

**UPDATED SUMMARY
HOUSE BILL 14-1036**

Second Regular Session - Sixty-ninth Colorado General Assembly

This summary applies to the reengrossed version of this bill as introduced in the second house. It does not reflect any amendments that may be subsequently adopted. This summary reflects only the main points of the legislation.

Under current law, a DUI, DUI per se, or DWAI is a misdemeanor offense. The bill makes such an offense a class 4 felony if:

- ! The violation occurred not more than 7 years after the first of 2 prior convictions for DWAI, DUI, or DUI per se; vehicular homicide; or vehicular assault; or
- ! The violation occurred after 3 prior convictions for DWAI, DUI, or DUI per se; vehicular homicide; or vehicular assault.

Before imposing any sentence to the department of corrections for a felony DUI, DUI per se, or DWAI offense, at sentencing or at resentencing after a revocation of probation or a community corrections sentence, the court shall exhaust all reasonable and appropriate alternative sentences for the offense and consider certain specific factors.

The bill repeals provisions relating to the crime of aggravated driving with a revoked license when the offender also commits DUI, DUI per se, or DWAI as part of the same criminal episode.

The bill makes conforming amendments.

The bill makes an appropriation.