



## Fiscal Estimate Narratives

DA 6/30/2015

LRB Number	15-1216/1	Introduction Number	AB-0266	Estimate Type	Original
<b>Description</b> Requiring or allowing persons who have committed certain offenses related to drunken driving to acquire an ignition interlock device in order to operate certain motor vehicles and providing a criminal penalty					

### Assumptions Used in Arriving at Fiscal Estimate

Under current law, no one may operate a vehicle while under the influence of an intoxicant or drug with a prohibited alcohol concentration or measurable amount of a controlled substance in their blood (OWI). In addition, most OWI offenders, after a waiting period that increases with subsequent OWI offenses, may apply for an occupational license that allows the person to operate a motor vehicle for certain limited activities and within certain geographic boundaries. Current law requires a court to order a person's motor vehicle operating privilege be restricted to operating vehicles equipped with an ignition interlock device (IID) when convicted of some first OWI offenses and all second and subsequent OWI offenses.

This bill creates a license called an ignition interlock restricted license (IIRL), which permits a person to operate a motor vehicle only if it is equipped with an IID. The IIRL does not impose any geographic limitations, and the person may operate the vehicle for any purpose. The bill identifies situations and timeframes within which a person may qualify for an occupational license and/or an IIRL.

Prosecutors do not expect there to be a fiscal effect on their offices should this bill be enacted.

### Long-Range Fiscal Implications

As stated above, prosecutors do not anticipate a long-term fiscal impact on their offices if this bill is enacted.