Sponsor: REPRESENTATIVE HENNESSEY

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Amend Bill, page 1, lines 1 through 10, by striking out all 1 2 of said lines and inserting Amending Title 75 (Vehicles) of the Pennsylvania Consolidated 3 4 Statutes, in general provisions, further providing for 5 definitions; in licensing of drivers, further providing for the offense of driving while operating privilege is suspended 6 7 or revoked; in driving after imbibing alcohol or utilizing 8 drugs, further providing for grading, for penalties, for 9 ignition interlock, for prior offenses, for Accelerated Rehabilitative Disposition and for mandatory sentencing and 10 providing for 24/7 sobriety monitoring program; and providing 11 12 for a study of driving under the influence courts. 13 This act may be referred to as Deana's Law. 14 Amend Bill, page 1, lines 13 through 20; pages 2 through 8, 15 lines 1 through 30; page 9, lines 1 through 28; by striking out 16 all of said lines on said pages and inserting Section 1. Section 102 of Title 75 of the Pennsylvania 17 Consolidated Statutes is amended by adding definitions to read: 18 19 § 102. Definitions. 20 Subject to additional definitions contained in subsequent provisions of this title which are applicable to specific 21 22 provisions of this title, the following words and phrases when 23 used in this title shall have, unless the context clearly 24 indicates otherwise, the meanings given to them in this section: 25

"Continuous alcohol monitoring device." A monitoring device or instrument that:

- (1) is attached to an individual;
- 29 (2) is designed to automatically and frequently test the presence of alcohol in the individual regardless of the 30 method by which the device or instrument is attached to the 31 32 individual;
 - (3) detects the presence of alcohol; and
- 34 (4) detects an attempt to tamper with, obstruct or remove the device or instrument. 35

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"Remote breath testing device." An unsupervised mobile breath testing device that:

- (1) is not affixed to a motor vehicle;
- (2) has the ability to confirm the identity and location of an individual; and
 - (3) detects the presence of alcohol.

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"Substance monitoring program." The court-ordered use of or participation in any one or more of the following as a condition of bail, probation or parole consistent with section 3818 (relating to substance monitoring program):

- (1) A continuous alcohol monitoring device.
- (2) A remote breath testing device.
- (3) Random drug testing or any other controlled substance monitoring technology or device as determined by the court.

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Section 2. Section 1543(b)(1.1)(i) of Title 75 is amended to read:

§ 1543. Driving while operating privilege is suspended or revoked.

* * :

(b) Certain offenses.--

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(1.1) (i) A person who has an amount of alcohol by weight in his blood that is equal to or greater than .02% at the time of testing or who at the time of testing has in his blood any amount of a Schedule I or nonprescribed Schedule II or III controlled substance, as defined in the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, or its metabolite or [who refuses testing of blood or breath] who refuses testing of breath under section 1547_ (relating to chemical testing to determine amount of alcohol or controlled substance) or chemical testing of blood pursuant to a valid search warrant, court order or any other basis permissible by the Constitution of the United States and the Constitution of Pennsylvania, and who drives a motor vehicle on any highway or trafficway of this Commonwealth at a time when the person's operating privilege is suspended or revoked as a condition of acceptance of Accelerated Rehabilitative Disposition for a violation of section 3802 or former section 3731 or because of a violation of section 1547(b) (1) or 3802 or former section 3731 or is suspended under section 1581 for an offense substantially similar to a violation of section 3802 or former section 3731 shall, upon a first conviction, be guilty of a summary offense and shall be sentenced to pay a fine of \$1,000 and to undergo imprisonment for a period of not less than 90

1 days. 2 3 Section 3. Section 3803(b)(3) and (4.1) of Title 75 are 4 amended to read: 5 § 3803. Grading. * * * 6 7 (b) Other offenses. --* * * 8 9 (3) An individual who violates section 3802(a)(1) where there was an accident resulting in bodily injury, serious 10 11 bodily injury or death of any person or in damage to a 12 vehicle or other property, or who violates section 3802(b), 13 (e) or (f) and who has two prior offenses commits a 14 [misdemeanor of the first] felony of the third degree. * * * 15 (4.1) An individual who violates section 3802(a)(1) 16 where the individual refused testing of breath or chemical 17 18 testing pursuant to a valid search warrant, court order or 19 any other basis permissible by the Constitution of the United 20 States and the Constitution of Pennsylvania, or who violates 21 section 3802(c) or (d) [and who] commits: 22 (i) A felony of the third degree if the individual 23 has two [or more] prior offenses [commits a felony of the 24 third degree]. (ii) A felony of the second degree if the individual 25 26 has three prior offenses. 27 (iii) A felony of the first degree if the individual 28 has four or more prior offenses. 29 Section 4. Section 3804(e)(2) of Title 75 is amended and the 30 31 section is amended by adding a subsection to read: 32 § 3804. Penalties. 33 * * * 34 (c.2) Consecutive sentence. -- A sentence imposed upon an individual under this section who has two or more prior offenses 35 shall be served consecutively to any other sentence the 36 37 individual is serving and to any other sentence being then 38 imposed by the court. * * * 39 40 (e) Suspension of operating privileges upon conviction .--41 42 (2) Suspension under paragraph (1) shall be in 43 accordance with the following: 44 * * * 45 (ii) 18 months for a misdemeanor of the first degree 46 or felony [of the third degree] under this chapter. * * * 47 Section 5. Section 3805(c) and (h.2) of Title 75 are amended 48 49 and the section is amended by adding a subsection to read: 50 § 3805. Ignition interlock.

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- (c) Issuance of unrestricted license.—[One year from the date of issuance of an ignition interlock restricted license under this section, if] <u>If</u> otherwise eligible, a person may be issued a replacement license under section 1951(d) that does not contain the ignition interlock system restriction. The department shall not issue an unrestricted license until a person has presented all of the following:
 - (1) Proof that the person has completed the ignition interlock restricted license period under [this section] subsection (c.1).
 - (2) Certification by the vendor that provided the ignition interlock device that the person has complied with subsection (h.2).
- (c.1) Restricted license period. -- An individual may be issued an unrestricted license under subsection (c) after a period of time as follows:
 - (1) Except as provided under paragraph (2), one year from the date of issuance of the ignition interlock restricted license.
 - (2) Two years from the date of issuance of the ignition interlock restricted license in the case of an individual convicted of an offense under section 3802 who has two or more prior offenses.

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- (h.2) Declaration of compliance.—Restrictions imposed under section 1556 [(relating to ignition interlock limited license)] shall remain in effect until the department receives a declaration from the person's ignition interlock device vendor, in a form provided or approved by the department, certifying that the following incidents have not occurred in the two consecutive months prior to the date entered on the certificate, and for the purposes of a suspension imposed under section 3807(d)(2), the person's ignition interlock device vendor shall certify the following incidents have not occurred in the prior 30 days entered on the certificate:
 - (1) An attempt to start the vehicle with a breath alcohol concentration of 0.08% or more, not followed within 10 minutes by a subsequent attempt with a breath alcohol concentration lower than 0.08%.
 - (2) Failure to take or pass any required retest.
 - (3) Failure of the person to appear at the ignition interlock system vendor when required for maintenance, repair, calibration, monitoring, inspection or replacement of the device such that the ignition interlock system no longer functions as required under subsection (h).

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Section 6. Section 3806(b)(1) of Title 75 is amended to 48 read:

49 § 3806. Prior offenses.

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(b) Timing.--

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           (1) For purposes of sections 1553(d.2) (relating to
       occupational limited license), 1556 (relating to ignition
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       interlock limited license), 3803 (relating to grading), 3804
       (relating to penalties) [and], 3805 (relating to ignition
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       interlock), 3815 (relating to mandatory sentencing) and 3818
       (relating to substance monitoring program), the prior offense
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       must have occurred:
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               (i) within 10 years prior to the date of the offense
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           for which the defendant is being sentenced; or
               (ii) on or after the date of the offense for which
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           the defendant is being sentenced.
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       Section 7. Section 3807(a) of Title 75 is amended by adding
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    a paragraph to read:
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    § 3807. Accelerated Rehabilitative Disposition.
       (a) Eligibility. --
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           (2.1) Notwithstanding the procedures for Accelerated
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       Rehabilitative Disposition for other crimes, the attorney for
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       the Commonwealth shall not submit a charge brought under this
       chapter for Accelerated Rehabilitative Disposition unless
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       all of the following apply:
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               (i) The defendant admits that the Commonwealth's
           evidence would prove the elements beyond a reasonable
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           doubt under section 3802.
               (ii) The defendant agrees that the defendant's
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           admission may be used as a prior conviction for the
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           purpose of increasing the grading and penalty of any
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           subsequent offense under this title.
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               (iii) The defendant knowingly and voluntarily waives
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           the defendant's right to challenge the use of the
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           Accelerated Rehabilitative Disposition as a prior
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           conviction for the purpose of enhancing the grading and
           sentencing of any subsequent offense under this title.
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       Section 8. Section 3815(b)(2) of Title 75 is amended and the
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    section is amended by adding a subsection to read:
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    § 3815. Mandatory sentencing.
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       (b) Parole.--
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           (2) The following shall be conditions of parole:
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                    If the offender is not determined under the
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           procedures set forth in section 3814 to be addicted to
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           alcohol or another substance, the offender must refrain
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           from:
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                        the use of illegal controlled substances;
                   (A)
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               and
                       the abuse of prescription drugs, over-the-
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               counter drugs or any other substances.
                     If the offender is determined under the
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           procedures set forth in section 3814 to be addicted to
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alcohol or another substance, the offender must do all of 1 2 the following: 3 (A) Refrain from: 4 (I) the use of alcohol or illegal controlled 5 substances; and 6 (II) the abuse of prescription drugs, over-7 the-counter drugs or any other substances. Participate in and cooperate with drug and 8 9 alcohol addiction treatment under subsection (c). (iii) In addition to any other condition or 10 11 restriction imposed, an individual who violates section 12 3802(a)(1) where the individual refused testing or breath 13 or chemical testing pursuant to a valid search warrant, court order or any other basis permissible by the 14 15 Constitution of the United States and the Constitution of 16 Pennsylvania or who violates section 3802(c) or (d) and who has two or more prior offenses shall be ordered by 17 18 the court to participate in a substance monitoring 19 program under section 3818. (b.1) Probation. -- In addition to any other condition or 20 restriction imposed, an individual who violates section 3802(a) 21 (1) where the individual refused testing of breath or chemical 22 23 testing pursuant to a valid search warrant, court order or any other basis permissible by the Constitution of the United States 24 and the Constitution of Pennsylvania or who violates section 25 3802(c) or (d) and who has two or more prior offenses shall be 26 ordered by the court to participate in a substance monitoring 27 28 program as a condition of probation under section 3818. 29 30 Section 9. Title 75 is amended by adding a section to read: 31 § 3818. Substance monitoring program. 32 (a) Mandatory participation .-- A court shall require an 33 individual to participate in a substance monitoring program as 34 follows: 35 (1) As a condition of probation or parole, in addition 36 to any other condition or restriction imposed, a court shall order an individual to participate in a substance monitoring 37 38 program for one year or for the duration of the probation or parole, whichever is less, in all of the following 39 circumstances where the individual has two or more prior 40 41 offenses: 42 (i) The individual violates section 3802(c) or (d) 43 (relating to driving under influence of alcohol or 44 controlled substance). (ii) The individual violates section 3802(a)(1) and 45 the individual refused testing of breath or chemical 46 testing pursuant to a valid search warrant, court order 47 or any other basis permissible by the Constitution of the 48 49 United States and the Constitution of Pennsylvania.

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condition or restriction imposed, a court shall order an

(2) As a condition of bail, in addition to any other

1 individual to participate in a substance monitoring program for no less than 90 days in all of the following 2 3 circumstances: 4 (i) The individual is pending adjudication for a violation of section 3802 and has three or more prior 5 offenses. 6 (ii) The individual is pending adjudication for a 7 8 violation of section 3802 and has a combination of prior 9 offenses and pending adjudications for a violation of section 3802 equal to three or more. 10 11 (b) Evaluation required. -- In addition to any other condition or restriction imposed, an individual who is not required to 12 participate in a substance monitoring program under subsection 13 (a) shall be evaluated by a court to determine whether, at the 14 15 court's discretion, the individual may be ordered to participate in a substance monitoring program as follows: 16 (1) As a condition of probation or parole where the 17 individual violates section 3802 and has one or more prior 18 19 offenses. 20 (2) As a condition of bail where the individual is pending adjudication for a violation of section 3802 and has 21 22 one or more prior offenses. (3) As a condition of bail where the individual is 23 pending adjudication concurrently for two or more violations 24 25 of section 3802. 26 (c) Program requirements. --(1) Except as provided in paragraph (2), when 27 28 determining the monitoring devices, technologies or testing 29 requirements to be required as part of a substance monitoring 30 program, the court shall have the discretion to determine the 31 devices, technologies and testing requirements to be used 32 based upon the individual's: 33 (i) prior offenses; (ii) most recent violation of section 3802; 34 (iii) any pending adjudication for a violation of 35 36 section 3802; and 37 (iv) any other factor deemed appropriate by the 38 court. 39 (2) The court shall require the use of a continuous alcohol monitoring device as part of a substance monitoring 40 41 program for an individual participating in a substance monitoring program under subsection (a) as follows: 42 43 (i) if the individual violated section 3802(c); 44 (ii) if the individual has a pending adjudication 45 for a violation of section 3802(c); (iii) if the individual has a prior offense for a 46 violation of section 3802(b) or (c); 47 (iv) if the individual violated section 3802(a)(1) 48 49 and refused testing of breath or chemical testing pursuant to a valid search warrant, court order or any 50

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other basis permissible by the Constitution of the United

of bail.

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(2) Ordering an individual convicted of a violation of

- section 3802 who has no prior offenses to participate in a 1
- substance monitoring program as a condition of probation or
- parole. 3
- Section 10. This act shall take effect in 120 days. 4