

BREAK The LAW PAY The PRICE

DON'T DRINK AND DRIVE

Ontario has cracked down on some of the worst offenders on our roads — drinking drivers and drivers suspended for Criminal Code convictions.¹

These drivers put others at risk and must be held accountable and responsible for their actions.

Ontario leads the way in combating drinking and through some of the toughest laws and program; North America, including:

- IMMEDIATE LICENCE SUSPENSION
- STIFF FINES
- LONGER SUSPENSION PERIODS
- MANDATORY ALCOHOL EDUCATION AND TREATMENT PROGRAM
- VEHICLE IMPOUNDMENT
- **NEW**-IGNITION INTERLOCK PROGRAM

MOST DRINKING DRIVERS KILLED IN CRASHES HAD BLOOD ALCOHOL LEVELS ALMOST DOUBLE THE LEGAL LIMIT.



IGNITION INTERLOCK

Ontario's latest tool to prevent drinking and driving

An ignition interlock is an in-car alcohol breath screening device that prevents a vehicle from starting if it detects alcohol on the breath of the operator.

Anyone convicted of an impaired driving offence committed on or after December 23, 2001 is subject to Ontario's Ignition Interlock Program.

After serving the current provincial sanctions, those eligible to have their driver's licence reinstated will have an "I" condition placed on their Ontario driver's licence for at least one year, with longer terms for repeat offenders. This condition requires any vehicle they drive be equipped with an approved ignition interlock device.

Drivers who choose not to install a device must not drive until the condition is removed from their licence.

¹ In addition to drinking and driving, Criminal Code convictions include criminal negligence causing bodily harm or death, manslaughter, dangerous driving failing to remain at the scene of an accident and fleeing from police.

Drivers subject to an ignition interlock condition are responsible for all installation and maintenance costs for the device.

FOR INSTALLATION INFORMATION AND COSTS, PLEASE CALL: GUARDIAN INTERLOCK SYSTEMS 1-866-OK-TO-DRIVE OR 1-866-658-6374

Once drivers complete their minimum interlock period without any program violations, they must apply to the Ministry of Transportation to have the condition removed.

Vehicle owners should be aware that if they knowingly allow a person with an interlock condition to drive their vehicle, they will be subject to penalties under the *Highway Traffic Act*.

LOSE IT FOR LIFE

Longer Suspension Periods for Repeat Offenders

As of September 30, 1998, drivers who offend and convicted of Criminal Code driving related offences their driving privileges for:

- **One year on a first conviction;**
- **Three years on a second conviction;**
- **Life on a third conviction, which may be reduced to 10 years if certain conditions are met; and**
- **Life on a fourth conviction with no possibility of ever having an Ontario driver's licence again.**

In addition, driving-related *Criminal Code* convictions remain on a driver's record. Drivers must be conviction free for 10 years before they will be considered to have a clean driving record. This applies to convictions since September 30, 1993.

VEHICLE IMPOUNDMENT

Under Ontario's Vehicle Impoundment Program, drivers who are caught driving while their licence is suspended or a Criminal Code conviction will have the vehicle they are driving impounded for a minimum of 45 days.

Regardless of whether the vehicle is rented, leased or to a friend or family member, the vehicle will be impounded. The vehicle owner will be liable for all towing and impoundment costs.

BE RESPONSIBLE

Vehicle owners are responsible for taking all reasonable steps to ensure that every person who drives their vehicle has a valid driver's licence. This includes making sure the driver does not have an ignition interlock condition on their licence.

YOU PAY THE PRICE

Drinking and Driving is an Expensive

Gamble A convicted offender faces the following costs, at a minimum:

ITEM	COST
LEGAL COSTS (estimated range)	\$ 2000 - \$ 10,000
CRIMINAL CODE FINE	\$ 600
Back on track PROGRAM	\$ 475
LICENSE REINSTATEMENT FEE	\$ 100
INCREASED INSURANCE (estimate) (\$ 3000 extra per year for 3 yrs)	\$ 9000
IGNITION INTERLOCK	\$ 1300
TOTAL MINIMUM COST ² (plus applicable taxes on some items)	\$13475

STIFF FINES FOR DRIVING UNDER SUSPENSION

Drivers who are convicted of driving while their licence is suspended for a Criminal Code conviction face high fines under the Highway Traffic Act:

- \$5,000 - \$25,000 for a first conviction
- \$10,000 - \$50,000 for subsequent convictions

ZERO BLOOD ALCOHOL CONCENTRATION (BAC) FOR NEW DRIVERS

Drivers in the Graduated Licensing System must maintain a zero BAC while driving. If they breach this condition, they face a 30-day licence suspension and must pay a fine.

MANDATORY ALCOHOL EDUCATION AND TREATMENT PROGRAM

Drinking drivers are required to take more responsibility for their actions. They have to get their drinking problem under control if they want their licence back.

Convicted drinking drivers must successfully complete all three components of Ontario's back on track alcohol education and treatment program before their licence can be reinstated.

back on track

Participants pay \$475 (plus GST) to cover the cost program and should register immediately upon conviction as the program can take 11 months to complete. The three components of the program are:

ASSESSMENT: Determines the extent of the drinking and driving problem and whether an education or treatment program is most appropriate.

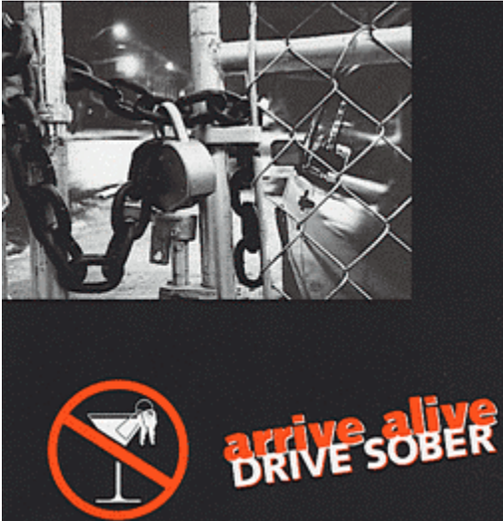
EDUCATION OR TREATMENT PROGRAM: Driver must successfully complete the appropriate program aimed preventing drinking and driving. These programs focus on

² ACTUAL COST MAY BE HIGHER

Other potential costs include property damage, loss of employment income and uninsured medical costs.

how alcohol affects driving performance, the consequences of impaired driving and ways to avoid drinking and driving.

FOLLOW UP INTERVIEW: Takes place six months after the completion of the education or treatment program to revisit the skills obtained and goals set.



Drivers who fail to complete all three components of the **back on track** program before the end of their suspension period will not get their licence back until they complete the program and satisfy all other requirements for licence reinstatement.

Drinking and driving is a serious problem. In Ontario impaired drivers are involved in thousands of traffic collisions every year. About one quarter of collisions resulting in fatalities on Ontario's roads involve drinking drivers. Drinking and driving hurts us all -throw deaths, injuries and personal tragedies, in addition to costs for health care, emergency response and property damage.

Every year, about 35,000 drivers are under suspension for *Criminal Code* convictions in Ontario. It is estimated that approximately three quarters of those convictions are related to drinking and driving.

To register for **back on track**, please call 1-888-814-5831
or in Toronto (416) 595-6593

TO VERIFY A VALID DRIVER'S LICENCE THROUGH THE MINISTRY OF TRANSPORTATION:

- ✓ Call 1-900-565-6555 (\$2.50 per check applied to phone bill)
- ✓ Access MTO's website at: www.mto.gov.on.ca (\$2.00 per check payable by Visa or MasterCard)
- ✓ Obtain a driver's abstract at Driver and Vehicle Issuing Offices, Driver Exam Centres or Service Ontario Kiosks (\$12.00 to \$13.00 per abstract)

IMPAIRED DRIVING CONSEQUENCES:

IMMEDIATE LICENCE SUSPENSION

Drivers who provide a sample over the legal limit (0.8 or refuse a breath test will have their driver's licence suspended immediately for 90 days under **Ontario's Administrative Driver's Licence Suspension (ADLS)** Program. This 90-day suspension is separate and distinct from any criminal a driver faces in court.

CONSEQUENCES OF CONVICTION

In addition to the monetary costs facing convicted drinking drivers the following penalties apply: An impaired driving conviction under the *Criminal Code* results in a suspension under the *Highway Traffic Act* and a driving prohibition under the *Criminal Code*. The following chart shows the minimum penalties and consequences.

	CONSEQUENCES UNDER THE HIGHWAY TRAFIC ACT	MINIMUM PENALTIES UNDER THE CRIMINAL CODE
FIRST OFFENCE	<ul style="list-style-type: none">1-year licence suspension*Remedial measurements requirementMinimum 1 year ignition interlock condition upon reinstatement	<ul style="list-style-type: none">1-year driving prohibition\$600 fine
SECOND OFFENCE	<ul style="list-style-type: none">3-year licence suspension*Remedial measurements requirementMinimum 3 years ignition interlock condition upon reinstatement	<ul style="list-style-type: none">2-year driving prohibition14 day jail sentence
THIRD OFFENCE	<ul style="list-style-type: none">Lifetime licence suspension* (reducible to 10 years if remedial measurements requirement and other conditions met)Ignition interlock condition for life if suspension reduced.	<ul style="list-style-type: none">3-year driving prohibition90 day jail sentence
FOURTH OFFENCE	<ul style="list-style-type: none">Lifetime licence suspension*No possibility of reinstatement	<ul style="list-style-type: none">Same as third offence

* DRIVERS WHO ARE CAUGHT DRIVING WHILE THEIR LICENCE IS SUSPENDED FOR A *Criminal Code* CONVICTION WILL HAVE THE VEHICLE THEY ARE DRIVING IMPOUNDED AND FACE FINES OF \$ 5,000 - \$50,000.