Observational study of the extent of driving while suspended for alcohol impaired driving

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Objective: To determine the proportion of first time driving while alcohol impaired (DWI) offenders who drive while their driver’s license is suspended.

Design: Systematic, unobtrusive observations were conducted by surveillance professionals from Pinkerton Investigative Services, Inc, of first time offenders in the City of Milwaukee, Wisconsin, and Bergen County, New Jersey. Observations included two four hour periods during suspension (one weekday morning, one Friday/Saturday evening) and two four hour periods after license reinstatement (matched by day of week and time of day). Focus groups of first time offenders were conducted in each site.

Setting: New Jersey laws pertaining to license suspension for DWI and driving while suspended are stronger than Wisconsin laws.

Subjects: 93 recently convicted first time DWI offenders (57 in Milwaukee and 36 in Bergen County).

Main outcome measures: Proportion of subjects observed driving during suspension and after license reinstatement, with reference to all subjects and subjects observed traveling by any means.

Results: Of subjects observed traveling while suspended, 88% of Milwaukee subjects compared with 36% of Bergen County subjects drove. Five percent of Milwaukee subjects and 78% of Bergen County subjects reinstated their driver’s license. Bergen County subjects were significantly more likely to drive after reinstatement (54%) than during suspension (25%).

Conclusion: Prevalence of driving while suspended among first time offenders is high and can vary substantially between jurisdictions. However, the license suspension can have a positive impact on the driving patterns of offenders during suspension, relative to after license reinstatement. Lower prevalence of driving while suspended in New Jersey may partly be attributable to that state’s tougher laws.

Twenty years of research has shown that removal of the driver’s license is an effective deterrent for alcohol impaired driving (DWI).

State laws provide for license suspension/revocation after conviction for DWI. Implied consent laws allow license suspension/revocation for refusal to submit to a blood alcohol concentration (BAC) test. The large majority of states have administrative license revocation/suspension laws that allow police and licensing authorities to remove the license before conviction, based on a BAC test failure (BAC ≥ 0.08% or 0.10%) or refusal. In many jurisdictions, offenders may obtain an occupational license permitting limited driving during part or all of the suspension period.

There is evidence that some DWI offenders continue driving after license withdrawal. Of US fatal crashes occurring from 1993–97, 6% involved a driver whose license was suspended/revoked; 27% of these drivers had at least one DWI conviction during the three years preceding the crash. DeYoung et al estimated that drivers who license was suspended/revoked comprised 9% of California drivers and were over-involved in fatal crashes by a factor of 3.7:1. In roadside checkpoints in Canada, the percentage of persons driving while suspended/revoked (DWS/DWR) for any reason (1.5%) was 57% of the expected value relative to their representation among all drivers (2.7%). Canadian DWI offenders under-represented their own incidence of DWS/DWR, and the majority reported driving more carefully during suspension.

Conducting observational research to establish the prevalence of DWS/DWR among convicted DWI offenders has been precluded by the considerable logistical challenges involved. This study represents the first systematic effort to gather objective, independent, and unobstructive observational data on travel by persons whose license is suspended for DWI. The research, conducted fall 2000 to fall 2001 in two sites located in different states, encompassed focus group research and an observational study conducted in association with Pinkerton Investigation Services, Inc.

METHODS

Study sites

The primary criteria for selecting sites were related to the following data requirements: a representative sample of first time DWI convictions falling within a specified recent time period; timely, detailed case level court data on DWI offenders, including driver’s license identification numbers; and driver records from the state’s licensing agency available in a timely, affordable manner. Few jurisdictions could meet these data requirements. Jurisdictions also were sought where the large majority of first time DWI offenders experienced a “hard” license suspension (that is, no occupational license) of sufficient length so that observations could be conducted, and where most residents relied on their vehicle for transportation. Sites needed to be in close proximity to Pinkerton offices, located in major metropolitan areas throughout the country. To the extent possible, sites with contrasting socioeconomic profiles were sought.

The two study sites were the City of Milwaukee, Wisconsin, and Bergen County, New Jersey. During the study period, both...
Wisconsin and New Jersey had a 0.10% BAC per se law, a 10 year “look back” period for defining repeat DWI offenses, and a requirement that all DWI offenders participate in an alcohol education/assessment program.1

The states’ laws differed with regard to driver’s license penalties for first time DWI offenses and penalties for DWS/DWR for DWI (table 1). Wisconsin imposed mandatory minimum administrative and court suspension penalties for first time DWI offenses. For eligible offenders, an occupational license was available. This permitted driving for specified times (for example, daytime hours), routes (for example, within 40 mile radius of residence), and purposes (for example, to/from work). Statewide data from the Wisconsin Division of Motor Vehicles indicated that most first time DWI offenders did not obtain an occupational license. There were neither mandatory minimum penalties for DWS/DWR nor special sanctions for DWS/DWR based on a DWI offense. New Jersey had no administrative license sanctions. Upon conviction, first time offenders received a mandatory minimum “hard” license suspension with no occupational license available. There were substantial mandatory penalties for DWS/DWR for DWI.

The sociodemographic profiles of the two sites differ considerably (2000 US census). The City of Milwaukee has 596 974 residents. The median annual household income in 1999 was $32 216. The city’s population includes 38% African-American, 12% Hispanic or Latino, 3% Asian, and 2% Native American residents. Bergen County is a densely populated county in northern New Jersey with a population of 884 118. The median annual household income in 1999 was $65 241. The primary minority groups include Asian (11%), Hispanic or Latino (10%), and African-American (5%) residents. Bus service is the primary mode of public transportation in Milwaukee; bus and train service is available in Bergen County.

Observational study method
Trained and bonded surveillance professionals from Pinkerton Investigation Services, Inc. observed drivers during their license suspension and if their license was reinstated, again after the suspension ended, to document travel to or from their residence. Comparison of travel during and after the suspension period permitted inferences to be drawn concerning whether an offender’s travel patterns changed as a result of the suspension.

Table 1  New Jersey and Wisconsin laws relating to license suspension penalties for first time standard DWI offense and penalties for first time driving while suspended for DWI for persons 21 years and older

<table>
<thead>
<tr>
<th>Offense</th>
<th>New Jersey</th>
<th>Wisconsin</th>
</tr>
</thead>
<tbody>
<tr>
<td>First time DWI</td>
<td>Administrative license sanction: None</td>
<td>BAC ≥0.10%: mandatory 6 month suspension, effective 30 days after arrest</td>
</tr>
<tr>
<td></td>
<td>Court imposed license sanction: 6–12 month suspension (mandatory 6 months); additional non-current mandatory 6 month revocation test refusal</td>
<td>Test refusal: mandatory 1 year revocation, effective 30 days after arrest</td>
</tr>
<tr>
<td></td>
<td>Occupational driver license: None</td>
<td>Available to all 1st offenders unless license was suspended/revoked within prior year</td>
</tr>
<tr>
<td></td>
<td>First time driving while suspended/revoked</td>
<td>Operating while suspended/revoked; no special penalties if suspension based on DWI</td>
</tr>
<tr>
<td></td>
<td>Offense</td>
<td>None for operating while suspended; 1 year for operating while revoked</td>
</tr>
<tr>
<td></td>
<td>Fine</td>
<td>Not mandatory: driving while suspended $50–250; driving while revoked $250–1 000</td>
</tr>
<tr>
<td></td>
<td>License suspension</td>
<td>Mandatory minimum $500 and $250/year insurance surcharge for 3 years</td>
</tr>
<tr>
<td></td>
<td>Vehicle sanction</td>
<td>1–2 years added suspension (mandatory 1 year)</td>
</tr>
<tr>
<td></td>
<td>Registration of offender’s vehicles revoked for same period as license suspension; may issue temporary license tags for specified uses by other drivers</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Court</td>
<td>Not mandatory: driving while suspended $50–250; driving while revoked $250–1 000</td>
</tr>
<tr>
<td></td>
<td>Impound offender’s vehicles at discretion of court</td>
<td></td>
</tr>
</tbody>
</table>


Selection of subjects
Subjects were persons who had recently been convicted of a “standard” first time DWI offense, were 21 years of age or older, and resided in-state within a 50 mile radius of Milwaukee or Bergen County.

Case records were obtained from the Milwaukee Municipal Court and from five Bergen County municipal courts for all qualified DWI offenders whose dates of conviction fell within specified time periods such that license suspensions would end during fall 2000 to fall 2001. The dates of the suspension and subjects’ eligibility for license reinstatement were determined from driver record abstracts. For subjects eligible for license reinstatement, a second driver abstract was obtained one to two months after the suspension ended to determine whether and when reinstatement had occurred.

Of the initial pool of 130 Milwaukee offenders for whom court records were obtained, 80 (62%) were eligible to obtain an occupational license; 33 (25%) did so. The driver records revealed that occupational licenses generally allowed driving during all but a few hours of the day; thus, offenders with occupational licenses were excluded. Compared with the total pool of 130 offenders, persons with occupational licenses were more likely to be 55 years or older (21% v 8%) and less likely to have had at least one license suspension before the DWI arrest (33% v 52%).

A few potential subjects were excluded because observations were impossible or unfeasible. This included, for example, persons who could not be located, had moved out of state, were incarcerated, or lived in an apartment complex. Observations were conducted of all remaining subjects for whom court records had been obtained. 57 Milwaukee offenders and 36 Bergen County offenders. Thus, among the offenders for whom court case records were obtained, all who met the subject criteria, and the additional study requirements described above, were subjects. Subjects were all offenders who qualified for the study, and not a sample of these offenders.

Protocol
Subjects were observed for four hours during the last month of their suspension period on one randomly selected weekday morning (Monday to Thursday, 6–10 am) and one randomly selected weekend evening (Friday or Saturday, 6–10 pm). Drivers who reinstated their license were observed on the
same weekday morning and weekend evening one to two months after reinstatement. Drivers whose license was not reinstated were observed only during suspension.

In accordance with Pinkerton’s standard procedures, investigators verified that subjects currently resided at the address of record and were at home before the scheduled observation. Physical descriptions of subjects were available from court and driver records. Subjects were counted as observed only if the investigator was certain that the person observed was the subject. No person-to-person contact with subjects occurred. When observing a residence, the investigator remained in a vehicle parked on the public street. If subjects left their residence, the investigator attempted to follow them unobtrusively. Data for each observation included the date and time; whether the subject was observed traveling; and if so, whether driving, walking, riding as a passenger, destination of travel if known, and passenger information. Any documentation containing identifying information about subjects was destroyed.

**Results of observations**

Of the 57 Milwaukee subjects, 30 (53%) drove while suspended during one or both of the observation periods, four (7%) did not drive but used alternative transportation on at least one occasion, and 23 (40%) did not travel during either observation (table 3). Of the 36 Bergen County subjects, eight (22%) drove while suspended during one or both observation periods, 14 (39%) did not drive but used alternative transportation, and 14 (39%) did not travel. Between-site differences were statistically significant (p<0.001).

Of 34 Milwaukee subjects who traveled by any means during either of the two during suspension observations, 30 (88%) drove at least once (table 3). Of 22 Bergen County subjects observed traveling, eight (36%) were observed driving on at least one occasion. The between-sites differences were significant (p<0.001).

Twenty three (40%) of the 57 Milwaukee subjects were eligible for reinstatement, and 28 (78%) reinstated. Among subjects who reinstated, 25% drove and 43% used alternative transportation during their suspension, versus 54% and 7%, respectively, after reinstatement (χ² = 10.3, p<0.001, df = 2) (table 5).

For Milwaukee subjects, DWS was about equally likely on weekday mornings (28%) or Friday/Saturday evenings (32%). DWS among Bergen County subjects was more common on

### Table 2: Characteristics and driving records of observational study subjects; values are percent

<table>
<thead>
<tr>
<th>Age (years)</th>
<th>Milwaukee (n=57)</th>
<th>Bergen County (n=36)</th>
</tr>
</thead>
<tbody>
<tr>
<td>21–25</td>
<td>17.5</td>
<td>30.6</td>
</tr>
<tr>
<td>26–34</td>
<td>35.1</td>
<td>22.2</td>
</tr>
<tr>
<td>35–54</td>
<td>43.9</td>
<td>36.1</td>
</tr>
<tr>
<td>&gt;55</td>
<td>3.5</td>
<td>11.1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Gender</th>
<th>Milwaukee (n=57)</th>
<th>Bergen County (n=36)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Female</td>
<td>10.5</td>
<td>25.0</td>
</tr>
<tr>
<td>Male</td>
<td>89.5</td>
<td>75.0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Median annual household income of residential zip code</th>
<th>Milwaukee (n=57)</th>
<th>Bergen County (n=36)</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;$15000</td>
<td>54.4</td>
<td>–</td>
</tr>
<tr>
<td>$15000–$44999</td>
<td>26.3</td>
<td>5.6</td>
</tr>
<tr>
<td>$45000–$54999</td>
<td>15.8</td>
<td>13.9</td>
</tr>
<tr>
<td>$55000–$69999</td>
<td>3.5</td>
<td>13.9</td>
</tr>
<tr>
<td>&gt;$70000</td>
<td>–</td>
<td>66.7</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Non-DWI traffic violations in 5 years before current DWI offense</th>
<th>Milwaukee (n=57)</th>
<th>Bergen County (n=36)</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td>28.1</td>
<td>44.4</td>
</tr>
<tr>
<td>1–3</td>
<td>35.1</td>
<td>47.2</td>
</tr>
<tr>
<td>&gt;4</td>
<td>36.9</td>
<td>8.3</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Non-DWI license suspensions in 5 years before current DWI offense</th>
<th>Milwaukee (n=57)</th>
<th>Bergen County (n=36)</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td>33.3</td>
<td>63.3</td>
</tr>
<tr>
<td>1</td>
<td>14.0</td>
<td>5.6</td>
</tr>
<tr>
<td>&gt;2</td>
<td>52.7</td>
<td>11.1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Suspensions in effect on date of current DWI arrest</th>
<th>Milwaukee (n=57)</th>
<th>Bergen County (n=36)</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td>28.6</td>
<td>94.4</td>
</tr>
<tr>
<td>1</td>
<td>19.3</td>
<td>2.8</td>
</tr>
<tr>
<td>&gt;2</td>
<td>28.1</td>
<td>2.8</td>
</tr>
</tbody>
</table>

### Table 3: Observed travel during license suspension period; Milwaukee and Bergen County; values are percent (number)

<table>
<thead>
<tr>
<th>Travel status</th>
<th>Milwaukee (n=57)</th>
<th>Bergen County (n=36)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drove at least once</td>
<td>52.6 (30)</td>
<td>22.2 (8)</td>
</tr>
<tr>
<td>Did not drive and used alternative travel</td>
<td>7.0 (4)</td>
<td>38.9 (14)</td>
</tr>
<tr>
<td>Travel not observed</td>
<td>40.4 (23)</td>
<td>38.9 (14)</td>
</tr>
</tbody>
</table>

χ² = 16.6, p<0.001, df = 2.
Friday/Saturday evenings (19% vs 6%); driving after reinstate-
ment was about equally likely on weekday mornings (32%) or
Friday/Saturday evenings (36%). In either location, when sub-
jects traveled but did not drive, they most commonly rode as a
passenger in a passenger vehicle.

Potential factors affecting driving while suspended
Key driver related variables were examined for within-site
effects on DWS. Small samples limited the ability to identify
statistically significant relationships; any patterns should be
regarded only as suggestive of a relationship. Neither age nor
gender had a consistent relationship to DWS. Median annual
incomes did not appear to be a factor in Bergen County. In
Milwaukee, DWS was more prevalent among subjects living in
areas with median annual incomes less than $25 000 (73% vs
45%). DWS was more likely among Milwaukee subjects who
had a prior license suspension (82% vs 62%) or were suspended
when arrested for DWI (81% vs 68%).

Summary of focus groups
Based on focus group discussions, financial penalties reported
by Bergen County participants were much more severe, on
average, than those reported by Milwaukee participants.
Reported license sanctions also were more severe in New Jer-
sy, on average, as Wisconsin’s license penalties were
weakened by availability of the occupational license. Bergen
County participants had a higher perceived risk of detection
for DWS and a greater knowledge and fear of the DWS sanc-
tions. License suspension represented a substantial hardship
on a typical weekend evening. Third, based on Bergen County
drivers who reinstated their license, the suspension appeared
to reduce driving during the suspension, relative to driving
after reinstatement, when typical driving patterns presumably
would have been resumed.

In addition to small samples, there were other study limita-
tions. Although sites with different socioeconomic profiles
were sought, these differences limited the examination of
other factors. Another limitation was inherent in the innova-
tive observation method. Although great care was taken to
ensure that subjects were correctly identified by investigators,
the possibility that a subject was mistakenly identified cannot
be eliminated with total certainty.

Focus group participants were volunteers, introducing a
potential selection bias, and persons who failed to attend the
alcohol/drug classes were excluded. The Milwaukee focus
groups were limited to offenders determined by alcohol/drug
classes to be “irresponsible drinkers”; offenders deter-
tined to have more serious alcohol problems were excluded.

There are likely several explanations for between-site
differences in observed DWS. One consideration is the differ-
ent socioeconomic profiles of the two sites; Bergen County
subjects were more likely to live in affluent areas. Although
effects of income on DWS could not be determined due to
small samples and the lack of case level income data, more
affluent persons may be better able to maintain their work and
social lives without driving illegally. The lack of case level data
on subjects’ places of employment or proximity to public
transportation limited examination of these factors. Another
consideration is that Milwaukee is a large city and Bergen
County is comprised of small municipalities and boroughs.
Focus group participants in Bergen County believed that local
police officers knew them and were aware of their DWI convic-
tion. Clearly, there is more anonymity in a large city.

Enforcement priorities also may differ between a smaller,
more residential community and a large city.

Milwaukee subjects, in general, had more problematic driv-
ing histories. Although a statistical relationship could not be
tested, observed DWS in Milwaukee was higher among sub-
jects with prior license suspensions. For Milwaukee subjects
with multiple suspensions extending far into the future,
restoration of driving privileges may have seemed remote or
even unlikely.

As Milwaukee offenders with occupational licenses were
excluded from observations, the sample did not represent all
offenders. Yet, one third of persons with occupational licenses
had at least one prior license suspension, and many focus
group participants with occupational licenses indicated that
they sometimes drove illegally.

Future studies may wish to examine the role of economic
factors in accumulating poor driving histories and multiple
suspensions. Many Milwaukee subjects had multiple license
suspicions, usually based on unpaid pay fines/fees. The focus

Table 4 Method of travel for subjects observed traveling during license suspension period; Milwau-
kee and Bergen County; values are percent (number)

<table>
<thead>
<tr>
<th>Method of Travel</th>
<th>License Reinstated</th>
<th>Non-license Reinstated</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drove at least once</td>
<td>88.2 (30)</td>
<td>36.4 (8)</td>
</tr>
<tr>
<td>Did not drive and used alternative</td>
<td>11.8 (4)</td>
<td>63.6 (14)</td>
</tr>
</tbody>
</table>

χ² = 16.5, p < 0.001, df = 1.

Table 5 Observed travel during suspension and after reinstatement for Bergen County subjects whose license was reinstated; values are percent (number)

<table>
<thead>
<tr>
<th></th>
<th>During Suspension</th>
<th>After Reinstatement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drove at least once</td>
<td>25.0 (7)</td>
<td>53.6 (15)</td>
</tr>
<tr>
<td>Did not drive and used alternative travel</td>
<td>42.9 (12)</td>
<td>7.1 (2)</td>
</tr>
<tr>
<td>Travel not observed</td>
<td>32.1 (9)</td>
<td>39.3 (11)</td>
</tr>
</tbody>
</table>

χ² = 10.3, p < 0.001, df = 2.

DISCUSSION
To date, evidence that DWI offenders continue to drive after
license withdrawal has relied largely on drivers’ self report or
on rates of rearrest for DWI, traffic violations, or crash involve-
ment. This study reports the first objective, independent,
unobtrusive observational data on the extent of DWS by DWI
offenders. In all, 1000 hours of observational data were
collected.

Three key findings emerged. First, prevalence of DWS among first time offenders was high. As subjects were
observed only for two four hour periods during suspension,
the extent of driving throughout the entire suspension period
was likely much higher. Second, the prevalence of DWS differed between sites; compliance with the license suspen-
sion was dramatically higher in Bergen County. Assuming that
subjects were typical offenders, and that observations were
conducted on typical weekday mornings and Friday/Saturday
evenings, the study suggests that 28% of Milwaukee offenders
and 6% of Bergen County offenders drove while suspended on
a typical weekday morning and 32% of Milwaukee offenders
and 19% of Bergen County offenders drove while suspended
on a typical weekend evening.

Finally, among the 28% of Milwaukee offenders and 6% of Bergen County offenders who drove while suspended
on typical weekend evenings, the study suggests that 36% of
Milwaukee offenders and 19% of Bergen County offenders drove after suspension.

Potential factors in accumulating poor driving histories and multiple
suspensions. Many Milwaukee subjects had multiple license
suspications, usually based on unpaid pay fines/fees. The focus

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groups suggested that insurance costs were a consideration for some Milwaukee offenders in deciding whether to obtain an occupational license, and were a consideration in both sites regarding license reinstatement. Some participants expressed difficulty in affording the alcohol education/assessment classes.

The focus group discussions suggest another important factor in between-site differences in DWS: the relative severity of DWI laws and associated perceptions and behaviors. The lack of an occupational license in New Jersey meant that the license suspension had a greater impact on offenders’ work and personal lives, and, thus, was a stronger deterrent. Although Milwaukee participants with an occupational license acknowledged that they drove outside the license restrictions, they also indicated that most driving could be done within these restrictions. In New Jersey, where there were more severe penalties for DWS, there also was a markedly higher perceived risk of apprehension and punishment for DWS. Thus, although the study confirms that the prevalence of DWS is high, it also suggests that strong state laws, coupled with a high level of perceived enforcement, may increase compliance.

Acknowledgements

The US National Highway Traffic Safety Administration funded this study.

References


Key points

- Surveillance professionals gathered observational data on travel patterns of first time DWI offenders whose driver’s licenses were suspended.
- Travel patterns of offenders in two sites were observed during suspension and after license reinstatement.
- Prevalence of driving while suspended was high in both sites, but was substantially higher in one site.
- In the site where license reinstatement was common, driving was more likely after reinstatement than during suspension.
- Lower prevalence of driving while suspended may be due in part to tougher DWI laws and enforcement.