



Sub. S.B. 123

(As Reported by S. Judiciary on Criminal Justice)

APPENDIX

This Appendix compares the length of a suspension of a person's driver's or commercial driver's license or permit or nonresident operating privilege under current law for various prohibitions, offenses, and acts and the suspension classified under the bill. For a detailed discussion of substantive differences between current law and the bill, and a discussion of any new suspensions proposed by the bill, see the analysis. In general, the suspensions are assigned a classification code; judicial suspensions are given a numerical classification code ranging from Class 1 to Class 7, and administrative suspensions by the Registrar of Motor Vehicles are given an alphabetical code ranging from Class A to Class F. The provision designating the class of suspension required upon violation of a specific prohibition generally is relocated by the bill to the section of the Revised Code establishing the violation. The bill also eliminates license revocations and replaces a revocation with a suspension or cancellation.¹

Revised Code section requiring and, if different, imposing suspension, under current law	Description of basis of suspension	Length of suspension or revocation under current law (mandatory unless otherwise noted)	Revised Code section requiring suspension under the bill	Length of suspension under the bill (mandatory unless otherwise noted)
2151.354(A)(3)	Disposition of an unruly child, in general	Suspension or revocation for an unspecified period (permissive)	2151.354(A)(3)	Suspension for a period of time prescribed by the court (permissive); not classified

¹ The chart does not reflect the elimination of a revocation requirement unless it is replaced with a classified suspension.

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2151.354(B)(2)	Disposition of an unruly child; for drug abuse or alcohol-related disorderly conduct	Suspension or revocation for period of time specified by the court or until the child completes a drug or alcohol treatment, etc., program	2151.354(B)(2)	Suspension for a period of time prescribed by the court, subject to earlier court termination upon completion of a drug or alcohol treatment, etc., program; not classified
2152.19(A)(3)(1)	Disposition of a delinquent child, in general	Suspension for an unspecified period (permissive)	2152.19(A)(3)(1)	Suspension for a period of time prescribed by the court (permissive); not classified
2152.19(B)(1); 2923.122(F)	Disposition of a delinquent child; for weapons in a school	If the offender is less than 19 years of age, revocation, or suspension for 12 to 36 months	2152.19(B)(1); 2923.122(F)	If the offender is less than 19 years of age, Class 4 (one to five years)
2152.19(B)(2)	Disposition of a delinquent child; for drug abuse or alcohol-related disorderly conduct	Suspension until the child completes a drug or alcohol treatment, etc., program	2152.19(B)(2)	Suspension for a period of time prescribed by the court, subject to earlier court termination upon completion of a drug or alcohol treatment, etc., program; not classified
2152.21(A)(2)	Disposition of a juvenile traffic offender, in general	Suspension for an unspecified period (permissive)	2152.21(A)(2)	Suspension for a period of time prescribed by the court (permissive); not classified

Revised Code section requiring and, if different, imposing suspension, under current law	Description of basis of suspension	Length of suspension or revocation under current law (mandatory unless otherwise noted)	Revised Code section requiring suspension under the bill	Length of suspension under the bill (mandatory unless otherwise noted)
2152.21(B)	Disposition of an OMVI or state OMVUAC juvenile traffic offender	Suspension for a definite period specified by the court of at least three months but not more than two years, or until the child satisfactorily completes a specified drug abuse or alcohol abuse education, intervention, or treatment program	2152.21(B)	Class 6 (three months to two years), subject to earlier court termination upon completion of a drug or alcohol treatment, etc., program
2903.04(D); 4507.16(A)(1)(b) and (D)	Involuntary manslaughter conviction	If a standard OMVI or an OMVUAC violation was involved, or if a snowmobile, locomotive, watercraft, or aircraft was involved and the person was under the influence of alcohol, a drug of abuse, or both at the time of the offense, permanent revocation	2903.04(D) and repeal of 4507.16(A)(1)(b)	In same circumstances as under existing law, Class 1, (lifetime)
2903.06(B)(1); 4507.16(A)(2) and (D) and 4507.1613	State or municipal aggravated vehicular homicide conviction	If the person was committing a standard OMVI violation at the time of the offense, permanent revocation; if the offender was reckless in committing the offense, three years to life	2903.06(B)(1) and 4510.07 (municipal ordinances) and repeal of 4507.16(A)(2) and (D)	Class 1 (lifetime) suspension if the offender was committing standard OVI violation at the time of the offense; Class 2 (three years to life), if the offender was reckless in committing the offense

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2903.06(B)(2); 4507.16(A)(2) and (D) and 4507.1613	State or municipal vehicular homicide conviction	One to five years; two to ten years, if the offender previously was convicted of any traffic-related homicide, manslaughter, or assault offense	2903.06(B)(2) and 4510.07 (municipal ordinances) and repeal of 4507.16(A)(2) and (D)	Class 4 (one to five years); Class 3 (two to ten years) if the offender previously was convicted of any traffic-related homicide, manslaughter, or assault offense
2903.06(B)(3); 4507.16(A)(2) and (D) and 4507.1613	State or municipal vehicular manslaughter conviction	Three months to two years; one to five years if the offender previously was convicted of any traffic-related homicide, manslaughter, or assault offense	2903.06(B)(3) and 4510.07 (municipal ordinances), and repeal of 4507.16(A)(2) and (D)	Class 6 (three months to two years); Class 4 (one to five years) if the offender previously was convicted of any traffic-related homicide, manslaughter, or assault offense
2903.08(B)(1); 4507.16(A)(2) and (D)	Aggravated vehicular assault conviction	Two to ten years; three years to life if the offender previously has been convicted of any traffic-related homicide, manslaughter, or assault offense	2903.08(B)(1) and repeal of 4507.16(A)(2) and (D)	Class 3 (two to ten years); Class 2 (three years to life) if the offender previously has been convicted of any traffic-related homicide, manslaughter, or assault offense

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2903.08(B)(2); 4507.16(A)(2) and (D)	Vehicular assault conviction	One to five years; two to ten years if the offender previously has been convicted of any traffic-related homicide, manslaughter, or assault offense	2903.08(B)(2) and repeal of 4507.16(A)(2) and (D)	Class 4 (one to five years); Class 3 (two to ten years) if the offender previously has been convicted of any traffic-related homicide, manslaughter, or assault offense
2919.22(E)(5)(d)(ii)	Endangering children conviction: OMVI when one or more minors are in the vehicle	Suspension not to exceed 90 days (permissive)	2919.22(E)(5)(d)	Permissive Class 7 (not to exceed one year)
2923.122(F); 2152.19(B)(1)	Illegal conveyance or possession of a deadly weapon or dangerous ordnance in a school safety zone conviction	If the offender is less than 19 years of age, a suspension, revocation, or denial of not less than 12 months nor more than 36 months	2923.122(F); 2152.19(B)(1)	If the offender is less than 19 years of age, Class 4 (one to five years).

Revised Code section requiring and, if different, imposing suspension, under current law	Description of basis of suspension	Length of suspension or revocation under current law (mandatory unless otherwise noted)	Revised Code section requiring suspension under the bill	Length of suspension under the bill (mandatory unless otherwise noted)
2925.02(D)(2), 2925.03(D)(2) and (G), 2925.04(D)(2), 2925.05(D)(2), 2925.06(D)(1), 2925.11(E)(2), 2925.12(D), 2925.13(D)(1), 2925.14(G), 2925.22(C)(1), 2925.23(G)(1), 2925.31(C), 2925.32(D)(1), 2925.36(D)(1), 2925.37(L)(1), 4507.16(D)(2)	Conviction of various controlled substance, drug paraphernalia, harmful intoxicant, and counterfeit controlled substance offenses	Suspension of not less than six months nor more than five years; if felony of the first degree, revocation (permissive) or suspension of not less than six months nor more than five years	Same as under existing law, except that 4507.16(D)(2) is repealed	Suspension of not less than six months nor more than five years; not classified
2937.221(A)	Failure to appear in court after depositing a license as bond for a traffic offense	Forfeiture of the license (permissive)	2937.221(A)	Permissive Class 7 (not to exceed one year)
2951.02(G)(4); 4507.16(C)(1) and (2)	Failure to use properly an ignition interlock device, when such use is imposed as a condition of probation for an OMVI or OMVUAC offense	Suspension of not more than one year for a first violation, and not more than five years for a second or subsequent violation within same period of interlock device use (all permissive)	2951.02(G)(4), and repeal of 4507.16(C)(1) and (2)	Permissive Class 7 (not to exceed one year) for a first violation and permissive Class 4 (one to five years) on a second or subsequent violation

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3123.55, 3123.58, 3123.59, 3123.611, 3123.613, and 4507.111	Default under a child support order in specified circumstances	Suspension or disqualification until the person no longer is in default or has made arrangements for payment of support	3123.55, 3123.58, 3123.59, 3123.613, and 4507.111 and repeal of 3123.611	Class F (until conditions are met)
4301.99(B), and 4301.64 (not in bill)	Conviction of consumption of alcohol in a motor vehicle by a person under 18 years of age	Suspension of six months	4301.99(B), and 4301.64 (not in bill)	Class 7 (not to exceed one year)
4301.99(C), and 4301.632 (not in bill)	Conviction of attempt to purchase, order, pay for, or consumption of alcohol in a public or private place, while an operator or passenger in a motor vehicle, and while under 18 years of age	Suspension of six months	4301.99(C), and 4301.632 (not in bill)	Class 7 (not to exceed one year)
4301.99(F), and 4301.634 (not in bill)	Conviction of showing or giving false information or identification to purchase or obtain alcohol while under 21	On a second offense, a suspension not exceeding 60 days (permissive); on a third or subsequent offense, a suspension of 90 days (mandatory)	4301.99(F), and 4301.634 (not in bill)	On a second offense, permissive Class 7 (not to exceed one year); on a third or subsequent offense, mandatory Class 6 (three months to two years)

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4506.10(D)	Violation of restrictions imposed upon a commercial driver's license	Suspension for an unspecified period (permissive) or revocation	4506.10(D)	Permissive Class D (six months)
4507.021(K)	Accumulation of 12 points within a two-year period	Suspension of six months	4510.037(B) and repeal of 4507.021(K)	Class D (six months)
4507.061, and 3321.13 (not in bill)	Unauthorized withdrawal, or habitual absence, suspension, or expulsion from school	Suspension or license denial until age 18 or until the suspension is terminated for any of eight specified conditions, including receipt of a high school diploma or certificate of high school equivalence; school attendance or enrollment; and receipt of an age and schooling certificate	4510.32, and 3321.13 (not in bill)	Class F (until conditions are met)
4507.14	Violation of a special restriction that is a component of a restricted driver's license (restricted due to a physical condition)	Suspension for a period of six months (permissive)	4507.14	Permissive Class D (six months)

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4507.16(A)(1)(a)	Conviction of perjury or making false affidavits under the Driver's License Law, or any other Ohio law requiring the registration of motor vehicles or regulating their operation on the highway	Revocation or suspension of not less than 30 days nor more than three years	4507.16(A)	Class 6 (three months to two years)
4507.16(A)(1)(b)	Conviction of a crime punishable as a felony under Ohio motor vehicle laws or any other felony in the commission of which a motor vehicle was used	Revocation or suspension of not less than 30 days nor more than three years	Repeal of 4507.16(A)(1)(b)	No comparable suspension
4507.16(A)(1)(c)	Conviction of failure to stop and disclose identity at the scene of an accident when required	Revocation or suspension of not less than 30 days nor more than three years	4549.02 and 4549.021; repeal of 4507.16(A)(1)(c)	Class 5 (six months to three years)
4507.16(A)(1)(d)	Conviction of street racing	Revocation or suspension of not less than 30 days nor more than three years	4511.251; repeal of 4507.16(A)(1)(d)	Permissive Class 7 (not to exceed one year)

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4507.16(A)(1)(e)	Conviction of willfully eluding or fleeing a police officer	Revocation or suspension of not more than 30 days nor more than three years	2921.331(E) (failure to comply with an order or signal of a police officer); repeal of 4507.16(A)(1)(e)	Class 2 (three years to life) for first offense; Class 1 (lifetime) suspension if the offender previously was found guilty of failure to comply with an order or signal of a police officer
4507.16(A)(1)(f) and 5749.99(F)	Conviction of trafficking in cigarettes with the intent to avoid payment of the cigarette tax	Revocation or suspension by court of not less than 30 days nor more than three years	5743.99(F); repeal of 4507.16(A)(1)(f)	Suspension by court and Registrar of not less than 30 days nor more than three years
4507.16(A)(2) and (D)(1)	Conviction of vehicular homicide, manslaughter, or assault-related offense	See discussion of 2903.04, 2903.06, and 2903.08	See discussion of 2903.04, 2903.06, and 2903.08	See discussion of 2903.04, 2903.06, and 2903.08
4507.16(A)(3)	Conviction of the offense of state or municipal soliciting, or attempted soliciting, in which a motor vehicle was involved	Suspension of 30 days	2907.24 and 4510.07; repeal of 4507.16(A)(3)	Class 6 (three months to two years)
4507.16(B)	State and municipal OMVI convictions	See discussion of 4511.99(A)	See discussion of 4511.99(A)	See discussion of 4511.99(A)
4507.16(C)	Conviction of failure to use properly an ignition interlock device	See discussion of 2951.02(G)(4)	See discussion of 2951.02(G)(4)	See discussion of 2951.02(G)(4)

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4507.16(D)(2)	Controlled substance offense convictions	See discussion of 2925.02 through 2925.37	See discussion of 2925.02 through 2925.37	See discussion of 2925.02 through 2925.37
4507.16(E)	State and municipal OMVUAC convictions	See discussion of 4511.99(B)	See discussion of 4511.99(B)	See discussion of 4511.99(B)
4507.161	Suspension due to adjudication of incompetence to hold license	Suspension until the Registrar is notified by the head of the hospital or other agency that had custody of the person that the person's mental illness no longer is an impairment to his ability to operate a motor vehicle, or is notified by a court that the person has been restored to competency by court decree	4510.23 (renumbered 4507.161)	Class F (until conditions are met; conditions are same as those prescribed under existing law)
4507.162(A)	Special suspension provisions applicable to minors "convicted" of or adjudicated delinquent for specified violations	One year suspension for three separate violations of specified offenses prior to 18th birthday; six-month suspension for an OMVI or OMVUAC offense; 90-day suspension for two separate violations of the specified offenses listed above	4510.31(A) (renumbered 4507.162)	Class C (one year) for three separate violations; Class D (six months) for an OVI or OVUAC offense; Class E (three months) for two separate violations

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4507.162(B)	Suspension applicable to minors for drug abuse offense or alcohol-related disorderly conduct	Suspension until the child turns 18 or satisfactorily completes a specified drug abuse or alcohol abuse education, intervention, or treatment program	4510.31(B) (renumbered 4507.162)	Class D (six months), subject to earlier Registrar's termination upon completion of a drug or alcohol treatment, etc., program
4507.162(D)	Violation of occupational driving privileges granted to a minor during period of suspension under 4507.162 or driving under suspension or commission of specified traffic offense during that period	Suspension for one year	4510.31(D) (renumbered 4507.162)	Class C (one year)
4507.163 and 4507.30	Improper use of a driver's license by a person under age 21 to violate the Ohio liquor laws	Suspension for one year if the person uses a driver's or commercial driver's license to purchase beer or intoxicating liquor, knowing the license to be fictitious, altered, or not his own	4510.33 (renumbered 4507.163) 4507.30	Class C (one year)
4507.165	Conviction of improper passing of a stopped school bus	Suspension for not more than one year (permissive)	4511.75, and repeal of 4507.165	Permissive Class 7 (not to exceed one year)

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4507.166	Conviction of causing a death as the proximate result of fleeing a police officer, in a vehicle	Suspension for ten years or, for a second or subsequent conviction, for life	2921.331(E), and repeal of 4507.166	Class 2 (three years to life) for first offense; Class 1 (lifetime) suspension if prior conviction of 2921.331
4507.167	Conviction of violation of rules governing the operation of motorized bicycles	Revocation of probationary license until the person reaches the age of 16	4510.34 (renumbered 4507.167)	Class F (until conditions are met; the conditions are not specified in the section)
4507.168	Failure by a licensed Ohio driver to appear in court to answer a charge alleging a state or municipal traffic violation that is a misdemeanor of the 1st, 2nd, 3rd, or 4th degree, or to pay the fine imposed for such a violation after conviction	Declaration of forfeiture by court and, upon notification by the court, suspension by the Registrar until the person appears and pays the fine imposed or pays the original fine and related fees	4510.22 (renumbered 4507.168)	Declaration of suspension by court and, upon notification by the court, Class F (until conditions are met; existing statutory conditions are retained)
4507.169	Conviction or juvenile adjudication in federal court or a court located in another state of one of a number of specified drug offenses, or an OMVI or OMVUAC offense in a court located in another	Suspension of earlier of six months or length of time suspended by other jurisdiction	4510.17 (renumbered 4507.169)	Earlier of Class D (six months) or length of time suspended by other jurisdiction

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	state			
4507.1611	Conviction of a municipal offense substantially similar to a state law, if a judicial revocation or suspension is permitted or required for the state offense	Suspension for the period of time the court determines appropriate, not exceeding the period of suspension that is permitted or required for the comparable state offense, or revocation (permissive)	4510.05 (renumbered 4507.1611)	Retains the existing provisions regarding permissive suspensions
4507.1613	Conviction of municipal offense substantially equivalent to aggravated vehicular homicide, vehicular homicide, or vehicular manslaughter	Suspension equivalent in length to suspension required for the state offense; see discussion of 2903.06	4510.07 (renumbered 4507.1613)	Retains the existing provisions and expands them to also cover conviction of municipal offense substantially similar to soliciting when a motor vehicle was involved, state OVI, or state OVUAC (see discussions of 4507.16(A)(3), 4511.99(A), 4511.99(N), and 4507.16(A)(1))
4507.34	Conviction of the state or municipal offense of reckless operation	Suspension or revocation, not to exceed one year (both permissive)	4510.15 (renumbered 4507.34)	Permissive Class 5 (six months to three years)
4507.99(A) and 4507.02(B)(2), (C), and (D)(1)	Conviction of driving in violation of license restrictions, while under	Suspension not to exceed one year (permissive)	4510.11; repeal of 4507.99(A)	Class 7 (not to exceed one year), for driving under suspension imposed for other

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	suspension or revocation imposed for other than an OMVI or financial responsibility offense, or without paying a license reinstatement fee		4510.21; repeal of 4507.99(A)	than a financial responsibility offense or in violation of license restrictions No suspension for driving without paying a license reinstatement fee; specific prohibition against a judicial suspension
4507.99(B) and 4507.02(D)(2)	Conviction of driving under suspension or revocation imposed for an OMVI offense	Suspension not to exceed one year	4510.14; repeal of 4507.99(B)	Class 7 (not to exceed one year)
4507.99(C) and 4507.02(B)(1)	Conviction of driving under suspension or revocation imposed for a violation of the Financial Responsibility Law	Suspension not to exceed one year (permissive)	4510.16; repeal of 4507.99(C)	Mandatory Class E (three months)
4507.99(I); reference to repealed 4507.32	Conviction of former offense of employment of unlicensed chauffeur (repealed in 1989)	Purports to permit a court to revoke or to suspend for a conviction for a period not to exceed three years; offense was repealed in 1989	Repealed, to reflect 1989 repeal of 4507.32	Repealed, to reflect 1989 repeal of 4507.32

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4509.101(A)(2)(a)	Conviction of violation of the Financial Responsibility Law	Suspension of not less than 90 days on a first violation, and not less than one year on subsequent violations within five years of the first violation. The suspension remains until the person pays specified fees and maintains proof of financial responsibility	4509.101(A)(2) (a) to (c)	Class E (three months) for a first violation, Class C (one year) on a second violation within five years of the first, and Class B (two years) on a third or subsequent violation within five years of the first
4509.17	Failure to request a hearing or to deposit security sufficient to satisfy judgment in motor vehicle accident	Suspension for an unspecified period	4509.17	Class F (until conditions are met)
4509.24	Default on agreement to pay damages from motor vehicle accident	Suspension until (1) security is deposited, (2) entire obligation is paid or released, or (3) two years have elapsed without judicial action on the agreement	4509.24	Class F (until conditions are met; the existing conditions are retained)
4509.291(B)	Failure of resident to give security deposit or give proof of financial responsibility in another state	Suspension until resident furnishes evidence of compliance with law of other state	4509.291(B)	Class F (until conditions are met; the existing conditions are retained)

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4509.37 and 4509.40; 4509.35	Failure within 30 days to satisfy a judgment for damages related to motor vehicle ownership, maintenance, or use	Seven years, but generally must be vacated upon proof that the judgment is stayed or satisfied in full if the person has filed evidence of financial responsibility	4509.37 and 4509.40; 4509.35	Class F (until conditions are met), but generally must be vacated upon proof that the judgment is stayed or satisfied in full if the person has filed evidence of financial responsibility
4509.42	Failure to pay an installment in a judgment for damages related to motor vehicle ownership, maintenance, or use	Until the judgment is satisfied	4509.42	Class F (until conditions are met; the existing conditions are retained)
4511.191(E)(1) and (K)	Refusing to submit to a chemical test of one's blood, breath, or urine to determine its alcohol content under the Vehicle Implied Consent Law, after being arrested for state or municipal OMVI or OMVUAC	First refusal within five years--one year; second refusal within five years--two years; third refusal within five years--three years; fourth or subsequent refusal within five years--five years. The suspension is terminated if the person is convicted of the underlying OMVI or OMVUAC charge because the court must impose another suspension	4511.191(B); repeal of 4511.191(K)	First refusal within six years--Class C (one year); second refusal within six years--Class B (two years); third refusal within six years--Class A (three years); fourth or subsequent refusal within six years--five year suspension. The suspension is terminated if the person is convicted of the underlying OVI or OVUAC charge
4511.191(F) and (K)	Person submits to a chemical test and is found	No prior convictions of a specified vehicle and alcohol-related offense	4511.191(C); repeal of	No prior convictions of a specified vehicle and

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	to have a prohibited concentration of alcohol in his blood, breath, or urine under the Vehicle Implied Consent Law, after being arrested for state or municipal OMVI or OMVUAC	within six years--90 days; one prior within six years--one year; two priors within six years--two years; three or more priors within six years--three years. The suspension is terminated if the person is convicted of the underlying OMVI or OMVUAC charge, because the court must impose another suspension	4511.191(K)	alcohol-related offense within six years--Class E (three months); one prior within six years--Class C (one year); two priors within six years--Class B (two years); three or more priors within six years--Class A (three years). The suspension is terminated if the person is convicted of the underlying OVI or OVUAC charge
4511.196	Court determination that person's driving will be threat to public safety, upon appearance in court after arrest for state OMVI, state OMVUAC, or felony vehicular homicide or assault offense	Continues until adjudication on the merits of the complaint on the charge	4511.196	Same as under existing law; section is expanded to also apply to persons arrested for the offense of having physical control of a vehicle while under the influence, as enacted by the bill
4511.99(A)(1) to (4); 4507.16(B)(1) to (4), (C), and (I)	Conviction of state OMVI or a similar municipal offense	No prior convictions of a specified vehicle and alcohol-related offense within six years--six months to three years, first six months cannot be suspended and no driving privileges	4511.19(G)(1), 4510.07, and 4510.13	No prior convictions of a specified vehicle and alcohol-related offense within six years--Class 5 (six months to three years), first

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		<p>can be given for first 15 days; one prior within six years--one year to five years, first year cannot be suspended and no driving privileges can be given for first 30 days; two priors within six years--one year to ten years, first year cannot be suspended and no driving privileges can be given for first 180 days; three or more priors within six years or prior felony OMVI--three years or more or permanent revocation, first three years cannot be suspended and no driving privileges can be given for first three years</p>		<p>six months cannot be suspended; one prior within six years--Class 4 (one to five years), first year cannot be suspended; two priors within six years--Class 3 (two to ten years), first year cannot be suspended; three or more priors within six years--Class 2 (three years to life), first three years cannot be suspended; or prior felony OVI--Class 2 (three years to life)</p>
4511.99(B) and 4511.192	Conviction of operating a vehicle during a period of suspension imposed under the Implied Consent Law or at an OMVI initial appearance under 4511.196	Suspension not to exceed one year	4510.14	Class 7 (not to exceed one year)

Revised Code section requiring and, if different, imposing suspension, under current law	Description of basis of suspension	Length of suspension or revocation under current law (mandatory unless otherwise noted)	Revised Code section requiring suspension under the bill	Length of suspension under the bill (mandatory unless otherwise noted)
4511.99(N)(2); 4507.16(E), (G), and (I)	Conviction of operating a motor vehicle after underage alcohol consumption (state OMVUAC) or a similar municipal offense	Suspension of not less than 60 days nor more than two years, and first 60 days cannot be suspended	4511.19(H) and 4510.07	No prior convictions of a specified vehicle and alcohol-related offense within one year--Class 6 (three months to two years); one or more priors within one year--Class 4 (one to five years). First 60 days cannot be suspended
5743.99(F), 5743.112, and 5743.60	Conviction for trafficking in cigarettes or tobacco products with intent to avoid payment of the state's cigarette or tobacco tax, when a vehicle was used	Suspension of the vehicle operator's license by the Registrar, pursuant to court order under 4507.16	5743.99(F)	Suspension by Registrar and court of not less than 30 days nor more than three years

Revised Code section requiring and, if different, imposing suspension, under current law	Description of basis of suspension	Length of suspension or revocation under current law (mandatory unless otherwise noted)	Revised Code section requiring suspension under the bill	Length of suspension under the bill (mandatory unless otherwise noted)
*	Conviction of operating a motor vehicle or motorcycle without a valid license, in violation of 4507.02(A)(1) or (3)	No existing suspension for a 4507.02(A)(1) or (3) violation (see 4507.99(D))	4510.12	Class 7 (not to exceed one year), if one or more prior convictions within three years and license was expired for more than six months at the time of the offense; suspension prohibited for a first offense or if more than three years have passed since offender's last violation
*	Refusing to submit to a chemical test of one's blood, breath, or urine to determine its alcohol content under the Vehicle Implied Consent Law, after being arrested for having physical control of a vehicle while under the influence, as enacted by the bill	No existing suspension; offense is enacted by the bill	4511.191(B)	Class C (one year), Class B (two years), Class A (three years), or five-year suspension, depending upon number of prior refusals-determined in same manner as for refusal after OVI or OVUAC arrest (see discussion of bill's 4511.191(B))

Revised Code section requiring and, if different, imposing suspension, under current law	Description of basis of suspension	Length of suspension or revocation under current law (mandatory unless otherwise noted)	Revised Code section requiring suspension under the bill	Length of suspension under the bill (mandatory unless otherwise noted)
*	Conviction of having physical control of a vehicle while under the influence (new offense under the bill)	Existing law does not contain this offense	4511.194	Permissive Class 7 (not to exceed one year)
*	Conviction of wrongful entrustment (permitting the operation of a vehicle by a person with no legal right to operate a vehicle under 4507.33)	No existing suspension for a 4507.33 violation (see 4507.99(E))	4511.203	Class 7 (not to exceed one year)

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