

Perfect Copy
Due 07-18-19

As with drivers under age 21, the state's laws also set a .01% blood alcohol (BAC) limit for those that have pled guilty or no contest to a DUI, and get a DUI while on probation. If it is proven that you were on probation, and drove with any measurable alcohol, that is, any blood alcohol in your body a .01% or higher, your driver's license will be suspended for one year.

Even for first time offenders, the law has increased punishment if you are above, or at, a 0.16% blood alcohol level. That is double the legal limit of 0.08% or higher. The prosecution can decide on a higher punishment for DUI, including community service or jail, and usually a high blood alcohol level DUI case would need to take the nine month alcohol school, instead of the first offender level one three month school.

Under current (2017) California law, a blood alcohol concentration must be proven in a DUI case only through a blood test, or a breath test. A different type of test, a urine test, is no longer legally valid for alcohol DUI cases, but is acceptable, and common, in Driving Under the Influence of Drugs (DUID) cases.