



American Law Reports (ALR)

ALR CRITICAL ISSUES GUIDE

An annotation finding tool designed to speed your legal research.

DRUNK DRIVING

I. In General

Clause in Life, Accident, or Health Policy Excluding or Limiting Liability in Case of Insured's Use of Intoxicants or Narcotics, [100 A.L.R.5th 617](#)

Liability Based on Entrusting Automobile to One Who is Intoxicated or Known to be Excessive User of Intoxicants, [91 A.L.R.5th 1](#)

Applicability, to operation of motor vehicle on private property, of legislation making drunken driving a criminal offense. [52 A.L.R.5th 655](#).

Operation of mopeds and motorized recreational two-, three-, and four-wheeled vehicles as within scope of driving while intoxicated statutes. [32 A.L.R.5th 659](#).

Operation of bicycle as within drunk driving statutes. [73 A.L.R.4th 1139](#).

Horseback riding or operation of horse-drawn vehicle as within drunk driving statute. [71 A.L.R.4th 1129](#).

Cough medicine as "intoxicating liquor" under DUI statute. [65 A.L.R.4th 1238](#).

Alcohol-related vehicular homicide: nature and elements of offense. [64 A.L.R.4th 166](#).

Driving while intoxicated: "choice of evils" defense that driving was necessary to protect life or property. [64 A.L.R.4th 298](#).

Snowmobile operation as DWI or DUI. [56 A.L.R.4th 1092](#).

Validity, construction, and application of statutes directly proscribing driving with blood-alcohol level in excess of established percentage. [54 A.L.R.4th 149](#).

Automobiles: validity and construction of legislation authorizing revocation or suspension of operator's license for "habitual," "persistent," or "frequent" violations of traffic regulations. [48 A.L.R.4th 367](#).

Denial of accused's request for initial contact with attorney--drunk driving cases. [18 A.L.R.4th 705](#).

Reckless driving as lesser included offense of driving while intoxicated or similar charge. [10 A.L.R.4th 1252](#).

Validity and construction of statute or ordinance mandating imprisonment for habitual or repeated traffic offender. [2 A.L.R.4th 618](#).

What constitutes driving, operating, or being in control of motor vehicle for purposes of driving while intoxicated statutes. [93 A.L.R.3d 7](#).

Use of unrelated traffic offense conviction to impeach general credibility of witness in state civil case. [88 A.L.R.3d 74](#).

What amounts to violation of drunken-driving statute in officer's "presence" or "view" so as to permit warrantless arrest. [74 A.L.R.3d 1138](#).

Automobiles: Driving under the influence, or when addicted to the use, of drugs as criminal offense. [17 A.L.R.3d 815](#).

Construction and application of statutes creating presumption or other inference of intoxication from specified percentages of alcohol present in system. [16 A.L.R.3d 748](#).

Right to trial by jury in criminal prosecution for driving while intoxicated or similar offense. [16 A.L.R.3d 1373](#).

What is a "motor vehicle" within statutes making it an offense to drive while intoxicated. [66 A.L.R.2d 1146](#).

What amounts to reckless driving of motor vehicle within statute making such a criminal offense. [52 A.L.R.2d 1337](#).

Validity of legislation creating presumption of intoxication or the like from presence of specified percentage of alcohol in blood. [46 A.L.R.2d 1176](#).

What constitutes "minor traffic infraction" excludible from calculation of defendant's criminal history under United States Sentencing Guideline sec. 4A1.2(c)(2). [113 A.L.R. Fed. 561](#).

II. Sobriety Tests

Driving while intoxicated: subsequent consent to sobriety test as affecting initial refusal. [28 A.L.R.5th 459](#).

Challenges to use of breath tests for drunk drivers based on claim that partition or conversion ratio between measured breath alcohol and actual blood alcohol is inaccurate. [90 A.L.R.4th 155](#).

Sufficiency of showing of physical inability to take tests for driving while intoxicated to justify refusal. [68 A.L.R.4th 776](#).

Horizontal gaze nystagmus test: use in impaired driving prosecution. [60 A.L.R.4th 1129](#).

Validity, construction, and application of statutes directly proscribing driving with blood-alcohol level in excess of established percentage. [54 A.L.R.4th 149](#).

Drunk driving: Motorist's right to private sobriety test. [45 A.L.R.4th 11](#).

Admissibility in criminal case of evidence that accused refused to take test of intoxication. [26 A.L.R.4th 1112](#).

Destruction of ampoule used in alcohol breath test as warranting suppression of result of test. [19 A.L.R.4th 509](#).

Denial of accused's request for initial contact with attorney--drunk driving cases. [18 A.L.R.4th 705](#).

Admissibility in criminal case of blood-alcohol test where blood was taken despite defendant's objection or refusal to submit to test. [14 A.L.R.4th 690](#).

Request for prior administration of additional test as constituting refusal to submit to chemical sobriety test under implied consent law. [98 A.L.R.3d 572](#).

Request before submitting to chemical sobriety test to communicate with counsel as refusal to take test. [97 A.L.R.3d 852](#).

Necessity and sufficiency of proof that tests of blood alcohol concentration were conducted in conformance with prescribed methods. [96 A.L.R.3d 745](#).

Driving while intoxicated: duty of law enforcement officer to offer suspect chemical sobriety test under implied consent law. [95 A.L.R.3d 710](#).

Admissibility under state law of hospital record relating to intoxication or sobriety of patient. [80 A.L.R.3d 456](#).

Admissibility in criminal case of blood alcohol test where blood was taken from unconscious driver. [72 A.L.R.3d 325](#).

Construction and application of statutes creating presumption or other inference of intoxication from specified percentages of alcohol present in system. [16 A.L.R.3d 748](#).

Suspension or revocation of driver's license for refusal to take sobriety test. [88 A.L.R.2d 1064](#).

Qualification as expert to testify as to findings or results of scientific test to determine alcoholic content of blood. [77 A.L.R.2d 971](#).

Validity of legislation creating presumption of intoxication or the like from presence of specified percentage of alcohol in blood. [46 A.L.R.2d 1176](#).

Requiring submission to physical examination or test as violation of constitutional rights, [25 A.L.R.2d 1407](#)

III. "Open Package" Statutes

Validity of statute or ordinance making it an offense to consume or have alcoholic beverages in open package in motor vehicle. [57 A.L.R.3d 1071](#).

Construction of statute or ordinance making it an offense to possess or have alcoholic beverages in opened package in motor vehicle. [35 A.L.R.3d 1418](#).

IV. Drunk Driving as Offense Under Other Statutes

Validity, Construction, and Application of Statute Permitting Forfeiture of Motor Vehicle for Operation of Vehicle While Intoxicated, [89 A.L.R.5th 539](#)

Alcohol-related vehicular homicide: nature and elements of offense. [64 A.L.R.4th 166](#).

Reckless driving as lesser included offense of driving while intoxicated or similar charge. [10 A.L.R.4th 1252](#).

Assimilation, Under Assimilative, Crimes Act (18 U.S.C.A. § 13), of State Statutes Relating to Driving While Intoxicated or Under Influence of Alcohol, [175 A.L.R.Fed. 293](#)

Admissibility and weight of blood test results in immigration preference or derivative citizenship proceedings under Immigration and Nationality Act (8 U.S.C.A. secs. 1101 et seq.). [46 A.L.R. Fed. 176](#)

Please visit the ALR pages at <http://www.westgroup.com/alr> regularly for updates of this and other Critical Issues guides. For more information, contact us at alr@westgroup.com.