By: Senators Hamrick of the 30th and Kemp of the 3rd

AS PASSED

A BILL TO BE ENTITLED AN ACT

1 To amend Part 1 of Article 3 of Chapter 11 of Title 16 of the Official Code of Georgia 2 Annotated, relating to wiretapping, eavesdropping, surveillance, and related offenses, so as 3 to revise definitions; to provide for the procedure for an investigative warrant; to provide for 4 access to stored wire and electronic communications and transactional records; to provide 5 for a short title; to provide for related matters; to repeal conflicting laws; and for other 6 purposes.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

9 This Act shall be known and may be cited as "Georgia's Support of the War on Terrorism
10 Act of 2002."

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SECTION 2.

Part 1 of Article 3 of Chapter 11 of Title 16 of the Official Code of Georgia Annotated, relating to wiretapping, eavesdropping, surveillance, and related offenses is amended by striking Code Section 16-11-60, relating to definitions, and inserting in lieu thereof the following:

16 "16-11-60.

17 As used within this part, the term:

(1) 'Device' means an instrument or apparatus used for overhearing, recording, 18 19 intercepting, or transmitting sounds or for observing, photographing, videotaping, 20 recording, or transmitting visual images and which involves in its operation electricity, 21 electronics, or infrared, laser, or similar beams. Without limiting the generality of the 22 foregoing, the term 'device' shall specifically include any camera, photographic 23 equipment, video equipment, or other similar equipment or any electronic, mechanical, or other apparatus which can be used to intercept a wire, oral, or electronic 24 25 communication other than:

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SB459/AP

1	(A) Any telephone or telegraph instrument, equipment, or facility or any component
2	thereof:
3	(i) Furnished to the subscriber or user by a provider of wire or electronic
4	communication service in the ordinary course of its business and being used by the
5	subscriber or user in the ordinary course of its business or furnished by such
6	subscriber or user for connection to the facilities of such service and used in the
7	ordinary course of its business; or
8	(ii) Being used by a provider of wire or electronic communication service in the
9	ordinary course of its business or by an investigative or law enforcement officer in the
10	ordinary course of his or her duties; or
11	(B) A hearing aid or similar device being used to correct subnormal hearing to not
12	better than normal;
13	but shall not include merely
14	(C) Focusing, focusing, lighting, or illuminating equipment, optical magnifying
15	equipment, or a device commonly referred to as an 'individual hearing aid,': and
16	(D) A not including a 'pen register' or 'trap and trace device' as defined in this Code
17	section.
18	(2) 'Pen register' means an instrument or apparatus <u>a device or process</u> which records
19	or decodes electronic or other impulses dialing, routing, addressing, or signaling
20	information transmitted by an instrument or facility from which identify the numbers
21	dialed or otherwise transmitted on the telephone line to which such device is attached, \underline{a}
22	wire or electronic communication is transmitted; provided, however, that such
23	information shall not include the contents of any communication; but such term does not
24	include any instrument or apparatus device or process used by a provider or customer of
25	a wire or electronic communication service for billing, or recording as an incident to
26	billing, for communications services provided by such provider or any instrument or
27	apparatus device or process used by a provider or customer of a wire communication
28	service for cost accounting or other like purposes in the ordinary course its business.
29	(3) 'Private place' means a place where one is entitled reasonably to expect to be safe
30	from casual or hostile intrusion or surveillance.
31	(4) 'Trap and trace device' means an instrument or apparatus <u>a device or process</u> which
32	captures the incoming electronic or other impulses which identify the originating number
33	of an instrument or apparatus or other dialing, routing, addressing, and signaling
34	information reasonably likely to identify the source of from which a wire or electronic
35	communication was transmitted; provided, however, that such information shall not
36	include the contents of any communication."

1	SECTION 3.
2	Said part is further amended in Code Section 16-11-64, relating to interception of wire or oral
3	transmissions by law enforcement officers, striking in their entirety subsections (b), (c), and
4	(d) and inserting new subsections (b), (c), and (d) to read as follows:
5	"(b) When in the course of his or her official duties, a law enforcement officer desiring
6	to make use of any device, but only as such term is defined in Code Section 16-11-60, and
7	such use would otherwise constitute a violation of Code Section 16-11-62, the law
8	enforcement official shall act in compliance with the provisions provided for in this part.
9	(c) Upon written application, under oath, of the prosecuting attorney having jurisdiction
10	over prosecution of the crime under investigation, or the Attorney General, made before
11	a judge of superior court, said court may issue an investigation warrant permitting the use
12	of such device, as defined in Code Section 16-11-60, for the surveillance of such person
13	or place to the extent the same is consistent with and subject to the terms, conditions, and
14	procedures provided for by Chapter 119 of Title 18 of the United States Code Annotated,
15	as amended.
16	(d) Evidence obtained in conformity with this part shall be admissible only in the courts
17	of this state having felony and misdemeanor jurisdiction."

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SECTION 4.

19 Said part is further amended by striking Code Section 16-11-66.1, relating to interception of

20 cellular radio telephone communications, and inserting in lieu thereof a new Code section

21 to read as follows:

22 "16-11-66.1.

(a) A law enforcement officer, a prosecuting attorney, or the Attorney General may require
the disclosure of stored wire or electronic communications, as well as transactional records
pertaining thereto, to the extent and under the procedures and conditions provided for by
the laws of the United States.

(b) A provider of electronic communication service or remote computing service shall
provide the contents of, and transactional records pertaining to, wire and electronic
communications in its possession or reasonably accessible thereto when a requesting law
enforcement officer, a prosecuting attorney, or the Attorney General complies with the
provisions for access thereto set forth by the laws of the United States.

32 (c) Search warrants for production of stored wire or electronic communications and
 33 transactional records pertaining thereto shall have state-wide application or application as
 34 provided by the laws of the United States when issued by a judge with jurisdiction over the
 35 criminal offense under investigation and to which such records relate.

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- 1 (d) A subpoena for the production of stored wire or electronic communications and
- 2 transactional records pertaining thereto may be issued at any time upon a showing by a law
- 3 enforcement official, a prosecuting attorney, or the Attorney General that the subpoenaed
- 4 material relates to a pending criminal investigation.
- 5 (e) Violation of this Code section shall be punishable by contempt."

SECTION 5.

7 All laws and parts of laws in conflict with this Act are repealed.