Offered By
AMEND House Committee Substitute for House Bill No. 1124, Page 9, Section 301.010, Line 282,
by inserting after all of said section and line the following:
"302.314. 1. Notwithstanding any provision of this chapter or sections 454.1000 to
454.1031, any person whose driver's license is suspended due to child support arrearage may apply
to the department of revenue for limited driving privileges. Any application shall be made in writin
to the director of revenue and the person's reasons for requesting the limited driving privilege shall
be made therein.
2. If the director of revenue finds that an operator is required to operate a motor vehicle in
connection with any of the following:
(1) A business, occupation, or employment;
(2) Seeking medical treatment for such operator;
(3) Attending school or other institution of higher education; or
(4) Any other circumstance the director finds would create an undue hardship on the
operator;
the director may grant such limited driving privilege as the circumstances of the case justify if the
director finds undue hardship would result to the individual, and while so operating a motor vehicle
within the restrictions and limitations of the limited driving privilege the driver shall not be guilty of
operating a motor vehicle without a valid license. Upon the director's determination granting limited
driving privileges, the operator shall submit to the director a two thousand dollar fee which shall be
applied towards the operator's child support arrearage; failure to pay such fee within ten days of the
grant of limited driving privileges shall result in immediate revocation of all driving privileges.
3. The director's grant of the limited driving privilege shall indicate the termination date of
the privilege, which shall be not later than the end of the period of suspension. The director of
revenue upon granting a limited driving privilege shall give a copy of the limited driving privilege
the applicant. The applicant shall carry a copy of the limited driving privilege while operating a
motor vehicle. A conviction which results in the assessment of points under section 302.302, other
than a violation of a municipal stop sign ordinance where no accident is involved, against a driver
who is operating a vehicle pursuant to a limited driving privilege terminates the privilege, as of the
date the points are assessed to the person's driving record. If the date of arrest is prior to the issuand
Action Taken Date

1	of the limited driving privilege, the privilege shall not be terminated. Failure of the driver to
2	maintain proof of financial responsibility, as required by chapter 303, shall terminate the privilege.
3	The director shall notify by ordinary mail the driver whose privilege is so terminated.
4	4. No person who possesses a commercial driver's license shall receive a limited driving
5	privilege issued for the purpose of operating a commercial motor vehicle if such person's driving
6	privilege is suspended for child support arrearage.
7	5. Any person who has received notice of denial of a request of limited driving privilege by
8	the director of revenue may make a request for a review of the director's determination in the circuit
9	court of the county in which the person resides or the county in which the person's principal place of
10	business or employment is located within thirty days of the date of mailing of the notice of denial.
11	Such review shall be based upon the records of the department of revenue and other competent
12	evidence and shall be limited to a review of whether the applicant was statutorily entitled to the
13	limited driving privilege.
14	6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created
15	under the authority delegated in this section shall become effective only if it complies with and is
16	subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and
17	chapter 536 are nonseverable and if any of the powers vested with the general assembly under
18	chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently
19	held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after
20	August 28, 2014, shall be invalid and void."; and
21	

22 23 Further amend said bill by amending the title, enacting clause, and intersectional references

accordingly.