

SENATE BILL No. 13

DIGEST OF SB 13 (Updated January 28, 2025 11:48 am - DI 106)

Citations Affected: IC 9-21; IC 9-30; IC 33-37; IC 34-24; IC 35-44.1.

Synopsis: Public safety. Provides that a person who knowingly, intentionally, or recklessly operates a vehicle in a repeated or continuous manner with the intent of causing a rotational skid commits reckless driving, a Class B misdemeanor, and increases the penalty if certain circumstances apply. Specifies that a person may request specialized driving privileges at any time before the disposition of the case. Provides that a vehicle used by its owner to commit reckless driving involving a rotational skid or obstruction of traffic involving a rotational skid is subject to seizure for purposes of civil forfeiture. Makes conforming amendments.

Effective: July 1, 2025.

Tomes, Freeman, Niemeyer, Dernulc, Doriot

January 8, 2025, read first time and referred to Committee on Corrections and Criminal Law.

January 28, 2025, amended, reported favorably — Do Pass.



First Regular Session of the 124th General Assembly (2025)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2024 Regular Session of the General Assembly.

SENATE BILL No. 13

A BILL FOR AN ACT to amend the Indiana Code concerning public safety.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 9-21-8-52, AS AMENDED BY P.L.144-2019,
2	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2025]: Sec. 52. (a) A person who operates a vehicle and who
4	recklessly:
5	(1) drives at such an unreasonably high rate of speed or at such an
6	unreasonably low rate of speed under the circumstances as to:
7	(A) endanger the safety or the property of others; or
8	(B) block the proper flow of traffic;
9	(2) passes another vehicle from the rear while on a slope or on a
10	curve where vision is obstructed for a distance of less than five
11	hundred (500) feet ahead;
12	(3) drives in and out of a line of traffic, except as otherwise
13	permitted; or
14	(4) speeds up or refuses to give one-half $(1/2)$ of the roadway to
15	a driver overtaking and desiring to pass;
16	commits a Class C misdemeanor. However, the offense is a Class A
17	misdemeanor if it causes bodily injury to a person.



1	(b) This subsection does not apply to a person who operates a
2	vehicle at an off-road recreation area or another location where
3	using a vehicle to perform a rotational skid is permitted. A person
4	who knowingly, intentionally, or recklessly operates a vehicle in a
5	repeated or continuous manner with the intent of causing the
6	vehicle to perform a rotational skid commits a Class B
7	misdemeanor. However, the offense is a Class A misdemeanor if it
8	endangers a person, a Level 6 felony if it causes bodily injury to a
9	person, and a Level 5 felony if it results in the death of any person.
10	(b) (c) A person who operates a vehicle and who recklessly passes
11	a school bus stopped on a roadway or a private road when the arm
12	signal device specified in IC 9-21-12-13 is in the device's extended
13	position commits a Class A misdemeanor. However, the offense is a
14	Level 6 felony if it causes bodily injury to a person, and a Level 5
15	felony if it causes the death of a person.
16	(c) (d) If an offense under:
17	(1) subsection (a) results in damage to the property of another
18	person, it is a Class B misdemeanor and the court may
19	recommend the suspension of the current driving license of the
20	person convicted of the offense described in subsection (a) for a
21	fixed period of not more than one (1) year; and
22	(2) subsection (b) results in damage to the property of another
23	person, the court may recommend the suspension of the
24	current driving license of the person convicted of the offense
25	described in subsection (b) for a fixed period of not more than
26	one (1) year.
27	(d) (e) If an offense under subsection (a) or (b) causes bodily injury
28	to a person, the court may recommend the suspension of the driving
29	privileges of the person convicted of the offense described in this
30	subsection for a fixed period of not more than one (1) year.
31	(e) (f) In addition to any other penalty imposed under subsection (b),
32	subsection (c), the court may suspend the person's driving privileges:
33	(1) for ninety (90) days; or
34	(2) if the person has committed at least one (1) previous offense
35	under this section or IC 9-21-12-1, for one (1) year.
36	SECTION 2. IC 9-21-12-1, AS AMENDED BY P.L.144-2019,
37	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38	JULY 1, 2025]: Sec. 1. (a) A person who drives a vehicle that:
39	(1) meets or overtakes from any direction a school bus stopped on
40	a roadway or a private road and is not stopped before reaching the

school bus when the arm signal device specified in IC 9-21-12-13

section 13 of this chapter is in the device's extended position; or



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1	(2) proceeds before the arm signal device is no longer extended;
2	commits a Class A infraction.
3	(b) In addition to any other penalty imposed under this section, the
4	court may suspend the person's driving privileges:
5	(1) for ninety (90) days; or
6	(2) if the person has committed at least one (1) previous offense
7	under this section or IC 9-21-8-52(b), IC 9-21-8-52(c) , for one (1)
8	year.
9	(c) This section is applicable only if the school bus is in substantial
10	compliance with the markings required by the state school bus
11	committee.
12	(d) There is a rebuttable presumption that the owner of the vehicle
13	involved in the violation of this section committed the violation. This
14	presumption does not apply to the owner of a vehicle involved in the
15	violation of this section if the owner routinely engages in the business
16	of renting the vehicle for periods of thirty (30) days or less.
17	SECTION 3. IC 9-30-2-2, AS AMENDED BY P.L.144-2019,
18	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2025]: Sec. 2. (a) Except as provided in subsection (b), a law
20	enforcement officer may not arrest or issue a traffic information and
21	summons to a person for a violation of an Indiana law regulating the
22	use and operation of a motor vehicle on a highway or an ordinance of
23	a city or town regulating the use and operation of a motor vehicle on a
24	highway unless at the time of the arrest the officer is:
25	(1) wearing a distinctive uniform and a badge of authority; or
26	(2) operating a motor vehicle that is clearly marked as a police
27	vehicle;
28	that will clearly show the officer or the officer's vehicle to casual
29	observations to be an officer or a police vehicle.
30	(b) Subsection (a) does not apply to an officer in an unmarked
31	police vehicle making an arrest or issuing a traffic information and
32	summons:
33	(1) when there is a uniformed officer present at the time of the
34	arrest; or
35	(2) for a violation of one (1) or more of the following:
36	(A) IC 9-21-8-52(a)(1)(A) (reckless driving causing
37	endangerment).
38	(B) IC 9-21-8-52(b) (reckless driving involving a rotational
39	skid).
40	(B) (C) IC 9-21-8-52(b) IC 9-21-8-52(c) as a Level 6 felony
41	(recklessly passing a stopped school bus resulting in bodily
42	injury).



1	(C) (D) IC 9-21-8-52(b) IC 9-21-8-52(c) as a Level 5 felony
2	(recklessly passing a stopped school bus resulting in death).
3	(D) (E) IC 9-30-5-2(b) as a Class A misdemeanor (operating
4	while intoxicated in a manner that endangers a person).
5	SECTION 4. IC 9-30-16-1, AS AMENDED BY P.L.111-2021,
6	SECTION 90, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2025]: Sec. 1. (a) Except as provided in subsection (b), the
8	following are ineligible for specialized driving privileges under this
9	chapter:
10	(1) A person who has never been an Indiana resident.
11	(2) A person seeking specialized driving privileges with respect
12	to a suspension based on the person's refusal to submit to a
13	chemical test offered under IC 9-30-6 or IC 9-30-7. However, a
14	court may grant this person driving privileges under
15	IC 9-30-6-8(d).
16	(3) A person whose driving privileges have been suspended or
17	revoked under IC 9-24-10-7(b)(2)(A).
18	(4) A person whose driving privileges have been suspended under
19	IC 9-21-8-52(e) IC 9-21-8-52(f) or IC 9-21-12-1(b).
20	(b) This chapter applies to the following:
21	(1) A person who held a driver's license (issued under IC 9-24-3),
22	or a commercial driver's, a public passenger chauffeur's, or a
23	chauffeur's license at the time of:
24 25	(A) the criminal conviction for which the operation of a motor
25	vehicle is an element of the offense;
26	(B) any criminal conviction for an offense under IC 9-30-5,
27	IC 35-46-9, or IC 14-15-8 (before its repeal); or
28	(C) committing the infraction of exceeding a worksite speed
29	limit for the second time in one (1) year under IC 9-21-5-11(f).
30	(2) A person who:
31	(A) has never held a valid Indiana driver's license or does not
32	currently hold a valid Indiana learner's permit; and
33	(B) was an Indiana resident when the driving privileges for
34	which the person is seeking specialized driving privileges
35	were suspended.
36	(c) Except as specifically provided in this chapter, a court may
37	suspend the driving privileges of a person convicted of any of the
38	following offenses for a period up to the maximum allowable period of
39	incarceration under the penalty for the offense:
40	(1) Any criminal conviction in which the operation of a motor



41 42 vehicle is an element of the offense.

(2) Any criminal conviction for an offense under IC 9-30-5,

1	IC 35-46-9, or IC 14-15-8 (before its repeal).
2	(3) Any offense under IC 35-42-1, IC 35-42-2, or IC 35-44.1-3-1
3	that involves the use of a vehicle.
4	(d) Except as provided in section 3.5 of this chapter, a suspension
5	of driving privileges under this chapter may begin before the
6	conviction. Multiple suspensions of driving privileges ordered by a
7	court that are part of the same episode of criminal conduct shall be
8	served concurrently. A court may grant credit time for any suspension
9	that began before the conviction, except as prohibited by section
0	6(a)(2) of this chapter.
1	(e) If a person has had an ignition interlock device installed as a
2	condition of specialized driving privileges or under IC 9-30-6-8(d), the
3	period of the installation shall be credited as part of the suspension of
4	driving privileges.
5	(f) This subsection applies to a person described in subsection
6	(b)(2). A court shall, as a condition of granting specialized driving
7	privileges to the person, require the person to apply for and obtain an
8	Indiana driver's license.
9	(g) If a person indicates to the court at an initial hearing (as
20	described in IC 35-33-7) that the person intends to file a petition for a
21	specialized driving privileges hearing with that court under section 3
22 23 24	or 4 of this chapter, the following apply:
23	(1) The court shall:
24	(A) stay the suspension of the person's driving privileges at the
2.5	initial hearing and shall not submit the probable cause
26	affidavit related to the person's offense to the bureau; and
27	(B) set the matter for a specialized driving privileges hearing
28	not later than thirty (30) days after the initial hearing.
.9	(2) If the person does not file a petition for a specialized driving
0	privileges hearing not later than ten (10) days after the date of the
1	initial hearing, the court shall lift the stay of the suspension of the
2	person's driving privileges and shall submit the probable cause
3	affidavit related to the person's offense to the bureau for
4	automatic suspension.
5	(3) If the person files a petition for a specialized driving privileges
6	hearing not later than ten (10) days after the initial hearing, the
7	stay of the suspension of the person's driving privileges continues
8	until the matter is heard and a determination is made by the court
9	at the specialized driving privileges hearing.
0	(4) If the specialized driving privileges hearing is continued due
1	to:
-2	(A) a congestion of the court calendar;



1	(B) the prosecuting attorney's motion for a continuance; or
2	(C) the person's motion for a continuance with no objection by
3	the prosecuting attorney;
4	the stay of the suspension of the person's driving privileges
5	continues until addressed at the next hearing.
6	(5) If the person moves for a continuance of the specialized
7	driving privileges hearing and the court grants the continuance
8	over the prosecuting attorney's objection, the court shall lift the
9	stay of the suspension of the person's driving privileges and shall
10	submit the probable cause affidavit related to the person's offense
11	to the bureau for automatic suspension.
12	Nothing in this section prohibits an eligible person from petitioning
13	for specialized driving privileges at any time before the resolution
14	of the case.
15	SECTION 5. IC 33-37-5-18, AS AMENDED BY P.L.156-2020,
16	SECTION 123, IS AMENDED TO READ AS FOLLOWS
17	[EFFECTIVE JULY 1, 2025]: Sec. 18. (a) In each criminal action in
18	which a person is convicted of an offense in which the possession or
19	use of a firearm was an element of the offense, the court shall assess a
20	safe schools fee of at least two hundred dollars (\$200) and not more
21	than one thousand dollars (\$1,000).
22	(b) For each offense described in IC 9-21-8-52(b), IC 9-21-8-52(c),
23	the court may assess a safe schools fee of at least two hundred dollars
24	(\$200) and not more than one thousand dollars (\$1,000).
25	(c) In determining the amount of the safe schools fee assessed
26	against a person under subsection (a), a court shall consider the
27	person's ability to pay the fee.
28	(d) The clerk shall collect the safe schools fee set by the court when
29	a person is convicted of an offense:
30	(1) in which the possession or use of a firearm was an element of
31	the offense; or
32	(2) described in IC 9-21-8-52(b) IC 9-21-8-52(c) and the court
33	assesses a safe schools fee under subsection (b).
34	SECTION 6. IC 34-24-1-1, AS AMENDED BY P.L.185-2023,
35	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2025]: Sec. 1. (a) The following may be seized:
37	(1) All vehicles (as defined by IC 35-31.5-2-346), if they are used
38	or are intended for use by the person or persons in possession of
39	them to transport or in any manner to facilitate the transportation
40	of the following:
41	(A) A controlled substance for the purpose of committing,

attempting to commit, or conspiring to commit any of the



1	following:
2	(i) Dealing in or manufacturing cocaine or a narcotic drug
3	(IC 35-48-4-1).
4	(ii) Dealing in methamphetamine (IC 35-48-4-1.1).
5	(iii) Manufacturing methamphetamine (IC 35-48-4-1.2).
6	(iv) Dealing in a schedule I, II, or III controlled substance
7	(IC 35-48-4-2).
8	(v) Dealing in a schedule IV controlled substance
9	(IC 35-48-4-3).
10	(vi) Dealing in a schedule V controlled substance
11	(IC 35-48-4-4).
12	(vii) Dealing in a counterfeit substance (IC 35-48-4-5).
13	(viii) Possession of cocaine or a narcotic drug
14	(IC 35-48-4-6).
15	(ix) Possession of methamphetamine (IC 35-48-4-6.1).
16	(x) Dealing in paraphernalia (IC 35-48-4-8.5).
17	(xi) Dealing in marijuana, hash oil, hashish, or salvia
18	(IC 35-48-4-10).
19	(xii) An offense under IC 35-48-4 involving a synthetic drug
20	(as defined in IC 35-31.5-2-321), a synthetic drug lookalike
21	substance (as defined in IC 35-31.5-2-321.5 (before its
22	repeal on July 1, 2019)) under IC 35-48-4-10.5 (before its
23	repeal on July 1, 2019), a controlled substance analog (as
24	defined in IC 35-48-1-9.3), or a substance represented to be
25	a controlled substance (as described in IC 35-48-4-4.6).
26	(B) Any stolen (IC 35-43-4-2 or IC 35-43-4-2.2) or converted
27	property (IC 35-43-4-3) if the retail or repurchase value of that
28	property is one hundred dollars (\$100) or more.
29	(C) Any hazardous waste in violation of IC 13-30-10-1.5.
30	(D) A bomb (as defined in IC 35-31.5-2-31) or weapon of
31	mass destruction (as defined in IC 35-31.5-2-354) used to
32	commit, used in an attempt to commit, or used in a conspiracy
33	to commit a felony terrorist offense (as defined in
34	IC 35-50-2-18) or an offense under IC 35-47 as part of or in
35	furtherance of an act of terrorism (as defined by
36	IC 35-31.5-2-329).
37	(2) All money, negotiable instruments, securities, weapons,
38	communications devices, or any property used to commit, used in
39	an attempt to commit, or used in a conspiracy to commit a felony
40	terrorist offense (as defined in IC 35-50-2-18) or an offense under
41	IC 35-47 as part of or in furtherance of an act of terrorism or
42	commonly used as consideration for a violation of IC 35-48-4



1	(other than items subject to forfeiture under IC 16-42-20-5 or
2	IC 16-6-8.5-5.1, before its repeal):
3	(A) furnished or intended to be furnished by any person in
4	exchange for an act that is in violation of a criminal statute;
5	(B) used to facilitate any violation of a criminal statute; or
6	(C) traceable as proceeds of the violation of a criminal statute.
7	(3) Any portion of real or personal property purchased with
8	money that is traceable as a proceed of a violation of a criminal
9	statute.
10	(4) A vehicle that is used by a person to:
11	(A) commit, attempt to commit, or conspire to commit;
12	(B) facilitate the commission of; or
13	(C) escape from the commission of;
14	murder (IC 35-42-1-1), dealing in a controlled substance resulting
15	in death (IC 35-42-1-1.5), kidnapping (IC 35-42-3-2), criminal
16	confinement (IC 35-42-3-3), rape (IC 35-42-4-1), child molesting
17	(IC 35-42-4-3), or child exploitation (IC 35-42-4-4), or an offense
18	under IC 35-47 as part of or in furtherance of an act of terrorism.
19	(5) Real property owned by a person who uses it to commit any of
20	the following as a Level 1, Level 2, Level 3, Level 4, or Level 5
21	felony:
22	(A) Dealing in or manufacturing cocaine or a narcotic drug
23	(IC 35-48-4-1).
24	(B) Dealing in methamphetamine (IC 35-48-4-1.1).
25	(C) Manufacturing methamphetamine (IC 35-48-4-1.2).
26	(D) Dealing in a schedule I, II, or III controlled substance
27	(IC 35-48-4-2).
28	(E) Dealing in a schedule IV controlled substance
29	(IC 35-48-4-3).
30	(F) Dealing in marijuana, hash oil, hashish, or salvia
31	(IC 35-48-4-10).
32	(G) Dealing in a synthetic drug (as defined in
33	IC 35-31.5-2-321) or synthetic drug lookalike substance (as
34	defined in IC 35-31.5-2-321.5 (before its repeal on July 1,
35	2019)) under IC 35-48-4-10.5 (before its repeal on July 1,
36	2019).
37	(H) Dealing in a controlled substance resulting in death
38	(IC 35-42-1-1.5).
39	(6) Equipment and recordings used by a person to commit fraud
40	under IC 35-43-5.
41	(7) Recordings sold, rented, transported, or possessed by a person
42	in violation of IC 24-4-10.



1	(8) Property (as defined by IC 35-31.5-2-253) or an enterprise (as
2	defined by IC 35-45-6-1) that is the object of a corrupt business
3	influence violation (IC 35-45-6-2).
4	(9) Unlawful telecommunications devices (as defined in
5	IC 35-45-13-6) and plans, instructions, or publications used to
6	commit an offense under IC 35-45-13.
7	(10) Any equipment, including computer equipment and cellular
8	telephones, used for or intended for use in preparing
9	photographing, recording, videotaping, digitizing, printing,
10	copying, or disseminating matter in violation of IC 35-42-4.
11	(11) Destructive devices used, possessed, transported, or sold in
12	violation of IC 35-47.5.
13	(12) Tobacco products that are sold in violation of IC 24-3-5,
14	tobacco products that a person attempts to sell in violation of
15	IC 24-3-5, and other personal property owned and used by a
16	person to facilitate a violation of IC 24-3-5.
17	(13) Property used by a person to commit counterfeiting or
18	forgery in violation of IC 35-43-5-2.
19	(14) After December 31, 2005, if a person is convicted of an
20	offense specified in IC 25-26-14-26(b) or IC 35-43-10, the
21	following real or personal property:
22 23	(A) Property used or intended to be used to commit, facilitate,
23	or promote the commission of the offense.
24	(B) Property constituting, derived from, or traceable to the
25 26	gross proceeds that the person obtained directly or indirectly
26	as a result of the offense.
27	(15) Except as provided in subsection (e), a vehicle used by a
28	person who operates the vehicle:
29	(A) while intoxicated, in violation of IC 9-30-5-1 through
30	IC 9-30-5-5, if in the previous five (5) years the person has two
31	(2) or more prior unrelated convictions for operating a motor
32	vehicle while intoxicated in violation of IC 9-30-5-1 through
33	IC 9-30-5-5; or
34	(B) on a highway while the person's driving privileges are
35	suspended in violation of IC 9-24-19-2 through IC 9-24-19-3,
36	if in the previous five (5) years the person has two (2) or more
37	prior unrelated convictions for operating a vehicle while
38	intoxicated in violation of IC 9-30-5-1 through IC 9-30-5-5.
39	If a court orders the seizure of a vehicle under this subdivision,
40	the court shall transmit an order to the bureau of motor vehicles

recommending that the bureau not permit a vehicle to be

registered in the name of the person whose vehicle was seized



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1	until the person possesses a current driving license (as defined in
2	IC 9-13-2-41).
3	(16) The following real or personal property:
4	(A) Property used or intended to be used to commit, facilitate
5	or promote the commission of an offense specified in
6	IC 23-14-48-9, IC 30-2-9-7(b), IC 30-2-10-9(b), or
7	IC 30-2-13-38(f).
8	(B) Property constituting, derived from, or traceable to the
9	gross proceeds that a person obtains directly or indirectly as a
10	result of an offense specified in IC 23-14-48-9, IC 30-2-9-7(b)
l 1	IC 30-2-10-9(b), or IC 30-2-13-38(f).
12	(17) Real or personal property, including a vehicle, that is used by
13	a person to:
14	(A) commit, attempt to commit, or conspire to commit;
15	(B) facilitate the commission of; or
16	(C) escape from the commission of;
17	a violation of IC 35-42-3.5-1 through IC 35-42-3.5-1.4 (humar
18	trafficking) or IC 35-45-4-4 (promoting prostitution).
19	(18) A motor vehicle used by the owner of the motor vehicle
20	to commit:
21	(A) reckless driving involving a rotational skid under
22	IC 9-21-8-52(b); or
23	(B) obstruction of traffic committed in connection with
24	reckless driving involving a rotational skid under
25	IC 9-21-8-52(b).
26	(b) A vehicle used by any person as a common or contract carrier in
27	the transaction of business as a common or contract carrier is no
28	subject to seizure under this section, unless it can be proven by a
29	preponderance of the evidence that the owner of the vehicle knowingly
30	permitted the vehicle to be used to engage in conduct that subjects it to
31	seizure under subsection (a).
32	(c) Equipment under subsection (a)(10) may not be seized unless i
33	can be proven by a preponderance of the evidence that the owner of the
34	equipment knowingly permitted the equipment to be used to engage in
35	conduct that subjects it to seizure under subsection (a)(10).
36	(d) Money, negotiable instruments, securities, weapons
37	communications devices, or any property commonly used as
38	consideration for a violation of IC 35-48-4 found near or on a persor
39	who is committing, attempting to commit, or conspiring to commit any
10	of the following offenses shall be admitted into evidence in an action

under this chapter as prima facie evidence that the money, negotiable

instrument, security, or other thing of value is property that has been



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1	used or was to have been used to facilitate the violation of a criminal
2	statute or is the proceeds of the violation of a criminal statute:
3	(1) IC 35-42-1-1.5 (dealing in a controlled substance resulting in
4	death).
5	(2) IC 35-48-4-1 (dealing in or manufacturing cocaine or a
6	narcotic drug).
7	(3) IC 35-48-4-1.1 (dealing in methamphetamine).
8	(4) IC 35-48-4-1.2 (manufacturing methamphetamine).
9	(5) IC 35-48-4-2 (dealing in a schedule I, II, or III controlled
10	substance).
11	(6) IC 35-48-4-3 (dealing in a schedule IV controlled substance).
12	(7) IC 35-48-4-4 (dealing in a schedule V controlled substance)
13	as a Level 4 felony.
14	(8) IC 35-48-4-6 (possession of cocaine or a narcotic drug) as a
15	Level 3, Level 4, or Level 5 felony.
16	(9) IC 35-48-4-6.1 (possession of methamphetamine) as a Level
17	3, Level 4, or Level 5 felony.
18	(10) IC 35-48-4-10 (dealing in marijuana, hash oil, hashish, or
19	salvia) as a Level 5 felony.
20	(11) IC 35-48-4-10.5 (before its repeal on July 1, 2019) (dealing
21	in a synthetic drug or synthetic drug lookalike substance) as a
22	Level 5 felony or Level 6 felony (or as a Class C felony or Class
23	D felony under IC 35-48-4-10 before its amendment in 2013).
24	(e) A vehicle operated by a person who is not:
25	(1) an owner of the vehicle; or
26	(2) the spouse of the person who owns the vehicle;
27	is not subject to seizure under subsection (a)(15) unless it can be
28	proven by a preponderance of the evidence that the owner of the
29	vehicle knowingly permitted the vehicle to be used to engage in
30	conduct that subjects it to seizure under subsection (a)(15).
31	SECTION 7. IC 35-44.1-2-13, AS AMENDED BY P.L.174-2021,
32	SECTION 76, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JULY 1, 2025]: Sec. 13. (a) Except as provided in subsection (b), a
34	person who, with the intent to obstruct vehicular or pedestrian traffic,
35	obstructs vehicular or pedestrian traffic commits obstruction of traffic,
36	a Class B misdemeanor.
37	(b) The offense described in subsection (a) is:
38	(1) a Class A misdemeanor if the offense:
39	(A) includes the use of a motor vehicle; or
40	(B) is committed in connection with reckless driving
41	involving a rotational skid under IC 9-21-8-52(b);
42	(2) a Level 6 felony if:



1	(A) the offense results in serious bodily injury;
2	(B) the person blocks an authorized emergency vehicle (as
3	defined in IC 9-13-2-6) while the vehicle is:
4	(i) responding to an emergency call;
5	(ii) in the pursuit of an actual or suspected violator of the
6	law; or
7	(iii) responding to, but not returning from, a fire alarm;
8	if the vehicle is using visible or audible signals as required by
9	law; or
10	(C) the person obstructs the entryway to a facility that provides
11	emergency medical services; and
12	(3) a Level 5 felony if the offense results in catastrophic bodily
13	injury or death.
14	(c) A person who unreasonably obstructs vehicular or pedestrian
15	traffic commits a Class C infraction.
16	(d) It is a defense to an action under subsection (c) that the
17	obstruction was caused by a vehicle malfunction.



COMMITTEE REPORT

Mr. President: The Senate Committee on Corrections and Criminal Law, to which was referred Senate Bill No. 13, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 5, line 19, reset in roman "at an initial hearing (as".

Page 5, line 20, reset in roman "described in IC 35-33-7)".

Page 6, between lines 11 and 12, begin a new line blocked left and insert:

"Nothing in this section prohibits an eligible person from petitioning for specialized driving privileges at any time before the resolution of the case.".

Page 10, line 16, delete "a person" and insert "the owner of the motor vehicle".

Page 10, line 21, after "IC 9-21-8-52(b)" delete ";" and insert ".".

Page 10, delete lines 22 through 23.

Page 12, delete lines 16 through 42.

Delete pages 13 through 14.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 13 as introduced.)

FREEMAN, Chairperson

Committee Vote: Yeas 6, Nays 1.

