Ignition Interlocks Save Lives

Ignition interlocks are effective in reducing repeat drunk driving offenses by 67 percent while the device is installed compared to license suspension alone. (CDC)

Interlocks help reduce repeat offenses even after the device is removed by 39 percent compared to offenders who never installed an interlock. (Marques, 2010)

First-time offenders are serious offenders. Research from the CDC indicates that first time offenders have driven drunk at least 80 times before they are arrested.

**The FACTS**
- An interlock is more effective than license suspension alone, as 50 to 75 percent of convicted drunk drivers continue to drive on a suspended license.
- All-offender interlock laws are widespread. Thirty states, DC plus a California pilot program (covering a population of over 13 million) have laws requiring ignition interlocks for all first-time convicted drunk drivers.
- As of August 2016, there are approximately 337,030 interlocks in use in the United States.

**Ignition interlock laws saves lives.** Due in part to laws requiring interlocks for all convicted drunk drivers, drunk driving deaths have declined dramatically and at a better pace compared to the national average decline:
- **West Virginia:** 50 percent
- **New Mexico:** 38 percent
- **Kansas:** 37 percent
- **Louisiana:** 34 percent
- **Arizona:** 32 percent
- **Hawaii:** 23 percent
- **Washington:** 19 percent
- **Mississippi:** 17 percent
- **Colorado:** 14 percent

**Public supports Interlocks for all convicted drunk drivers.** Three surveys indicate strong public support of ignition interlocks for all convicted drunk drivers.
- 88 percent (Center for Excellence in Rural Safety, 2010)
- 84 percent (Insurance Institute for Highway Safety, 2009)
- 76 percent (American Automobile Association, 2012)

**In addition to MADD, other traffic safety groups support ignition interlocks for all convicted drunk drivers,** including all first offenders with an illegal blood alcohol concentration (BAC) of .08 or greater.
- Advocates for Auto and Highway Safety
- American Automobile Association (AAA)
- Auto Alliance
- Centers for Disease Control and Prevention (CDC)
- Insurance Institute for Highway Safety (IIHS)
- International Association of Chiefs of Police (IACP)
- National Safety Council
- National Transportation Safety Board (NTSB)
Ignition Interlock vs. License Suspension After DUI

IF ALCOHOL IS DETECTED
Person blows into an interlock device before starting vehicle.

IF ALCOHOL IS DETECTED ON ROLLING RETEST
Person is given another opportunity to take test, typically within 5 minutes. Car will not shut off.

Rolling Retest
Typically within 7-15 minutes, person is prompted to blow again into the device. Rolling retest is less frequent longer car is in use.

License suspension with or without time/route restricted privileges (no ignition interlock)

Car will not start. Person is given second chance to blow into the device.

There is nothing stopping a drunk driver from driving on suspended or restricted license, unless an interlock is installed.

People who use an interlock are less likely to reoffend. Compared to license suspension alone, interlocks reduce repeat offenses by 67% while the device is installed and 39% after the device is removed. Compliance Based Removal could help decrease repeat offenses even more.

MADD supports ignition interlocks for ALL apprehended drunk drivers. Interlocks accomplish what license suspension and other monitoring technologies do not — separate drinking from driving.

- Interlock Service Center: Person must get interlock serviced every 30 days.
- Lockout Mode: If person blows positive for alcohol too many times or misses a rolling test, device may need to be taken to get serviced sooner than 30 days.
- Extra time on interlock possible. The interlock service center may report any violations, too many positive blows or missed rolling retests to a monitoring agency which may result in extra time on interlock. If the state has a Compliance Based Removal aspect to the interlock law, many states require offenders to show proof of installation and/or compliance with the interlock order to the court/drivers license agency in order to have device removed.
Status of Ignition Interlock Laws