

HB 411 -- Driving While Revoked

Co-Sponsors: Lipke (157), Goodman

Under current law, the offense of driving while revoked is a class A misdemeanor, and a fourth offense within a 10-year period is a class D felony. If the person has been convicted of an alcohol-related offense, the third offense of driving while revoked is a class D felony. One requirement for the offense being charged as a felony is that the person served at least 10 days in jail for one of those offenses. This bill removes that requirement.