to read as follows:		
7	(h)(l) The mandatory period for using an ignition interlock device m		
8	be extended if, during the final sixty (60) days of the original period or		
9	during an extension of the original period, the person:		
10	(A)(i) Attempts to start his or her motor vehicle with a		
11	blood alcohol level of more than twenty-five thousandths of one percent		
12	(0.025%) as determined by the ignition interlock device.		
13	(ii) The original period for using an ignition		
14	interlock device shall not be extended for an attempt to start the motor		
15	vehicle with a blood alcohol level of more than twenty-five thousandths of		
16	one percent (0.025%) if a subsequent test performed by the person within ten		
17	(10) minutes registers a blood alcohol level of less than twenty-five		
18	thousandths of one percent (0.025%) and a digital image captured by the		
19	ignition interlock device shows that the same person took the subsequent		
20	test;		
21	(B)(i) Fails to take a random retest of his or her blood		
22	alcohol level while the motor vehicle's engine or motor is on.		
23	(ii) The original period for using an ignition		
24	interlock device shall not be extended for a failure to take a random retest		
25	if a digital image captured by the ignition interlock device at the time of		
26	the random retest shows that the person was not in the motor vehicle at the		
27	time of the random retest;		
28	(C)(i) Takes a random retest of his or her blood alcohol		
29	level while the motor vehicle's engine or motor is on and has a blood alcohol		
30	level of more than twenty-five thousandths of one percent (0.025%) as		
31	determined by the ignition interlock device.		
32	(ii) The original period for using an ignition		
33	interlock device shall not be extended for having an alcohol concentration of		
34	more than twenty-five thousandths of one percent (0.025%) during a random		
35	retest of his or her blood alcohol level if a subsequent test performed by		
36	the person within ten (10) minutes registers a blood alcohol level of less		

1	than twenty-five thousandths of one percent (0.025%) and a digital image		
2	captured by the ignition interlock device shows that the same person took the		
3	subsequent test; or		
4	(D) Fails to have the ignition interlock device serviced		
5	and monitored as required by subdivision (b)(6) of this section.		
6	(2)(A) Upon completion of the period for which a person is		
7	required to use an ignition interlock device, the person shall request that		
8	the ignition interlock device provider certify that the person has not had a		
9	violation under subdivision (h)(1) of this section.		
10	(B) If the ignition interlock device provider issues a		
11	certificate of compliance, the person may present the certificate to the		
12	office to remove the ignition interlock restriction from the person's		
13	driver's license.		
14	(C)(i) If the ignition interlock device provider notifies		
15	the person that the provider's records indicate that the person has had a		
16	violation under subdivision (h)(l) of this section, the person may either:		
17	(a) Accept the extension of the ignition		
18	interlock requirement; or		
19	(b) Request that the ignition interlock device		
20	provider reconsider the finding of a violation, which may be based on		
21	evidence of compliance provided by the person.		
22	(ii) If the ignition interlock device provider		
23	confirms the finding of a violation, the ignition interlock period will be		
24	extended for sixty (60) days and the requirements of this section will be in		
25	place for the additional period.		
26	(D) If the ignition interlock device provider confirms a		
27	finding of a violation under subdivision (h)(2)(C)(ii) of this section, the		
28	person may demand removal of the ignition interlock device, and the provider		
29	shall notify the office of the removal.		
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31	SECTION 5. EFFECTIVE DATE. This act is effective on July 1, 2026.		
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33	/s/Tosh		
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