### As Introduced

## 131st General Assembly

# Regular Session 2015-2016

H. B. No. 436

## Representatives Cupp, Rogers

Cosponsors: Representatives Amstutz, Arndt, Blessing, Celebrezze, Grossman, Johnson, G., Manning, O'Brien, S., Rezabek, Sheehy, Slaby, Sprague

## A BILL

То	amend section 4510.13 of the Revised Code to	1
	authorize a judge that grants limited driving	2
	privileges to a second-time OVI offender to	3
	order the termination of the mandatory	4
	immobilization order.	5

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 4510.13 of the Revised Code be	Ю
amended to read as follows:	7
Sec. 4510.13. (A) (1) Divisions (A) (2) to (9) of this	8
section apply to a judge or mayor regarding the suspension of,	9
or the grant of limited driving privileges during a suspension	10
of, an offender's driver's or commercial driver's license or	11
permit or nonresident operating privilege imposed under division	12
(G) or (H) of section 4511.19 of the Revised Code, under	13
division (B) or (C) of section 4511.191 of the Revised Code, or	14
under section 4510.07 of the Revised Code for a conviction of a	15
violation of a municipal OVI ordinance.	16
(2) No judge or mayor shall suspend the following portions	17

of the suspension of an offender's driver's or commercial	18
driver's license or permit or nonresident operating privilege	19
imposed under division (G) or (H) of section 4511.19 of the	20
Revised Code or under section 4510.07 of the Revised Code for a	21
conviction of a violation of a municipal OVI ordinance, provided	22
that division (A)(2) of this section does not limit a court or	23
mayor in crediting any period of suspension imposed pursuant to	24
division (B) or (C) of section 4511.191 of the Revised Code	25
against any time of judicial suspension imposed pursuant to	26
section 4511.19 or 4510.07 of the Revised Code, as described in	27
divisions (B)(2) and (C)(2) of section 4511.191 of the Revised	28
Code:	29
(a) The first six months of a suspension imposed under	30
division (G)(1)(a) of section 4511.19 of the Revised Code or of	31
a comparable length suspension imposed under section 4510.07 of	32
the Revised Code;	33
(b) The first year of a suspension imposed under division	34
(G)(1)(b) or (c) of section 4511.19 of the Revised Code or of a	35
comparable length suspension imposed under section 4510.07 of	36
the Revised Code;	37
(c) The first three years of a suspension imposed under	38
division (G)(1)(d) or (e) of section 4511.19 of the Revised Code	39
or of a comparable length suspension imposed under section	40
4510.07 of the Revised Code;	41
(d) The first sixty days of a suspension imposed under	42
division (H) of section 4511.19 of the Revised Code or of a	43
comparable length suspension imposed under section 4510.07 of	44
the Revised Code.	45

(3) No judge or mayor shall grant limited driving

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privileges to an offender whose driver's or commercial driver's 47 license or permit or nonresident operating privilege has been 48 suspended under division (G) or (H) of section 4511.19 of the 49 Revised Code, under division (C) of section 4511.191 of the 50 Revised Code, or under section 4510.07 of the Revised Code for a 51 municipal OVI conviction if the offender, within the preceding 52 six years, has been convicted of or pleaded guilty to three or 53 more violations of one or more of the Revised Code sections, 54 municipal ordinances, statutes of the United States or another 55 state, or municipal ordinances of a municipal corporation of 56 another state that are identified in divisions (G)(2)(b) to (h) 57 of section 2919.22 of the Revised Code. 58

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Additionally, no judge or mayor shall grant limited driving privileges to an offender whose driver's or commercial driver's license or permit or nonresident operating privilege has been suspended under division (B) of section 4511.191 of the Revised Code if the offender, within the preceding six years, has refused three previous requests to consent to a chemical test of the person's whole blood, blood serum or plasma, breath, or urine to determine its alcohol content.

(4) No judge or mayor shall grant limited driving 67 privileges for employment as a driver of commercial motor 68 vehicles to an offender whose driver's or commercial driver's 69 license or permit or nonresident operating privilege has been 70 suspended under division (G) or (H) of section 4511.19 of the 71 Revised Code, under division (B) or (C) of section 4511.191 of 72 the Revised Code, or under section 4510.07 of the Revised Code 73 for a municipal OVI conviction if the offender is disqualified 74 from operating a commercial motor vehicle, or whose license or 75 permit has been suspended, under section 3123.58 or 4506.16 of 76 the Revised Code. 77

(5) No judge or mayor shall grant limited driving	78
privileges to an offender whose driver's or commercial driver's	79
license or permit or nonresident operating privilege has been	80
suspended under division (G) or (H) of section 4511.19 of the	81
Revised Code, under division (C) of section 4511.191 of the	82
Revised Code, or under section 4510.07 of the Revised Code for a	83
conviction of a violation of a municipal OVI ordinance during	84
any of the following periods of time:	85
(a) The first fifteen days of a suspension imposed under	86
division (G)(1)(a) of section 4511.19 of the Revised Code or a	87
comparable length suspension imposed under section 4510.07 of	88
the Revised Code, or of a suspension imposed under division (C)	89
(1) (a) of section 4511.191 of the Revised Code. On or after the	90
sixteenth day of the suspension, the court may grant limited	91
driving privileges, but the court may require that the offender	92
shall not exercise the privileges unless the vehicles the	93
offender operates are equipped with immobilizing or disabling	94
devices that monitor the offender's alcohol consumption or any	95
other type of immobilizing or disabling devices, except as	96
provided in division (C) of section 4510.43 of the Revised Code.	97
(b) The first forty-five days of a suspension imposed	98
under division (C)(1)(b) of section 4511.191 of the Revised	99
Code. On or after the forty-sixth day of suspension, the court	100
may grant limited driving privileges, but the court may require	101
that the offender shall not exercise the privileges unless the	102
vehicles the offender operates are equipped with immobilizing or	103
disabling devices that monitor the offender's alcohol	104
consumption or any other type of immobilizing or disabling	105
devices, except as provided in division (C) of section 4510.43	106

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of the Revised Code.

(c) The first sixty days of a suspension imposed under	108
division (H) of section 4511.19 of the Revised Code or a	109
comparable length suspension imposed under section 4510.07 of	110
the Revised Code.	111
(d) The first one hundred eighty days of a suspension	112
imposed under division (C)(1)(c) of section 4511.191 of the	113
Revised Code. On or after the one hundred eighty-first day of	114
suspension, the court may grant limited driving privileges, and	115
either of the following applies:	116
(i) If the underlying arrest is alcohol-related, the court	117
shall issue an order that, except as provided in division (C) of	118
section 4510.43 of the Revised Code, for the remainder of the	119
period of suspension the offender shall not exercise the	120
privileges unless the vehicles the offender operates are	121
equipped with a certified ignition interlock device.	122
(ii) If the underlying arrest is drug-related, the court	123
in its discretion may issue an order that, except as provided in	124
division (C) of section 4510.43 of the Revised Code, for the	125
remainder of the period of suspension the offender shall not	126
exercise the privileges unless the vehicles the offender	127
operates are equipped with a certified ignition interlock	128
device.	129
(e) The first forty-five days of a suspension imposed	130
under division (G)(1)(b) of section 4511.19 of the Revised Code	131
or a comparable length suspension imposed under section 4510.07	132
of the Revised Code. On or after the forty-sixth day of the	133
suspension, the court may grant limited driving privileges, and	134
either of the following applies:	135

(i) If the underlying conviction is alcohol-related, the

court shall issue an order that, except as provided in division	137
(C) of section 4510.43 of the Revised Code, for the remainder of	138
the period of suspension the offender shall not exercise the	139
privileges unless the vehicles the offender operates are	140
equipped with a certified ignition interlock device.	141
(ii) If the underlying conviction is drug-related, the	142
court in its discretion may issue an order that, except as	143
provided in division (C) of section 4510.43 of the Revised Code,	144
for the remainder of the period of suspension the offender shall	145
not exercise the privileges unless the vehicles the offender	146
operates are equipped with a certified ignition interlock	147
device.	148
If a court grants limited driving privileges under	149
division (A)(5)(e) of this section, the court may issue an order	150
terminating an immobilization order issued pursuant to division	151
(G)(1)(b)(v) of section 4511.19 of the Revised Code to take	152
effect concurrently with the granting of limited driving	153
privileges. The court shall send notice of the termination of	154
the immobilization order to the registrar of motor vehicles.	155
Upon receiving information that an offender violated any	156
condition imposed by the court at the time an immobilization	157
order was terminated under this section, the court may hold a	158
hearing and, in its discretion, issue an order reinstating the	159
immobilization order for the balance of the immobilization	160
period that remained when the court originally ordered the	161
termination of the immobilization order. The court may issue the	162
order only upon a showing of good cause that the offender	163
violated any condition imposed by the court. The court shall	164
send notice of the reinstatement of the immobilization order to	165
the registrar.	166

(f) The first one hundred eighty days of a suspension	167
imposed under division (G)(1)(c) of section 4511.19 of the	168
Revised Code or a comparable length suspension imposed under	169
section 4510.07 of the Revised Code. On or after the one hundred	170
eighty-first day of the suspension, the court may grant limited	171
driving privileges, and either of the following applies:	172
(i) If the underlying conviction is alcohol-related, the	173
court shall issue an order that, except as provided in division	174
(C) of section 4510.43 of the Revised Code, for the remainder of	175
the period of suspension the offender shall not exercise the	176
privileges unless the vehicles the offender operates are	177
equipped with a certified ignition interlock device.	178
(ii) If the underlying conviction is drug-related, the	179
court in its discretion may issue an order that, except as	180
provided in division (C) of section 4510.43 of the Revised Code,	181
for the remainder of the period of suspension the offender shall	182
not exercise the privileges unless the vehicles the offender	183
operates are equipped with a certified ignition interlock	184
device.	185
(g) The first three years of a suspension imposed under	186
division (G)(1)(d) or (e) of section 4511.19 of the Revised Code	187
or a comparable length suspension imposed under section 4510.07	188
of the Revised Code, or of a suspension imposed under division	189
(C)(1)(d) of section 4511.191 of the Revised Code. On or after	190
the first three years of suspension, the court may grant limited	191
driving privileges, and either of the following applies:	192
(i) If the underlying conviction is alcohol-related, the	193
court shall issue an order that, except as provided in division	194
(C) of section 4510.43 of the Revised Code, for the remainder of	195
the period of suspension the offender shall not exercise the	196

privileges unless the vehicles the offender operates are	197
equipped with a certified ignition interlock device.	198
(ii) If the underlying conviction is drug-related, the	199
court in its discretion may issue an order that, except as	200
provided in division (C) of section 4510.43 of the Revised Code,	201
for the remainder of the period of suspension the offender shall	202
not exercise the privileges unless the vehicles the offender	203
operates are equipped with a certified ignition interlock	204
device.	205
(6) No judge or mayor shall grant limited driving	206
privileges to an offender whose driver's or commercial driver's	207
license or permit or nonresident operating privilege has been	208
suspended under division (B) of section 4511.191 of the Revised	209
Code during any of the following periods of time:	210
(a) The first thirty days of suspension imposed under	211
division (B)(1)(a) of section 4511.191 of the Revised Code;	212
(b) The first ninety days of suspension imposed under	213
division (B)(1)(b) of section 4511.191 of the Revised Code;	214
(c) The first year of suspension imposed under division	215
(B)(1)(c) of section 4511.191 of the Revised Code;	216
(d) The first three years of suspension imposed under	217
division (B)(1)(d) of section 4511.191 of the Revised Code.	218
(7) In any case in which a judge or mayor grants limited	219
driving privileges to an offender whose driver's or commercial	220
driver's license or permit or nonresident operating privilege	221
has been suspended under division (G)(1)(b), (c), (d), or (e) of	222
section 4511.19 of the Revised Code, under division (G)(1)(a) of	223
section 4511.19 of the Revised Code for a violation of division	224
(A)(1)(f), $(g)$ , $(h)$ , or $(i)$ of that section, or under section	225

4510.07 of the Revised Code for a municipal OVI conviction for	226
which sentence would have been imposed under division (G)(1)(a)	227
(ii) or (G)(1)(b), (c), (d), or (e) of section 4511.19 of the	228
Revised Code had the offender been charged with and convicted of	229
a violation of section 4511.19 of the Revised Code instead of a	230
violation of the municipal OVI ordinance, the judge or mayor	231
shall impose as a condition of the privileges that the offender	232
must display on the vehicle that is driven subject to the	233
privileges restricted license plates that are issued under	234
section 4503.231 of the Revised Code, except as provided in	235
division (B) of that section.	236
(8) In any case in which the offender operates a motor	237
vehicle that is not equipped with an ignition interlock device,	238
circumvents the device, or tampers with the device or in any	239
case in which the court receives notice pursuant to section	240
4510.46 of the Revised Code that a certified ignition interlock	241
device required by an order issued under division (A)(5)(e),	242
(f), or (g) of this section prevented an offender from starting	243
a motor vehicle, the following applies:	244
(a) If the offender was sentenced under division (G)(1)(b)	245
of section 4511.19 of the Revised Code, on a first instance the	246
court may require the offender to wear a monitor that provides	247
continuous alcohol monitoring that is remote. On a second	248
instance, the court shall require the offender to wear a monitor	249
that provides continuous alcohol monitoring that is remote for a	250
minimum of forty days. On a third instance or more, the court	251
shall require the offender to wear a monitor that provides	252
continuous alcohol monitoring that is remote for a minimum of	253
sixty days.	254

(b) If the offender was sentenced under division (G)(1)

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(c), (d), or (e) of section 4511.19 of the Revised Code, on a 256 first instance the court shall require the offender to wear a 257 monitor that provides continuous alcohol monitoring that is 258 remote for a minimum of forty days. On a second instance or 259 more, the court shall require the offender to wear a monitor 260 that provides continuous alcohol monitoring that is remote for a 261 minimum of sixty days.

(9) In any case in which the court issues an order under 263 this section prohibiting an offender from exercising limited 264 driving privileges unless the vehicles the offender operates are 265 equipped with an immobilizing or disabling device, including a 266 certified ignition interlock device, or requires an offender to 267 wear a monitor that provides continuous alcohol monitoring that 268 is remote, the court shall impose an additional court cost of 269 two dollars and fifty cents upon the offender. The court shall 270 not waive the payment of the two dollars and fifty cents unless 271 the court determines that the offender is indigent and waives 272 the payment of all court costs imposed upon the indigent 273 offender. The clerk of court shall transmit one hundred per cent 274 of this mandatory court cost collected during a month on or 275 before the twenty-third day of the following month to the state 276 treasury to be credited to the state highway safety fund created 277 under section 4501.06 of the Revised Code, to be used by the 278 department of public safety to cover costs associated with 279 maintaining the habitual OVI/OMWI offender registry created 280 under section 5502.10 of the Revised Code. In its discretion the 281 court may impose an additional court cost of two dollars and 282 fifty cents upon the offender. The clerk of court shall retain 283 this discretionary two dollar and fifty cent court cost, if 284 imposed, and shall deposit it in the court's special projects 285 fund that is established under division (E)(1) of section 286 2303.201, division (B)(1) of section 1901.26, or division (B)(1) 287 of section 1907.24 of the Revised Code. 288

- (10) In any case in which the court issues an order under 289 this section prohibiting an offender from exercising limited 290 driving privileges unless the vehicles the offender operates are 291 equipped with an immobilizing or disabling device, including a 292 certified ignition interlock device, the court shall notify the 293 offender at the time the offender is granted limited driving 294 privileges that, in accordance with section 4510.46 of the 295 Revised Code, if the court receives notice that the device 296 297 prevented the offender from starting the motor vehicle because the device was tampered with or circumvented or because the 298 analysis of the deep-lung breath sample or other method employed 299 by the device to measure the concentration by weight of alcohol 300 in the offender's breath indicated the presence of alcohol in 301 the offender's breath in a concentration sufficient to prevent 302 the device from permitting the motor vehicle to be started, the 303 court may increase the period of suspension of the offender's 304 driver's or commercial driver's license or permit or nonresident 305 operating privilege from that originally imposed by the court by 306 a factor of two and may increase the period of time during which 307 the offender will be prohibited from exercising any limited 308 driving privileges granted to the offender unless the vehicles 309 the offender operates are equipped with a certified ignition 310 interlock device by a factor of two. 311
- (B) Any person whose driver's or commercial driver's

  license or permit or nonresident operating privilege has been

  suspended pursuant to section 4511.19 or 4511.191 of the Revised

  Code or under section 4510.07 of the Revised Code for a

  violation of a municipal OVI ordinance may file a petition for

  limited driving privileges during the suspension. The person

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shall file the petition in the court that has jurisdiction over	318
the place of arrest. Subject to division (A) of this section,	319
the court may grant the person limited driving privileges during	320
the period during which the suspension otherwise would be	321
imposed. However, the court shall not grant the privileges for	322
employment as a driver of a commercial motor vehicle to any	323
person who is disqualified from operating a commercial motor	324
vehicle under section 4506.16 of the Revised Code or during any	325
of the periods prescribed by division (A) of this section.	326

- (C)(1) After a driver's or commercial driver's license or 327 permit or nonresident operating privilege has been suspended 328 pursuant to section 2903.06, 2903.08, 2903.11, 2907.24, 329 2921.331, 2923.02, 2929.02, 4511.19, 4511.251, 4549.02, 330 4549.021, or 5743.99 of the Revised Code, any provision of 331 Chapter 2925. of the Revised Code, or section 4510.07 of the 332 Revised Code for a violation of a municipal OVI ordinance, the 333 judge of the court or mayor of the mayor's court that suspended 334 the license, permit, or privilege shall cause the offender to 335 deliver to the court the license or permit. The judge, mayor, or 336 clerk of the court or mayor's court shall forward to the 337 338 registrar the license or permit together with notice of the action of the court. 339
- (2) A suspension of a commercial driver's license under 340 any section or chapter identified in division (C)(1) of this 341 section shall be concurrent with any period of suspension or 342 disqualification under section 3123.58 or 4506.16 of the Revised 343 Code. No person who is disqualified for life from holding a 344 commercial driver's license under section 4506.16 of the Revised 345 Code shall be issued a driver's license under this chapter 346 during the period for which the commercial driver's license was 347 suspended under this section, and no person whose commercial 348

driver's license is suspended under any section or chapter	349
identified in division (C)(1) of this section shall be issued a	350
driver's license under Chapter 4507. of the Revised Code during	351
the period of the suspension.	352
(2) No declare on manage shall entered one slope and	353
(3) No judge or mayor shall suspend any class one	353

- (3) No judge or mayor shall suspend any class one 353 suspension, or any portion of any class one suspension, imposed 354 under section 2903.04, 2903.06, 2903.08, or 2921.331 of the 355 Revised Code. No judge or mayor shall suspend the first thirty 356 days of any class two, class three, class four, class five, or 357 class six suspension imposed under section 2903.06, 2903.08, 358 2903.11, 2923.02, or 2929.02 of the Revised Code. 359
- (D) The judge of the court or mayor of the mayor's court 360 shall credit any time during which an offender was subject to an 361 administrative suspension of the offender's driver's or 362 commercial driver's license or permit or nonresident operating 363 privilege imposed pursuant to section 4511.191 or 4511.192 of 364 the Revised Code or a suspension imposed by a judge, referee, or 365 mayor pursuant to division (B)(1) or (2) of section 4511.196 of 366 the Revised Code against the time to be served under a related 367 suspension imposed pursuant to any section or chapter identified 368 in division (C)(1) of this section. 369
- (E) The judge or mayor shall notify the bureau of motor vehicles of any determinations made pursuant to this section and of any suspension imposed pursuant to any section or chapter identified in division (C)(1) of this section.

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(F) (1) If a court issues an immobilizing or disabling 374 device order under section 4510.43 of the Revised Code, the 375 order shall authorize the offender during the specified period 376 to operate a motor vehicle only if it is equipped with an 377 immobilizing or disabling device, except as provided in division 378

(C) of that section. The court shall provide the offender with a	379
copy of an immobilizing or disabling device order issued under	380
section 4510.43 of the Revised Code, and the offender shall use	381
the copy of the order in lieu of an Ohio driver's or commercial	382
driver's license or permit until the registrar or a deputy	383
registrar issues the offender a restricted license.	384
An order issued under section 4510.43 of the Revised Code	385
does not authorize or permit the offender to whom it has been	386
issued to operate a vehicle during any time that the offender's	387
driver's or commercial driver's license or permit is suspended	388
under any other provision of law.	389
(2) An offender may present an immobilizing or disabling	390
device order to the registrar or to a deputy registrar. Upon	391
presentation of the order to the registrar or a deputy	392
registrar, the registrar or deputy registrar shall issue the	393
offender a restricted license. A restricted license issued under	394
this division shall be identical to an Ohio driver's license,	395
except that it shall have printed on its face a statement that	396
the offender is prohibited during the period specified in the	397
court order from operating any motor vehicle that is not	398
equipped with an immobilizing or disabling device. The date of	399
commencement and the date of termination of the period of	400
suspension shall be indicated conspicuously upon the face of the	401
license.	402

Section 2. That existing section 4510.13 of the Revised

Code is hereby repealed.

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