11/29/11	REVISOR	XX/RT	1	2-4209
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HOUSE	E OF REPRESENT	FATIVE	S _	
EIGHTY-SEVENTH SESSIO	Ν	H. F. N	o. 2	2246
02/15/2012 Authored by Daudt				

Additional by Dadut
The bill was read for the first time and referred to the Committee on Public Safety and Crime Prevention Policy and Finance
Adoption of Report: Pass and re-referred to Judiciary Policy and Finance
Adoption of Report: Pass and Read Second Time

1.1	A bill for an act
1.2	relating to public safety; allowing convictions under the original criminal
1.3 1.4	vehicular operation law to enhance certain DWI offenses; correcting a legislative oversight; amending Minnesota Statutes 2010, sections 169A.03, subdivisions
1.4	20, 21; 169A.24, subdivision 1.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2010, section 169A.03, subdivision 20, is amended to
1.8	read:
1.9	Subd. 20. Prior impaired driving conviction. "Prior impaired driving conviction"
1.10	includes a prior conviction under:
1.11	(1) section 169A.20 (driving while impaired); 169A.31 (alcohol-related school bus
1.12	or Head Start bus driving); or 360.0752 (impaired aircraft operation);
1.13	(2) section 609.21 (criminal vehicular homicide and injury, substance-related
1.14	offenses), subdivision 1, clauses (2) to (6);
1.15	(3) Minnesota Statutes 1998, section 169.121 (driver under influence of alcohol or
1.16	controlled substance); 169.1211 (alcohol-related driving by commercial vehicle drivers);
1.17	or 169.129 (aggravated DWI-related violations; penalty);
1.18	(4) Minnesota Statutes 1996, section 84.91, subdivision 1, paragraph (a) (operating
1.19	snowmobile or all-terrain vehicle while impaired); or 86B.331, subdivision 1, paragraph
1.20	(a) (operating motorboat while impaired); or
1.21	(5) Minnesota Statutes 2006, section 609.21 (criminal vehicular homicide and injury,
1.22	substance-related offenses), subdivision 1, clauses (2) to (6); subdivision 2, clauses (2) to
1.23	(6); subdivision 2a, clauses (2) to (6); subdivision 2b, clauses (2) to (6); subdivision 3,
1.24	clauses (2) to (6); or subdivision 4, clauses (2) to (6); or

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2.1	(6) an ordinance from this state, o	or a statute or ordir	nance from another st	ate, in
2.2	conformity with any provision listed in	clause (1), (2), (3)	, or (4) <u>, or (5)</u> .	
2.3	A "prior impaired driving conviction" a	lso includes a prio	or juvenile adjudication	on that
2.4	would have been a prior impaired driving	ng conviction if co	mmitted by an adult.	
2.5	EFFECTIVE DATE. This sectio	n is effective the d	av following final en	actment
2.6	and applies to crimes committed on or a			
2.7	Sec. 2. Minnesota Statutes 2010, sec	tion 169A.03, sub	division 21, is amend	ed to read:
2.8	Subd. 21. Prior impaired drivin	g-related loss of l	icense. (a) "Prior im	paired
2.9	driving-related loss of license" includes	a driver's license	suspension, revocation	on,
2.10	cancellation, denial, or disqualification	under:		
2.11	(1) section 169A.31 (alcohol-relation	ted school bus or I	Head Start bus drivin	g);
2.12	169A.50 to 169A.53 (implied consent la	aw); 169A.54 (imp	baired driving convict	tions and
2.13	adjudications; administrative penalties);	171.04 (persons r	ot eligible for drivers	s' licenses);
2.14	171.14 (cancellation); 171.16 (court ma	y recommend susp	pension); 171.165 (co	mmercial
2.15	driver's license, disqualification); 171.1	7 (revocation); or 1	171.18 (suspension);	because of
2.16	an alcohol-related incident;			
2.17	(2) section 609.21 (criminal vehic	cular homicide and	injury, substance-rel	lated
2.18	offenses), subdivision 1, clauses (2) to	(6);		
2.19	(3) Minnesota Statutes 1998, secti	on 169.121 (drive	r under influence of a	lcohol or
2.20	controlled substance); 169.1211 (alcoho	ol-related driving b	y commercial vehicle	e drivers);
2.21	or 169.123 (chemical tests for intoxicat	ion); or		
2.22	(4) Minnesota Statutes 2006, secti	on 609.21 (crimina	al vehicular homicide	and injury,
2.23	substance-related offenses), subdivision	1, clauses (2) to (6); subdivision 2, cla	uses (2) to
2.24	(6); subdivision 2a, clauses (2) to (6); s	ubdivision 2b, clau	uses (2) to (6); subdiv	vision 3,
2.25	clauses (2) to (6); or subdivision 4, clau	uses (2) to (6); or		
2.26	(5) an ordinance from this state, o	or a statute or ordir	nance from another st	ate, in
2.27	conformity with any provision listed in	clause (1), (2), or	(3) <u>, or (4)</u> .	
2.28	(b) "Prior impaired driving-related	l loss of license" a	lso includes the revo	cation of
2.29	snowmobile or all-terrain vehicle opera	ting privileges und	ler section 84.911 (ch	nemical
2.30	testing), or motorboat operating privileg	ges under section 8	36B.335 (testing for a	ılcohol
2.31	and controlled substances), for violation	ns that occurred on	or after August 1, 19	994; the
2.32	revocation of snowmobile or all-terrain	vehicle operating	privileges under secti	ion 84.91
2.33	(operation of snowmobiles and all-terra	in vehicles by pers	sons under the influer	nce of
2.34	alcohol or controlled substances); or the	e revocation of mo	torboat operating pri-	vileges

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3.1	under section 86B.331 (operation	while using alcohol or	drugs or with a phys	sical or
3.2	mental disability).			
3.3	(c) "Prior impaired driving-	related loss of license"	does not include any	' license
3.4	action stemming solely from a vie	olation of section 169A	.33 (underage drinki	ng and
3.5	driving), 171.09 (conditions of a r	restricted license), or 34	OA.503 (persons und	der the age
3.6	of 21, illegal acts).			
3.7	EFFECTIVE DATE. This	section is effective the	day following final e	enactment
3.8	and applies to crimes committed	on or after that date.		
3.9	Sec. 3. Minnesota Statutes 201	0, section 169A.24, sub	division 1, is amend	ed to read:
3.10	Subdivision 1. Degree desc	ribed. A person who vi	iolates section 169A.	.20 (driving
3.11	while impaired) is guilty of first-d	legree driving while imp	paired if the person:	
3.12	(1) commits the violation w	ithin ten years of the fir	st of three or more c	jualified
3.13	prior impaired driving incidents;			
3.14	(2) has previously been con-	victed of a felony under	this section; or	
3.15	(3) has previously been con	victed of a felony under	r <u>:</u>	
3.16	(i) section 609.21 (criminal	vehicular homicide and	l injury, substance-re	elated
3.17	offenses), subdivision 1, elause cl	<u>auses (</u> 2) , (3), (4), (5), d)r<u>to (</u>6); or	
3.18	(ii) Minnesota Statutes 2006	, section 609.21 (crimin	al vehicular homicid	le and injury <u>,</u>
3.19	substance-related offenses), subdi	vision 1, clauses (2) to	(6); subdivision 2, cl	auses (2) to
3.20	(6); subdivision 2a, clauses (2) to	(6); subdivision 3, clau	ses (2) to (6); or sub	division 4,
3.21	<u>clauses (2) to (6)</u> .			
3.22	EFFECTIVE DATE. This	section is effective the	day following final e	enactment
3.23	and applies to crimes committed	on or after that date.		