

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
Transcriber's Office
FLOOR DEBATE

March 27, 2003 LB 208

permanently into a wheelchair 12 years ago, recently was asked about it, and he said, the "blank" got in my way. So we don't have any evidence of remorse. We have to deal with somebody with an attitude. There are nine provisions in the amendment. And I would call your attention to the sheet that's been passed out. And I'll go through them very quickly. Again, none of them are really heavy. In fact, they kind of slide past the notice of a lot of folk. The first one is on a second conviction, that 90 days can be increased to six months as the minimum incarceration. Number two, similar type of a thing. On motor vehicle homicide, that 60 days seems to be out of sync with other laws in comparable problems, and so that 60 days is changed to one year. Number three, habitual criminal. We leave the original statute there. It is not changed in any way. But we add to it one paragraph which reduces the overall penalties if the felonies are DUI, but allows those felonies to be brought. The reduction is to 10 to 25 years instead of the other. I come back to my poster man. He obviously...you marvel that he has not been charged as a habitual criminal under any variety of statutes, but he's not. Every one of us down here is trying to figure out how to have less prison time, and we're thinking about dollars. But I submit to you a very conservative figure for what this man has cost you and me so far. It is \$2 million out of taxpayers' pocketbooks for the damage he has done in police pursuits and other factors. For \$1 million, we can give this kind of a person room and board at the State Penitentiary for 100 years. So financially, we are well advised to pay attention to somebody who simply is too dangerous to be free. Number four is interlock. This does not really change anything. It clarifies that you can't drive with an interlock device unless you have a license. And there's been some confusion among some courts as to that point. So this simply clarifies it. Number five. The references to suspension, when inappropriate to that, have been changed. They have had varieties of languages to them, and are all changed to revocation. And that's throughout the document. Suspension is something DMV does...

SPEAKER BROMM PRESIDING

SPEAKER BROMM: One minute.