94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

HB3150

Introduced 2/22/2005, by Rep. Tom Cross

SYNOPSIS AS INTRODUCED:

625 ILCS 5/11-501

from Ch. 95 1/2, par. 11-501

Amends the Illinois Vehicle Code. Makes technical changes in a Section regarding driving under the influence of alcohol, drugs, or intoxicating compounds.

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AN ACT concerning transportation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Illinois Vehicle Code is amended by changing
Section 11-501 as follows:

6 (625 ILCS 5/11-501) (from Ch. 95 1/2, par. 11-501)

Sec. 11-501. Driving while under the influence of alcohol,
other drug or drugs, intoxicating compound or compounds or any
combination thereof.

(a) A person shall not drive or be in actual physical
control of any vehicle within <u>this</u> this State while:

(1) the alcohol concentration in the person's blood or
breath is 0.08 or more based on the definition of blood and
breath units in Section 11-501.2;

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(2) under the influence of alcohol;

16 (3) under the influence of any intoxicating compound or 17 combination of intoxicating compounds to a degree that 18 renders the person incapable of driving safely;

(4) under the influence of any other drug or
combination of drugs to a degree that renders the person
incapable of safely driving;

(5) under the combined influence of alcohol, other drug
or drugs, or intoxicating compound or compounds to a degree
that renders the person incapable of safely driving; or

(6) there is any amount of a drug, substance, or compound in the person's breath, blood, or urine resulting from the unlawful use or consumption of cannabis listed in the Cannabis Control Act, a controlled substance listed in the Illinois Controlled Substances Act, or an intoxicating compound listed in the Use of Intoxicating Compounds Act.

31 (b) The fact that any person charged with violating this32 Section is or has been legally entitled to use alcohol, other

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1 drug or drugs, or intoxicating compound or compounds, or any 2 combination thereof, shall not constitute a defense against any 3 charge of violating this Section.

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(b-1) With regard to penalties imposed under this Section:

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(1) Any reference to a prior violation of subsection (a) or a similar provision includes any violation of a provision of a local ordinance or a provision of a law of another state that is similar to a violation of subsection (a) of this Section.

10 (2) Any penalty imposed for driving with a license that 11 has been revoked for a previous violation of subsection (a) 12 of this Section shall be in addition to the penalty imposed for any subsequent violation of subsection (a). 13

(b-2) Except as otherwise provided in this Section, any 14 person convicted of violating subsection (a) of this Section is 15 16 guilty of a Class A misdemeanor.

17 (b-3) In addition to any other criminal or administrative sanction for any second conviction of violating subsection (a) 18 19 or a similar provision committed within 5 years of a previous 20 violation of subsection (a) or a similar provision, the defendant shall be sentenced to a mandatory minimum of 5 days 21 of imprisonment or assigned a mandatory minimum of 240 hours of 22 23 community service as may be determined by the court.

(b-4) In the case of a third or subsequent violation 24 committed within 5 years of a previous violation of subsection 25 26 (a) or a similar provision, in addition to any other criminal 27 or administrative sanction, a mandatory minimum term of either 28 10 days of imprisonment or 480 hours of community service shall 29 be imposed.

30 (b-5) The imprisonment or assignment of community service 31 under subsections (b-3) and (b-4) shall not be subject to 32 suspension, nor shall the person be eligible for a reduced 33 sentence.

34 (c) (Blank).

(c-1) (1) A person who violates subsection (a) during a 35 36 period in which his or her driving privileges are revoked

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or suspended, where the revocation or suspension was for a violation of subsection (a), Section 11-501.1, paragraph (b) of Section 11-401, or for reckless homicide as defined in Section 9-3 of the Criminal Code of 1961 is guilty of a Class 4 felony.

(2) A person who violates subsection (a) a third time, 6 7 if the third violation occurs during a period in which his or her driving privileges are revoked or suspended where 8 the revocation or suspension was for a violation of 9 subsection (a), Section 11-501.1, paragraph (b) of Section 10 11 11-401, or for reckless homicide as defined in Section 9-3 12 of the Criminal Code of 1961, is guilty of a Class 3 13 felony.(2.1) A person who violates subsection (a)third time, if the third violation occurs during a period in 14 15 which his or her driving privileges or are revoked 16 suspended where the revocation or suspension was 17 violation of subsection (a), Section 11 501.1, subsection (b) of Section 11 401, or for reckless homicide as defined 18 in Section 9 3 of the Criminal Code of 1961, is quilty of a 19 20 Class 3 felony; and if the person receives a term of 21 probation or conditional discharge, he or she shall be required to serve a mandatory minimum of 10 days of 22 23 imprisonment or shall be assigned a mandatory minimum of 480 hours of community service, as may be determined by the 24 25 court, as a condition of the probation or conditional discharge. This mandatory minimum term of imprisonment or 26 27 assignment of community service shall not be suspended or 28 reduced by the court.

(2.2) A person who violates subsection (a), if the 29 30 violation occurs during a period in which his or her 31 driving privileges are revoked or suspended where the 32 revocation or suspension was for a violation of subsection (a) or Section 11-501.1, shall also be sentenced to an 33 additional mandatory minimum term of 30 consecutive days of 34 imprisonment, 40 days of 24-hour periodic imprisonment, or 35 720 hours of community service, as may be determined by the 36

1 court. This mandatory term of imprisonment or assignment of 2 community service shall not be suspended or reduced by the 3 court.

(3) A person who violates subsection (a) a fourth or 4 5 subsequent time, if the fourth or subsequent violation 6 occurs during a period in which his or her driving privileges are revoked or suspended where the revocation or 7 suspension was for a violation of subsection (a), Section 8 9 11-501.1, paragraph (b) of Section 11-401, or for reckless homicide as defined in Section 9-3 of the Criminal Code of 10 11 1961, is guilty of a Class 2 felony and is not eligible for 12 a sentence of probation or conditional discharge.

13 (c-2) (Blank).

14 (c-3) (Blank).

15 (c-4) (Blank).

16 (c-5) A person who violates subsection (a), if the person 17 was transporting a person under the age of 16 at the time of the violation, is subject to an additional mandatory minimum 18 19 fine of \$1,000, an additional mandatory minimum 140 hours of 20 community service, which shall include 40 hours of community service in a program benefiting children, and an additional 2 21 22 days of imprisonment. The imprisonment or assignment of 23 community service under this subsection (c-5) is not subject to suspension, nor is the person eligible for a reduced sentence. 24

25 (c-6) Except as provided in subsections (c-7) and (c-8) a 26 person who violates subsection (a) a second time, if at the 27 time of the second violation the person was transporting a 28 person under the age of 16, is subject to an additional 10 days 29 of imprisonment, an additional mandatory minimum fine of 30 \$1,000, and an additional mandatory minimum 140 hours of community service, which shall include 40 hours of community 31 32 service in a program benefiting children. The imprisonment or assignment of community service under this subsection (c-6) is 33 not subject to suspension, nor is the person eligible for a 34 35 reduced sentence.

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(c-7) Except as provided in subsection (c-8), any person

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1 convicted of violating subsection (c-6) or a similar provision 2 within 10 years of a previous violation of subsection (a) or a 3 similar provision shall receive, in addition to any other 4 penalty imposed, a mandatory minimum 12 days imprisonment, an 5 additional 40 hours of mandatory community service in a program 6 benefiting children, and a mandatory minimum fine of \$1,750. The imprisonment or assignment of community service under this 7 8 subsection (c-7) is not subject to suspension, nor is the person eligible for a reduced sentence. 9

(c-8) Any person convicted of violating subsection (c-6) or 10 11 a similar provision within 5 years of a previous violation of 12 subsection (a) or a similar provision shall receive, in 13 addition to any other penalty imposed, an additional 80 hours of mandatory community service in a program benefiting 14 15 additional mandatory minimum 12 children, an days of 16 imprisonment, and a mandatory minimum fine of \$1,750. The 17 imprisonment or assignment of community service under this subsection (c-8) is not subject to suspension, nor is the 18 19 person eligible for a reduced sentence.

(c-9) Any person convicted a third time for violating 20 subsection (a) or a similar provision, if at the time of the 21 22 third violation the person was transporting a person under the 23 age of 16, is guilty of a Class 4 felony and shall receive, in 24 addition to any other penalty imposed, an additional mandatory fine of \$1,000, an additional mandatory 140 hours of community 25 26 service, which shall include 40 hours in a program benefiting 27 children, and a mandatory minimum 30 days of imprisonment. The 28 imprisonment or assignment of community service under this 29 subsection (c-9) is not subject to suspension, nor is the 30 person eligible for a reduced sentence.

31 (c-10) Any person convicted of violating subsection (c-9) 32 or a similar provision a third time within 20 years of a 33 previous violation of subsection (a) or a similar provision is 34 guilty of a Class 4 felony and shall receive, in addition to 35 any other penalty imposed, an additional mandatory 40 hours of 36 community service in a program benefiting children, an

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additional mandatory fine of <u>\$3,000</u> \$3000, and a mandatory minimum 120 days of imprisonment. The imprisonment or assignment of community service under this subsection (c-10) is not subject to suspension, nor is the person eligible for a reduced sentence.

(c-11) Any person convicted a fourth or subsequent time for 6 7 violating subsection (a) or a similar provision, if at the time of the fourth or subsequent violation the person was 8 transporting a person under the age of 16, and if the person's 9 3 prior violations of subsection (a) or a similar provision 10 11 occurred while transporting a person under the age of 16 or 12 while the alcohol concentration in his or her blood, breath, or urine was 0.16 or more based on the definition of blood, 13 breath, or urine units in Section 11-501.2, is guilty of a 14 Class 2 felony, is not eligible for probation or conditional 15 16 discharge, and is subject to a minimum fine of \$3,000.

17 (c-12) Any person convicted of a first violation of subsection (a) or a similar provision, if the alcohol 18 19 concentration in his or her blood, breath, or urine was 0.16 or 20 more based on the definition of blood, breath, or urine units in Section 11-501.2, shall be subject, in addition to any other 21 penalty that may be imposed, to a mandatory minimum of 100 22 23 hours of community service and a mandatory minimum fine of \$500. 24

(c-13) Any person convicted of a second violation of 25 26 subsection (a) or a similar provision committed within 10 years 27 of a previous violation of subsection (a) or a similar 28 provision committed within 10 years of a previous violation of subsection (a) or a similar provision, if at the time of the 29 30 second violation of subsection (a) or a similar provision the alcohol concentration in his or her blood, breath, or urine was 31 32 0.16 or more based on the definition of blood, breath, or urine units in Section 11-501.2, shall be subject, in addition to any 33 other penalty that may be imposed, to a mandatory minimum of 2 34 days of imprisonment and a mandatory minimum fine of \$1,250. 35

(c-14) Any person convicted of a third violation of

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1 subsection (a) or a similar provision within 20 years of a previous violation of subsection (a) or a similar provision, if 2 at the time of the third violation of subsection (a) or a 3 similar provision the alcohol concentration in his or her 4 5 blood, breath, or urine was 0.16 or more based on the definition of blood, breath, or urine units in Section 6 11-501.2, is guilty of a Class 4 felony and shall be subject, 7 in addition to any other penalty that may be imposed, to a 8 9 mandatory minimum of 90 days of imprisonment and a mandatory 10 minimum fine of \$2,500.

11 (c-15) Any person convicted of a fourth or subsequent 12 violation of subsection (a) or a similar provision, if at the the fourth or subsequent violation the alcohol 13 time of concentration in his or her blood, breath, or urine was 0.16 or 14 more based on the definition of blood, breath, or urine units 15 16 in Section 11-501.2, and if the person's 3 prior violations of 17 subsection (a) or a similar provision occurred while transporting a person under the age of 16 or while the alcohol 18 19 concentration in his or her blood, breath, or urine was 0.16 or 20 more based on the definition of blood, breath, or urine units in Section 11-501.2, is guilty of a Class 2 felony and is not 21 eligible for a sentence of probation or conditional discharge 22 23 and is subject to a minimum fine of \$2,500.

(d) (1) Every person convicted of committing a violation of
this Section shall be guilty of aggravated driving under
the influence of alcohol, other drug or drugs, or
intoxicating compound or compounds, or any combination
thereof if:

(A) the person committed a violation of subsection
(a) or a similar provision for the third or subsequent
time;

(B) the person committed a violation of subsection
(a) while driving a school bus with persons 18 years of
age or younger on board;

35 (C) the person in committing a violation of
 36 subsection (a) was involved in a motor vehicle accident

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that resulted in great bodily harm or permanent disability or disfigurement to another, when the violation was a proximate cause of the injuries;

(D) the person committed a violation of subsection (a) for a second time and has been previously convicted of violating Section 9-3 of the Criminal Code of 1961 or a similar provision of a law of another state relating to reckless homicide in which the person was determined to have been under the influence of alcohol, other drug or drugs, or intoxicating compound or compounds as an element of the offense or the person has previously been convicted under subparagraph (C) or subparagraph (F) of this paragraph (1);

(E) the person, in committing a violation of 14 subsection (a) while driving at any speed in a school 15 16 speed zone at a time when a speed limit of 20 miles per 17 hour was in effect under subsection (a) of Section 11-605 of this Code, was involved in a motor vehicle 18 accident that resulted in bodily harm, other than great 19 20 bodily harm or permanent disability or disfigurement, to another person, when the violation of subsection (a) 21 was a proximate cause of the bodily harm; or 22

(F) the person, in committing a violation of
subsection (a), was involved in a motor vehicle,
snowmobile, all-terrain vehicle, or watercraft
accident that resulted in the death of another person,
when the violation of subsection (a) was a proximate
cause of the death.

29 (2) Except as provided in this paragraph (2), a person 30 convicted of aggravated driving under the influence of 31 alcohol, other drug or drugs, or intoxicating compound or 32 compounds, or any combination thereof is guilty of a Class 4 felony. For a violation of subparagraph (C) of paragraph 33 (1) of this subsection (d), the defendant, if sentenced to 34 a term of imprisonment, shall be sentenced to not less than 35 one year nor more than 12 years. Aggravated driving under 36

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1 influence of alcohol, other drug or drugs, the or 2 intoxicating compound or compounds, or any combination 3 thereof as defined in subparagraph (F) of paragraph (1) of this subsection (d) is a Class 2 felony, for which the 4 5 defendant, if sentenced to a term of imprisonment, shall be 6 sentenced to: (A) a term of imprisonment of not less than 3 years and not more than 14 years if the violation resulted 7 in the death of one person; or (B) a term of imprisonment 8 9 of not less than 6 years and not more than 28 years if the violation resulted in the deaths of 2 or more persons. For 10 11 any prosecution under this subsection (d), a certified copy 12 of the driving abstract of the defendant shall be admitted as proof of any prior conviction. Any person sentenced 13 under this subsection (d) who receives a term of probation 14 or conditional discharge must serve a minimum term of 15 16 either 480 hours of community service or 10 days of 17 imprisonment as a condition of the probation or conditional discharge. This mandatory minimum term of imprisonment or 18 19 assignment of community service may not be suspended or 20 reduced by the court.

(e) After a finding of guilt and prior to any final 21 sentencing, or an order for supervision, for an offense based 22 23 upon an arrest for a violation of this Section or a similar provision of a local ordinance, individuals shall be required 24 25 to undergo a professional evaluation to determine if an alcohol, drug, or intoxicating compound abuse problem exists 26 27 and the extent of the problem, and undergo the imposition of 28 treatment appropriate. Programs conducting as these 29 evaluations shall be licensed by the Department of Human 30 Services. The cost of any professional evaluation shall be paid 31 for by the individual required to undergo the professional 32 evaluation.

33 (e-1) Any person who is found guilty of or pleads guilty to 34 violating this Section, including any person receiving a 35 disposition of court supervision for violating this Section, 36 may be required by the Court to attend a victim impact panel

offered by, or under contract with, a County State's Attorney's office, a probation and court services department, Mothers Against Drunk Driving, or the Alliance Against Intoxicated Motorists. All costs generated by the victim impact panel shall be paid from fees collected from the offender or as may be determined by the court.

7 (f) Every person found guilty of violating this Section, 8 whose operation of a motor vehicle while in violation of this 9 Section proximately caused any incident resulting in an 10 appropriate emergency response, shall be liable for the expense 11 of an emergency response as provided under Section 5-5-3 of the 12 Unified Code of Corrections.

13 (g) The Secretary of State shall revoke the driving 14 privileges of any person convicted under this Section or a 15 similar provision of a local ordinance.

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(h) <u>(</u>Blank<u>)</u>.

17 (i) The Secretary of State shall require the use of ignition interlock devices on all vehicles owned by 18 an 19 individual who has been convicted of a second or subsequent 20 offense of this Section or a similar provision of a local ordinance. The Secretary shall establish by rule and regulation 21 the procedures for certification and use of the interlock 22 23 system.

(j) In addition to any other penalties and liabilities, a 24 person who is found guilty of or pleads guilty to violating 25 26 subsection (a), including any person placed on court 27 supervision for violating subsection (a), shall be fined \$500, 28 payable to the circuit clerk, who shall distribute the money as follows: 20% to the law enforcement agency that made the arrest 29 30 and 80% shall be forwarded to the State Treasurer for deposit 31 into the General Revenue Fund. If the person has been 32 previously convicted of violating subsection (a) or a similar provision of a local ordinance, the fine shall be \$1,000. In 33 the event that more than one agency is responsible for the 34 35 arrest, the amount payable to law enforcement agencies shall be 36 shared equally. Any moneys received by a law enforcement agency

1 under this subsection (j) shall be used to purchase law 2 enforcement equipment that will assist in the prevention of alcohol related criminal violence throughout the State. This 3 shall include, but is not limited to, in-car video cameras, 4 5 radar and laser speed detection devices, and alcohol breath 6 testers. Any moneys received by the Department of State Police under this subsection (j) shall be deposited into the State 7 8 Police DUI Fund and shall be used to purchase law enforcement 9 equipment that will assist in the prevention of alcohol related 10 criminal violence throughout the State.

(k) The Secretary of State Police DUI Fund is created as a special fund in the State treasury. All moneys received by the Secretary of State Police under subsection (j) of this Section shall be deposited into the Secretary of State Police DUI Fund and, subject to appropriation, shall be used to purchase law enforcement equipment to assist in the prevention of alcohol related criminal violence throughout the State.

(1) Whenever an individual is sentenced for an offense 18 19 based upon an arrest for a violation of subsection (a) or a similar provision of a local ordinance, and the professional 20 evaluation recommends remedial or rehabilitative treatment or 21 22 education, neither the treatment nor the education shall be the 23 sole disposition and either or both may be imposed only in conjunction with another disposition. The court shall monitor 24 25 with any remedial education or compliance treatment 26 recommendations contained in the professional evaluation. 27 Programs conducting alcohol or other drug evaluation or 28 remedial education must be licensed by the Department of Human 29 Services. If the individual is not a resident of Illinois, 30 however, the court may accept an alcohol or other drug 31 evaluation or remedial education program in the individual's 32 state of residence. Programs providing treatment must be under existing applicable alcoholism and 33 licensed drug 34 treatment licensure standards.

35 (m) In addition to any other fine or penalty required by 36 law, an individual convicted of a violation of subsection (a), - 12 - LRB094 08485 DRH 38692 b

1 Section 5-7 of the Snowmobile Registration and Safety Act, 2 Section 5-16 of the Boat Registration and Safety Act, or a 3 similar provision, whose operation of a motor vehicle, 4 snowmobile, or watercraft while in violation of subsection (a), 5 Section 5-7 of the Snowmobile Registration and Safety Act, Section 5-16 of the Boat Registration and Safety Act, or a 6 similar provision proximately caused an incident resulting in 7 8 an appropriate emergency response, shall be required to make 9 restitution to a public agency for the costs of that emergency response. The restitution may not exceed \$1,000 per public 10 11 agency for each emergency response. As used in this subsection 12 (m), "emergency response" means any incident requiring a 13 response by a police officer, a firefighter carried on the rolls of a regularly constituted fire department, or an 14 15 ambulance.

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16 (Source: P.A. 92-248, eff. 8-3-01; 92-418, eff. 8-17-01; 92-420, eff. 8-17-01; 92-429, eff. 1-1-02; 92-431, eff. 1-1-02; 92-651, eff. 7-11-02; 93-156, eff. 1-1-04; 93-213, eff. 92-651, 93-584, eff. 8-22-03; 93-712, eff. 1-1-05; 93-800, eff. 1-1-05; 93-840, eff. 7-30-04; revised 1-13-05.)