

Revised Date: 09/09/2025

Purpose

This policy discusses the requirements and procedures for conviction records.

Definitions

- <u>Driving While Suspended</u> A court conviction for driving while the operator's driving privileges were suspended.
- <u>Departmental Act</u> A conviction of any moving traffic violations (speeding, DWI, reckless driving, etc.) received by the department in which evidence proves a suspension period was being served at the time of the violation.
- <u>Habitual Offender</u> Any person, resident or non-resident, whose record shows that such person has accumulated the conviction for separate and distinct offenses committed as indicated below, provided no more than one offense shall be committed within a 12-hour period.
- <u>Notice of Suspension</u> A citation that may be issued when the operator, who is also the sole owner of
 the vehicle, is stopped for any reason and is driving with a suspended driver's license
- <u>Vehicular Homicide</u> Killing of a human being caused proximately or caused directly by an offender engaged in the operation of, or in actual physical control of, any motor vehicle, aircraft, watercraft, or other means of conveyance, whether or not the offender had the intent to cause death or great bodily harm. Violator must have been under the influence of alcohol and/or drugs as stated in R.S. 14.32.1.
- <u>Vehicular Negligent Injury</u> Inflicting of any injury upon the person of a human being when caused proximately or caused directly by an offender engaged in the operation of, or in actual physical control of, any motor vehicle, aircraft, watercraft, or other means of conveyance.

Types of Convictions	
Туре	Notes
Notice of Suspension	Authority: R.S. 32:389 Compliance: Final disposition from the State Police Motor Carrier Safety Section Fees: \$50 reinstatement fee Notes: • Multiple fees are collected on Motor Carrier affidavits according to the court date; however, only one fee can be charged for these affidavits received with the same conviction date.
By Order of the Department Recommended by the Court	Authority: Judicial Privilege Compliance: Fees: \$60 reinstatement fee, in addition to any fee owed for other statutory requirements. Suspension: Serve the mandatory suspension period as ordered by the court. Eligibility:
	 An individual is not eligible for a departmental hardship license. Note: The individual must obtain approval from the sentencing court for the hardship license prior to petitioning the district court. Such approval must be in the form of a certified copy of a court order or certified court minutes which will be submitted to the Department at the time of application for the hardship license.
	Notes: • Any court with criminal jurisdiction, such as a district court, parish court, city court, municipal court, or traffic court, may impose any specific condition that is reasonably related to the defendant's rehabilitation as part of the defendant's probation (LA Code of Criminal Procedure Article 895). The sentencing court may impose the prohibition from operating any motor vehicle for a specified period of time.
	The suspension period will be the time period specified by the court.
By Order of the Department Failure to Complete Required Examination	Authority: R.S. 32:424 Compliance: Must furnish proof from Field Office Manager that all required examinations have been successfully taken and passed for the license to be issued or the incorrect license must be surrendered. If the license is surrendered, the applicant will be eligible for a corrected license to be issued only for examinations successfully passed.
	Fees: \$60.00 reinstatement fee, once a suspension has been imposed, which is required in addition to any other fees(s) owed for other statutory requirements. Suspension: If the individual does not comply within the 30-day period, the Department will immediately suspend the license upon receipt of satisfactory evidence from a Field Services Office Manager or CDL Coordinator.
	 When it is determined that any individual has been issued a license without successfully passing all required examinations, the Field Office Manager or CDL Coordinator will officially notify the individual. An official notification will be directed to the individual requesting that he/she is to report to the local motor vehicle office. The individual will be required to take and pass all required examinations relative to the license which was issued. The individual must comply with the request within 30 days from the date of the notification or his driving privileges will be subject to suspension.

Туре	Notes
By Order of the Department Failure to Pay Criminal Fines	Authority: R.S. 32:414(Q) Act 364, 2003 Legislative Session; C. CR. P. Art. 885.1; R.S. 32:411.1 Compliance: Acceptable evidence from the convicting court that the fine(s) has been paid. Fees: \$60 reinstatement fee, in addition to fee owed for other statutory requirements. Suspension: An indefinite suspension of the driving privileges imposed by the Department when ordered by the court order to suspend the operator's license is received indicating a defendant convicted of any criminal offense, including any violations of the Louisiana Highway Regulatory Act or any municipal or parish ordinance regulating traffic in any municipality or parish and granted an extension to pay fines levied, has failed to do so. Notes: The court may order that the operator's license be surrendered A temporary driver's permit may be issued for a period not to exceed 180 days The license may be suspended if the fine is not paid
Littering from a Motor Vehicle	Authority: R.S. 30:2531.1; R.S. 32:414 Fees: \$100.00 reinstatement fee Suspension: A person shall have his driving privileges suspended for one year (365 days) upon notification of a third or subsequent littering from a motor vehicle violation. Notes: • The department will issue a notification upon the third or subsequent violation after the conviction is received from the court. Suspension action will be taken.
Wireless Device in a School Zone	Authority: R.S. 32:300.8 D(2)(b); R.S. 32:414 Fees: \$60.00 reinstatement fee Suspension: A person shall have his driving privileges suspended for sixty days (60 days) upon notification of a second or subsequent conviction of using a wireless device in a school zone. Notes: • The department will issue a certified notification upon the second or subsequent violation after the conviction is received by OMV from the court.
3 Charges of Reckless Driving within 12 Months	 Authority: R.S. 32:414 B(5) Compliance: Fees: \$60.00 reinstatement fee in addition to any fee owed for other statutory requirements. Suspension: The statute requires a one year (365 days) suspension of the driving privileges upon receipt of satisfactory evidence of the conviction or the entry of a plea of guilty and sentencing or the forfeiture of bail of any such person with three charges of reckless driving committed within a period of twelve months. Chapter 1 of the Criminal Code defines this violation as reckless operation of any motor vehicle, aircraft, vessel or other means of conveyance in a criminally negligent or reckless manner. The statute further defines it as "reckless driving." The three charges must be convictions or bail forfeitures committed within a period of twelve months, not within a calendar year. The suspension period must be served.

Туре	Notes
Failure to Stop and Render Aid (Hit and Run, Leaving the Scene)	Authority: R.S. 32:4148(4); R.S. 32:414.2A(1)(a) and (4)(c) Fees: \$60 reinstatement fee must be paid in addition to any fees owed for other statutory requirements. Suspension: The mandatory suspension period of 365 days must be served. Notes: • The Department shall suspend the driving privileges of any person upon receiving satisfactory evidence of conviction for a charge of Failure to Stop and Render Aid, Hit and Run or Leaving the Scene of an Accident, as required under the laws of this State when a motor vehicle accident resulting in the death or personal injury of another person has occurred. • If a CDL holder is convicted of any of the charges listed above, they shall be suspended and disqualified only if there is an injury or fatality. If there is no fatality, a disqualification only will be taken regardless of the vehicle being driven at the time of the violation.
Felony for Class D or E	Authority: R.S.32:414B(3) Compliance: Fees: The \$60.00 reinstatement fee must be paid in addition to any other fees owed for statutory requirements. Suspension: A mandatory suspension is required for 730 days if the violation is after 8/15/07 and 365 days if the violation is prior to 8/15/07. Violator must serve the suspension period. Notes: A "Felony for Classes D or E" in this case is a conviction for a felony act in which a motor vehicle was used.
Manslaughter, Negligent Homicide, or Vehicular Homicide	Authority: R.S. 32:414B(1); R.S. 32:407A(5) Fees: \$60.00 reinstatement fee in addition to fee owed for other statutory requirements. Suspension: Receipt of a conviction of Manslaughter, Negligent Homicide, or Vehicular Homicide resulting from the operation of a motor vehicle requires a two-year suspension of the individual's driving privileges.
Vehicular Homicide Departmental Suspension	Authority: R.S. 14:32.1; R.S. 32:667.1 Compliance: Fees: There is no reinstatement fee, however, the violator must contact the Office of Motor Vehicles to remove the suspension from the license. Suspension: The violator must serve the mandatory one (1) year suspension period. Notes: When a law enforcement officer places a person under arrest for a violation of R.S. 14:32.1 (vehicular homicide), the law enforcement officer shall seize the driver's license of the person and issue a temporary driving permit not to exceed thirty days from the date of arrest. The violator has 15 days from the date of arrest to make written request to the Court for a contradictory hearing. If a hearing is not requested or requested timely, the violator's license will be suspended for a period of one year without the benefit of hardship license. If the request for hearing is timely received by the Court, the Court shall issue a document extending the temporary license. Note: Hearings for vehicular homicide will not be processed by the Office of Motor Vehicles or the Division of Administrative Law. Individuals must submit all hearing requests relative to vehicular homicide to the courts.

Туре	Notes
Careless Operation Causing Death	Authority: R.S. 32:58; R.S. 32:414(W) Fees: \$60.00 reinstatement fee in addition to fee(s) owed for other statutory requirements. Suspension: If the careless operation of the motor vehicle directly or proximately causes the death of a human being when the operator fails to maintain control of the vehicle because of falling asleep, the driving privileges shall be suspended for two years (730 days). Notes: • The driver must have been convicted.
Vehicle Negligent Injury	Authority: R.S. 32:414 A(1)(a); R.S. 14:39.1, 39.2; Act 413, 2007 Legislative Session (Effective August 15. 2007) Fees: \$60.00 reinstatement fee in addition to any fee owed for other statutory requirements. Suspension: For the first occurrence a mandatory suspension of 365 days must be served The second occurrence requires a mandatory suspension of 730 days The third + occurrence required a mandatory 1095-day suspension.
Unlawful Use of a Driver's License, Court Conviction	Authority: R.S. 32:414 C; R.S. 32:414.1 Compliance: Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: Serve mandatory suspension period below: 90 days for first violation 12 months for second or subsequent violations Notes: The Department will suspend the license of any person upon receipt of a court conviction for the unlawful use of a driver's license.
Driving While Suspended – Departmental Suspension	Authority: R. S. 32:414 E (4); R. S. 32:415 Compliance: Fees: \$60.00 - reinstatement fee is required at the end of the mandatory suspension period. Suspension: Any conviction of driving while suspended will require a one-year suspension. A departmental act requires a suspension up to one year. Notes: Hardship Eligibility An operator may be eligible for the issuance of a Departmental Hardship License, if the operator was suspended for failure to appear violation(s) only at the time he received a citation for driving while suspended. An operator may be eligible for the issuance of an Interlock Hardship, if the operator was suspended for an alcohol related offense at the time he received a citation for driving while suspended.

Туре	Notes
	Fees: Upon expiration of suspension period, if no restricted license was issued, **\$60.00 reinstatement fee is required. However, when a Habitual Offender is eligible for reinstatement, administratively, we will not return the valid license. Subject will be required to pay the reinstatement fee and on the clearance letter will be advised to contact the nearest Motor Vehicle Office to take and pass a complete written and driving examination. Suspension:
Habitual Offender R.S. 32:1472 A,B, C, Act 621	Suspension: The individual's driving privileges will be suspended for a period of 3 years, if adjudicated. The offenses are described as follows: Three or more convictions singularly or in combination of any of the following separate and distinct offenses arising out of separate acts, committed during a 5-year period shall constitute grounds for certification to the Legal (Administrative Hearing) Section. Manslaughter, Negligent Homicide, or Vehicular Homicide resulting from the operation of a motor vehicle. Operating or attempting to operate a motor vehicle while under the influence of intoxicating liquor or drugs. Driving a motor vehicle while the operator's license is under suspension. False swearing in any manner or thing required under the Motor Vehicle Law. Failure to stop and render aid at the time of an accident. Felony involving the use of a motor vehicle. Hit and Run. **(NOTE: Only if damage to an attended or unattended vehicle exceeds \$200.00) Ten or more convictions of separate and distinct offenses, committed during a 3-year period, involving violations singularly, or in combination, in the operation of a motor vehicle which are required to be reported to the department, constitutes grounds for certification to the Legal Section. Passage of Senate Bill 668 in 1983 Legislative Session changed the time period for the 10 or more from 5 years to 3 years. *Time Limitation (R.S. 32:1474) - Act 398 establishes a time limit of one year from the last conviction to serve personal notice and adjudicate an individual as a Habitual Offender. *Safety Enforcement must serve a personal notice (Show Cause Notice) on the individual. If the individual could not be located, that
	is so noted on the Show Cause Notice. Since the Department could not locate or if we cannot re-locate the individual within one year from the last conviction, he/she CANNOT be declared a Habitual Offender. However, if the notice is served and the individual fails to appear at the hearing, Legal (Administrative Hearing) Section may adjudicate the individual as a Habitual Offender. Notes:
	 Convictions in which the court invoked ARTICLE 894 cannot be considered and counted to qualify an individual as a Habitual Offender. The computer is programmed to evaluate each driving record at the time a conviction is added to determine whether the record should be certified as a possible Habitual Offender. Each conviction listed by violation is assessed as minor or major offense. Those in the major category are evaluated for five (5) years from the date of offense; those in the minor category are evaluated for three (3) years from the date of offense. Attached is a listing utilized by Data to "kick-out" the driving records of those individuals who qualify as Habitual Offender. If the record reflects either three (3) major/mandatory or ten (10) minor convictions or ten (10) combination major/minor convictions during the appropriate period, the Habitual Offender Certification letter, Show Cause letter, and all Judgment forms are forwarded to the Legal Assistance Unit from the Data Center. Legal Assistance Unit Upon receipt of the proper documents from Data, all information is verified on the forms against the information on the
	driving record. *All Habitual Offender records, whether it is three (3) mandatory offenses within five (5) years or ten (10)

minor offenses within three (3) years, will be processed in compliance with the new time limitations. However, if a driving record indicates that date of the last conviction is three (3) months from being one-year-old, Legal Assistance will not process it. Until a possible Data program change is made, a TEXT will be built on the DMB to indicate the reason we did not process the file. This conviction will be counted if another conviction brings the driving record under R.S. 32:1472.

Records Unit

- Information is sent to Records for cases. If no active case, Record operator makes this notation on print-out of driving record. Only accident cases which are pending or suspended are to be pulled, unless otherwise indicated by the Legal Assistance Unit. If any material comes in on these cases which are still charged out, place material in out folder with charge card.
- DO NOT WRITE on Habitual Offender forms or on the driving record when attached to the Habitual Offender forms.

• Legal Assistance Unit

 Once all proper cases have been received, the cases are properly updated and forwarded to the Legal (Administrative Hearing) Section for possible adjudication as a Habitual Offender.

Returned Habitual Offender Judgments

- O When cases are returned from the Legal (Administrative Hearing) Section they are evaluated to determine if the subject failed to appear, a suspension notice is sent advising of the pending suspension. If the subject did appear, the Administrative Law Judge presents the individual with the judgment, which serves as the official notice. The suspension period starts from the date of judgment, if the license is on file or from the date the license is surrendered. All suspension periods being served are included in the three (3) years unless another conviction is received that was not included in the certification.
- **Note**: Refusals or Submits are NOT CONVICTIONS and therefore are not considered when evaluating a record to determine habitual offender status. These suspension periods are added on at the end of the three (3) years suspension for the Habitual Offender.
- **Expiration of a Hardship License** Upon expiration of the hardship license, the individual must re-apply for the renewal of operator's license at the nearest Motor Vehicle office. The regular license was void upon the issuance of the hardship license. All hardship restriction flags are removed from the computer.

Eligibility:

Eligibility for Hardship

- The passage of Senate Bill 668 in the 1983 Legislative Session allows an individual adjudicated as a Habitual Offender for ten (10) or more minor convictions and/or any combination of ten (10) minor and major convictions within a 3-year period to file a petition in the district court of the parish in which applicant is domiciled for a hardship license.
- The court may order that the applicant be granted a restricted license to enable the applicant to continue to support his/her family.
- Once the judgment is received, the individual is advised to apply at the nearest Motor Vehicle office for the restricted hardship license.
- o If employment requires out-of-state driving, the restricted license will be valid during those times when out-of-state driving is necessary. (Legal opinion rendered 9/9/98).

Туре	Notes
Failure to Attend Safe Driving Course Railroad Grade Crossing Violation	Authority: R.S. 32:171 (F) Compliance: Serve mandatory 30 day suspension period. Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: The Department will suspend the license of any person who has failed to attend and/or furnish proof to the court that they have attended an Operation Lifesaver Course for Safe Driving within one-hundred-eighty (180) days following the date of conviction for a railroad crossing signal or warning device violation.
Failure to Stop for School Bus Loading & Unloading Children	Authority: R.S. 32:414 (A)(2); R.S. 32:80 (A) Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: The department shall suspend the license of any person upon conviction for violation of R.S. 32:80(A)(1) relative to a failure to stop or passing a school bus which is stopped for loading or unloading children. Must serve mandatory suspension period below: 30 days for the first violation 60 days for the second violation 365 days for the third violation
Nonpayment of Child Support	 Authority: R.S. 32:432; R.S. 9:315.30 et seq.; R.S. 9:315.40 et seq.; R.S. 9:315.45 Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: The Department will suspend the license of any person that fails to pay child support and the Department receives a court order or request from the Department of Social Services (Support Enforcement). An indefinite suspension will be added and the license will be suspended until compliance is received from the court or from the Department of Social Services (Support Enforcement). Notes: Partial Compliance The court may issue an order of partial compliance authorizing the issuance of a temporary operator's license if the court is satisfied that an undue financial hardship will occur or has occurred as a result of the operator's license suspension. Department of Social Services may submit a Partial Compliance Release Certificate, partial compliance and the \$60.00 reinstatement fee in addition to any fee due for other statutory requirements (Act 613 2012 Legislation)
Frequent Violations	 The Department does not routinely suspend for Frequent Violators. However, Act 392 of the 1983 Legislative Session allows the Department to recognize a bond forfeiture as a conviction. Any suspension imposed prior to this date for Frequent Violations will be recalled and removed from the driving record. A letter must be directed to the individual advising that the suspension is being recalled and that the Department will continue to evaluate the driving record with regards to the Habitual Offender Law.

Туре	Notes
Denial of Driving Privileges	 Authority: R.S. 32:430 Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: The Department will suspend any person who has attained the age of nineteen (19), convicted of any crime, offense, violation, or infraction involving the possession, use, or abuse of one or more controlled dangerous substances or is convicted of any felony offense involving a possession violation of any provision of R.S. 40:966 through 40:970 of the Uniform Controlled Dangerous Substances Law, or a violation of the Louisiana Drug Racketeering Act. Must serve mandatory suspension period of 90 to 365 days required.
Denial of Driving Privileges of the Young	Authority: R.S. 32:430 Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: The Department will suspend any person who has not yet attained the age of nineteen (19), but who is not younger than thirteen (13), who is convicted of any crime, offense, violation or infraction involving the possession, use or abuse of alcohol or one or more controlled dangerous substances is convicted of any provisions of R.S. 40:966 through 40:970 of the Uniform Controlled Dangerous Substances Law, is convicted of any provisions of the Louisiana Drug Racketeering Act, or is adjudicated delinquent shall prepare and send, within ten (10) days from the date of conviction or adjudication, the order of denial of driving privileges of the person to the Department. Must serve mandatory suspension period below (suspension in effect until age 18; whichever is longer) St conviction: The suspension of that person for not less than 90 days nor more than 365 days, or until the person reaches 18 years of age, whichever is longer. If he is older than 18 years, the suspension of the person for not less than 90 days nor more than 365 days 2nd or subsequent conviction The suspension of that person for 365 days, or until the person reaches 19 years of age, whichever is longer.
School Rule Infractions – Driving is a Privilege	 Authority: R.S. 17:416.1(D); R.S. 32:407(E) and 431 Compliance: Expiration of the mandatory 365-day suspension period, or If, after six months of suspension, the student displays exemplary behavior, the principal/headmaster may submit to OMV a signed statement to this effect on official letterhead and the suspension period will end. Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: A student between the ages of fourteen and eighteen may have his driving privileges suspended for an infraction involving assault or battery on a member of the school faculty/staff; the sale or possession of drugs, alcohol, or other illegal substances; or the possession of a firearm. The driving privileges will be suspended for 365 days, not to exceed the student's eighteenth birthday.

Туре	Notes
	Authority: R.S. 32:414 (U); R.S. 32:431.1; R.S. 17:221 (J-K); R.S. 17:233 (C); R.S. 32:407 (F)
	Compliance:
	A compliance release form on School Board letterhead will be submitted by the School Board or Office of Child Welfare and
	Attendance or
School Truancy	The driving privileges will be suspended indefinitely, not to exceed the student's eighteenth birthday.
<u>school fruancy</u>	Fees: \$60 reinstatement fee in addition to any fee due for other statutory requirements.
	Suspension: The Department will suspend the driving privileges of a minor who is at least fifteen but less than eighteen years of age if he
	withdraws from school prior to graduation or has been determined to be habitually absent or tardy.
	Exceptions: A minor who is at least seventeen years of age and who has been issued a Louisiana high school equivalency diploma shall be
	considered exited from high school and is not subject to the compulsory school attendance.
	Authority: R.S. 32:414 (R); R.S. 47:296.2; R.S. 32:432 (A) & (C)
	Compliance: Certified compliance release from the Louisiana Department of Revenue (LDR), which may be a physical release or a release
Nonpayment of Income	sent electronically by LDR.
<u>Taxes</u>	Fees: \$60.00 reinstatement fee is required for violations dated prior to January 1, 2023, in addition to any fee owed for other statutory
	requirements.
	Suspension: The Department will suspend the driving privileges for an individual who is not compliant in paying income taxes.
	Authority: R.S. 32:414 (N) and (H)
	Fees:
	\$60 reinstatement fee, in addition to any fee owed for other statutory requirements
	The NSF payment amount will be listed on the <i>Notice of Suspension</i> from the Office of Management and Finance.
	Suspension: If a person pays taxes or fees to the Office of Motor Vehicles (OMV) with an NSF check and fails to redeem the NSF check within
	thirty (30) days after the date of the <i>Notice of Suspension</i> from the Office of Management and Finance, the Department will suspend the
Not Sufficient Funds (NSF)	person's driving privileges. Notes:
	The insufficient funds in addition to any penalties and interest due to the Office of Management and Finance must be paid to reject to deliving privileges. This NSE payment may be made by each large shock or management and Finance must be paid to
	reinstate driving privileges. This NSF payment may be made by cashier's check or money order only to one of the following:
	The Office of Management and Finance The Office of Motor Vehicles
	P.O. Box 64886 P.O. Box 64886
	Baton Rouge, LA 70896 Baton Rouge, LA 70896
	If sent to OMV, OMV will forward this payment to the Office of Management and Finance.
	The NSF payment and reinstatement fee must be made as separate payments.
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Туре	Notes
Child Restraint Suspension	 Authority: R.S.32:414 (T); R.S.32:295 Requirements: On the 1st and 2nd conviction - a notarized affidavit is required from the suspended driver stating that he has acquired approved age- or size-appropriate passenger restraint systems for any and all children he transports as required by law. If the notarized affidavit is received within 30 days from the date of the Official notice on the 1st and 2nd offense, the reinstatement fee is not required. On the 3rd+ conviction the mandatory 180-day suspension must be served and at the end of the suspension period a notarized affidavit is required from the suspended driver stating that he has acquired approved age- or size-appropriate passenger restraint systems for any and all children he transports as required by law. Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements - required on the first and second suspension if the affidavit is not received within 30 days from the Official Notice and it is automatically collected on the third suspension in addition to any fees due for other statutory requirements. Suspension: The Department will suspend the driving privileges of any person who is convicted of child restraint. Every driver in this state who transports any child or children under the age of thirteen years in a motor vehicle which is equipped with safety belts shall have any and
Vehicular Feticide 3 rd Degree	all children properly secured in age or size appropriate passenger restraint systems. Authority: R.S.32:414 (B)(1); R.S.14:32.8(A)(2) Fees: \$60 reinstatement fee in addition to any fee owed for other statutory requirements Suspension: The department shall suspend the driving privileges of any person for a period of twenty-four months (730-day) upon receipt of a court conviction of 3rd degree feticide.
Purchase or Possession of Alcohol	Authority: R.S. 14:93.13 (B); R.S. 14:93.12 (B)(3); R.S. 32:414 (S) Compliance: • Fees: \$60 reinstatement fee Suspension: • Upon receipt of a court order, the department will suspend the driving privileges of a person who has been convicted of purchasing or possessing alcohol while under the age of 21, or of a person who has been convicted of purchasing alcohol on behalf of a person under the age of 21. • The violator must serve the 180 suspension period Notes: • The court may issue an order which authorized the department to issue a restricted (hardship) license. Restrictions will be determined by the court.