

The House Committee on Motor Vehicles offers the following substitute to HB 501:

A BILL TO BE ENTITLED

AN ACT

1 To amend Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and
 2 traffic, and numerous other provisions of the Official Code of Georgia Annotated, so as to
 3 substantially amend laws relating to operation and regulation of motor vehicles and
 4 substantially revise the state administration of such laws; to create the Department of Driver
 5 Services as a successor agency to the Department of Motor Vehicle Safety; to provide for the
 6 Department of Driver Services to assume certain responsibilities of the Department of Motor
 7 Vehicle Safety and in particular responsibility for driver's licensing services and driver
 8 education programs; to substantially amend provisions relative to the issuance of driver's
 9 licenses, change fees therefor, change the duration thereof, change the requirements and
 10 procedure for issuance thereof, change provisions relating to suspension and renewal thereof,
 11 and make other related changes; to amend the Official Code of Georgia Annotated so as to
 12 transfer into other departments and agencies responsibility for administration of certain other
 13 laws relating to motor vehicles; to provide for retention and transfer of certain other functions
 14 relating to motor vehicles and related administrative and substantive changes, including but
 15 not limited to functions involving titling, registration, and licensing of motor vehicles,
 16 insuring of motor vehicles and responsibility for accidents, regulation of vehicle sizes and
 17 weights, fuel tax enforcement, certification and permitting of carriers, handicapped parking
 18 permits, establishment of vehicle and vehicle component safety standards, and transportation
 19 of hazardous materials; to provide for the revision and amendment of certain laws relating
 20 to retained and transferred functions, both in connection with and in addition to the retention
 21 and transfer of functions; to provide for other matters related to the foregoing; to provide for
 22 effective dates; to repeal conflicting laws; and for other purposes.

23 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

24

PART I

25

Amendments to Chapter 40-16.

H. B. 501 (SUB)

1 **Department of Motor Vehicle Safety.**

2 **SECTION 1-1.**

3 Chapter 16 of Title 40 of the Official Code of Georgia Annotated, relating to the Department
4 of Motor Vehicle Safety, is amended by striking said chapter in its entirety and inserting in
5 its place a new chapter to read as follows:

6 "CHAPTER 16

7 40-16-1.

8 As used in this chapter, the term:

9 (1) 'Board' means the Board of ~~Motor Vehicle Safety~~ Driver Services.

10 (2) 'Commissioner' means the commissioner of ~~motor vehicle safety~~ driver services.

11 (3) 'Department' means the Department of ~~Motor Vehicle Safety~~ Driver Services.

12 40-16-2.

13 (a) There is created the Department of ~~Motor Vehicle Safety~~ Driver Services. The
14 Department of Driver Services shall be a successor agency to and continuation of the
15 former Department of Motor Vehicle Safety. The department shall be the agency primarily
16 responsible for:

17 (1) Administration of the laws and regulations relating to registration and titling of motor
18 vehicles, as provided for in Chapters 2 and 3 of ~~Title 40~~ this title;

19 (2) Administration of the laws and regulations relating to drivers' licenses, as provided
20 for in Chapter 5 of ~~Title 40~~ this title;

21 (3) Administration of the laws and regulations relating to proof of financial
22 responsibility, as provided for in Chapter 9 of ~~Title 40~~ this title;

23 (4) Administration of laws relating to ignition interlock devices for use by driving under
24 the influence offenders;

25 (5) Administration of laws relating to driver training schools, driver improvement clinics,
26 DUI Alcohol or Drug Use Risk Reduction Programs, and commercial driving schools;

27 (6) Administration of laws relating to motorcycle safety programs;

28 (7) Administration of laws and regulations relating to issuance of limousine chauffeur
29 permits;

30 (8) Administration of laws and regulations relating to parking permits for persons with
31 disabilities;

32 (9) Administration of laws and regulations relating to registration of certain motor
33 carriers;

1 (10) Administration of laws relating to motor vehicle franchise practices; and

2 (11) Administration of any other laws specifically providing for their administration by
3 the department.

4 (b) Responsibility for the following functions formerly exercised by the Department of
5 Motor Vehicle Safety is transferred as follows:

6 ~~(4)~~(1) Enforcement Promulgation of laws and regulations relating to the size and the
7 weights of motor vehicles, trailers, and loads as provided for in Article 2 of Chapter 6 of
8 Title 32 shall be vested in the Department of Transportation; and administrative
9 enforcement of such regulations and the law enforcement function of apprehending and
10 citing violators of such laws and regulations are transferred to the Department of Public
11 Safety, as well as the function of promulgating regulations relative to its enforcement
12 function;

13 ~~(5)~~(2) Enforcement of laws and regulations relating to licensing and fuel tax registration
14 requirements and the reporting of violations of said requirements to the state revenue
15 commissioner is transferred to the Department of Public Safety;

16 ~~(6)~~(3) Administration and enforcement anywhere in the state of laws and regulations
17 relating to certification of certain motor carriers, limousine carriers, and hazardous
18 material carriers as provided for in Chapters 7 and 11 of Title 46 and limousine carriers
19 is transferred to the Public Service Commission;

20 (4) Responsibility for establishment of safety standards for motor vehicles and motor
21 vehicle components is generally transferred to the Department of Public Safety except as
22 may be specifically otherwise provided by law;

23 (5) Administration of laws relating to hazardous materials carriers is transferred to the
24 Department of Public Safety;

25 ~~(7)~~(6) Enforcement of all state laws but only on the following properties owned or
26 controlled by the Department of Transportation or the State Road and Tollway Authority
27 is transferred to the Department of Public Safety: rest areas, truck-weighing stations or
28 checkpoints, wayside parks, parking facilities, toll facilities, and any buildings and
29 grounds for public equipment and personnel used for or engaged in administration,
30 construction, or maintenance of the public roads or research pertaining thereto;

31 ~~(8)~~(7) Enforcement of Code Section 16-10-24, relating to obstructing or hindering law
32 enforcement officers, but only in those situations involving the obstruction or hindrance
33 of enforcement officers designated by the department in their official duties is transferred
34 to the Department of Public Safety;

35 (9) Directing and controlling traffic on any public road which is part of the state highway
36 system but only in areas where maintenance and construction activities are being

~~performed and at scenes of accidents and emergencies until local police officers or Georgia State Patrol officers arrive and have the situation under control;~~

~~(10)(8) Enforcement of Code Sections 32-9-4 and 40-6-54, relating to designation of restricted travel lanes is transferred to the Department of Public Safety;~~

~~(11)(9) Enforcement of Code Section 16-11-43, relating to obstructing highways, streets, sidewalks, or other public passages, on any public road which is part of the state highway system is transferred to the Department of Public Safety;~~

~~(12)(10) Enforcement of Code Section 16-7-43, relating to littering public or private property or waters, on any public road which is part of the state highway system is transferred to the Department of Public Safety; and~~

~~(13)(11) Enforcement of Code Section 16-7-24, relating to interference with government property, on any public road which is part of the state highway system is transferred to the Department of Public Safety; and.~~

~~(14) Enforcement of any state law when ordered to do so by the Governor.~~

~~(b) In performance of the duties specified in subsection (a) of this Code section, certified law enforcement officers employed by the department or designated by the commissioner shall:~~

~~(1) Be authorized to carry firearms;~~

~~(2) Exercise arrest powers;~~

~~(3) Have the power to stop, enter upon, and inspect all motor vehicles using the public highways for purposes of determining whether such vehicles have complied with and are complying with this chapter and other laws the administration or enforcement of which is the responsibility of the department;~~

~~(4) Have the power to examine the facilities where motor vehicles are housed or maintained and the books and records of motor carriers for purposes of determining compliance with this chapter and other laws the administration or enforcement of which is the responsibility of the department; and~~

~~(5) Exercise the powers generally authorized for law enforcement officers in the performance of the duties specified by this chapter or otherwise to the extent needed to protect any life or property when the circumstances demand action.~~

~~(c)(b) In the performance of its duties, the department shall be required to comply with all applicable federal laws and rules and regulations and shall certify that the state is in compliance with all provisions and requirements of all applicable federal-aid acts and programs.~~

~~(d) The commissioner shall authorize enforcement officers of the department to make use of dogs trained for the purpose of detection of drugs and controlled substances while such officers are engaged in the performance of their authorized duties. If such authorized use~~

1 ~~of such a dog indicates probable cause to indicate the presence of contraband, the officer~~
 2 ~~or officers shall in those circumstances have the full authority of peace officers to enforce~~
 3 ~~the provisions of Article 2 of Chapter 13 of Title 16, the 'Georgia Controlled Substances~~
 4 ~~Act,' and Article 3 of Chapter 13 of Title 16, the 'Dangerous Drug Act'; provided, however,~~
 5 ~~that the department must immediately notify the local law enforcement agency and district~~
 6 ~~attorney of the jurisdiction where a seizure is made.~~

7 40-16-2.1.

8 Annual reports shall be provided to the General Assembly by the affected departments with
 9 respect to the reorganization provided for in Code Section 40-16-2 and with respect to
 10 other activities of the departments as follows:

11 (1) The Department of Driver Services shall provide an annual report which shall
 12 include, together with other information deemed pertinent by the department, service
 13 metrics clearly indicating the department's ability to meet public demand for its services;
 14 and

15 (2) The Department of Public Safety shall provide an annual report which shall include,
 16 together with other information deemed pertinent by the department, the records of the
 17 department with respect to safety inspections and citations issued.

18 40-16-3.

19 (a) The department shall be under the direction, control, and management of the Board of
 20 ~~Motor Vehicle Safety~~ Driver Services and the commissioner of ~~motor vehicle safety driver~~
 21 services. The commissioner shall be appointed by and serve at the pleasure of the board.

22 (b)(1) The Board of Driver Services shall be a successor to and continuation of the Board
 23 of Motor Vehicle Safety and shall consist of nine members. Five members shall be
 24 appointed by the Governor and their terms shall expire as follows: two members on June
 25 30, 2003, and June 30 of each sixth year thereafter; two members on June 30, 2005, and
 26 June 30 of each sixth year thereafter; and one member on June 30, 2007, and June 30 of
 27 each sixth year thereafter. Two members shall be appointed by the Lieutenant Governor
 28 and their terms shall expire as follows: one member on June 30, 2003, and June 30 of
 29 each sixth year thereafter and one member on June 30, 2006, and June 30 of each sixth
 30 year thereafter. Two members shall be appointed by the Speaker of the House and their
 31 terms shall expire as follows: one member on June 30, 2003, and June 30 of each sixth
 32 year thereafter and one member on June 30, 2006, and June 30 of each sixth year
 33 thereafter. All members except for the initial appointees shall serve for terms of six years
 34 and until their successors are appointed and qualified.

1 (2) All members serving on the Board of Motor Vehicle Safety as of the time the 2005
2 amendment of this Code section becomes law shall continue to serve as members of the
3 Board of Driver Services for the remainder of their original terms of office and shall if
4 necessary hold over beyond the end of those terms until successors are appointed and
5 qualified.

6 (c) The Governor shall designate a member to serve as chairperson of the board. The
7 chairperson's term as chairperson shall expire on June 30, 2003, and June 30 of each
8 second year thereafter. The board may elect other officers from among its membership and
9 may establish bylaws for the conduct of its business.

10 (d) The members of the board shall receive no salary for their service on the board but any
11 member who is not otherwise a state officer or employee shall receive a per diem expense
12 allowance as provided in subsection (b) of Code Section 45-7-21.

13 (e) The board shall be the general policy-making body for the Department of ~~Motor~~
14 ~~Vehicle Safety~~ Driver Services; and the commissioner shall be the chief executive officer
15 of the department, subject to the policies established by the board. All rules and regulations
16 promulgated by the commissioner must be approved by the board before they take effect.

17 (f) The commissioner shall receive an annual salary to be set by the board which shall be
18 his or her total compensation for services as commissioner. The commissioner shall be
19 reimbursed for all actual and necessary expenses incurred by him or her in carrying out his
20 or her official duties.

21 (g) The commissioner shall take and subscribe before the board an oath to discharge
22 faithfully and impartially the duties of such office, which oath shall be in addition to the
23 oath required of all civil officers.

24 40-16-4.

25 (a) The commissioner shall establish such units within the department as he or she deems
26 proper for its administration and shall designate persons to be directors and assistant
27 directors of such units to exercise such authority as he or she may delegate to them in
28 writing.

29 (b) The commissioner shall have the authority to employ as many persons as he or she
30 deems necessary for the administration of the department and for the discharge of the
31 duties of his or her office. He or she shall issue all necessary directions, instructions,
32 orders, and rules applicable to such persons. He or she shall have authority, as he or she
33 deems proper, to employ, assign, compensate, and discharge employees of the department
34 within the limitations of the department's appropriation and the restrictions set forth by
35 law.

1 (c) All employees of the department shall be compensated upon a fixed salary basis and
 2 no person shall be compensated for services to the department on a commission or
 3 contingent fee basis.

4 (d) Neither the commissioner nor any officer or employee of the department shall be given
 5 or receive any fee, compensation, loan, gift, or other thing of value in addition to the
 6 compensation and expense allowance provided by law for any service or pretended service
 7 either rendered or to be rendered as commissioner or as an officer or employee of the
 8 department.

9 (e) ~~The commissioner shall delegate to such officers and employees of the department as~~
 10 ~~he or she may designate the law enforcement powers and duties of the department as set~~
 11 ~~out in Code Section 40-16-2. All officers and employees to whom such law enforcement~~
 12 ~~powers and duties are delegated must be certified by the Georgia Peace Officer Standards~~
 13 ~~and Training Council as having successfully completed the course of training required by~~
 14 ~~Chapter 8 of Title 35, the 'Georgia Peace Officer Standards and Training Act.'~~ have the
 15 authority to appoint and employ 15 nonuniformed investigators who shall be certified
 16 peace officers pursuant to the provisions of Chapter 8 of Title 35, the 'Georgia Peace
 17 Officer Standards and Training Act.' The investigators shall have full arrest powers in cases
 18 involving internal affairs of the department and in cases involving fraud in applications for
 19 or the issuance of any license, permit, certificate, registration, title, or other credential
 20 within the jurisdiction of the department. In such cases, the investigators shall be
 21 authorized:

22 (1) To investigate Department of Driver Services related crimes committed anywhere in
 23 the state;

24 (2) To arrest any person violating the criminal laws of this state;

25 (3) To serve and execute warrants after notifying the law enforcement agency of the
 26 local jurisdiction of the intent to serve such warrant or warrants;

27 (4) To enforce in general the criminal laws of this state; and

28 (5) To carry firearms while performing their duties.

29 40-16-5.

30 (a) Subject to approval by the board, the commissioner shall have the power to make and
 31 publish reasonable rules and regulations not inconsistent with this title or other laws or with
 32 the Constitution of this state or of the United States for the administration of this chapter
 33 or any law which it is his or her duty to administer.

34 (b) The commissioner may prescribe forms as he or she deems necessary for the
 35 administration and enforcement of this chapter or any law which it is his or her duty to
 36 administer.

1 (c) The authority granted to the commissioner pursuant to this Code section shall be
 2 exercised at all times in conformity with Chapter 13 of Title 50, the 'Georgia
 3 Administrative Procedure Act'; provided, however, that regulations governing ~~motor~~
 4 ~~common carrier and motor contract carrier safety~~, commercial driver licensing, and
 5 ~~hazardous materials~~ may be adopted by administrative order referencing compatible federal
 6 regulations or standards without compliance with the procedural requirements of Chapter
 7 13 of Title 50; provided, further, that such compatible federal regulations or standards shall
 8 be maintained on file by the department and made available for inspection and copying by
 9 the public, by means including but limited to posting on the department's computer Internet
 10 site.

11 (d) Rules and regulations previously adopted which relate to functions performed by the
 12 Department of Driver Services shall remain of full force and effect as rules and regulations
 13 of the Department of Driver Services until amended, repealed, or superseded by rules or
 14 regulations adopted by the commissioner of driver services. The following rules and
 15 regulations shall remain of full force and effect as rules and regulations of the Department
 16 of Motor Vehicle Safety referenced department until amended, repealed, or superseded by
 17 rules or regulations adopted by the ~~commissioner of motor vehicle safety~~ referenced
 18 department:

19 (1) All rules and regulations previously adopted ~~by the Department of Transportation or~~
 20 ~~the State Transportation Board or the commissioner of transportation~~ which relate to
 21 functions transferred under this chapter ~~from~~ to the Department of Transportation ~~to~~ from
 22 the Department of Motor Vehicle Safety;

23 (2) All rules and regulations previously adopted ~~by the Public Service Commission~~
 24 which relate to functions transferred under this chapter ~~from~~ to the Public Service
 25 Commission ~~to~~ from the Department of Motor Vehicle Safety;

26 (3) All rules and regulations previously adopted ~~by the Department of Public Safety or~~
 27 ~~the commissioner of public safety~~ which relate to functions transferred under this chapter
 28 ~~from~~ to the Department of Public Safety ~~to~~ from the Department of Motor Vehicle Safety;
 29 and

30 (4) All rules and regulations previously adopted ~~by the Department of Revenue or the~~
 31 ~~state revenue commissioner~~ which relate to functions transferred under this chapter ~~from~~
 32 to the Department of Revenue ~~to~~ from the Department of Motor Vehicle Safety; and

33 (5) All rules and regulations previously adopted which relate to functions transferred
 34 under this chapter from the Department of Human Resources to the Department of Driver
 35 Services.

36 (e) All valid licenses, permits, certificates, and similar authorizations previously issued by
 37 the ~~Department of Transportation, the Public Service Commission, the Department of~~

1 ~~Public Safety, and the Department of Revenue under laws to be administered by the~~
 2 ~~Department of Motor Vehicle Safety~~ any department or agency with respect to any function
 3 transferred as provided in this chapter shall continue in effect until the same expire by their
 4 terms unless they are suspended, revoked, or otherwise made ineffective as provided by
 5 law.

6 40-16-5.1.

7 (a) Except as otherwise provided in ~~subsection (b)~~ of this Code section, no department
 8 motor vehicles shall be used by any ~~certified law enforcement officers~~ investigators
 9 employed by the department except in the discharge of official duties. Any other equipment
 10 shall be used only with the express written approval of the commissioner.

11 (b) The commissioner ~~shall~~ may adopt rules and regulations governing the use of
 12 equipment. The commissioner may adopt rules and regulations pursuant to which
 13 investigators ~~(b)(1) Certified law enforcement officers~~ employed by the department may
 14 use a department motor vehicle while working an approved off-duty job, provided that: any
 15 such use shall comply with such conditions as may be imposed by the commissioner, which
 16 conditions shall include but shall not be limited to a finding of public benefit and
 17 reimbursement to the department by the employer or employee for use of the vehicle.

18 ~~(A) The off-duty employment is of a general nature that is the subject of a contract~~
 19 ~~between the off-duty employer and the department and is service in which the use of~~
 20 ~~the department motor vehicle is a benefit to the department or is in furtherance of the~~
 21 ~~department's mission;~~

22 ~~(B) The off-duty employer agrees to pay and does pay to the department an amount~~
 23 ~~determined by the commissioner to be sufficient to reimburse the department for the use~~
 24 ~~of the vehicle and to pay the off-duty employee sufficient compensation. Pursuant to~~
 25 ~~such contract, the department shall pay the employee of the department the~~
 26 ~~compensation earned on off-duty employment whenever such employee performs such~~
 27 ~~service in a department motor vehicle; and~~

28 ~~(C) The commissioner has specifically approved, in writing, the individual use of the~~
 29 ~~vehicle by the employee.~~

30 ~~(2)~~(c) At no time will an off-duty employee be allowed use of a department motor vehicle
 31 at any political function of any kind.

32 40-16-6.

33 (a) ~~The~~ To the extent specifically authorized by law, the commissioner may pursuant to
 34 rule or regulation specify and impose civil monetary penalties for violations of laws, rules,
 35 and regulations administered by the commissioner. Except as may be hereafter authorized

1 by law, the maximum amount of any such monetary penalty shall not exceed the maximum
 2 penalty authorized by law or rule or regulation for the same violation immediately prior to
 3 July 1, ~~2001~~ 2005.

4 (b) All proceedings for the imposition of civil monetary penalties by the commissioner and
 5 other contested cases to be decided by or under authority of the commissioner shall be
 6 subject to Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' All such
 7 administrative proceedings which are pending on July 1, ~~2001~~ 2005, under laws the
 8 administration of which is transferred to ~~from~~ the commissioner of motor vehicle safety to
 9 another enforcement agency shall be transferred to the jurisdiction of ~~the commissioner~~
 10 such other enforcement agency as of July 1, ~~2001~~ 2005.

11 (c) The ~~enactment~~ amendment of this chapter and the Act by which it is ~~enacted~~ amended
 12 shall not affect or abate the status as a crime of any act or omission which occurred prior
 13 to July 1, ~~2001~~ 2005, nor shall the prosecution of such crime be abated as a result of such
 14 ~~enactment~~ amendment.

15 ~~(d)(1) As used in this subsection, the term 'anhydrous ammonia' means any substance~~
 16 ~~identified to contain the compound ammonia which is capable of being utilized in the~~
 17 ~~production of methamphetamine or any other controlled substance.~~

18 ~~(2) Any person, firm, or corporation transporting methamphetamine, amphetamine, any~~
 19 ~~mixture containing either methamphetamine or amphetamine, anhydrous ammonia, or~~
 20 ~~any mixture containing anhydrous ammonia shall be subject to all rules and regulations~~
 21 ~~promulgated by the commissioner pursuant to Code Section 46-7-26 governing the safe~~
 22 ~~operation of motor vehicles and drivers and the safe transportation of hazardous~~
 23 ~~materials.~~

24 ~~(3) Notwithstanding the provisions of subsection (a) of this Code section, the~~
 25 ~~commissioner may impose civil monetary penalties in an amount not to exceed~~
 26 ~~\$25,000.00 for each violation of any rules and regulations promulgated pursuant to Code~~
 27 ~~Section 46-7-26 with respect to persons transporting methamphetamine, amphetamine,~~
 28 ~~any mixture containing either methamphetamine or amphetamine, anhydrous ammonia,~~
 29 ~~or any mixture containing anhydrous ammonia.~~

30 40-16-7.

31 (a) The department shall be a budget unit to which funds may be appropriated as provided
 32 in the 'Budget Act,' Part 1 of Article 4 of Chapter 12 of Title 45. The department shall be
 33 an independent and distinct department of state government. The duties of the department
 34 shall be performed by that department and not by any other agency of state government,
 35 and the department shall not perform the duties of any other agency of state government.
 36 The position of commissioner of ~~motor vehicle safety~~ driver services shall be a separate

1 and distinct position from any other position in state government. The duties of the
 2 commissioner shall be performed by the commissioner and not by any other officer of state
 3 government, and the commissioner shall not perform the duties of any other officer of state
 4 government.

5 (b) Appropriations to the ~~Department of Revenue, the Department of Public Safety, the~~
 6 ~~Department of Transportation, and the Public Service Commission~~ for functions transferred
 7 to and from the Department of Motor Vehicle Safety ~~pursuant to this chapter and other~~
 8 departments may be transferred to ~~the Department of Motor Vehicle Safety and from such~~
 9 departments as provided for in Code Section 45-12-90, relating to disposition of
 10 appropriations for duties, purposes, and objects which have been transferred. Personnel,
 11 equipment, and facilities previously employed ~~by the Department of Revenue, the~~
 12 ~~Department of Public Safety, the Department of Transportation, and the Public Service~~
 13 ~~Commission~~ for such transferred functions shall likewise be transferred to the ~~Department~~
 14 ~~of Motor Vehicle Safety~~ appropriate departments. Contracts relating to functions
 15 transferred to and from the Department of Motor Vehicle Safety and other departments,
 16 and any rights of renewal under such contracts, shall also be transferred to the appropriate
 17 departments. Any disagreement between such departments as to any such transfers shall
 18 be determined by the Governor.

19 (c) Except as specifically provided otherwise by law, all fines and forfeitures collected for
 20 criminal violations cited by the department's ~~enforcement officers~~ investigators shall, after
 21 deduction from the total fine or forfeiture of the amounts due the Peace Officers' Annuity
 22 and Benefit Fund and the Sheriffs' Retirement Fund of Georgia and any other deductions
 23 specified by law, be paid by the clerk of the court into the fine and forfeiture fund of the
 24 county treasurer in the same manner and subject to the same rules of distribution as other
 25 fines and forfeitures."

26 PART II

27 Amendments to Code Section 3-3-23.1.

28 Alcoholic beverage offenses.

29 SECTION 2-1.

30 Code Section 3-3-23.1, relating to punishment for offenses involving furnishing alcoholic
 31 beverages to, and purchasing, attempting to purchase, and possession of alcoholic beverages
 32 by, a person under 21 years of age, is amended by striking subsection (f) and inserting in its
 33 place a new subsection to read as follows:

34 "(f) In addition to any other punishment or sentence, the court may order all persons
 35 convicted under subsection (b) of this Code section or sentenced under subsection (c) of

1 this Code section to complete a DUI Alcohol or Drug Use Risk Reduction Program
 2 prescribed by the Department of ~~Human Resources~~ Driver Services within 120 days of
 3 such conviction or sentence. Failure to complete such program within 120 days shall be
 4 contempt of court and shall be punished by a fine of not more than \$300.00 or 20 days
 5 imprisonment, or both. If the conviction or sentence results from a charge of unlawful
 6 possession of alcoholic beverages while operating a motor vehicle, the court shall report
 7 such conviction or sentence to the Department of ~~Motor Vehicle Safety~~ Driver Services
 8 within ten days after conviction or sentencing."

9 **PART III**

10 **Amendments to Article 2 of Chapter 8-2.**
 11 **Factory built buildings and dwelling units.**

12 **SECTION 3-1.**

13 Article 2 of Chapter 2 of Title 8 of the Official Code of Georgia Annotated, relating to
 14 factory built buildings and dwelling units, is amended by striking Part 4, relating to
 15 manufactured or mobile homes, and inserting in its place a new part to read as follows:

16 "Part 4

17 Subpart 1

18 8-2-180.

19 As used in this part, the term:

20 (1) 'Clerk of superior court' means the clerk of the superior court of the county in which
 21 the property to which the home is or is to be affixed is located.

22 (2) 'Commissioner of ~~motor vehicle safety~~' means the commissioner of driver services
 23 and includes any county tax commissioner when so authorized by the commissioner of
 24 ~~motor vehicle safety~~ to act on his or her behalf in carrying out the responsibilities of this
 25 part.

26 (3) 'Home' means a manufactured home or mobile home.

27 (4) 'Manufactured home' has the meaning specified in paragraph (4) of Code Section
 28 8-2-160.

29 (5) 'Mobile home' has the meaning specified in paragraph (6) of Code Section 8-2-160.

1 8-2-181.

2 (a) A manufactured home or mobile home shall constitute personal property and shall be
3 subject to the 'Motor Vehicle Certificate of Title Act,' Chapter 3 of Title 40, until such time
4 as the home is converted to real property as provided for in this part.

5 (b) A manufactured home or mobile home shall become real property if:

6 (1) The home is or is to be permanently affixed on real property and one or more persons
7 with an ownership interest in the home also has an ownership interest in such real
8 property; and

9 (2) The owner of the home and the holders of all security interests therein execute and
10 file a Certificate of Permanent Location:

11 (A) In the real estate records of the county where the real property is located; and

12 (B) With the commissioner ~~of motor vehicle safety~~.

13 (c) The Certificate of Permanent Location shall be in a form prescribed by the
14 commissioner ~~of motor vehicle safety~~ and shall include:

15 (1) The name and address of the owner of the home;

16 (2) The names and addresses of the holders of any security interest in and of any lien
17 upon the home;

18 (3) The title number assigned to the home;

19 (4) A description of the real estate on which the home is or is to be located, including the
20 name of the owner and a reference by deed book and page number to the chain of title of
21 such real property; and

22 (5) Any other data the commissioner ~~of motor vehicle safety~~ prescribes.

23 8-2-182.

24 (a) When a Certificate of Permanent Location is properly filed with the clerk of superior
25 court, the clerk shall record such certificate in the same manner as other instruments
26 affecting the real property described in the certificate and shall charge and collect the fees
27 usually charged for recording deeds and other instruments relating to real estate. Such
28 certificate shall be indexed under the name of the current owner of the real property in both
29 the grantor and grantee indexes. The clerk shall provide the owner with a certified copy of
30 the certificate, reflecting its filing, and shall charge and collect the fees usually charged for
31 the provision of certified copies of documents relating to real estate.

32 (b) Upon receipt of a certified copy of a properly executed Certificate of Permanent
33 Location, along with the certificate of title, the commissioner ~~of motor vehicle safety~~ shall
34 file and retain a copy of such certificate together with all other prior title records related to
35 the home. When a properly executed certificate has once been filed, the commissioner ~~of~~
36 ~~motor vehicle safety~~ shall accept no further title filings with respect to that home, except

1 as may be necessary to correct any errors in the department's records and except as
2 provided in Subparts 2 and 3 of this part.

3 (c) When a Certificate of Permanent Location is so filed, the commissioner ~~of motor~~
4 ~~vehicle safety~~ shall issue to the clerk of the superior court with whom the original
5 Certificate of Permanent Location was filed confirmation by the commissioner ~~of motor~~
6 ~~vehicle safety~~ that the certificate has been so filed and the certificate of title has been
7 surrendered.

8 (d) Upon receipt of confirmation of the filing of the Certificate of Permanent Location
9 from the commissioner ~~of motor vehicle safety~~, the clerk of superior court shall provide a
10 copy of the Certificate of Permanent Location to the appropriate board of tax assessors or
11 such other local official as is responsible for the valuation of real property.

12 8-2-183.

13 (a) When a Certificate of Permanent Location has been properly filed with the clerk of
14 superior court, a certified copy thereof properly filed with the commissioner ~~of motor~~
15 ~~vehicle safety~~, and the certificate of title is surrendered, the home shall become for all legal
16 purposes a part of the real property on which it is located. Without limiting the generality
17 of the foregoing, the home shall be subject to transfer by the owner of the real property,
18 subject to any security interest in the real property and subject to foreclosure of any such
19 interest, in the same manner as and together with the underlying real property.

20 (b) When a home has become a part of the real property as provided in this part, it shall
21 be unlawful for any person to remove such home from the real property except with the
22 written consent of the owner of the real property and the holders of all security interests in
23 the real property and in strict compliance with the requirements of Subpart 2 of this part.
24 Any person who violates this subsection shall be guilty of a misdemeanor of a high and
25 aggravated nature.

26 Subpart 2

27 8-2-184.

28 (a) A home which has previously become real property shall become personal property if:

29 (1) The manufactured home or mobile home is or is to be removed from the real property
30 with the written consent of the owner of the real property and the holders of all security
31 interests therein; and

32 (2) The owner of the real property and the holders of all security interests therein execute
33 and file a Certificate of Removal from Permanent Location:

34 (A) With the commissioner ~~of motor vehicle safety~~; and

- 1 (B) In the real estate records of the county where the real property is located.
- 2 (b) The Certificate of Removal from Permanent Location shall be in a form prescribed by
- 3 the commissioner of ~~motor vehicle safety~~ and shall include:
- 4 (1) The name and address of the owner;
- 5 (2) The names and addresses of the holders of any security interest and of any lien;
- 6 (3) The title number formerly assigned to the home;
- 7 (4) A description of the real estate on which the home was previously located, including
- 8 the name of the owner and a reference by deed book and page number to the recording
- 9 of the former certificate of permanent location; and
- 10 (5) Any other data the commissioner of ~~motor vehicle safety~~ prescribes.

11 8-2-185.

- 12 (a) Upon receipt of a properly executed Certificate of Removal from Permanent Location,
- 13 the commissioner of ~~motor vehicle safety~~ shall file and retain a copy of such certificate
- 14 together with all other prior title records related to the home and may thereafter issue a new
- 15 certificate of title for the home. The commissioner of ~~motor vehicle safety~~ shall charge and
- 16 collect the fee otherwise prescribed by law for the issuance of a certificate of title.
- 17 (b) When a Certificate of Removal from Permanent Location is so filed, the commissioner
- 18 of ~~motor vehicle safety~~ shall return to the filing party the original of the certificate
- 19 containing thereon confirmation by the commissioner of ~~motor vehicle safety~~ that the
- 20 certificate has been so filed.

21 8-2-186.

- 22 (a) The clerk of superior court shall not accept a Certificate of Removal from Permanent
- 23 Location for filing unless the certificate contains thereon the confirmation by the
- 24 commissioner of ~~motor vehicle safety~~ that the certificate has been filed with the
- 25 commissioner of ~~motor vehicle safety~~.
- 26 (b) When a Certificate of Removal from Permanent Location is properly filed with the
- 27 clerk of superior court, the clerk shall record such certificate in the same manner as other
- 28 instruments affecting the real property described in the certificate and shall charge and
- 29 collect the fees usually charged for recording deeds and other instruments relating to real
- 30 estate. Such certificate shall be indexed under the name of the current owner of the real
- 31 property in both the grantor and grantee indexes.

Subpart 3

1
2 8-2-187.

3 (a) When a home which has previously become real property has been or is to be
4 destroyed, the owner of the real property and the holders of all security interests therein
5 shall execute and file a Certificate of Destruction:

6 (1) With the commissioner of ~~motor vehicle safety~~; and

7 (2) In the real estate records of the county where the real property is located.

8 (b) The Certificate of Destruction shall be in a form prescribed by the commissioner of
9 ~~motor vehicle safety~~ and shall include:

10 (1) The name and address of the owner;

11 (2) The names and addresses of the holders of any security interest and of any lien;

12 (3) The title number formerly assigned to the home;

13 (4) A description of the real estate on which the home was previously located, including
14 the name of the owner and a reference by deed book and page number to the recording
15 of the former certificate of permanent location;

16 (5) Verification of the destruction by a law enforcement officer; and

17 (6) Any other data the commissioner of ~~motor vehicle safety~~ prescribes.

18 8-2-188.

19 (a) Upon receipt of a properly executed Certificate of Destruction, the commissioner of
20 ~~motor vehicle safety~~ shall file and retain a copy of such certificate together with all other
21 prior title records related to the home.

22 (b) When a Certificate of Destruction is so filed, the commissioner of ~~motor vehicle safety~~
23 shall issue to the filing party the original of the certificate containing thereon confirmation
24 by the commissioner of ~~motor vehicle safety~~ that the certificate has been so filed.

25 8-2-189.

26 (a) The clerk of superior court shall not accept a Certificate of Destruction for filing unless
27 the certificate contains thereon the confirmation by the commissioner of ~~motor vehicle~~
28 ~~safety~~ that the certificate has been filed with the commissioner of ~~motor vehicle safety~~.

29 (b) When a Certificate of Destruction is properly filed with the clerk of superior court, the
30 clerk shall record such certificate in the same manner as other instruments affecting the real
31 property described in the certificate and shall charge and collect the fees usually charged
32 for recording deeds and other instruments relating to real estate. Such certificate shall be
33 indexed under the name of the current owner of the real property in both the grantor and
34 grantee indexes.

Subpart 4

8-2-190.

A manufactured or mobile home which constitutes real property shall not be subject to Article 10 of Chapter 5 of Title 48 but shall instead be taxed as real property and a part of the underlying real estate.

8-2-191.

The commissioner of ~~motor vehicle safety~~ shall charge a fee of \$18.00 for any filing under this part."

PART IV

Amendments to Title 10.

Commerce and trade.

SECTION 4-1.

Title 10 of the Official Code of Georgia Annotated, relating to commerce and trade, is amended in Code Section 10-1-350, relating to definitions applicable to secondary metals recyclers, by striking paragraph (5) and inserting in its place a new paragraph to read as follows:

"(5) 'Personal identification card' means a driver's license or identification card issued by the Department of ~~Motor Vehicle Safety~~ Driver Services or a similar card issued by another state, a military identification card, a passport, or an appropriate work authorization issued by the ~~United States Immigration and Naturalization Service~~ U.S. Citizenship and Immigration Services of the Department of Homeland Security."

SECTION 4-2.

Said Title 10 is further amended in Code Section 10-1-393, relating to prohibited unfair or deceptive practices in consumer transactions, by striking paragraph (28) of subsection (b) and inserting in its place a new paragraph to read as follows:

"(28) Any violation of the rules and regulations promulgated by the Department of ~~Human Resources~~ Driver Services pursuant to subsection (e) of Code Section 40-5-83 which relates to the consumer transactions and business practices of DUI Alcohol or Drug Use Risk Reduction Programs, except that the Department of ~~Human Resources~~ Driver Services shall retain primary jurisdiction over such complaints;"

1 under Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' Any party who
 2 has exhausted all administrative remedies available and who is aggrieved or adversely
 3 affected by a final order or action of the commissioner shall have the right of judicial
 4 review thereof in accordance with Chapter 13 of Title 50, the 'Georgia Administrative
 5 Procedure Act.' The commissioner or the prevailing party may file, in the superior court
 6 in the county wherein the party under order resides or, if such party is a corporation, in the
 7 county wherein the corporation maintains its established place of business or its agent for
 8 service of process is located, or in the county wherein the violation occurred, a certified
 9 copy of a final order of the commissioner, whether unappealed from or affirmed upon
 10 appeal, whereupon the court shall render judgment in accordance therewith and notify the
 11 parties. Such judgment shall have the same effect and proceedings in relation thereto shall
 12 thereafter be the same as though the judgment had been rendered in an action duly heard
 13 and determined by the court. The remedy prescribed in this Code section shall be
 14 concurrent, alternative, and cumulative with any and all other civil, criminal, or alternative
 15 rights, remedies, forfeitures, or penalties provided, allowed, or available under the laws of
 16 this state."

17 **PART V**

18 **Amendments to Title 15.**

19 **Courts.**

20 **SECTION 5-1.**

21 Title 15 of the Official Code of Georgia Annotated, relating to courts, is amended in Code
 22 Section 15-11-66, relating to disposition of delinquent children in juvenile court proceedings,
 23 by striking subsection (b) and inserting in its place a new subsection to read as follows:

24 "(b) At the conclusion of the dispositional hearing provided in subsection (a) of Code
 25 Section 15-11-65, if the child is found to have committed a delinquent act, the court may,
 26 in addition to any other treatment or rehabilitation, suspend the driver's license of such
 27 child for any period not to exceed the date on which the child becomes 18 years of age or,
 28 in the case of a child who does not have a driver's license, prohibit the issuance of a
 29 driver's license to such child for any period not to exceed the date on which the child
 30 becomes 18 years of age. The court shall retain the driver's license for a period of
 31 suspension and return it to the offender at the end of such period. The court shall notify the
 32 Department of ~~Motor Vehicle Safety~~ Driver Services of any such actions taken pursuant
 33 to this subsection. If the child is adjudicated for the commission of a delinquent act, the
 34 court may in its discretion, in addition to any other treatment or rehabilitation, order the
 35 child to serve up to a maximum of 90 days in a youth development center, or after

1 assessment and with the court's approval, in a treatment program provided by the
2 Department of Juvenile Justice or the juvenile court."

3 SECTION 5-2.

4 Said Title 15 is further amended in Code Section 15-11-73, relating to juvenile traffic
5 offenses, by striking subsections (g) and (j) and inserting in their respective places new
6 subsections to read as follows:

7 "(g) *Disposition*. If the court finds on the admission of the child or upon the evidence that
8 the child committed the offense charged, it may make one or more of the following orders:

9 (1) Reprimand, counsel, or warn the child and the child's parents; provided, however,
10 that this dispositional order is not available for any offense listed in subsection (c) of this
11 Code section;

12 (2) As a matter of probation or if the child is committed to the custody of the state, order
13 the Department of ~~Motor Vehicle Safety~~ Driver Services to suspend the child's privilege
14 to drive under stated conditions and limitations for a period not to exceed 12 months;

15 (3) Require the child to attend a traffic school ~~conducted~~ approved by the Department
16 of ~~Motor Vehicle Safety~~ Driver Services or a substance abuse clinic or program approved
17 by either the Department of Human Resources or the Council of Juvenile Court Judges
18 for a reasonable period of time;

19 (4) Order the child to remit to the general fund of the county a sum not exceeding the
20 maximum applicable to an adult for a like offense;

21 (5) Require the child to participate in a program of community service as specified by
22 the court;

23 (6) Impose any sanction authorized by Code Section 15-11-66, 15-11-67, or 15-11-68;
24 or

25 (7) Place the child on probation subject to the conditions and limitations imposed by
26 Title 40 on probation granted to adults for like offenses, but such probation shall be
27 supervised by the court as provided in Code Section 15-11-66."

28 "(j) *Reporting procedure*. Upon finding that the child has committed a juvenile traffic
29 offense or a delinquent offense which would be a violation of Title 40 if committed by an
30 adult, the court shall forward, within ten days, a report of the final adjudication and
31 disposition of the charge to the Department of ~~Motor Vehicle Safety~~ Driver Services;
32 provided, however, that this procedure shall not be applicable to those cases which have
33 been dismissed or in which the child and the child's parents have been reprimanded,
34 counseled, or warned by the court pursuant to paragraph (1) of subsection (g) of this Code
35 section. The Department of ~~Motor Vehicle Safety~~ Driver Services shall record the
36 adjudication and disposition of the offense on the child's permanent record and such

1 adjudication and disposition shall be deemed a conviction for the purpose of suspending
 2 or revoking the individual's driver's license. Such record shall also be available to law
 3 enforcement agencies and courts as are the permanent traffic records of adults."

4 SECTION 5-3.

5 Said Title 15 is further amended Code Section 15-12-40, relating to compilation,
 6 maintenance, and revision of jury lists, by striking paragraph (1) of subsection (a) and
 7 inserting in its place a new paragraph to read as follows:

8 "(1) At least biennially, unless otherwise directed by the chief judge of the superior court,
 9 the board of jury commissioners shall compile, maintain, and revise a trial jury list of
 10 upright and intelligent citizens of the county to serve as trial jurors and a grand jury list
 11 of the most experienced, intelligent, and upright citizens of the county to serve as grand
 12 jurors. In composing the trial jury list, the board of jury commissioners shall select a
 13 fairly representative cross section of the intelligent and upright citizens of the county. In
 14 composing the grand jury list, the board of jury commissioners shall select a fairly
 15 representative cross section of the most experienced, intelligent, and upright citizens of
 16 the county. In carrying out revisions of the trial jury list and grand jury list on or after
 17 July 1, 2002, the board of jury commissioners shall make use of all of the following:

18 (A) A list of all residents of the county who are the holders of drivers' licenses or
 19 personal identification cards issued by the Department of ~~Motor Vehicle Safety~~ Driver
 20 Services pursuant to the provisions of Chapter 5 of Title 40; and the Department of
 21 ~~Motor Vehicle Safety~~ Driver Services shall periodically make such a list available to
 22 the board of jury commissioners of each county;

23 (B) The registered voters list in the county; and

24 (C) Any other list of persons resident in the county as may be deemed appropriate by
 25 the board of jury commissioners.

26 The Department of ~~Motor Vehicle Safety~~ Driver Services shall provide a list, which
 27 includes the name, address, date of birth, gender, driver's license or personal
 28 identification card number issued pursuant to the provisions of Chapter 5 of Title 40, and,
 29 whenever racial and ethnic information is collected by the Department of ~~Motor Vehicle~~
 30 ~~Safety~~ Driver Services for purposes of voter registration pursuant to Code Section
 31 21-2-221, racial and ethnic information, to the board of jury commissioners of each
 32 county. No jury list compiled prior to July 1, 2002, shall be rendered invalid by the use
 33 of or a failure to make use of the sources specified in this Code section; but each revision
 34 of the jury list on or after that date shall make use of all such sources to the extent
 35 actually available to the board of jury commissioners."

1 **PART VI**

2 **Amendments to Article 4 of Chapter 16-8.**

3 **Motor vehicle chop shops.**

4 **SECTION 6-1.**

5 Article 4 of Chapter 8 of Title 16 of the Official Code of Georgia Annotated, relating to
6 motor vehicle chop shops, is amended in Code Section 16-8-82, relating to definitions
7 applicable to said article, by striking paragraph (5) and inserting in its place a new paragraph
8 to read as follows:

9 "(5) 'Vehicle identification number' includes, but is not limited to, a number or numbers,
10 a letter or letters, a character or characters, a datum or data, a derivative or derivatives,
11 or a combination or combinations thereof, used by the manufacturer or the Department
12 of ~~Motor Vehicle Safety~~ Driver Services for the purpose of uniquely identifying a motor
13 vehicle or motor vehicle part."

14 **SECTION 6-2.**

15 Said Article 4 of Chapter 8 of Title 16 is further amended in Code Section 16-8-85, relating
16 to forfeiture of seized property, by striking paragraph (2) of subsection (f) and subsections
17 (k), (l), and (r) and inserting in their respective places a new paragraph and subsections to
18 read as follows:

19 "(2) The prosecutor shall give notice of the forfeiture proceeding by mailing a copy of
20 the complaint in the forfeiture proceeding to each person whose right, title, or interest is
21 of record in the Department of ~~Motor Vehicle Safety~~ Driver Services, the Department of
22 Transportation, the Federal Aviation Agency, or any other department or agency of this
23 state, any other state or territory of the United States, or of the federal government if such
24 property is required to be registered with any such department or agency."

25 "(k) No motor vehicle or motor vehicle part shall be forfeited under this Code section
26 solely on the basis that it is unidentifiable. Instead of forfeiture, any seized motor vehicle
27 or motor vehicle part which is unidentifiable shall be the subject of a written report sent by
28 the seizing agency to the Department of ~~Motor Vehicle Safety~~ Driver Services, which
29 report shall include a description of the motor vehicle or motor vehicle part, including its
30 color, if any; the date, time, and place of its seizure; the name of the person from whose
31 possession or control it was seized; the grounds for its seizure; and the location where the
32 same is held or stored.

33 (l) When a seized unidentifiable motor vehicle or motor vehicle part has been held for 60
34 days or more after the notice to the Department of ~~Motor Vehicle Safety~~ Driver Services
35 specified in subsection (k) of this Code section has been given, the seizing agency, or its

1 agent, shall cause the motor vehicle or motor vehicle part to be sold at a public sale to the
 2 highest bidder. Notice of the time and place of sale shall be posted in a conspicuous place
 3 for at least 30 days prior to the sale on the premises where the motor vehicle or motor
 4 vehicle part has been stored."

5 "(r) When an applicant for a certificate of title or salvage certificate of title presents to the
 6 Department of ~~Motor Vehicle Safety~~ Driver Services proof that the applicant purchased or
 7 acquired a motor vehicle at public sale conducted pursuant to this Code section and such
 8 fact is attested to by the seizing agency, the Department of ~~Motor Vehicle Safety~~ Driver
 9 Services shall issue a certificate of title or a salvage certificate of title, as determined by the
 10 commissioner of ~~motor vehicle safety~~ driver services, for such motor vehicle upon receipt
 11 of the statutory fee, a properly executed application for a certificate of title or other
 12 certificate of ownership, and the affidavit of the seizing agency that a state assigned
 13 number was applied for and affixed to the motor vehicle prior to the time that the motor
 14 vehicle was released by the seizing agency to the purchaser."

15 **PART VII**

16 **Amendments to Title 17.**

17 **Criminal procedure.**

18 **SECTION 7-1.**

19 Title 17 of the Official Code of Georgia Annotated, relating to criminal procedure, is
 20 amended in Code Section 17-5-50, relating to handling and disposition of seized property,
 21 by striking paragraph (2) of subsection (b) and inserting in its place a new paragraph to read
 22 as follows:

23 "(2) If the person from whom custody of the property was taken fails to assert a claim to
 24 such property, upon any applicant furnishing satisfactory proof of ownership of such
 25 property and presentation of proper personal identification, the person in charge of the
 26 property section may deliver such property to the applicant. The person to whom property
 27 is delivered shall sign, under penalty of false swearing, a declaration of ownership, which
 28 shall be retained by the person in charge of the property section. Such declaration, absent
 29 any other proof of ownership, shall be deemed satisfactory proof of ownership for the
 30 purposes of this Code section; provided, however, that, in the case of motor vehicles,
 31 trailers, tractors, or motorcycles which are required to be registered with the
 32 commissioner of ~~motor vehicle safety~~ driver services, any such stolen vehicle shall be
 33 returned to the person evidencing ownership of such vehicle through a certificate of title,
 34 tag receipt, bill of sale, or other such evidence. The stolen vehicle shall be returned to the
 35 person evidencing ownership within two days after such person makes application for the

1 return of such vehicle unless a hearing on the ownership of such vehicle is required under
 2 this Code section or unless law enforcement needs the stolen vehicle for further criminal
 3 investigation purposes. Prior to such delivery, such person in charge of the property
 4 section shall make and retain a complete photographic record of such property. Such
 5 delivery shall be without prejudice to the state or to the person from whom custody of the
 6 property was taken or to any other person who may have a claim against the property."

7 **SECTION 7-2.**

8 Said Title 17 is further amended in Code Section 17-6-2, relating to bail in misdemeanor
 9 cases, by striking paragraphs (3) and (4) of subsection (a) and inserting in their place new
 10 paragraphs to read as follows:

11 "(3) A failure to appear by the individual who has been charged with a misdemeanor
 12 offense and who posted that individual's license as bail pursuant to this subsection shall,
 13 by operation of law, cause that individual's license to be suspended by the Department
 14 of ~~Motor Vehicle Safety~~ Driver Services effective immediately, and the clerk of the court
 15 within five days after that failure to appear shall forward a copy of the agreement to the
 16 Department of ~~Motor Vehicle Safety~~ Driver Services which shall enter the suspension
 17 upon the individual's driver history record. The posting of a license as provided in this
 18 subsection shall also be considered as bail for the purposes of Code Section 16-10-51.
 19 Where the original court date has been continued by the judge, clerk, or other officer of
 20 the court and there has been actual notice given to the defendant in open court or in
 21 writing by a court official or officer of the court or by mailing such notice to the
 22 defendant's last known address, then the provisions of this paragraph shall apply to the
 23 new court appearance date.

24 (4) A license suspended pursuant to this subsection shall only be reinstated when the
 25 individual shall pay to the Department of ~~Motor Vehicle Safety~~ Driver Services a
 26 restoration fee of \$25.00 together with a certified notice from the clerk of the originating
 27 court that the case has either been disposed of or has been rescheduled and a deposit of
 28 sufficient collateral approved by the sheriff of the county wherein the charges were made
 29 in an amount to satisfy the original bail amount has been paid. The court wherein the
 30 charges are pending shall be authorized to require payment of costs by the defendant in
 31 an amount not to exceed \$100.00 to reschedule the case."

32 **SECTION 7-3.**

33 Said Title 17 is further amended by striking Code Section 17-6-11, relating to display of
 34 driver's license in lieu of bail, and inserting in its place a new Code section to read as
 35 follows:

H. B. 501 (SUB)

1 "17-6-11.

2 (a) Any other laws to the contrary notwithstanding, any person who is apprehended by an
3 officer for the violation of the laws of this state or ordinances relating to: (1) traffic,
4 including any offense under Code Section 40-5-72 or 40-6-10, but excepting any other
5 offense for which a license may be suspended for a first offense by the commissioner of
6 ~~motor vehicle safety~~ driver services, any offense covered under Code Section 40-5-54, or
7 any offense covered under Article 15 of Chapter 6 of Title 40; (2) the licensing and
8 registration of motor vehicles and operators; (3) the width, height, and length of vehicles
9 and loads; (4) motor common carriers and motor contract carriers; or (5) road taxes on
10 motor carriers as provided in Article 2 of Chapter 9 of Title 48 upon being served with the
11 official summons issued by such apprehending officer, in lieu of being immediately
12 brought before the proper magistrate, recorder, or other judicial officer to enter into a
13 formal recognizance or make direct the deposit of a proper sum of money in lieu of a
14 recognizance ordering incarceration, may display his or her driver's license to the
15 apprehending officer in lieu of bail, in lieu of entering into a recognizance for his or her
16 appearance for trial as set in the aforesaid summons, or in lieu of being incarcerated by the
17 apprehending officer and held for further action by the appropriate judicial officer. The
18 apprehending officer shall note the driver's license number on the official summons. The
19 summons duly served as provided in this Code section shall give the judicial officer
20 jurisdiction to dispose of the matter.

21 (b) Upon display of the driver's license, the apprehending officer shall release the person
22 so charged for his or her further appearance before the proper judicial officer as required
23 by the summons. The court in which the charges are lodged shall immediately forward to
24 the Department of ~~Motor Vehicle Safety~~ Driver Services of this state the driver's license
25 number if the person fails to appear and answer to the charge against him or her. The
26 commissioner of ~~motor vehicle safety~~ driver services shall, upon receipt of a license
27 number forwarded by the court, suspend the driver's license and driving privilege of the
28 defaulting person until notified by the court that the charge against the person has been
29 finally adjudicated. Such person's license shall be reinstated if the person submits proof of
30 payment of the fine from the court of jurisdiction and pays to the Department of ~~Motor~~
31 ~~Vehicle Safety~~ Driver Services a restoration fee of ~~\$35.00~~ \$50.00 or \$25.00 when such
32 reinstatement is processed by mail.

33 (b.1) It shall be the duty of a law enforcement officer or emergency medical technician
34 responding to the scene of any motor vehicle accident or other accident involving a fatal
35 injury to examine immediately the driver's license of the victim to determine the victim's
36 wishes concerning organ donation. If the victim has indicated that he or she wishes to be
37 an organ donor, it shall be the duty of such law enforcement officer or emergency medical

1 technician to take appropriate action to ensure, if possible, that the victim's organs shall not
2 be imperiled by delay in verification by the donor's next of kin.

3 (c) Nothing in this Code section bars any law enforcement officer from arresting or from
4 seizing the driver's license of any individual possessing a fraudulent license or a suspended
5 license or operating a motor vehicle while his or her license is suspended, outside the scope
6 of a driving permit, or without a license.

7 (d) The commissioner of ~~motor vehicle safety~~ driver services shall be authorized to
8 promulgate reasonable rules and regulations to carry out the purposes of this Code section
9 and to establish agreements with other states whereby a valid license from that state may
10 be accepted for purposes of this Code section."

11 **SECTION 7-4.**

12 Said Title 17 is further amended in Code Section 17-10-3, relating to punishment for
13 misdemeanors, by striking subsections (d) and (e) and inserting in their place new
14 subsections to read as follows:

15 "(d) In addition to or instead of any other penalty provided for the punishment of a
16 misdemeanor involving a traffic offense, or punishment of a municipal ordinance involving
17 a traffic offense, with the exception of habitual offenders sentenced under Code Section
18 17-10-7, a judge may impose any one or more of the following sentences:

19 (1) Reexamination by the Department of ~~Motor Vehicle Safety~~ Driver Services when the
20 judge has good cause to believe that the convicted licensed driver is incompetent or
21 otherwise not qualified to be licensed;

22 (2) Attendance at, and satisfactory completion of, a driver improvement course meeting
23 standards approved by the court;

24 (3) Within the limits of the authority of the charter powers of a municipality or the
25 punishment prescribed by law in other courts, imprisonment at times specified by the
26 court or release from imprisonment upon such conditions and at such times as may be
27 specified; or

28 (4) Probation or suspension of all or any part of a penalty upon such terms and
29 conditions as may be prescribed by the judge. The conditions may include driving with
30 no further motor vehicle violations during a specified time unless the driving privileges
31 have been or will be otherwise suspended or revoked by law; reporting periodically to the
32 court or a specified agency; and performing, or refraining from performing, such acts as
33 may be ordered by the judge.

34 (e) Any sentence imposed under subsection (d) of this Code section shall be reported to
35 the Department of ~~Motor Vehicle Safety~~ Driver Services as prescribed by law."

1 **PART VIII**

2 **Amendments to Chapter 19-11.**

3 **Child support enforcement.**

4 **SECTION 8-1.**

5 Chapter 11 of Title 19, relating enforcement of duty of support, is amended in Code Section
6 19-11-9.1, relating to information used for support enforcement purposes, by striking
7 subsection (a.1) and inserting in its place a new subsection to read as follows:

8 "(a.1)(1) In accordance with the mandate contained in 42 U.S.C. Section 666(a)(13)(A)
9 and notwithstanding any provision of Title 40 relating to motor vehicles as now existing
10 or hereafter amended, the Department of ~~Motor Vehicle Safety~~ Driver Services shall
11 require an applicant for a driver's license, a commercial driver's license, a learner's
12 permit, or an identification card to provide to the Department of ~~Motor Vehicle Safety~~
13 Driver Services the applicant's social security number or certification from the Social
14 Security Administration that the applicant is not eligible for issuance of a social security
15 number because he or she is an alien not authorized to work in the United States as part
16 of the application. Notwithstanding the foregoing, nothing in this Code section shall be
17 construed so as to authorize the issuance of any driver's license, permit, or identification
18 card to any person who is not ~~either a United States citizen or an alien with legal~~
19 ~~authorization from the United States Immigration and Naturalization Service~~ a resident
20 as defined in Code Section 40-5-1. If the ~~Immigration and Naturalization Service~~ status
21 legal authorization of such person is terminated or expired, any Georgia driver's license
22 issued to such person shall be revoked. The Department of ~~Motor Vehicle Safety~~ Driver
23 Services shall provide to the Department of Human Resources, in addition to other
24 information required to be provided to the Department of Human Resources, such social
25 security numbers of individuals who have been issued a driver's license, a commercial
26 driver's license, a learner's permit, or an identification card. The Department of Human
27 Resources shall use the information provided by the Department of ~~Motor Vehicle Safety~~
28 Driver Services pursuant to this Code section for the purpose of complying with the
29 requirements of law concerning the enforcement of child support.

30 (2) In accordance with the mandate contained in 42 U.S.C. Section 666(a)(13)(A) and
31 notwithstanding any provision of Chapter 2 of Title 27 relating to licenses and permits
32 as now existing or hereafter amended, the Department of Natural Resources shall require
33 an applicant for a license or permit pursuant to Chapter 2 of Title 27 to provide to the
34 Department of Natural Resources the applicant's social security number as a part of the
35 license or permit application. The Department of Natural Resources shall provide to the
36 Department of Human Resources, along with other information required to be provided

1 to the Department of Human Resources, the social security numbers of individuals who
 2 have been issued a license or permit pursuant to Chapter 2 of Title 27. The Department
 3 of Human Resources shall use the information provided by the Department of Natural
 4 Resources pursuant to this Code section for the purpose of complying with the
 5 requirements of law concerning the enforcement of child support.

6 (3) The information collected by the Department of ~~Motor Vehicle Safety~~ Driver
 7 Services and the Department of Natural Resources and transmitted to the Department of
 8 Human Resources pursuant to paragraphs (1) and (2) of this subsection shall be deemed
 9 confidential and not subject to public disclosure but may be shared with other state
 10 agencies as needed to comply with federal law."

11 SECTION 8-2.

12 Said Chapter 11 of Title 19 is further amended in Code Section 19-11-18, relating to
 13 collection procedures, notice, and judicial review by striking subparagraph (b)(3)(C) and
 14 inserting in its place a new subparagraph to read as follows:

15 "(C) With respect to motor vehicles for which a certificate of title is required pursuant
 16 to Chapter 3 of Title 40, the IV-D agency may file notice of a child support lien with
 17 the social security number of the obligor noted thereon with the Department of ~~Motor~~
 18 ~~Vehicle Safety~~ Driver Services. A child support lien shall become perfected as of the
 19 date a certificate of title showing the child support lien is issued by the department and
 20 the permanent records of the department are changed to reflect such lien. A filed or
 21 recorded but unperfected child support lien shall be valid against the obligor. A filed
 22 or recorded but unperfected child support lien shall not constitute actual or constructive
 23 notice to and shall not be valid against owners of the motor vehicle who are not the
 24 obligor and shall not constitute actual or constructive notice to and shall not be valid
 25 against individuals or entities which become transferees of the motor vehicle prior to
 26 perfection, creditors of the obligor, or holders of security interests or liens in the motor
 27 vehicle which have been perfected in accordance with Chapter 3 of Title 40 prior to
 28 perfection of the child support lien. A child support lien perfected as provided in this
 29 subparagraph shall be subordinate to any security interest or lien which has been
 30 perfected prior to the perfection of the child support lien and shall be subordinate to
 31 mechanic's liens regardless of when perfected."

32 PART IX

33 Amendments to Title 20.

34 Education.

35 SECTION 9-1.

H. B. 501 (SUB)

1 Title 20 of the Official Code of Georgia Annotated, relating to education, is amended in
 2 Code Section 20-2-142, relating to prescribed courses of education in public elementary and
 3 secondary schools, by striking subsection (b) and inserting in its place a new subsection to
 4 read as follows:

5 "(b)(1) The State Board of Education and the Board of ~~Public Safety~~ Driver Services
 6 shall jointly establish an alcohol and drug course for the purpose of informing the young
 7 people of this state of the dangers involved in consuming alcohol or certain drugs in
 8 connection with the operation of a motor vehicle. The course shall be designed to
 9 generate greater interest in highway safety and accident prevention. The state board and
 10 the Board of ~~Public Safety~~ Driver Services shall jointly, by rules or regulations,
 11 determine the contents of the course and its duration. The commissioner of ~~public safety~~
 12 driver services shall make available officers, employees, officials, agents, contractors, or
 13 other appropriate representatives as determined by the commissioner of ~~the Department~~
 14 ~~of Public Safety~~ driver services to teach the alcohol and drug course. The alcohol and
 15 drug course shall be offered periodically but not less than once annually in the public
 16 schools of this state to students in grades nine and above in the manner prescribed by the
 17 state board.

18 (2) All schools with grade nine or above which receive funds in any manner from the
 19 state shall make available to eligible students the alcohol and drug course provided in
 20 paragraph (1) of this subsection.

21 (3) The commissioner of ~~public safety~~ driver services shall make the alcohol and drug
 22 course, and instructors where necessary, available to the private schools in this state. In
 23 addition, the commissioner of ~~public safety~~ driver services shall offer the alcohol and
 24 drug course periodically at various locations in the state in the manner provided by the
 25 Board of ~~Public Safety~~ Driver Services."

26 **SECTION 9-2.**

27 (a) Said Title 20 is further amended in Code Section 20-2-701, relating to enforcement of
 28 required school attendance, by striking subsection (c) of the Code section, as amended by
 29 Section 11B of Ga. L. 2004, p. 107, and inserting in its place a new subsection to read as
 30 follows:

31 "(c) Local school superintendents or visiting teachers and attendance officers shall report
 32 to the State Board of Education, which shall, in turn, report to the Department of ~~Motor~~
 33 ~~Vehicle Safety~~ Driver Services any child 14 years of age or older who does not meet the
 34 attendance requirements contained in subsection (a.1) of Code Section 40-5-22. Such report
 35 shall include the child's name, current address, and social security number, if known."

1 (b) This section of this Act shall become effective only when subsection (c) of Code Section
 2 20-2-701 becomes effective as provided in subsection (d) of that Code section, as amended
 3 by Section 11B of Ga. L. 2004, p. 107.

4 **PART X**

5 **Amendments to Chapter 21-2.**

6 **The "Georgia Election Code."**

7 **SECTION 10-1.**

8 Chapter 2 of Title 21 of the Official Code of Georgia Annotated, the "Georgia Election
 9 Code" is amended in Code Section 21-2-220, relating to application for voter registration,
 10 by striking subsection (a) and inserting in its place a new subsection to read as follows:

11 "(a) Any person desiring to register as an elector shall apply to do so by making
 12 application to a registrar or deputy registrar of such person's county of residence in person,
 13 by submission of the federal post card application form as authorized under Code Section
 14 21-2-219, by making application through the Department of ~~Motor Vehicle Safety~~ Driver
 15 Services as provided in Code Section 21-2-221, by making application through the
 16 Department of Natural Resources as provided in Code Section 21-2-221.1, by making
 17 application through designated offices as provided in Code Section 21-2-222, or by making
 18 application by mail as provided in Code Section 21-2-223."

19 **SECTION 10-2.**

20 Said Chapter 2 of Title 21 is further amended by striking Code Section 21-2-221, relating
 21 to driver's license or identification card application as application for voter registration, and
 22 inserting in its place a new Code section to read as follows:

23 "21-2-221.

24 (a) Each application to obtain, renew, or change the name or address on a driver's license
 25 or identification card issued by the Department of ~~Motor Vehicle Safety~~ Driver Services
 26 pursuant to Chapter 5 of Title 40 made by an applicant who is within six months of such
 27 applicant's eighteenth birthday or older shall also serve as an application for voter
 28 registration unless the applicant declines to register to vote through specific declination or
 29 by failing to sign the voter registration application.

30 (b) The commissioner of ~~motor vehicle safety~~ driver services and the Secretary of State
 31 shall agree upon and design such procedures and forms as will be necessary to comply with
 32 this Code section.

33 (c) The forms designed by the commissioner of ~~motor vehicle safety~~ driver services and
 34 the Secretary of State:

- 1 (1) Shall not require the applicant to duplicate any information required in the driver's
2 license portion of the application with the exception of a second signature;
- 3 (2) Shall include such information as required on other voter registration cards issued by
4 the Secretary of State;
- 5 (3) Shall contain a statement that states each eligibility requirement contained in Code
6 Section 21-2-216, that contains an attestation that the applicant meets each such
7 requirement, and that requires the signature of the applicant under penalty of perjury; and
- 8 (4) Shall include, in print that is identical to that used in the attestation, the penalties
9 provided by law for submission of a false voter registration application; and a statement
10 that, if an applicant declines to register to vote, the fact that the applicant has declined to
11 register will remain confidential and will be used only for voter registration purposes.
- 12 (d) Any change of address submitted to the Department of ~~Motor Vehicle Safety~~ Driver
13 Services for the purpose of changing the information contained on a driver's license or
14 identification card issued by the Department of ~~Motor Vehicle Safety~~ Driver Services shall
15 serve as a notification of change of address for voter registration unless the registrant states
16 that at the time of submitting the change of address that the change of address is not for
17 voter registration purposes.
- 18 (e) The Department of ~~Motor Vehicle Safety~~ Driver Services shall transmit the completed
19 applications for voter registration to the Secretary of State at the conclusion of each
20 business day. The Secretary of State shall forward the applications to the appropriate
21 county board of registrars to determine the eligibility of the applicant and, if found eligible,
22 to add the applicant's name to the list of electors and to place the applicant in the correct
23 precinct and voting districts.
- 24 (f) The Department of ~~Motor Vehicle Safety~~ Driver Services shall maintain such statistical
25 records on the number of registrations and declinations as requested by the Secretary of
26 State.
- 27 (g) No information relating to the failure of an applicant for a driver's license or
28 identification card issued by the Department of ~~Motor Vehicle Safety~~ Driver Services to
29 sign a voter registration application may be used for any purpose other than voter
30 registration.
- 31 (h) The Secretary of State and the commissioner of ~~motor vehicle safety~~ driver services
32 shall have the authority to promulgate rules and regulations to provide for the transmission
33 of voter registration applications and signatures electronically. Such electronically
34 transmitted signatures shall be valid as signatures on the voter registration application and
35 shall be treated in all respects as a manually written original signature and shall be
36 recognized as such in any matter concerning the voter registration application."

1 **PART XA**

2 **Amendment to Code Section 24-3-17.**

3 **Evidentiary use of records.**

4 **SECTION 10A-1.**

5 Code Section 24-3-17, relating to evidentiary use of certain departmental records, is amended
6 by striking said Code section in its entirety and inserting in lieu thereof the following:

7 "24-3-17.

8 (a) A certified copy of any record of the Department of Public Safety or the Department
9 of Driver Services or comparable agency in any other state is admissible in any judicial
10 proceedings or administrative hearing in the same manner as the original of the record.

11 (b) Any court may receive and use as evidence in any case information otherwise
12 admissible from the records of the Department of Public Safety or the Department of
13 Driver Services obtained from any terminal lawfully connected to the Georgia Crime
14 Information Center without the need for additional certification of those records.

15 (c) Any court may receive and use as evidence for the purpose of imposing a sentence in
16 any criminal case information otherwise admissible from the records of the Department of
17 Driver Services obtained from a request made in accordance with a contract with the
18 Georgia Technology Authority for immediate on-line electronic furnishing of information."

19 **PART XI**

20 **Amendment to Code Section 27-2-3.1.**

21 **Hunting licenses and sportsman's licenses.**

22 **SECTION 11-1.**

23 Code Section 27-2-3.1, relating to hunting licenses and sportsman's licenses, is amended by
24 striking subsection (e) and inserting in its place a new subsection to read as follows:

25 "(e) The requirements in this title for procuring any license, stamp, or permit for
26 noncommercial hunting and fishing privileges shall be satisfied by a resident or nonresident
27 who procures a lifetime sportsman's license. An applicant for such license who is a resident
28 shall, prior to the issuance of the license, provide satisfactory evidence of residency. An
29 applicant for such license who is a nonresident shall not be eligible for issuance of such
30 license unless he or she is under 16 years of age and is the grandchild of a resident who
31 holds a valid paid lifetime sportsman's license. The resident grandparent who holds such
32 a lifetime sportsman's license and who is the sponsor of a nonresident applicant for a
33 lifetime sportsman's license must certify the nonresident applicant's relationship to him or
34 her in writing to the department. For purposes of procuring a lifetime sportsman's license,

1 the term 'residency' means a domicile within Georgia for a minimum of 12 consecutive
 2 months immediately prior to procuring such license. Satisfactory evidence of residency
 3 shall consist of a current Georgia driver's license or official Georgia identification card
 4 issued by the Department of ~~Motor Vehicle Safety~~ Driver Services and at least one of the
 5 following:

- 6 (1) A voter registration card;
- 7 (2) A copy of the prior year's Georgia income tax return;
- 8 (3) A current Georgia automobile registration; or
- 9 (4) A warranty deed to property at the same address as is displayed on the Georgia
 10 driver's license.

11 Minors under 18 years of age shall be presumed to be residents upon proof of parent's
 12 residency as provided for in this Code section. For purposes of procuring the Type I
 13 (Infant) lifetime license, a certified copy of the birth certificate of the licensee shall be
 14 required."

15 **PART XII**

16 **Amendments to Chapter 32-6.**

17 **Regulation of maintenance and use of public roads generally.**

18 **SECTION 12-1.**

19 Chapter 6 of Title 32 of the Official Code of Georgia Annotated, relating to regulation of
 20 maintenance and use of public roads generally, is amended in Code Section 32-6-2, relating
 21 to regulation of parking, by striking paragraph (1) and inserting in its place a new paragraph
 22 to read as follows:

23 "(1) The department may regulate and prohibit the parking of any type of vehicle on any
 24 public road on the state highway system, including extensions thereof into or through
 25 municipalities. Whenever any state or local law enforcement officer ~~or employee of the~~
 26 ~~Department of Motor Vehicle Safety to whom law enforcement authority has been~~
 27 ~~designated~~ finds a vehicle parked in violation of law or the department's regulations, such
 28 officer or employee is authorized to move such vehicle or require the driver or other
 29 person in charge of the vehicle to move the same. If the vehicle is unattended, such
 30 officer ~~or employee~~ is authorized to remove or provide for the removal of such vehicle
 31 to the nearest garage or other place of safety at the owner's expense. State or local law
 32 enforcement officers and the department are further authorized, with or without the
 33 consent of the owner, to remove or have removed any obstruction, cargo, or personal
 34 property which is abandoned, unattended, or damaged as a result of a vehicle accident

1 which the department determines to be a threat to public health or safety or to mitigate
2 traffic congestion.”

3 **SECTION 12-2.**

4 Said Chapter 6 of Title 32 is further amended by striking Code Section 32-6-27, relating to
5 enforcement of load limitations, and inserting in its place a new Code section to read as
6 follows:

7 "32-6-27.

8 (a) Any person who violates the load limitation provisions of Code Section 32-6-26 shall
9 be conclusively presumed to have damaged the public roads, including bridges, of this state
10 by reason of such overloading and shall recompense the state for such damage in
11 accordance with the following schedule:

12 (1) For the first 1,000 pounds of excess weight, 0.8¢ per pound; plus 1.5¢ per pound for
13 the next 2,000 pounds of excess weight; plus 3¢ per pound for the next 2,000 pounds of
14 excess weight; plus 4¢ per pound for the next 3,000 pounds of excess weight; plus 5¢ per
15 pound for all excess weight over 8,000 pounds;

16 (2) Where a vehicle is authorized to exceed the weight limitations of Code Section
17 32-6-26 by a permit issued pursuant to Code Section 32-6-28, the term 'excess weight'
18 means that weight which exceeds the weight allowed by such permit. For such vehicles,
19 damages for excess weight shall be assessed according to the following schedule: 125
20 percent times, in each category of excess weights, the rate imposed on offending vehicles
21 operating without a permit.

22 (a.1)(1)(A) The Department of ~~Motor Vehicle Safety~~ Public Safety is authorized to
23 issue a citation to the owner or operator of any vehicle in violation of a maximum
24 weight limit on a county road which is a designated local truck route under subsection
25 (f) of Code Section 32-6-26 and for which signs have been placed and maintained as
26 required under paragraph (2) of subsection (c) of Code Section 32-6-50.

27 (B) The Department of ~~Motor Vehicle Safety~~ Public Safety is authorized to issue a
28 warning to the owner or operator of any vehicle in violation of a maximum weight limit
29 on a county road which is a designated local truck route under subsection (f) of Code
30 Section 32-6-26 but for which signs have not been placed or maintained as required
31 under paragraph (2) of subsection (c) of Code Section 32-6-50 upon the first such
32 violation and to issue a citation to such owner or operator for a subsequent such
33 violation.

34 (2)(A) The Department of ~~Motor Vehicle Safety~~ Public Safety is authorized to issue
35 a citation to the owner or operator of any vehicle in violation of a maximum weight

1 limit on a bridge for which signs have been placed and maintained as required under
2 paragraph (3) of Code Section 32-4-41 or subsection (a.1) of Code Section 32-4-91.

3 (B) The Department of ~~Motor Vehicle Safety~~ Public Safety is authorized to issue a
4 warning to the owner or operator of any vehicle in violation of a maximum weight limit
5 on a bridge but for which signs have not been placed or maintained as required under
6 paragraph (3) of Code Section 32-4-41 or subsection (a.1) of Code Section 32-4-91
7 upon the first such violation and to issue a citation to such owner or operator for a
8 subsequent such violation.

9 (b) The schedules listed in paragraphs (1) and (2) of subsection (a) of this Code section
10 shall apply separately to (1) the excess weight of the gross load and (2) the sum of the
11 excess weight or weights of any axle or axles, provided that where both gross load and axle
12 weight limits are exceeded, the owner or operator shall be required to recompense the state
13 only for the largest of the money damages imposed under items (1) and (2) of this
14 subsection.

15 (c)(1) Within 30 days after the issuance of the citation, the owner or operator of any
16 offending vehicle shall pay the amount of the assessment to the Department of ~~Motor~~
17 ~~Vehicle Safety~~ Public Safety or request an administrative determination of the amount
18 and validity of the assessment.

19 (2) The right to an administrative determination of the amount and validity of the
20 assessment shall be granted only to the owner or operator of an offending vehicle.

21 (3) The party requesting an administrative determination of the amount and validity of
22 the assessment shall deposit the amount of the assessment with the Department of ~~Motor~~
23 ~~Vehicle Safety~~ Public Safety, within the time permitted to request such determination,
24 before the determination will be granted. In the event the assessment is determined to be
25 erroneous, the Department of ~~Motor Vehicle Safety~~ Public Safety shall make prompt
26 refund of any overpayment after receipt of a final decision making such determination.

27 (4) If an administrative hearing is requested, it shall be held in accordance with Chapter
28 13 of Title 50, the 'Georgia Administrative Procedure Act,' and the rules and regulations
29 of the Department of ~~Motor Vehicle Safety~~ Public Safety. The scope of any such hearing
30 shall be limited to a determination of:

31 (A) The weight of the offending vehicle;

32 (B) The maximum weight allowed by law on the roadway upon which the offending
33 vehicle was operated; and

34 (C) Whether the operator had in his or her actual possession a valid oversize or
35 overweight permit issued by the Department of Transportation allowing the vehicle to
36 operate in excess of the maximum weight otherwise allowed by law on the roadway
37 upon which the offending vehicle was operated.

1 (5) Any person who has exhausted all administrative remedies available within the
2 Department of ~~Motor Vehicle Safety~~ Public Safety and who is aggrieved by a final order
3 of the Department of ~~Motor Vehicle Safety~~ Public Safety is entitled to judicial review in
4 accordance with Chapter 13 of Title 50.

5 (6) If a party requests an administrative determination of the amount and validity of the
6 assessment and fails to appear without first obtaining permission from the administrative
7 law judge or does not withdraw the request in writing no less than five days in advance
8 of a scheduled hearing, the party shall be deemed in default and the citation shall be
9 affirmed by operation of law. The party shall be deemed to owe the sum of \$75.00 in
10 addition to the amount due on the citation, which sum shall represent hearing costs.

11 (d) All moneys collected in accordance with this Code section shall be ~~transmitted to the~~
12 ~~Department of Motor Vehicle Safety, thereafter to be~~ disposed of as follows:

13 (1) All moneys collected for violations of the weight limitations imposed by this article
14 shall be remitted to the general fund of the state treasury;

15 (2) All moneys collected for violations of the height, width, or length limitations
16 imposed by this article, after the appropriate statutory deductions, shall be retained by the
17 governing authority of the county wherein the violation occurred for deposit in the
18 general treasury of said county;

19 (3) Hearing costs imposed pursuant to paragraph (6) of subsection (c) of this Code
20 section shall be retained by the Department of ~~Motor Vehicle Safety~~ Public Safety;

21 (4) Reissuance fees imposed pursuant to paragraph (4) of subsection (g) of this Code
22 section shall be retained by the Department of ~~Motor Vehicle Safety~~ Driver Services; and

23 (5) Restoration fees imposed pursuant to paragraph (1) of subsection (i) of this Code
24 section shall be retained by the Department of ~~Motor Vehicle Safety~~ Driver Services.

25 (e) Any owner or operator of a vehicle which is operated on the public roads of this state
26 in violation of the weight limitations provided in this article shall be required, in addition
27 to paying the moneys provided in subsection (a) of this Code section, to unload all gross
28 weight in excess of 6,000 pounds over the legal weight limit before being allowed to move
29 the vehicle.

30 (f) Any person authorized by law to enforce this article may seize the offending vehicle
31 of an owner who fails or whose operator fails to pay the moneys prescribed in subsection
32 (a) of this Code section and hold such vehicle until the prescribed moneys are paid. If the
33 offending vehicle is not registered in this state, any person authorized by law to enforce this
34 article may seize any vehicle owned or operated by an owner who fails or whose operator
35 fails to pay the moneys prescribed in subsection (a) of this Code section and hold such
36 vehicle until the prescribed moneys are paid. Any person seizing a vehicle under this
37 subsection or subsection (e) of this Code section may, when necessary, store the vehicle;

1 and the owner thereof shall be responsible for all reasonable storage charges thereon. When
2 any vehicle is seized, held, unloaded, or partially unloaded under these subsections, the
3 load or any part thereof shall be removed or cared for by the owner or operator of the
4 vehicle without any liability on the part of the authorized person or of the state or any
5 political subdivision because of damage to or loss of such load or any part thereof.

6 (g)(1) Whenever any person, firm, or corporation violates this article and becomes
7 indebted to the Department of ~~Motor Vehicle Safety~~ Public Safety because of such
8 violations and fails within 30 days of the date of issuance of the overweight assessment
9 citation either to pay the assessment or appeal to the Department of ~~Motor Vehicle Safety~~
10 Public Safety for administrative review, as provided for in subsection (c) of this Code
11 section, such assessment shall become a lien upon the overweight motor vehicle so found
12 to be in violation, which lien shall be superior to all liens except liens for taxes or
13 perfected security interests established before the debt to the Department of ~~Motor~~
14 ~~Vehicle Safety~~ Public Safety was created.

15 (2) Whenever any person, firm, or corporation requests an administrative review, it shall
16 be held in accordance with Chapter 13 of Title 50, the 'Georgia Administrative Procedure
17 Act.' In the event that the administrative law judge finds in favor of the Department of
18 ~~Motor Vehicle Safety~~ Public Safety, the person, firm, or corporation shall pay the
19 assessment within 30 days after that decision becomes final or, if judicial review is had
20 in accordance with Chapter 13 of Title 50, then within 30 days after final judicial review
21 is terminated. If the person, firm, or corporation fails to pay the assessment within 30
22 days, such assessment shall become a lien as provided for under paragraph (1) of this
23 subsection.

24 (3) The Department of ~~Motor Vehicle Safety~~ Public Safety shall perfect the lien created
25 under this subsection by sending notice thereof on a notice designated by the
26 commissioner of ~~motor vehicle safety~~ public safety, by first-class mail or by statutory
27 overnight delivery, to the owner and all holders of liens and security interests shown on
28 the records of the Department of ~~Motor Vehicle Safety~~ Driver Services maintained
29 pursuant to Chapter 3 of Title 40. Upon receipt of notice from the Department of ~~Motor~~
30 ~~Vehicle Safety~~ Public Safety, the holder of the certificate of title shall surrender same to
31 the commissioner of ~~motor vehicle safety~~ driver services for issuance of a replacement
32 certificate of title bearing the lien of the department unless the assessment is paid within
33 30 days of the receipt of notice. The Department of ~~Motor Vehicle Safety~~ Driver Services
34 may append it's the lien to its records, notwithstanding the failure of the holder of the
35 certificate of title to surrender said certificate as required by this paragraph.

36 (4) Upon issuance of a title bearing the lien of the Department of ~~Motor Vehicle Safety~~
37 Public Safety, or the appending of the lien to the records of the Department of ~~Motor~~

1 ~~Vehicle Safety~~ Driver Services, the owner of the vehicle or the holder of any security
 2 interest or lien shown in the records of the ~~department~~ Department of Driver Services
 3 may satisfy such lien by payment of the amount of the assessment, including hearing
 4 costs, if any, and payment of a reissuance fee of \$100.00. Upon receipt of such amount,
 5 the Department of ~~Motor Vehicle Safety~~ Public Safety shall release its lien and the
 6 Department of Driver Services shall issue a new title without the lien.

7 (h)(1) The Department of ~~Motor Vehicle Safety~~ Public Safety, in seeking to foreclose
 8 its lien on the motor vehicle arising out of an overweight motor vehicle citation assessed
 9 under this article, may seek an immediate writ of possession from the court before whom
 10 the petition is filed, if the petition contains a statement of facts, under oath, by the
 11 Department of ~~Motor Vehicle Safety~~ Public Safety, its agents, its officers, or attorney
 12 setting forth the basis of the petitioner's claim and sufficient grounds for issuance of an
 13 immediate writ of possession.

14 (2) The Department of ~~Motor Vehicle Safety~~ Public Safety shall allege under oath
 15 specific facts sufficient to show that it is within the power of the defendant to conceal,
 16 encumber, convert, convey, or remove from the jurisdiction of the court the property
 17 which is the subject matter of the petition.

18 (3) The court before whom the petition is pending shall issue a writ for immediate
 19 possession, upon finding that the petitioner has complied with paragraphs (1) and (2) of
 20 this subsection. If the petitioner is found not to have made sufficient showing to obtain
 21 an immediate writ of possession, the court may, nevertheless, treat the petition as one
 22 being filed under Code Section 44-14-231 and proceed accordingly.

23 (4) When an immediate writ of possession has been granted, the Department of ~~Motor~~
 24 ~~Vehicle Safety~~ Public Safety shall proceed against the defendant in the same manner as
 25 provided for in Code Sections 44-14-265 through 44-14-269.

26 (i)(1) Whenever any person, firm, or corporation violates this article and fails within 30
 27 days of the date of issuance of the overweight assessment citation either to pay the
 28 assessment or appeal to the Department of ~~Motor Vehicle Safety~~ Public Safety for an
 29 administrative review as provided for under Chapter 13 of Title 50, the 'Georgia
 30 Administrative Procedure Act,' the Department of ~~Motor Vehicle Safety~~ Driver Services
 31 may act to suspend the motor vehicle registration of the vehicle involved. However, if the
 32 person, firm, or corporation requests an administrative review, the Department of ~~Motor~~
 33 ~~Vehicle Safety~~ Driver Services shall act to suspend the registration only after the issuance
 34 of a final decision favorable to the Department of ~~Motor Vehicle Safety~~ Public Safety and
 35 the requisite failure of the person, firm, or corporation to pay the assessment. Upon such
 36 failure to pay the assessment, the Department of ~~Motor Vehicle Safety~~ Driver Services
 37 shall send a letter to the owner of such motor vehicle notifying the owner of the

1 suspension of the motor vehicle registration issued to the motor vehicle involved in the
2 overweight assessment citation. Upon complying with this subsection by paying the
3 overdue assessment and upon submitting proof of compliance and paying a \$10.00
4 restoration fee to the Department of ~~Motor Vehicle Safety~~ Driver Services, the
5 commissioner of ~~motor vehicle safety~~ driver services shall reinstate any motor vehicle
6 registration suspended under this subsection. In cases where the motor vehicle
7 registration has been suspended under this subsection for a second or subsequent time
8 during any two-year period, the Department of ~~Motor Vehicle Safety~~ Driver Services
9 shall suspend the motor vehicle registration for a period of 60 days and thereafter until
10 the owner submits proof of compliance with this subsection and pays the \$150.00
11 restoration fee to the Department of ~~Motor Vehicle Safety~~ Driver Services.

12 (2) Unless otherwise provided for in this Code section, notice of the effective date of the
13 suspension of a motor vehicle registration occurs when the owner has actual knowledge
14 or legal notice thereof, whichever first occurs. For the purposes of making any
15 determination relating to the restoration of a suspended motor vehicle registration, no
16 period of suspension shall be deemed to have begun until ten days after the mailing of the
17 notice required in paragraph (1) of this subsection.

18 (3) For the purposes of this subsection, except where otherwise provided, the mailing of
19 a notice to a person at the name and address shown in records of the Department of ~~Motor~~
20 ~~Vehicle Safety~~ Driver Services maintained under Chapter 3 of Title 40 shall, with respect
21 to the holders of liens and security interests, be presumptive evidence that such person
22 received the required notice.

23 (4) For the purposes of this subsection, except where otherwise provided, the mailing of
24 a notice to a person or firm at the name and address shown on the overweight assessment
25 citation shall, with respect to owners and operators of vehicles involved in an overweight
26 assessment, be presumptive evidence that such person received the required notice.

27 (5) The commissioner of ~~motor vehicle safety~~ driver services may suspend the motor
28 vehicle registration of any offending vehicle for which payment of an overweight
29 assessment is made by a check that is returned for any reason.

30 (6) For the purposes of this subsection, where any provisions require the Department of
31 Public Safety or the Department of ~~Motor Vehicle Safety~~ Driver Services to give notice
32 to a person, which notice affects such person's motor vehicle license plate, the mailing
33 of such notice and the name and address shown on the notice of overdue assessment
34 citation supplied by the Department of ~~Motor Vehicle Safety~~ Public Safety, as required
35 by this subsection, shall be presumptive evidence that such person received the required
36 notice."

1 ~~Safety~~ Driver Services upon satisfactory proof of said refusal to stop or drive the vehicle
 2 upon the scales. Each person who shall apply for a Georgia driver's license, or for
 3 nonresident driving privileges, or for a renewal of same thereby consents to stop such
 4 vehicle for inspection or to drive such vehicle upon scales whenever so ordered by a law
 5 enforcement official or authorized employee of the Department of ~~Motor Vehicle Safety~~
 6 Public Safety."

7 **PART XIII**

8 **Amendments to Title 33.**

9 **Insurance.**

10 **SECTION 13-1.**

11 Title 33 of the Official Code of Georgia Annotated, relating to insurance, is amended in Code
 12 Section 33-9-42, relating to reduction in premiums for motor vehicle liability, first-party
 13 medical, and collision coverages for certain named drivers, by striking subsections (b)
 14 through (g) and inserting in their place new subsections to read as follows:

15 "(b) Reductions in premiums shall be available if all named drivers who are 25 years of
 16 age or older:

17 (1) Have committed no traffic offenses for the prior three years or since the date of
 18 licensure, whichever is shorter;

19 (2) Have had no claims based on fault against an insurer for the prior three years; and

20 (3) Complete one of the following types of driving courses:

21 (A) A course in defensive driving of not less than six hours from a driver improvement
 22 clinic or commercial or noncommercial driving school approved by and under the
 23 jurisdiction of the Department of ~~Motor Vehicle Safety~~ Driver Services;

24 (B) An emergency vehicles operations course at the Georgia Public Safety Training
 25 Center;

26 (C) A course in defensive driving of not less than six hours from a driver improvement
 27 program which is administered by a nonprofit organization such as the American
 28 Association of Retired People, the American Automobile Association, the National
 29 Safety Council, or a comparable organization and which meets the standards
 30 promulgated by the Department of ~~Motor Vehicle Safety~~ Driver Services pursuant to
 31 subsection (f) of this Code section; or

32 (D) A course in defensive driving of not less than six hours offered by an employer to
 33 its employees and their immediate families, which course has been approved by the
 34 Department of ~~Motor Vehicle Safety~~ Driver Services.

1 (c) Reductions in premiums shall be available if all named drivers who are under 25 years
2 of age:

3 (1) Have committed no traffic offenses for the prior three years or since the date of
4 licensure, whichever is shorter;

5 (2) Have had no claims based on fault against an insurer for the prior three years; and

6 (3) Complete a preparatory course offered to new drivers of not less than 30 hours of
7 classroom training and not less than six hours of practical training by a driver's training
8 school approved by and under the jurisdiction of the Department of ~~Motor Vehicle Safety~~
9 Driver Services or by an accredited secondary school, junior college, or college.

10 (d) Upon completion of one of the driving courses specified in paragraph (3) of subsection
11 (b) or paragraph (3) of subsection (c), as applicable, of this Code section by each named
12 driver, eligibility for reductions in premiums for such policy shall continue for a period of
13 three years, provided any named driver under such policy does not commit a traffic offense
14 or have a claim against the policy based on any such driver's fault.

15 (e) The Department of ~~Motor Vehicle Safety~~ Driver Services shall assure through the
16 supervision of driver improvement clinics, emergency vehicles operations courses, driver
17 improvement programs administered by nonprofit organizations, and commercial or
18 noncommercial driving schools approved by the Department of ~~Motor Vehicle Safety~~
19 Driver Services that defensive driving courses shall be available and accessible wherever
20 practicable as determined by the department to licensed drivers throughout the state.

21 (f) Each insurer providing premium discounts under this Code section shall provide, upon
22 the request of the Commissioner, information regarding the amount of such discounts in
23 a form acceptable to the Commissioner.

24 (g) The power of supervision granted to the Department of ~~Motor Vehicle Safety~~ Driver
25 Services over driver improvement programs administered by nonprofit organizations under
26 this Code section shall be limited to the establishment of minimum standards and
27 requirements relative to the content of specific courses offered by such programs and
28 relative to investigation and resolution of any complaints directed towards the content or
29 operation of any course by a person enrolled in such course. The Department of ~~Motor~~
30 ~~Vehicle Safety~~ Driver Services may adopt rules and regulations necessary to carry out the
31 provisions of this subsection. The Department of ~~Motor Vehicle Safety~~ Driver Services
32 shall not require a nonprofit organization to obtain a license or permit or to pay a fee in
33 order to administer a driver improvement program in the state. The Department of ~~Motor~~
34 ~~Vehicle Safety~~ Driver Services shall not require a commercial driving school licensed by
35 such department to obtain an additional license to teach a defensive driving course, as
36 described in subparagraph (b)(3)(A) or paragraph (3) of subsection (c) of this Code section,
37 at any location in this state."

1 35-2-101.

2 (a) The Motor Carrier Compliance Division of the department shall have jurisdiction
3 throughout this state with such duties and powers as are prescribed by law.

4 (b) The primary duties of the Motor Carrier Compliance Division shall be as follows:

5 (1) Enforcement of laws and regulations relating to the size and the weights of motor
6 vehicles, trailers, and loads as provided for in Article 2 of Chapter 6 of Title 32;

7 (2) Enforcement of laws and regulations relating to licensing and fuel tax registration
8 requirements and the reporting of violations thereof to the Department of Driver Services
9 or the Department of Revenue as appropriate;

10 (3) Enforcement of safety standards for motor vehicles and motor vehicle components;

11 (4) Enforcement of laws relating to hazardous materials carriers;

12 (5) Enforcement of all state laws on the following properties owned or controlled by the
13 Department of Transportation or the State Road and Tollway Authority: rest areas,
14 truck-weighing stations or checkpoints, wayside parks, parking facilities, toll facilities,
15 and any buildings and grounds for public equipment and personnel used for or engaged
16 in administration, construction, or maintenance of the public roads or research pertaining
17 thereto;

18 (6) Enforcement of Code Section 16-10-24, relating to obstructing or hindering law
19 enforcement officers;

20 (7) Directing and controlling traffic on any public road which is part of the state highway
21 system but only in areas where maintenance and construction activities are being
22 performed and at scenes of accidents and emergencies until local police officers or
23 Georgia State Patrol officers arrive and have the situation under control;

24 (8) Enforcement of Code Sections 32-9-4 and 40-6-54, relating to designation of
25 restricted travel lanes;

26 (9) Enforcement of Code Section 16-11-43, relating to obstructing highways, streets,
27 sidewalks, or other public passages, on any public road which is part of the state highway
28 system;

29 (10) Enforcement of Code Section 16-7-43, relating to littering public or private property
30 or waters, on any public road which is part of the state highway system;

31 (11) Enforcement of Code Section 16-7-24, relating to interference with government
32 property, on any public road which is part of the state highway system; and

33 (12) Enforcement of any state law when ordered to do so by the commissioner.

34 (c) In performance of the duties specified in subsection (b) of this Code section, certified
35 law enforcement officers employed by the department or designated by the commissioner
36 shall:

37 (1) Be authorized to carry firearms;

1 (2) Exercise arrest powers;

2 (3) Have the power to stop, enter upon, and inspect all motor vehicles using the public
3 highways for purposes of determining whether such vehicles have complied with and are
4 complying with laws, the administration or enforcement of which is the responsibility of
5 the department;

6 (4) Have the power to examine the facilities where motor vehicles are housed or
7 maintained and the books and records of motor carriers for purposes of determining
8 compliance with laws, the administration or enforcement of which is the responsibility
9 of the department; and

10 (5) Exercise the powers generally authorized for law enforcement officers in the
11 performance of their duties or otherwise to the extent needed to protect any life or
12 property when the circumstances demand action.

13 (d) The commissioner shall authorize law enforcement officers of the Motor Carrier
14 Compliance Division to make use of dogs trained for the purpose of detection of drugs and
15 controlled substances while such officers are engaged in the performance of their
16 authorized duties. If such authorized use of such a dog indicates probable cause to indicate
17 the presence of contraband, the officer or officers shall in those circumstances have the full
18 authority of peace officers to enforce the provisions of Article 2 of Chapter 13 of Title 16,
19 the 'Georgia Controlled Substances Act,' and Article 3 of Chapter 13 of Title 16, the
20 'Dangerous Drug Act'; provided, however, that the department must immediately notify the
21 local law enforcement agency and district attorney of the jurisdiction where a seizure is
22 made.

23 (e)(1) Certified law enforcement officers employed by the Motor Carrier Compliance
24 Division may use a department motor vehicle while working an approved off-duty job,
25 provided that:

26 (A) The off-duty employment is of a general nature that is the subject of a contract
27 between the off-duty employer and the department and is service in which the use of
28 the department motor vehicle is a benefit to the department or is in furtherance of the
29 department's mission;

30 (B) The off-duty employer agrees to pay and does pay to the department an amount
31 determined by the commissioner to be sufficient to reimburse the department for the use
32 of the vehicle and to pay the off-duty employee sufficient compensation. Pursuant to
33 such contract, the department shall pay the employee of the department the
34 compensation earned on off-duty employment whenever such employee performs such
35 service in a department motor vehicle; and

36 (C) The commissioner has specifically approved, in writing, the individual use of the
37 vehicle by the employee.

1 (2) At no time will an off-duty employee be allowed use of a department motor vehicle
2 at any political function of any kind."

3 **PART XIV**

4 **Amendments to Chapter 40-2.**

5 **Registration and licensing of motor vehicles.**

6 **SECTION 14-1.**

7 Chapter 2 of Title 40 of the Official Code of Georgia Annotated, relating to registration and
8 licensing of motor vehicles, is amended by striking paragraphs (2) and (3) of Code Section
9 40-2-1, relating to definitions, and inserting in their place new paragraphs to read as follows:

10 "(2) 'Commissioner' means the commissioner of ~~motor vehicle safety~~ driver services.

11 (3) 'Department' means the Department of ~~Motor Vehicle Safety~~ Driver Services."

12 **SECTION 14-2.**

13 Said Chapter 2 of Title 40 is further amended in Code Section 40-2-8. relating to license
14 plates, temporary plates, and unregistered vehicles, by striking division (b)(2)(B)(ii) and
15 inserting in its place a new division to read as follows:

16 "(ii) All temporary plates issued by dealers to purchasers of vehicles on or after
17 January 1, 2001, shall be of a standard design prescribed by regulation promulgated
18 by the ~~Department of Motor Vehicle Safety~~ department in accordance with the
19 requirements of this subparagraph. Temporary plates issued by dealers to purchasers
20 prior to such date may be of any design if such plates meet the requirements of this
21 subparagraph."

22 **SECTION 14-3.**

23 Said Chapter 2 of Title 40 is further amended by striking Code Section 40-2-24, relating to
24 bonding of tag agents, and inserting in its place a new Code section to read as follows:

25 "40-2-24.

26 Each tag agent shall give bond conditioned as the commissioner may require, and in such
27 amount as the commissioner may deem necessary and proper, not exceeding \$250,000.00,
28 to protect the state adequately. Such bond shall be executed by a surety corporation
29 licensed to do business in the State of Georgia, as surety, and the premiums shall be paid
30 by the ~~Department of Motor Vehicle Safety~~ department. The bond shall run to the
31 Governor and his or her successors in office and shall be approved as to conditions, form,
32 and sufficiency by the commissioner."

1 **SECTION 14-3.1.**

2 Said Chapter 2 of Title 40 is further amended by striking subsections (b) and (d) of Code
3 Section 40-2-40, relating to registration of delinquent vehicles, and inserting in their
4 respective places new subsections to read as follows:

5 "(b) All applications for the registration of a delinquent vehicle shall, before being
6 accepted by a tag agent, be first endorsed by a sheriff or a deputy sheriff, a chief of police
7 or his or her designated representative, a state ~~patrolman, a state revenue special agent or~~
8 ~~enforcement officer, a Department of Transportation~~ law enforcement officer, a tax
9 commissioner, or a tax collector. The officer endorsing the delinquent application shall
10 indicate, with his or her endorsement on the application, the total amount of the prescribed
11 registration fee together with the 25 percent penalty provided in this Code section, and the
12 full total of such amount shall be paid to the tag agent before any license plate or
13 revalidation decal as provided for in this chapter shall be assigned to the applicant."

14 "(d) Between the first and fifth days of each calendar month, the tag agent shall remit to
15 the respective fiscal authorities of the counties or cities employing the endorsing officers
16 the full amount of such penalties accredited to such officers during and for the preceding
17 calendar month. All sums accredited to state ~~patrolmen, state revenue special agents or~~
18 ~~enforcement officers, or Department of Transportation~~ law enforcement officers shall be
19 paid to the fiscal authorities of the county where the vehicle is registered."

20 **SECTION 14-4.**

21 Said Chapter 2 of Title 40 is further amended by adding after Code Section 40-2-64 a new
22 Code Section 40-2-64.1 to read as follows:

23 "40-2-64.1.

24 (a) In accordance with the Taiwan Relations Act as provided for in Code Section 50-1-2,
25 the commissioner shall design a distinctive Foreign Organization license plate.

26 (b) Upon application and compliance with the state motor vehicle laws relating to the
27 registration and licensing of motor vehicles and the payment of the regular license fee,
28 official representatives of the Taipei Economic and Cultural Representatives Office in the
29 United States who maintain a presence in Georgia shall be issued Foreign Organization
30 license plates as prescribed in Code Section 40-2-31 in duplicate. Such license plates shall
31 be fastened to both the front and the rear of the vehicle.

32 (c) Official representatives of the Taipei Economic and Cultural Representatives Office
33 in Atlanta accredited by the Georgia Department of Economic Development shall be
34 entitled to Foreign Organization license plates for the representative's privately owned
35 motor vehicle. Such license plates shall not be used by any representative after his or her
36 presence in Georgia has terminated.

1 (d) License plates issued under this Code section shall not be transferred so as to be used
2 by any person other than the person to whom such plates were originally issued but shall
3 be transferred to another vehicle as provided in Code Section 40-2-80.

4 (e) The commissioner is authorized to establish procedures and promulgate rules and
5 regulations for implementing this Code section."

6 **SECTION 14-5.**

7 Said Chapter 2 of Title 40 is further amended by striking Code Section 40-2-70, relating to
8 special license plates for certain disabled veterans, and inserting in its place a new Code
9 section to read as follows:

10 "40-2-70.

11 Any citizen and resident of the State of Georgia who has been discharged from the armed
12 forces under conditions other than dishonorable, who is disabled to any degree specified
13 and enumerated in Code Section 40-2-69, and who is the owner of a private passenger
14 motor vehicle, but who cannot qualify under Code Section 40-2-69, shall be entitled to a
15 special and distinctive automobile license plate. Such license plate shall be transferred to
16 another vehicle acquired by such veteran or jointly by such veteran and his or her spouse
17 as provided in Code Section 40-2-80. Such veteran shall be entitled to such plate regardless
18 of whether he or she is suffering from a service connected or nonservice connected
19 disability. Such veteran must apply for such license plate and, upon compliance with the
20 state motor vehicle laws for licensing of motor vehicles and payment of the regular license
21 fee for plates as prescribed under Article 7 of this chapter, such veteran shall be issued
22 similar license plates as prescribed in Code Section 40-2-71 for private passenger cars.
23 There shall be no charge for the additional plate issued such veteran under this Code
24 section. If a veteran has not been certified as disabled by the United States Department of
25 Veterans Affairs, such veteran may submit to the Department of Veterans Service such
26 veteran's discharge papers and a certified statement from a physician, licensed under
27 Chapter 34 of Title 43, certifying that in the opinion of such physician such veteran is
28 disabled to a degree enumerated in Code Section 40-2-69. If the certificate from the
29 physician indicates the qualifying disabilities which meet the standards of the United States
30 Department of Veterans Affairs, the commissioner of veterans service shall submit a letter
31 to the commissioner of ~~motor vehicle safety~~ driver services indicating that the veteran
32 meets the requirements of this Code section and qualifies for a special license plate as
33 provided in this Code section."

SECTION 14-6.

Said Chapter 2 of Title 40 is further amended by striking Code Section 40-2-82, relating to special license plates for Georgia State Patrol vehicles, and inserting in its place a new Code section to read as follows:

"40-2-82.

The commissioner of public safety shall be issued distinctive license plates to be used on motor vehicles assigned to the Department of Public Safety and operated by troopers of the Georgia State Patrol or law enforcement officers of the Motor Carrier Compliance Division. The distinctive plates shall be issued free of charge in accordance with procedures agreed upon by the commissioner of public safety and the commissioner of ~~motor vehicle safety~~ driver services. License plates issued pursuant to this Code section need not contain a place for the county name decal and no county name decal need be affixed to a license plate issued pursuant to this Code section."

SECTION 14-7.

Said Chapter 2 of Title 40 is further amended in Code Section 40-2-87, relating to definitions applicable to reciprocal agreements for registration of commercial vehicles, by striking paragraph (9) and inserting in its place a new paragraph to read as follows:

"(9) 'Commissioner' means the jurisdiction official in charge of registration of vehicles and means, for the State of Georgia, the commissioner of ~~motor vehicle safety~~ driver services."

SECTION 14-8.

Said Chapter 2 of Title 40 is further amended by striking 40-2-89, relating to ineligibility for registration for vehicles prohibited by federal agencies, and inserting in its place a new Code section to read as follows:

"40-2-89.

Any vehicle which is prohibited by any federal agency acting pursuant to federal law, rule, or regulation from being operated in interstate commerce shall not be eligible for registration under this article, and the commissioner shall ~~refuse to issue, refuse to renew,~~ suspend or revoke such registration for any vehicle so prohibited from operating."

SECTION 14-9.

Said Chapter 2 of Title 40 is further amended by striking Code Section 40-2-135, relating to revocation of license plates, and inserting in its place a new Code section to read as follows:

1 "40-2-135.

2 (a) The commissioner shall revoke any regular, prestige, special, or distinctive license
3 plate which the commissioner determines was issued in error and shall revoke the special
4 and distinctive license plate issued to a member of the General Assembly at such time as
5 the holder ceases to hold such public office. The commissioner shall revoke any license
6 plate purchased with a personal check which was returned for any reason. The
7 commissioner shall notify the holder of such regular, prestige, special, or distinctive license
8 plate or of such other license plate of such revocation. The holder of such revoked license
9 plate shall return the license plate to the commissioner or the commissioner's designated
10 agent and register his or her vehicle as otherwise required by this chapter.

11 (b) The commissioner shall suspend or revoke any permanent registration and license plate
12 issued in accordance with Code Section 40-2-47 when the owner has not complied with the
13 annual requirement of the payment of ad valorem taxes and is delinquent for more than 12
14 months from the last date of ad valorem tax payment.

15 ~~(b)~~(c) Any state or county law enforcement officer or any special agent or enforcement
16 officer appointed under Code Section 40-2-134 may, upon the direction or request of the
17 commissioner, go upon public or private property to seize a license plate or renewal decal
18 which has been revoked as provided in subsection (a) of this Code section."

19 **SECTION 14-10.**

20 Said Chapter 2 of Title 40 is further amended in Code Section 40-2-137, relating to the
21 suspension of motor vehicle registration for failure to obtain minimum insurance coverage,
22 by striking paragraph (1) of subsection (c) and inserting in lieu thereof a new paragraph (1)
23 to read as follows:

24 "(c)(1) When proof of minimum motor vehicle insurance coverage is provided within
25 the time period specified in this Code section, but there has been a lapse of coverage for
26 a period of more than ten days, the owner shall remit a \$25.00 lapse fee to the
27 department. Failure to remit the lapse fee to the department within 30 days of the date on
28 which the notification was mailed by the department will result in the suspension of the
29 owner's motor vehicle registration by operation of law as if the proof had not been
30 provided in a timely manner as provided in paragraph (2) of this subsection. If any lapse
31 fee provided for in this Code section is paid to the county tax commissioner, the county
32 shall retain \$5.00 thereof as a collection fee."

1 **PART XVI**

2 **Amendments to Chapter 40-4.**

3 **Identification of and purchase and resale of motor vehicles and parts.**

4 **SECTION 16-1.**

5 Chapter 4 of Title 40 of the Official Code of Georgia Annotated, relating to identification of
6 and purchase and resale of motor vehicles and parts, is amended by striking Code Section
7 40-4-5, relating to identification of truck chassis, and inserting in its place a new Code
8 section to read as follows:

9 "40-4-5.

10 Truck chassis with features designed for specialized requirements of a wrecker
11 manufactured after January 1, 1967, but before January 1, 1997, shall, at the time the
12 vehicle is first registered on or after January 1, 1997, pursuant to Code Section 40-2-21, be
13 issued by the Department of ~~Motor Vehicle Safety~~ Driver Services a unique vehicle
14 identification number which shall be affixed to and maintained upon the chassis by the
15 owner in a manner consistent with the requirements of subsections (b) and (e) of Code
16 Section 40-4-4."

17 **PART XVII**

18 **Amendments to Chapter 40-5.**

19 **Drivers' licenses.**

20 **SECTION 17-1.**

21 Chapter 5 of Title 40 of the Official Code of Georgia Annotated, relating to drivers' licenses,
22 is amended in Code Section 40-5-1, relating to definitions applicable to said chapter, by
23 striking paragraphs (1), (3), (5), (7), (9), and (10) and inserting in their respective places new
24 paragraphs to read as follows:

25 "(1) 'Assessment component' means the standard screening instrument or instruments
26 designated by the Department of ~~Human Resources~~ Driver Services which are used to
27 screen for the extent of an individual's alcohol or drug use and its impact on driving."

28 "(3) 'Cancellation of driver's license' means the annulment or termination by formal
29 action of the ~~Department of Motor Vehicle Safety~~ department of a person's license
30 because of some error or defect in the license or because the licensee is no longer entitled
31 to such license. The cancellation of a license is without prejudice, and application for a
32 new license may be made at any time after such cancellation."

33 "(5) 'Commissioner' means the commissioner of ~~motor vehicle safety~~ driver services."

34 "(7) 'Department' means the Department of ~~Motor Vehicle Safety~~ Driver Services."

1 "(9) 'DUI Alcohol or Drug Use Risk Reduction Program' means a program certified by
 2 the Department of ~~Human Resources~~ Driver Services which consists of two components:
 3 assessment and intervention. In the case of a conviction or plea of nolo contendere to a
 4 violation of Code Section 40-6-391 or in any other instance in which a person may be
 5 referred to a DUI Alcohol or Drug Use Risk Reduction Program, the program administers
 6 the assessment component and refers such offender to the intervention component.

7 (10) 'Intervention component' means a program which delivers therapeutic education
 8 about alcohol and drug use and driving and peer group counseling concerning alcohol and
 9 drug use over a period of 20 hours utilizing a methodology and curriculum approved and
 10 certified by the Department of ~~Human Resources~~ Driver Services for the DUI Alcohol
 11 or Drug Use Risk Reduction Programs under subsection (e) of Code Section 40-5-83."

12 SECTION 17-2.

13 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-2, relating to driver's
 14 records, by striking and replacing subsection (j) and adding a new subsection (l) so that
 15 subsections (j) and (l) shall read, respectively, as follows:

16 "(j) The commissioner is authorized to promulgate any rules, regulations, or policies as are
 17 necessary to carry out the provisions of this Code section. ~~The department and the Georgia~~
 18 ~~Technology Authority are each authorized to charge~~ In accordance with paragraph (6) of
 19 subsection (a) of Code Section 50-25-4, reasonable fees ~~to defray costs incurred in~~
 20 affording access to or disseminating shall be assessed for furnishing information from
 21 records or data bases pursuant to provisions of this Code section; provided, however, that
 22 the fee for furnishing an abstract of a driver's record shall not exceed \$10.00; ~~and provided,~~
 23 ~~further, that the fee for furnishing the limited information provided for purposes of~~
 24 ~~insurance rating pursuant to division (c)(1)(B)(ii) of this Code section shall not exceed 20~~
 25 ~~percent of the fee for furnishing the abstract of a driver's record."~~

26 "(l) In any case in which the release or transmittal of one or more driver's records is
 27 authorized under this Code section or any other provision of law, the commissioner may
 28 determine the method of release or transmittal of the record or records, including without
 29 limitation release or transmittal by mail or by means of the Internet or other electronic
 30 means."

31 SECTION 17-3.

32 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-21, relating to
 33 exemptions from licensing, by striking paragraph (11) of subsection (a) and inserting in its
 34 place a new paragraph to read as follows:

1 "(11) Any resident who is 15 years of age or over while taking actual in-car training in
 2 a training vehicle other than a commercial motor vehicle under the direct personal
 3 supervision of a driving instructor when such driving instructor and training vehicle are
 4 licensed by the department in accordance with the provisions of Chapter 13 of Title 43,
 5 'The Driver Training School License Act.' As used in the previous sentence, the term
 6 'commercial motor vehicle' shall have the meaning specified in Code Section 40-5-142.
 7 All vehicles utilized for the in-car training authorized under this paragraph shall be
 8 equipped with dual controlled brakes and shall be marked with signs in accordance with
 9 the ~~Department of Motor Vehicle Safety~~ rules of the department clearly identifying such
 10 vehicles as training cars belonging to a licensed driving school. A driving instructor shall
 11 test the eyesight of any unlicensed person who will be receiving actual in-car training
 12 prior to commencement of such training, and no unlicensed driver shall receive in-car
 13 training unless such person has at least the visual acuity and horizontal field of vision as
 14 is required for issuance of a driver's license in subsection (c) of Code Section 40-5-27;
 15 and".

16 SECTION 17-4.

17 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-22, relating to
 18 requirements for licensure, by striking paragraph (3) of subsection (a.1) and inserting in its
 19 place a new paragraph to read as follows:

20 "(3) The State Board of Education and the commissioner of ~~motor vehicle safety~~ driver
 21 services are authorized to promulgate rules and regulations to implement the provisions
 22 of this subsection."

23 SECTION 17-5.

24 Said Chapter 5 of Title 40 is further amended by striking Code Section 40-5-22.1, relating
 25 to reinstatement of license of child under 16 years convicted of driving under influence of
 26 alcohol or drugs, and inserting in its place a new Code section to read as follows:

27 "40-5-22.1.

28 Notwithstanding any other provision of law, if a child under 16 years of age is adjudicated
 29 delinquent of driving under the influence of alcohol or drugs or of possession of marijuana
 30 or a controlled substance in violation of Code Section 16-13-30 or of the unlawful
 31 possession of a dangerous drug in violation of Code Section 16-13-72 or convicted in any
 32 other court of such offenses, the court shall order that the privilege of such child to apply
 33 for and be issued a driver's license or learner's permit shall be suspended and delayed until
 34 such child is 17 years of age for a first conviction and until such child is 18 years of age for
 35 a second or subsequent such conviction. Upon reaching the required age, such license

1 privilege shall be reinstated if the child submits proof of completion of a DUI Alcohol or
 2 Drug Use Risk Reduction Program ~~approved by the Department of Human Resources~~ or
 3 an assessment and intervention program approved by the juvenile court and pays a fee of
 4 \$210.00 to the Department of ~~Motor Vehicle Safety~~ Driver Services or \$200.00 when such
 5 application is processed by mail. The court shall notify the ~~Department of Motor Vehicle~~
 6 Safety department of its order delaying the issuance of such child’s license within 15 days
 7 of the date of such order. The ~~Department of Motor Vehicle Safety department~~ shall not
 8 issue a driver’s license or learner’s permit to any person contrary to a court order issued
 9 pursuant to this Code section.”

10 **SECTION 17-6.**

11 Said Chapter 5 of Title 40 is further amended by striking subsections (a) through (d) of Code
 12 Section 40-5-25, relating to driver’s license applications, and inserting in their respective
 13 places new subsections to read as follows:

14 “(a) Every application for an instruction permit or for a driver’s license shall be made upon
 15 a form furnished by the department. Every application shall be accompanied by the proper
 16 license fee. The fees shall be as established by the commissioner, not to exceed:

17	(1) For instruction permits for Classes A, B, C, and M drivers’ licenses and	
18	for Class D drivers’ licenses	\$ 10.00
19	(2) For <u>five-year</u> Classes <u>A, B, C,</u> and M <u>noncommercial</u> drivers’	15.00
20	licenses	<u>20.00</u>
21	<u>(2.1) For ten-year Classes A, B, C, and M noncommercial driver’s</u>	
22	<u>licenses</u>	<u>35.00</u>
23	(3) For Classes <u>A, and B, C, and M commercial</u> drivers’ licenses	15.00
		<u>20.00</u>
24	(4) For application for Classes A, B, C, and M commercial drivers’ licenses	
25	or a Class P commercial driver’s instruction permit	35.00
26	(5) For Class P commercial drivers’ instruction permits for Classes A, B, C,	
27	and M commercial drivers’ licenses	10.00
28	(6) For Classes A, B, C, and M commercial drivers’ licenses, initial issuance	
29	requiring a road test	65.00
		<u>70.00</u>
30	(7) For Classes A, B, C, and M commercial drivers’ licenses, initial issuance	
31	not requiring a road test	15.00
		<u>20.00</u>

1 (8) For renewal of Classes A, B, C, and M commercial drivers' licenses . . . 15.00
20.00

2 (8.1) For renewal of five-year Classes A, B, C, and M noncommercial drivers'
3 licenses 20.00

4 (8.2) For renewal of ten-year Classes A, B, C, and M noncommercial drivers'
5 licenses 35.00

6 (9) Initial issuance of Classes A, B, C, and M commercial drivers' licenses
7 and Class P commercial drivers' instruction permits shall include all
8 endorsement fees within the license fee. Each endorsement added after initial
9 licensing 5.00

10 The commissioner may by rule provide incentive discounts in otherwise applicable fees
11 reflecting cost savings to the department where a license is renewed by means other than
12 personal appearance. The discount for renewal of a Class C or Class M license shall be
13 \$5.00 and any other discounts shall be as determined by the commissioner. Except as
14 provided in Code Section 40-5-36, relating to veterans' licenses, and Code Section
15 40-5-149, relating to application fees for public school bus drivers, there shall be no
16 exceptions to the fee requirements for a commercial driver's license or a commercial
17 driver's license permit. Notwithstanding any other provision of this Code section, there
18 shall be no fee whatsoever for replacement of any driver's license solely due to a change
19 of the licensee's name or address, provided that such replacement license shall be valid
20 only for the remaining period of such original license; and provided, further, that only one
21 such free replacement license may be obtained within ~~any four-year~~ the period for which
22 the license was originally issued. Any application for the replacement of a lost license
23 pursuant to Code Section 40-5-31 or due to a change in the licensee's name or address
24 submitted within 150 days of the expiration of said license shall be treated as an application
25 for renewal subject to the applicable license fees as set forth in this subsection.

26 (b) ~~Notwithstanding the provisions of subsection (a) of this Code section, any Class 1 or~~
27 ~~2 license issued prior to April 3, 1989, shall remain valid until its expiration unless~~
28 ~~otherwise lost, destroyed, suspended, or revoked prior to its expiration. A Class 3, 4, or 5~~
29 ~~license shall remain valid unless lost, destroyed, suspended, revoked, or canceled, until its~~
30 ~~expiration or its earlier replacement under Article 7 of this chapter, the 'Uniform~~
31 ~~Commercial Driver's License Act.'~~ Reserved.

32 (c) Every such application shall state the full legal name, date of birth, sex, and residence
33 address of the applicant; shall briefly describe the applicant; ~~and~~ shall state whether the
34 applicant has theretofore been licensed as a driver and, if so, when and by what state or
35 country, and whether any such license has ever been suspended, revoked, or refused, and,

1 if so, the date of and reason for such suspension, revocation, or refusal; and shall state such
 2 other information as the commissioner may require to determine the applicant's identity,
 3 competence, and eligibility. The application shall include any other information as required
 4 by paragraph (1) of subsection (a.1) of Code Section 19-11-9.1. The department shall not
 5 issue a license until a complete examination of the applicant's record has been completed.
 6 The commissioner may issue such rules and regulations as shall be necessary for the
 7 orderly processing of license applications.

8 (d)(1) The General Assembly finds that it is in the best interest of the state to encourage
 9 improved public education and awareness regarding anatomical gifts of human organs
 10 and tissues and to address the ever increasing need for donations of anatomical gifts for
 11 the benefit of the citizens of Georgia.

12 ~~(2) Notwithstanding the provisions of paragraph (2) or (3) of subsection (a) of this Code~~
 13 ~~section, each applicant for the issuance, reissuance, or renewal of a Class C, M, A, or B~~
 14 ~~driver's license under paragraph (2) or (3) of subsection (a) of this Code section shall~~
 15 ~~accompany such application with a license fee as established by the commissioner, not~~
 16 ~~to exceed \$8.00, if such applicant executes an anatomical gift pursuant to Code Section~~
 17 ~~40-5-6.~~

18 ~~(3)~~(2) The department shall make available to those federally designated organ
 19 procurement organizations the name, license number, date of birth, and most recent
 20 address of any person who obtains a an organ donor driver's license ~~with the reduced fee~~
 21 ~~provided for in paragraph (2) of this subsection.~~ Information so obtained by such
 22 organizations shall be used for the purpose of establishing a state-wide organ donor
 23 registry accessible to organ tissue and eye banks authorized to function as such in this
 24 state and shall not be further disseminated."

25 SECTION 17-7.

26 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-27, relating to
 27 examination of applicants, by striking subsections (a), (d), and (e) and inserting in their
 28 respective places new subsections to read as follows:

29 "(a) The department shall examine every applicant for a driver's license, except as
 30 otherwise provided by subsection (d) of this Code section. Such examination shall include
 31 a test of the applicant's eyesight, his or her ability to understand official traffic-control
 32 devices, and his or her knowledge of safe driving practices and the traffic laws of this state
 33 and shall also include a comprehensive on-the-road driving test during which the applicant
 34 shall be required to fully demonstrate his or her ability to exercise ordinary and reasonable
 35 control in the operation of a motor vehicle of the type or general class of vehicles he or she
 36 desires a license to drive; provided, however, that the on-the-road driving test requirement

1 shall not apply to any applicant for a Class C driver's license who holds a Class D driver's
 2 license issued on or after January 1, 2002. ~~Applicants~~ An applicant 18 years of age and
 3 older with a valid and current license ~~licenses~~ license, or a license that has been expired for less
 4 than two years, issued by another state of the United States or the District of Columbia who
 5 ~~surrender their previous licenses~~ surrenders his or her previous license to obtain a Georgia
 6 license shall be exempt from taking such tests ~~other than tests of eyesight~~. The examination
 7 may also include such further physical and mental examination as the department finds
 8 necessary to determine the applicant's fitness to operate a motor vehicle safely upon the
 9 highways. The commissioner may establish by rules and regulations the type of tests or
 10 demonstrations to be made by applicants for any class of license."

11 "(d) The department shall ~~implement a six-month pilot program to determine licensing~~
 12 ~~requirements for licensed driver training schools to conduct on-the-road driving tests as~~
 13 ~~provided in subsection (e) of this Code section. The department shall report the results of~~
 14 ~~such pilot program to the House Committee on Motor Vehicles. (e) If the department~~
 15 ~~determines that the pilot program provided for in subsection (d) of this Code section is~~
 16 ~~successful, it shall authorize licensed driver training schools to conduct on-the-road driving~~
 17 ~~tests~~ and other tests required for issuance of a driver's license as provided in this
 18 subsection. The department may authorize licensed driver training schools to issue driver's
 19 licenses to successful applicants as provided in this subsection. The department shall, prior
 20 to approving a licensed driver training school to conduct ~~on-the-road driving tests~~ or issue
 21 licenses or both as provided in this subsection, make a determination that the school has
 22 been licensed for a minimum of ~~one year~~ two years and has conducted driver education ~~and~~
 23 ~~adult education~~ courses on a full-time basis for such ~~one-year~~ two-year period and that such
 24 school meets all other standards which the department may establish as a condition for
 25 approval to conduct such tests or issue licenses or both. The department shall authorize a
 26 driver training school licensed pursuant to Chapter 13 of Title 43 and approved by the
 27 department to administer the testing provided for in this Code section, provided that the
 28 applicant has successfully completed a driver training course which includes a minimum
 29 of 30 class hours of instruction and six hours of private in-car training. The department
 30 may establish by rules and regulations the type of tests or demonstrations to be made by
 31 applicants for any Class C or Class D driver's license under this Code section."

32 SECTION 17-8.

33 Said Chapter 5 of Title 40 is further amended by striking Code Section 40-5-28, relating to
 34 issuance of drivers' licenses, and inserting in its place a new Code section to read as follows:

1 "40-5-28.

2 (a) The department shall, upon payment of the required fee, issue to every applicant
 3 qualifying therefor a driver's license indicating the type or general class of vehicles the
 4 licensee may drive, which license shall be upon a form prescribed by the department and
 5 which shall bear thereon a distinguishing number assigned to the licensee, a color
 6 photograph of the licensee, the licensee's full name, either a facsimile of the signature of
 7 the licensee or a space upon which the licensee shall write his or her usual signature with
 8 a pen and ink immediately upon receipt of the license, and such other information or
 9 identification as is required by the department. No license shall be valid until it has been
 10 so signed by the licensee. Specifically but without limitation, the department may require
 11 applicants to submit fingerprints by means of an inkless fingerprint scanning device upon
 12 application.

13 (b) The commissioner shall determine the location and manner of issuance of drivers'
 14 licenses. Without limiting the generality of the foregoing, it is specifically provided that
 15 the commissioner may designate county tag agents as agents of the department for this
 16 purpose and may authorize the issuance of drivers' licenses by county tag agents."

17 **SECTION 17-9.**

18 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-31, relating to
 19 replacement permits or licenses, by striking subsection (b) and inserting in its place a new
 20 subsection to read as follows:

21 "(b) The department shall issue a temporary permit or driver's license to each individual
 22 who has lost by misplacement, and not by revocation or suspension, his or her instruction
 23 permit or driver's license and who has made application under oath on a form furnished by
 24 the department which states that the applicant presently has a valid permit or license which
 25 has been lost or misplaced. In lieu of the applicant's signature on a form, any application
 26 for the issuance of a replacement license submitted electronically shall contain an
 27 acknowledgment and attestation under penalty of perjury that he or she meets each
 28 requirement of this Code section."

29 **SECTION 17-10.**

30 Said Chapter 5 of Title 40 is further amended by striking Code Section 40-5-32, relating to
 31 driver's license renewal, and inserting in its place a new Code section to read as follows:

32 "40-5-32.

33 (a)(1) Every Except as otherwise provided in this Code section, every driver's license
 34 shall expire on the licensee's birthday in the fourth fifth year following the issuance of
 35 such license. Notwithstanding the foregoing, any commercial license that contains an H

1 or X endorsement as defined in subsection (c) of Code Section 40-5-150 shall expire on
 2 the date of expiration of the licensee's security threat assessment conducted by the
 3 Transportation Security Administration of the United States Department of Homeland
 4 Security. An applicant for a Class A, B, C, or M noncommercial driver's license who is
 5 under age 60 shall at the applicant's option apply for a license which shall expire on the
 6 licensee's birthday in the fifth or tenth year following the issuance of such license. Every
 7 such license shall be renewed on or before its expiration upon application, payment of
 8 the required fee, and, if applicable, satisfactory completion of the examination required
 9 or authorized by subsection (c) of this Code section.

10 (2) Except as otherwise provided by subsection (c) of this Code section, every holder of
 11 a veteran's or honorary license shall ~~meet the requirements of subsection (c) of this Code~~
 12 ~~section~~ be valid until the holder reaches age 65 and shall thereafter be subject to renewal
 13 pursuant to paragraph (1) of this subsection on or before his or her birthday every ~~four~~
 14 five years, ~~beginning from the date on which the holder was last required to take an~~
 15 ~~examination under former Ga. L. 1972, p. 1076, as amended by Ga. L. 1973, pp. 916,~~
 16 ~~917.~~ The department may allow a veteran or honorary license holder to retain his or her
 17 expired veteran's or honorary license as a souvenir.

18 (3) The commissioner shall issue such rules and regulations as are required to enforce
 19 this subsection.

20 (b) An application for driver's license renewal may be submitted by means of:

21 (1) Personal appearance before the department; or

22 (2) Subject to rules or regulations of the department which shall be consistent with
 23 considerations of public safety and efficiency of service to licensees, means other than
 24 such personal appearance which may include without limitation by mail or electronically.
 25 The department may by such rules or regulations exempt persons renewing drivers'
 26 licenses under this paragraph from the license surrender requirement of subsection (c)
 27 of Code Section 40-5-20.

28 (c)(1) The department shall require every person who is age 64 or older applying for
 29 renewal of a driver's license to take and pass successfully such test of his or her eyesight
 30 as the department shall prescribe, ~~unless otherwise provided by rule or regulation for~~
 31 ~~purposes of paragraph (2) of subsection (b) of this Code section.~~

32 (2) The commissioner may issue such rules and regulations as are necessary to
 33 implement this subsection."

1 courts to submit by electronic means no later than a future date to be determined by the
 2 commissioner."

3 **SECTION 17-13.**

4 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-57.1, relating to
 5 suspension of licenses of young drivers, by striking subsection (b) and inserting in its place
 6 a new subsection to read as follows:

7 "(b) A person whose driver's license has been suspended under subsection (a) of this Code
 8 section shall:

9 (1) Subject to the requirements of subsection (c) of this Code section and except as
 10 otherwise provided by paragraph (2) of this subsection:

11 (A) Upon a first such suspension, be eligible to apply for license reinstatement and,
 12 subject to ~~successful recompletion of the examination requirements of Code Section~~
 13 ~~40-5-27~~ and payment of required fees, have his or her driver's license reinstated after
 14 six months; and

15 (B) Upon a second or subsequent such suspension, be eligible to apply for license
 16 reinstatement and, subject to ~~successful recompletion of the examination requirements~~
 17 ~~of Code Section 40-5-27~~ and payment of required fees, have his or her driver's license
 18 reinstated after 12 months; or

19 (2)(A) If the driver's license was suspended upon conviction for violation of Code
 20 Section 40-6-391, be subject to the provisions of Code Section 40-5-63.

21 (B) If such driver was convicted of driving under the influence of alcohol or of having
 22 an unlawful alcohol concentration and is otherwise subject to the provisions of
 23 paragraph (1) of subsection (a) of Code Section 40-5-63, then such person shall not be
 24 eligible for a limited driving permit under Code Section 40-5-64, and:

25 (i) If the driver's alcohol concentration at the time of the offense was less than 0.08
 26 grams, he or she shall not be eligible for license reinstatement until the end of six
 27 months; or

28 (ii) If the driver's alcohol concentration at the time of the offense was 0.08 grams or
 29 more, he or she shall not be eligible for license reinstatement until the end of 12
 30 months.

31 ~~(C) Any driver subject to the provisions of this paragraph shall, as an additional~~
 32 ~~prerequisite for license reinstatement, be required to successfully recomplete the~~
 33 ~~examination requirements of Code Section 40-5-27."~~

1 Section 40-5-54 by a person who is under 18 years of age at the time of arrest shall
2 constitute a conviction. For the purposes of this paragraph only, an accepted plea of nolo
3 contendere by a person 21 years of age or older, with no conviction of and no plea of nolo
4 contendere accepted to a charge of violating Code Section 40-6-391 within the previous
5 five years, as measured from the dates of previous arrests for which convictions were
6 obtained or pleas of nolo contendere accepted to the date of the current arrest for which
7 a plea of nolo contendere is accepted, shall be considered a conviction, and the court
8 having jurisdiction shall forward, as provided in Code Section 40-6-391.1, the record of
9 such disposition of the case to the department and the record of such disposition shall be
10 kept on file for the purpose of considering and counting such accepted plea of nolo
11 contendere as a conviction under paragraphs (2) and (3) of this subsection;

12 (2) Upon the second conviction of any such offense within five years, as measured from
13 the dates of previous arrests for which convictions were obtained to the date of the
14 current arrest for which a conviction is obtained, the period of suspension shall be for
15 three years. At the end of 120 days, the person may apply to the department for
16 reinstatement of said driver's license; except that if such license was suspended as a result
17 of a second conviction of a violation of Code Section 40-6-391 within five years, the
18 person shall not be eligible to apply for license reinstatement until the end of 18 months.
19 Such license shall be reinstated if such person submits proof of completion of a DUI
20 Alcohol or Drug Use Risk Reduction Program ~~approved by the Department of Human~~
21 ~~Resources~~ and pays a restoration fee of \$210.00 or \$200.00 when processed by mail,
22 provided that, if such license was suspended as a result of a conviction of an offense
23 listed in Code Section 40-5-54, such license shall be reinstated if such person submits
24 proof of completion of either a defensive driving program approved by the department
25 or a DUI Alcohol or Drug Use Risk Reduction Program ~~approved by the Department of~~
26 ~~Human Resources~~ and pays the prescribed restoration fee. A driver's license suspended
27 as a result of a conviction of a violation of Code Section 40-6-391 shall not become valid
28 and shall remain suspended until such person submits proof of completion of a DUI
29 Alcohol or Drug Use Risk Reduction Program ~~approved by the Department of Human~~
30 ~~Resources~~ and pays the prescribed restoration fee. For purposes of this paragraph, a plea
31 of nolo contendere and all previous accepted pleas of nolo contendere to an offense listed
32 in Code Section 40-5-54 within such five-year period of time shall constitute a
33 conviction. For the purposes of this paragraph, a plea of nolo contendere to a charge of
34 violating Code Section 40-6-391 and all prior accepted pleas of nolo contendere within
35 five years, as measured from the dates of previous arrests for which convictions were
36 obtained or pleas of nolo contendere were accepted to the date of the current arrest for

1 which a plea of nolo contendere is accepted, shall be considered and counted as
2 convictions; or

3 (3) Upon the third conviction of any such offense within five years, as measured from
4 the dates of previous arrests for which convictions were obtained to the date of the
5 current arrest for which a conviction is obtained, such person shall be considered a
6 habitual violator, and said license shall be revoked as provided for in paragraph (1) of
7 subsection (a) of Code Section 40-5-62. For purposes of this paragraph, a plea of nolo
8 contendere and all previous accepted pleas of nolo contendere to an offense listed in Code
9 Section 40-5-54 within such five-year period shall constitute a conviction. For the
10 purposes of this paragraph, a plea of nolo contendere and all prior accepted pleas of nolo
11 contendere to a charge of violating Code Section 40-6-391 within five years, as measured
12 from the dates of previous arrests for which convictions were obtained or pleas of nolo
13 contendere were accepted to the date of the current arrest for which a plea of nolo
14 contendere is accepted, shall be considered and counted as convictions.

15 (b) The periods of suspension provided for in this Code section shall begin on the date the
16 person is convicted of an offense listed in Code Section 40-5-54 or of violating Code
17 Section 40-6-391.

18 (c) In all cases in which the department may return a license to a driver prior to the
19 termination of the full period of suspension, the department may require such tests of
20 driving skill and knowledge as it determines to be proper, and the department's discretion
21 shall be guided by the driver's past driving record and performance, and the driver shall
22 pay the applicable restoration fee. In addition to any other requirement the department may
23 impose, a driver's license suspended as a result of a conviction of a violation of Code
24 Section 40-6-391 shall not become valid, shall remain suspended, and shall not be returned
25 to such driver or otherwise reinstated until such person submits proof of completion of a
26 DUI Alcohol or Drug Use Risk Reduction Program approved by the Department of Human
27 Resources.

28 (d) Any person convicted of violating subsection (a) of Code Section 40-6-393, relating
29 to homicide by vehicle, or Code Section 40-6-394, relating to serious injury by vehicle,
30 shall have his or her license suspended for a period of three years. Such person shall not
31 be eligible for early reinstatement of said driver's license as provided in this Code section
32 or in Article 4 of this chapter and shall not be eligible for a limited driving permit as
33 provided in Code Section 40-5-64. For purposes of this subsection, an accepted plea of
34 nolo contendere to homicide by vehicle in the first degree or serious injury by vehicle shall
35 constitute a conviction.

36 (e) The driver's license of any person under 21 years of age who is convicted of unlawful
37 possession of alcoholic beverages in violation of Code Section 3-3-23 while operating a

1 motor vehicle may be suspended for a period of not less than 120 days. At the end of 120
 2 days, the person may apply to the department for reinstatement of said driver's license.
 3 Such license shall be reinstated only if the person submits proof of completion of an
 4 approved DUI Alcohol or Drug Use Risk Reduction Program ~~prescribed by the Department~~
 5 ~~of Human Resources~~ and pays a restoration fee of \$35.00 or \$25.00 when processed by
 6 mail. For purposes of this subsection, a sentence under subsection (c) of Code Section
 7 3-3-23.1 shall not be considered a conviction, and the driver's license of such person shall
 8 not be suspended, provided that such person completes a DUI Alcohol or Drug Use Risk
 9 Reduction Program within 120 days after sentencing.

10 (f) The driver's license of any person who is convicted of attempting to purchase an
 11 alcoholic beverage in violation of paragraph (2) of subsection (a) of Code Section 3-3-23
 12 upon the first conviction shall be suspended for a period of six months and upon the second
 13 or subsequent conviction shall be suspended for a period of one year. At the end of the
 14 period of suspension, the person may apply to the department for reinstatement of his or
 15 her driver's license. Such license shall be reinstated upon payment of a restoration fee of
 16 \$35.00 or \$25.00 when processed by mail. For purposes of this subsection, a sentence
 17 under subsection (c) of Code Section 3-3-23.1 shall not be considered a conviction, and the
 18 driver's license of such person shall not be suspended."

19 **SECTION 17-15.1.**

20 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-67.2, relating to terms
 21 and conditions applicable to certain license suspensions, by striking subsection (a) and
 22 inserting in its place a new subsection to read as follows:

23 "(a) Any driver's license required to be suspended under subsection (c) of Code Section
 24 40-5-67.1 shall be suspended subject to the following terms and conditions:

25 (1) Upon the first suspension pursuant to subsection (c) of Code Section 40-5-67.1
 26 within the previous five years, as measured from the dates of previous arrests for which
 27 a suspension was obtained to the date of the current arrest for which a suspension is
 28 obtained, the period of suspension shall be for one year. Not sooner than 30 days
 29 following the effective date of suspension, the person may apply to the department for
 30 reinstatement of his or her driver's license. Such license shall be reinstated if such person
 31 submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction Program
 32 ~~approved by the Department of Human Resources~~ and pays a restoration fee of \$210.00
 33 or \$200.00 when processed by mail. A driver's license suspended pursuant to Code
 34 Section 40-5-67.1 shall not become valid and shall remain suspended until such person
 35 submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction Program
 36 ~~approved by the Department of Human Resources~~ and pays the prescribed restoration fee.

1 (2) Upon the second suspension pursuant to subsection (c) of Code Section 40-5-67.1
 2 within five years, as measured from the dates of previous arrests for which suspensions
 3 were obtained to the date of the current arrest for which a suspension is obtained, the
 4 period of suspension shall be for three years. The person shall be eligible to apply to the
 5 department for license reinstatement not sooner than 18 months following the effective
 6 date of suspension. Such license shall be reinstated if such person submits proof of
 7 completion of a DUI Alcohol or Drug Use Risk Reduction Program ~~approved by the~~
 8 ~~Department of Human Resources~~ and pays a restoration fee of \$210.00 or \$200.00 when
 9 processed by mail. A driver's license suspended pursuant to Code Section 40-5-67.1 shall
 10 not become valid and shall remain suspended until such person submits proof of
 11 completion of a DUI Alcohol or Drug Use Risk Reduction Program ~~approved by the~~
 12 ~~Department of Human Resources~~ and pays the prescribed restoration fee.

13 (3) Upon the third or subsequent suspension pursuant to subsection (c) of Code Section
 14 40-5-67.1 within five years, as measured from the dates of previous arrests for which
 15 suspensions were obtained to the date of the current arrest for which a suspension is
 16 obtained, the period of suspension shall be for five years. A driver's license suspended
 17 pursuant to Code Section 40-5-67.1 shall not become valid and shall remain suspended
 18 until such person submits proof of completion of a DUI Alcohol or Drug Use Risk
 19 Reduction Program ~~approved by the Department of Human Resources~~ and pays the
 20 prescribed restoration fee. The driver may apply for a probationary license pursuant to
 21 Code Section 40-5-58 after the expiration of two years from the effective date of
 22 suspension."

23 SECTION 17-16.

24 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-75, relating to suspension
 25 of licenses by operation of law, by striking paragraphs (1) and (2) of subsection (a) and
 26 subsection (h) and inserting in their respective places new paragraphs and a new subsection
 27 to read as follows:

28 "(1) Upon the first conviction of any such offense, with no arrest and conviction of and
 29 no plea of nolo contendere accepted to such offense within the previous five years, as
 30 measured from the dates of previous arrests for which convictions were obtained to the
 31 date of the current arrest for which a conviction is obtained, the period of suspension shall
 32 be for not less than 180 days. At the end of 180 days, the person may apply to the
 33 department for reinstatement of his or her driver's license. Such license shall be reinstated
 34 only if the person submits proof of completion of a DUI Alcohol or Drug Use Risk
 35 Reduction Program ~~approved by the Department of Human Resources~~ and pays to the
 36 ~~Department of Motor Vehicle Safety~~ department a restoration fee of \$210.00 or \$200.00

1 when such reinstatement is processed by mail. For purposes of this paragraph, a plea of
 2 nolo contendere by a person to a charge of any drug related offense listed in this
 3 subsection shall, except as provided in subsection (c) of this Code section, constitute a
 4 conviction;

5 (2) Upon the second conviction of any such offense within five years, as measured from
 6 the dates of previous arrests for which convictions were obtained to the date of the
 7 current arrest for which a conviction is obtained, the period of suspension shall be for
 8 three years, provided that after one year from the date of the conviction the person may
 9 apply to the department for reinstatement of his or her driver's license by submitting
 10 proof of completion of a DUI Alcohol or Drug Use Risk Reduction Program ~~approved~~
 11 ~~by the Department of Human Resources~~ and paying to the ~~Department of Motor Vehicle~~
 12 ~~Safety~~ department a restoration fee of \$210.00 or \$200.00 when such reinstatement is
 13 processed by mail. For purposes of this paragraph, a plea of nolo contendere and all
 14 previous pleas of nolo contendere within such five-year period of time shall constitute a
 15 conviction; and"

16 "(h) Notwithstanding the provisions of subsection (a) of this Code section, licensed drivers
 17 who are 16 years of age who are adjudicated in a juvenile court pursuant to this Code
 18 section may, at their option, complete a DUI Alcohol or Drug Use Risk Reduction Program
 19 ~~approved by the Department of Human Resources~~ or an assessment and intervention
 20 program approved by the juvenile court."

21 **SECTION 17-17.**

22 Said Chapter 5 of Title 40 is further amended by striking Code Section 40-5-80, relating to
 23 the purpose of the 'Georgia Driver Improvement Act,' and inserting in its place a new Code
 24 section to read as follows:

25 "40-5-80.

26 The purpose of this article, the 'Georgia Driver Improvement Act,' is to improve and
 27 promote greater safety upon the highways and streets of this state; to improve the attitude
 28 and driving habits of drivers who accumulate traffic accident and motor vehicle conviction
 29 records; and to provide uniform DUI Alcohol or Drug Use Risk Reduction Programs for
 30 the rehabilitation of persons identified as reckless or negligent drivers and frequent
 31 violators. In carrying out this purpose, the Department of ~~Motor Vehicle Safety and the~~
 32 ~~Department of Human Resources, as applicable,~~ Driver Services shall:

33 (1) Charge a fee for the consideration of applications for approval of driver improvement
 34 clinics and instructors. The amount of this fee shall be established by the commissioner
 35 ~~of motor vehicle safety~~ and shall, as best as the commissioner shall determine,
 36 approximate the expense incurred by the ~~Department of Motor Vehicle Safety~~ department

1 in consideration of an application. These licenses and each renewal thereof shall be valid
 2 for a period of four years unless suspended or revoked prior to the expiration of that time
 3 period; and

4 (2) Require, in addition to the criteria established by the commissioner for approval of
 5 driver improvement clinics ~~established by the commissioner of motor vehicle safety~~ and
 6 DUI Alcohol or Drug Use Risk Reduction Programs ~~established by the Department of~~
 7 ~~Human Resources~~, as provided in subsections (a) and (e) of Code Section 40-5-83,
 8 ~~respectively~~, that every driver improvement clinic and DUI Alcohol or Drug Use Risk
 9 Reduction Program shall, as a condition of approval, provide a continuous surety
 10 company bond for the protection of the contractual rights of students in such form as will
 11 meet with the approval of the ~~Department of Motor Vehicle Safety or the Department~~
 12 ~~of Human Resources~~, as applicable department, and written by a company authorized to
 13 do business in this state. The principal sum of the bond shall be established by the
 14 ~~commissioner of motor vehicle safety or the Board of Human Resources, as applicable;~~
 15 however, in no event shall this amount be less than ~~\$2,500.00~~ \$10,000.00 per location,
 16 and a single bond at such rate may be submitted for all locations under the same
 17 ownership. If at any time said bond is not valid and in force, the license of the clinic or
 18 program shall be deemed suspended by operation of law until a valid surety company
 19 bond is again in force."

20 SECTION 17-18.

21 Said Chapter 5 of Title 40 is further amended in Code Section 40-5-81, relating to selection
 22 of driver improvement programs, by striking subsection (c) and inserting in its place a new
 23 subsection to read as follows:

24 "(c) It shall be unlawful for the owner, agent, servant, or employee of any driver
 25 improvement clinic or DUI Alcohol or Drug Use Risk Reduction Program licensed by the
 26 ~~Department of Motor Vehicle Safety or the Department of Human Resources~~ department
 27 to directly or indirectly solicit business by personal solicitation on public property, by
 28 phone, or by mail. A violation of this subsection shall be a misdemeanor. Advertising in
 29 any mass media, including, but not limited to, newspapers, radio, television, magazines,
 30 or telephone directories by a driver improvement clinic or DUI Alcohol or Drug Use Risk
 31 Reduction Program shall not be considered a violation of this subsection."

32 SECTION 17-19.

33 Said Chapter 5 of Title 40 is further amended by striking Code Section 40-5-82, relating to
 34 administration of the Driver Improvement Program, and inserting in its place a new Code
 35 section to read as follows:

H. B. 501 (SUB)

- 1 "40-5-82.
- 2 (a) The Driver Improvement Program created by this article shall be administered by the
3 commissioner of ~~motor vehicle safety~~. The commissioner is authorized to promulgate and
4 adopt rules and regulations necessary to carry out this article.
- 5 (b) For the purpose of generating greater interest in highway safety, the commissioner may
6 solicit the assistance of local governmental authorities, associations, societies, clubs,
7 schools, colleges, and other organizations or persons knowledgeable in highway safety
8 driving standards to participate in conjunction with the department in the development of
9 local driver improvement programs and in conducting driver improvement classes.
- 10 (c) The ~~Department of Human Resources~~ department is designated as the agency
11 responsible for the approval and certification of DUI Alcohol or Drug Use Risk Reduction
12 Programs and staff. This responsibility includes selection of the assessment instrument,
13 development of the intervention curricula, training of program staff, and monitoring of all
14 DUI Alcohol or Drug Use Risk Reduction Programs under this article.
- 15 (d) All DUI Alcohol or Drug Use Risk Reduction Program records including, but not
16 limited to, assessment results and other components attended shall be confidential and shall
17 not be released without the written consent of the DUI offender, except that such records
18 shall be made available to the Department of Human Resources and the Department of
19 ~~Motor Vehicle Safety~~. Driver Services. The provision of assessments to the Department of
20 Human Resources shall be according to an interagency agreement between the Department
21 of Driver Services and the Department of Human Resources, and the agreement may
22 provide for assessment fees to be transmitted to the Department of Human Resources.
- 23 (e) The ~~Department of Human Resources~~ department shall conduct a records check for any
24 applicant for certification as an operator or instructor of a DUI Alcohol or Drug Use Risk
25 Reduction Program. Each applicant shall submit two sets of classifiable fingerprints to the
26 department. The department shall transmit both sets of fingerprints to the Georgia Crime
27 Information Center, which shall submit one set of fingerprints to the Federal Bureau of
28 Investigation for a search of bureau records and an appropriate report and shall retain one
29 set and promptly conduct a search of state records. After receiving the report from the
30 Georgia Crime Information Center and the Federal Bureau of Investigation, the department
31 shall determine whether the applicant may be certified. No applicant shall be certified who
32 has previously been convicted of a felony. The department shall promulgate rules and
33 regulations regarding certification requirements, including restrictions regarding
34 misdemeanor convictions."

1 ~~Department of Human Resources~~ department is designated as the agency responsible for
2 establishing rules and regulations concerning the contents and duration of the components
3 of DUI Alcohol or Drug Use Risk Reduction Programs, qualifications of instructors,
4 attendance requirements for students, examinations, and program evaluations. Qualified
5 instructors shall be certified for periods of four years each, which may be renewed.
6 Approved DUI Alcohol or Drug Use Risk Reduction Programs shall charge a fee of \$75.00
7 for the assessment component and \$190.00 for the intervention component. An additional
8 fee for required student program materials shall be established by the ~~Department of~~
9 ~~Human Resources~~ department in such an amount as is reasonable and necessary to cover
10 the cost of such materials. No DUI Alcohol or Drug Use Risk Reduction Program shall be
11 approved unless such clinic agrees in writing to submit reports as required in the rules and
12 regulations of the ~~Department of Human Resources~~ department and to allow the
13 examination and audit of the books, records, and financial statements of such DUI Alcohol
14 or Drug Use Risk Reduction Program by the ~~Department of Human Resources~~ department
15 or its authorized agent. DUI Alcohol or Drug Use Risk Reduction Programs may be
16 operated by any public, private, or governmental entity; provided, however, that, except
17 as otherwise provided in this subsection, in any political subdivision in which a DUI
18 Alcohol or Drug Use Risk Reduction Program is operated by a private entity, whether for
19 profit or nonprofit, neither the local county board of health nor any other governmental
20 entity shall fund any new programs in that area. Programs currently in existence which are
21 operated by local county boards of health or any other governmental entities shall be
22 authorized to continue operation. New programs may be started in areas where no private
23 DUI Alcohol or Drug Use Risk Reduction Programs have been made available to said
24 community. The Department of Corrections is authorized to operate DUI Alcohol or Drug
25 Use Risk Reduction Programs in its facilities where offenders are not authorized to
26 participate in such programs in the community, provided that such programs meet the
27 certification criteria promulgated by the Department of ~~Human Resources~~ Driver Services.
28 All such programs operated by the Department of Corrections shall be exempt from all fee
29 provisions established in this subsection specifically including the rebate of any fee for the
30 costs of administration. No DUI Alcohol or Drug Use Risk Reduction Program will be
31 approved unless such clinic agrees in writing to pay to the state, for the costs of
32 administration, a fee of \$15.00, for each offender assessed or each offender attending for
33 points reduction, provided that nothing in this Code section shall be construed so as to
34 allow the ~~Department of Human Resources~~ department to retain any funds required by the
35 Constitution of Georgia to be paid into the state treasury; and provided, further, that the
36 ~~Department of Human Resources~~ department shall comply with all provisions of Part 1 of

1 Article 4 of Chapter 12 of Title 45, the 'Budget Act,' except Code Section 45-12-92, prior
2 to expending any such miscellaneous funds."

3 **SECTION 17-21.**

4 Said Chapter 5 of Title 40 is further amended by striking Code Section 40-5-88, relating to
5 administrative penalties, and inserting in its place a new Code section to read as follows:

6 "40-5-88.

7 (a) As an alternative to criminal or other civil enforcement, the commissioner ~~of motor~~
8 ~~vehicle safety or the commissioner of human resources, whichever is applicable,~~ in order
9 to enforce this article or any orders, rules, or regulations promulgated pursuant to this
10 article, may issue an administrative fine not to exceed \$1,000.00 for each violation,
11 whenever ~~that~~ the commissioner, after a hearing, determines that any person, firm, or
12 corporation has violated any provisions of this article or any regulations or orders
13 promulgated under this article. Notwithstanding the foregoing, violations that are minor in
14 nature and committed by a person, firm, or corporation shall be punished only by a written
15 reprimand unless the person, firm, or corporation fails to remedy the violation within 30
16 days, in which case an administrative fine, not to exceed \$250.00, may be issued.

17 (b) The hearing and any administrative review thereof shall be conducted in accordance
18 with the procedure for contested cases under Chapter 13 of Title 50, the 'Georgia
19 Administrative Procedure Act.' Any person, firm, or corporation who has exhausted all
20 administrative remedies available and who is aggrieved or adversely affected by a final
21 order or action of ~~either the commissioner of motor vehicle safety or the commissioner of~~
22 ~~human resources~~ shall have the right of judicial review thereof in accordance with Chapter
23 13 of Title 50. All fines recovered under this Code section shall be paid into the state
24 treasury. The commissioner ~~of motor vehicle safety or the commissioner of human~~
25 ~~resources, as appropriate,~~ may file, in the superior court (1) wherein the person under order
26 resides; (2) if such person is a corporation, in the county wherein the corporation maintains
27 its principal place of business; or (3) in the county wherein the violation occurred, a
28 certified copy of a final order of ~~such~~ the commissioner, whether unappealed from or
29 affirmed upon appeal, whereupon the court shall render judgment in accordance therewith
30 and notify the parties. Such judgment shall have the same effect and proceedings in relation
31 thereto shall thereafter be the same as though the judgment had been rendered in an action
32 duly heard and determined by the court. The penalty prescribed in this Code section shall
33 be concurrent, alternative, and cumulative with any and all other civil, criminal, or
34 alternative rights, remedies, forfeitures, or penalties provided, allowed, or available to such
35 commissioner with respect to any violation of this article or any order, rules, or regulations
36 promulgated pursuant to this article."

SECTION 17-24.

Said Chapter 5 of Title 40 is further amended by striking Code Section 40-5-103, relating to fees for issuance of identification cards, and inserting in its place a new Code section to read as follows:

"40-5-103.

(a) Except as provided in subsections (b) and (c) of this Code section, the department shall collect a fee of ~~\$10.00 for the identification card~~ \$20.00 for a five-year card and a fee of \$35.00 for a ten-year card, which fee shall be deposited in the state treasury in the same manner as other motor vehicle driver's license fees.

(b) The department shall collect a fee of \$5.00 for the identification card for all persons who are referred by a nonprofit organization which organization has entered into an agreement with the department whereby such organization verifies that the individual applying for such identification card is indigent. The department shall enter into such agreements and shall adopt rules and regulations to govern such agreements.

(c) The department shall not be authorized to collect a fee for an identification card from those persons who are entitled to a free veterans' driver's license under the provisions of Code Section 40-5-36.

(d) The commissioner may by rule authorize incentive discounts where identification cards are renewed by Internet, telephone, or mail."

PART XVIII**Amendments to Chapter 40-6.****Uniform rules of the road.****SECTION 18-1.**

Chapter 6 of Title 40 of the Official Code of Georgia Annotated, relating to uniform rules of the road, is amended in Code Section 40-6-10, relating to insurance requirements for operation of motor vehicles generally, by striking paragraph (3) of subsection (a) and inserting in its place a new paragraph to read as follows:

"(3) On and after ~~January 1, 2004~~ July 1, 2005, the requirement under this Code section that proof or evidence of minimum liability insurance be maintained in a motor vehicle at all times during the operation of the vehicle shall not apply to the owner or operator of any vehicle for which the records or data base of the Department of ~~Motor Vehicle Safety~~ Driver Services indicates that required minimum insurance coverage is currently effective."

1 "40-6-223.

2 The Department of ~~Motor Vehicle Safety~~ Driver Services and county tag agents shall not
3 charge or collect any fee for issuing parking permits for persons with disabilities under this
4 part."

5 **SECTION 18-7.**

6 Said Chapter 6 of Title 40 is further amended in Code Section 40-6-253.1, relating to
7 transportation of etiologic agents, by striking subsections (b) and (c) and inserting in their
8 place new subsections to read as follows:

9 "(b) The transportation of infectious substances and regulated medical waste, including but
10 not limited to the marking of packages and marking or placarding of vehicles with
11 appropriate warnings, shall comply with the requirements of the federal Hazardous
12 Material Regulations published in Title 49 of the Code of Federal Regulations as those
13 regulations currently exist or may in the future be amended and with compatible
14 regulations adopted or promulgated by the commissioner of ~~motor vehicle safety~~ public
15 safety.

16 (c) Nurses, physicians, and other health care professionals may utilize all applicable
17 exceptions contained in federal regulations and in the regulations of the Department of
18 ~~Motor Vehicle Safety~~ Public Safety when transporting infectious substances."

19 **SECTION 18-8.**

20 Said Chapter 6 of Title 40 is further amended by striking Code Section 40-6-277, relating to
21 reporting of fatal accidents, and inserting in its place a new Code section to read as follows:

22 "40-6-277.

23 Every sheriff and chief executive officer of a law enforcement agency other than a sheriff
24 shall, on or before the tenth day of each month, report in writing to the Department of
25 ~~Motor Vehicle Safety~~ Transportation the death of any person within their jurisdiction
26 during the preceding calendar month as the result of a traffic accident known to them,
27 giving the time and place of the accident and the circumstances relating thereto, in the
28 manner specified by the commissioner of ~~motor vehicle safety~~ transportation."

29 **SECTION 18-9.**

30 Said Chapter 6 of Title 40 is further amended by striking Code Section 40-6-278, relating to
31 reporting of motor vehicle accidents, and inserting in its place a new Code section to read as
32 follows:

1 "40-6-278.

2 The commissioner of ~~motor vehicle safety~~ transportation shall prescribe, by rule, uniform
3 motor vehicle accident reports and reporting procedures which shall be used by all police
4 officers, whether state, county, or municipal. The rules shall be adopted in accordance with
5 Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' The rules may require
6 one type of report and reporting procedure for motor vehicle accidents in which property
7 damage alone is involved and another type of report and reporting procedure for motor
8 vehicle accidents involving personal injury or death. The commissioner may, by rule,
9 require additional investigation or reports in case of serious bodily injury or death."

10 **SECTION 18-10.**

11 Said Chapter 6 of Title 40 is further amended in Code Section 40-6-296, relating to bicycle
12 safety standards, by striking subsection (a) and inserting in its place a new subsection to read
13 as follows:

14 "(a) Every bicycle when in use at nighttime shall be equipped with a light on the front
15 which shall emit a white light visible from a distance of 300 feet to the front and with a red
16 reflector on the rear of a type approved by the Department of ~~Motor Vehicle~~ Public Safety
17 which shall be visible from a distance of 300 feet to the rear when directly in front of
18 lawful upper beams of headlights on a motor vehicle. A light emitting a red light visible
19 from a distance of 300 feet to the rear may be used in addition to the red reflector."

20 **SECTION 18-11.**

21 Said Chapter 6 of Title 40 is further amended by striking Code Section 40-6-315, relating to
22 motorcycle safety standards, and inserting in its place a new Code section to read as follows:

23 "40-6-315.

24 (a) No person shall operate or ride upon a motorcycle unless he or she is wearing
25 protective headgear which complies with standards established by the commissioner of
26 ~~motor vehicle~~ public safety.

27 (b) No person shall operate or ride upon a motorcycle if the motorcycle is not equipped
28 with a windshield unless he or she is wearing an eye-protective device of a type approved
29 by the commissioner of ~~motor vehicle~~ public safety.

30 (c) This Code section shall not apply to persons riding within an enclosed cab or motorized
31 cart. This Code section shall not apply to a person operating a three-wheeled motorcycle
32 used only for agricultural purposes.

33 (d) The commissioner of ~~motor vehicle~~ public safety is authorized to approve or
34 disapprove protective headgear and eye-protective devices required in this Code section
35 and to issue and enforce regulations establishing standards and specifications for the

1 approval thereof. The commissioner shall publish lists of all protective headgear and
2 eye-protective devices by name and type which have been approved by it."

3 **SECTION 18-12.**

4 Said Chapter 6 of Title 40 is further amended by striking Code Section 40-6-316, relating
5 to promulgation of motorcycle safety rules, and inserting in its place a new Code section to
6 read as follows:

7 "40-6-316.

8 The commissioner of ~~motor vehicle~~ public safety is authorized to promulgate rules and
9 regulations to carry this part into effect and to establish regulations for safety standards for
10 the operation of motorcycles."

11 **SECTION 18-13.**

12 Said Chapter 6 of Title 40 is further amended by striking Code Section 40-6-330, relating to
13 motorized cart equipment regulations, and inserting in its place a new Code section to read
14 as follows:

15 "40-6-330.

16 Motorized carts may be operated on streets only during daylight hours unless they comply
17 with the equipment regulations promulgated by the commissioner of ~~motor vehicle~~ public
18 safety."

19 **SECTION 18-14.**

20 Said Chapter 6 of Title 40 is further amended by striking Code Section 40-6-352, relating to
21 moped safety standards, and inserting in its place a new Code section to read as follows:

22 "40-6-352.

23 (a) No person shall operate or ride as a passenger upon a moped unless he or she is
24 wearing protective headgear which complies with standards established by the
25 commissioner of ~~motor vehicle~~ public safety. The commissioner in determining such
26 standards shall consider the size, speed, and operational characteristics of the moped. Such
27 standards need not necessarily be the same as for motorcyclists; however, any moped
28 operator wearing an approved motorcycle helmet shall be deemed in compliance with this
29 subsection. Operators of electric assisted bicycles may wear a properly fitted and fastened
30 bicycle helmet which meets the standards of the American National Standards Institute or
31 the Snell Memorial Foundation's Standards for Protective Headgear for Use in Bicycling,
32 rather than a motorcycle helmet.

33 (b) The commissioner of ~~motor vehicle~~ public safety is authorized to approve or
34 disapprove protective headgear for moped operators and to issue and enforce regulations

1 establishing standards and specifications for the approval thereof. He or she shall publish
2 lists by name and type of all protective headgear which have been approved by him or her."

3 **SECTION 18-15.**

4 Said Chapter 6 of Title 40 is further amended by striking Code Section 40-6-354, relating to
5 promulgation of moped safety rules, and inserting in its place a new Code section to read as
6 follows:

7 "40-6-354.

8 The commissioner of ~~motor vehicle~~ public safety is authorized to promulgate rules and
9 regulations to carry this part into effect and is authorized to establish regulations for safety
10 equipment or standards for the operation of mopeds."

11 **SECTION 18-15.1.**

12 Said Chapter 6 of Title 40 is further amended in Code Section 40-6-391, relating to driving
13 under the influence, by striking subparagraphs (c)(1)(D), (c)(2)(D), and (c)(3)(D) and
14 inserting in their respective places new subparagraphs to read as follows:

15 "(D) Completion of a DUI Alcohol or Drug Use Risk Reduction Program approved by
16 the Department of ~~Human Resources~~ Driver Services. The sponsor of any such program
17 shall provide written notice of such approval to the person upon enrollment in the
18 program; and"

19 "(D) Completion of a DUI Alcohol or Drug Use Risk Reduction Program approved by
20 the Department of ~~Human Resources~~ Driver Services. The sponsor of any such program
21 shall provide written notice of such approval to the person upon enrollment in the
22 program; and"

23 "(D) Completion of a DUI Alcohol or Drug Use Risk Reduction Program approved by
24 the Department of ~~Human Resources~~ Driver Services. The sponsor of any such program
25 shall provide written notice of such approval to the person upon enrollment in the
26 program; and"

27 **SECTION 18-16.**

28 Said Chapter 6 of Title 40 is further amended in Code Section 40-6-391.1, relating to nolo
29 contendere pleas in driving under the influence cases, by striking subsections (b) through (e)
30 and inserting in their place new subsections to read as follows:

31 "(b) If the defendant has not been convicted of or had a plea of nolo contendere accepted
32 to a charge of violating Code Section 40-6-391 within the previous five years and if the
33 plea of nolo contendere shall be used as provided in paragraph (1) of subsection (a) of

1 Code Section 40-5-63, no such plea shall be accepted unless, at a minimum, the following
2 conditions are met:

3 (1) The defendant has filed a verified petition with the court requesting that such plea be
4 accepted and setting forth the facts and special circumstances necessary to enable the
5 judge to determine that accepting such plea is in the best interest of justice; and

6 (2) The judge has reviewed the defendant's driving records that are on file with the
7 Department of ~~Motor Vehicle Safety~~ Driver Services.

8 (c) The judge, as part of the record of the disposition of the charge, shall set forth, under
9 seal of the court, his or her reasons for accepting the plea of nolo contendere.

10 (d) The record of the disposition of the case, including the ruling required in subsection
11 (c) of this Code section, shall be forwarded to the Department of ~~Motor Vehicle Safety~~
12 Driver Services within ten days after disposition.

13 (e) If a plea of nolo contendere is accepted under the conditions set forth in subsection (b)
14 of this Code section, the defendant's driver's license shall be forwarded to the Department
15 of ~~Motor Vehicle Safety~~ Driver Services as provided in subsection (c) of Code Section
16 40-5-67."

17 PART XIX

18 Amendments to Chapter 40-8.

19 Equipment and inspection of motor vehicles.

20 SECTION 19-1.

21 Chapter 8 of Title 40 of the Official Code of Georgia Annotated, relating to equipment and
22 inspection of motor vehicles, is amended by striking Code Section 40-8-2, relating to motor
23 vehicle safety standards, and inserting in its place a new Code section to read as follows:

24 "40-8-2.

25 In addition to the requirements of this article, the commissioner of ~~motor vehicle~~ public
26 safety, as to the motor vehicles within the jurisdiction of the Department of ~~Motor Vehicle~~
27 Public Safety, shall have the authority to promulgate rules designed to promote safety
28 pursuant to the provisions of Chapter 16 of this title and Chapter 7 of Title 46. Any such
29 rules promulgated or deemed necessary by the commissioner shall include the following:
30 every motor unit and all parts thereof shall be maintained in a safe condition at all times.
31 The lights, brakes, and equipment shall meet such safety requirements as the commissioner
32 shall promulgate from time to time."

SECTION 19-2.

Said Chapter 8 of Title 40 is further amended in Code Section 40-8-50, relating to safety standards for brakes, by striking paragraph (8) of subsection (e) and inserting in its place a new paragraph to read as follows:

"(8) For vehicles used for commercial purposes, the vehicle or combination of vehicles is used only in intrastate commerce and complies in all other respects with licensing, insurance, registration, identification, driver and vehicle safety, and hazardous materials regulations of the Department of ~~Motor Vehicle Safety~~ Public Safety and United States Department of Transportation applicable to such vehicles or combination of vehicles."

SECTION 19-3.

Said Chapter 8 of Title 40 is further amended in Code Section 40-8-73.1, relating to affixing of materials which reduce light transmission through windows or windshields, by striking subsection (d) and inserting in its place a new subsection to read as follows:

"(d) The Department of ~~Motor Vehicle~~ Public Safety may, upon application from a person required for medical reasons to be shielded from the direct rays of the sun and only if such application is supported by written attestation of such fact from a person licensed to practice medicine under Chapter 34 of Title 43, issue an exemption from the provisions of this Code section for any motor vehicle owned by such person or in which such person is a habitual passenger. The exemption shall be issued with such conditions and limitations as may be prescribed by the Department of ~~Motor Vehicle~~ Public Safety."

SECTION 19-4.

Said Chapter 8 of Title 40 is further amended in Code Section 40-8-76.1, relating to use of safety belts in passenger vehicles, by striking paragraphs (2) and (3) of subsection (e) and inserting in their place new paragraphs to read as follows:

"(2) A person failing to comply with the requirements of subsection (b) of this Code section shall be guilty of the offense of failure to wear a seat safety belt and, upon conviction thereof, may be fined not more than \$15.00; but, the provisions of Chapter 11 of Title 17 and any other provision of law to the contrary notwithstanding, the costs of such prosecution shall not be taxed nor shall any additional penalty, fee, or surcharge to a fine for such offense be assessed against a person for conviction thereof. The court imposing such fine shall forward a record of the disposition of the case of failure to wear a seat safety belt to the Department of ~~Motor Vehicle Safety~~ Driver Services.

(3) Each minor six years of age or older who is an occupant of a passenger vehicle shall, while such passenger vehicle is being operated on a public road, street, or highway of this state, be restrained by a seat safety belt approved under Federal Motor Vehicle Safety

1 Standard 208. In any case where a minor passenger six years of age or older fails to
 2 comply with the requirements of this paragraph, the driver of the passenger vehicle shall
 3 be guilty of the offense of failure to secure a seat safety belt on a minor and, upon
 4 conviction thereof, may be fined not more than \$25.00. The court imposing such a fine
 5 shall forward a record of the court disposition of the case of failure to secure a seat safety
 6 belt on a minor to the Department of ~~Motor Vehicle Safety~~ Driver Services."

7 **SECTION 19-5.**

8 Said Chapter 8 of Title 40 is further amended in Code Section 40-8-78, relating to motor
 9 vehicle safety glazing, by striking subsections (a) and (d) and inserting in their respective
 10 places new subsections to read as follows:

11 "(a) No person shall sell any motor vehicle manufactured after January 1, 1954, nor shall
 12 any such motor vehicle be registered unless such vehicle is equipped with safety glazing
 13 materials of a type approved by the commissioner of ~~motor vehicle~~ public safety wherever
 14 glazing materials are used in doors, windows, and windshields. The provisions of this Code
 15 section shall apply to all passenger-type motor vehicles, including passenger buses and
 16 school buses, but in respect to trucks, including truck tractors, the requirements as to safety
 17 glazing materials shall apply to all glazing materials used in doors, windows, and
 18 windshields in the drivers' compartments of such vehicles."

19 "(d) The commissioner of ~~motor vehicle~~ public safety shall compile and publish a list of
 20 types of glazing materials by name approved by him or her as meeting the requirements of
 21 this Code section and the commissioner shall not register any motor vehicle which is
 22 subject to the provisions of this Code section unless it is equipped with an approved type
 23 of safety glazing materials, and he or she shall thereafter suspend the registration of any
 24 motor vehicle so subject to this Code section which he or she finds is not so equipped until
 25 it is made to conform to the requirements of this Code section."

26 **SECTION 19-6.**

27 Said Chapter 8 of Title 40 is further amended in Code Section 40-8-92, relating to
 28 designation of emergency vehicles and use of flashing or revolving lights, by striking
 29 subsection (a) and inserting in its place a new subsection to read as follows:

30 "(a) All emergency vehicles shall be designated as such by the commissioner of ~~motor~~
 31 ~~vehicle~~ public safety. The commissioner shall so designate each vehicle by issuing to such
 32 vehicle a permit to operate flashing or revolving emergency lights of the appropriate color.
 33 Such permit shall be valid for one year from the date of issuance; provided, however, that
 34 permits for vehicles belonging to federal, state, county, or municipal governmental
 35 agencies shall be valid for five years from the date of issuance. Any and all officially

1 marked law enforcement vehicles as specified in Code Section 40-8-91 shall not be
 2 required to have a permit for the use of a blue light. Any and all fire department vehicles
 3 which are distinctly marked on each side shall not be required to have a permit for the use
 4 of a red light."

5 **SECTION 19-7.**

6 Said Chapter 8 of Title 40 is further amended by striking Code Section 40-8-95, relating to
 7 promulgation of certain safety standards, and inserting in its place a new Code section to read
 8 as follows:

9 "40-8-95.

10 The commissioner of ~~motor vehicle~~ public safety shall implement any and all provisions
 11 of Code Sections 40-8-90, 40-8-92, and 40-8-93 by the promulgation of necessary rules and
 12 regulations."

13 **SECTION 19-8.**

14 Said Chapter 8 of Title 40 is further amended in Code Section 40-8-220, relating to
 15 inspection of public school buses, by striking subsections (a) and (f) and inserting in their
 16 respective places new subsections to read as follows:

17 "(a) Every school bus which is defined by paragraph (55) of Code Section 40-1-1 which
 18 is owned or operated by a state, county, or municipal government or under contract by any
 19 independent school system shall be inspected annually, or more frequently at the discretion
 20 of the commissioner of ~~motor vehicle~~ public safety, under the supervision of an employee
 21 of the Department of ~~Motor Vehicle~~ Public Safety."

22 "(f) The commissioner of ~~motor vehicle~~ public safety is authorized to implement any and
 23 all provisions of this Code section by the promulgation of necessary rules and regulations.
 24 When duly promulgated and adopted, all rules and regulations issued pursuant to this Code
 25 section shall have the force of law."

26 **PART XX**

27 **Amendments to Chapter 40-9.**

28 **The "Motor Vehicle Safety Responsibility Act."**

29 **SECTION 20-1.**

30 Chapter 9 of Title 40 of the Official Code of Georgia Annotated, the "Motor Vehicle Safety
 31 Responsibility Act," is amended by striking in its entirety Article 1, relating to general
 32 provisions of the Act, and inserting in its place a new article to read as follows:

"ARTICLE 1

40-9-1.

This chapter shall be known and may be cited as the 'Motor Vehicle Safety Responsibility Act.'

40-9-2.

As used in this chapter, the term:

(1) 'Accident' means the collision of any motor vehicle with another vehicle or with any object or fixture, or involvement of a motor vehicle in any manner in which any person is killed or injured or in which damage to the property of any one person to an extent of \$500.00 or more is sustained.

(2) 'Commissioner' means the commissioner of ~~motor vehicle safety~~ driver services.

(3) 'Department' means the Department of ~~Motor Vehicle Safety~~ Driver Services.

(4) 'Operator' means every person who drives or is in actual physical control of a motor vehicle upon a highway or who is exercising control over or steering a vehicle being towed by a motor vehicle.

(5) 'Proof of financial responsibility' means proof of ability to respond in damages for liability on account of accidents occurring subsequent to the effective date of said proof in the amounts specified in subparagraph (a)(1)(A) of Code Section 33-7-11.

(6) ~~'Registration' means the registration certificates and registration plates issued under the laws of this state pertaining to the registration of vehicles.~~ (7) 'Suspension of driver's license' means the temporary withdrawal by formal action of the department of a resident's license or nonresident's privilege to operate a motor vehicle on the public highways.

40-9-3.

(a) The commissioner shall administer and enforce this chapter and is authorized to adopt and enforce rules and regulations necessary for its administration. The commissioner shall prescribe suitable forms requisite or deemed necessary for the purposes of this chapter.

(b) The commissioner shall provide for hearings upon request of persons aggrieved by orders or acts of the commissioner under this chapter. Such hearings shall not be subject to the procedural provisions of Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'

(c) The commissioner is authorized to adopt and enforce rules and regulations necessary for the administration of such hearings, including but not limited to, hearings provided in

1 Code Section 40-9-32. Except as provided in Code Section 40-9-32, a request for a hearing
2 under this chapter shall not operate as a stay of any order or act of the commissioner.

3 (d) The commissioner's decision as rendered at such hearing shall be final unless the
4 aggrieved person shall desire an appeal, in which case he or she shall have the right to enter
5 an appeal to the superior court of the county of his or her residence or the Superior Court
6 of Fulton County by filing a complaint in the superior court, naming the commissioner as
7 defendant, within 30 days from the date the commissioner enters his or her decision or
8 order. The appellant shall not be required to post any bond nor pay the costs in advance.
9 If the aggrieved person desires, the appeal may be heard by the judge at term or in
10 chambers or before a jury at the first term. The hearing on the appeal shall be de novo.
11 However, such appeal shall not act as a supersedeas of any order or acts of the
12 commissioner, nor shall the appellant be allowed to operate or permit a motor vehicle to
13 be operated in violation of any suspension or revocation by the commissioner while such
14 appeal is pending.

15 40-9-4.

16 This chapter shall not apply with respect to any motor vehicle owned by the United States,
17 the State of Georgia, any political subdivision of this state, or any municipality therein, or
18 any motor carrier required by any other law to file evidence of insurance or other surety.
19 Code Sections 40-9-81, 40-9-7, ~~40-9-6 through~~ 40-9-8, and 40-9-12 shall apply as to the
20 operator of such motor vehicles. All provisions of this chapter shall apply to the operator
21 of such motor vehicles while on unofficial business.

22 40-9-5.

23 (a) If the operator or the owner of a vehicle involved in an accident in this state has no
24 license ~~or registration~~, such operator shall not be allowed a license ~~nor shall such owner be~~
25 ~~allowed to register any vehicle~~ until he or she has complied with the requirements of this
26 chapter to the same extent that would be necessary if, at the time of the accident, he or she
27 had held a license ~~or been the owner of a vehicle registered~~ in this state.

28 (b) When a nonresident's operating privilege is suspended pursuant to Code Section
29 40-9-33 or 40-9-61, the department shall transmit a certified copy of the record of such
30 action to the official in charge of the issuance of licenses and registration certificates in the
31 state in which such nonresident resides, if the law of such other state provides for action
32 in relation thereto similar to that provided for in subsection (c) of this Code section.

33 (c) Upon receipt of a certification that the operating privilege of a resident of this state has
34 been suspended in another state pursuant to a law providing for its suspension for failure
35 to deposit security for the payment of judgments arising out of a motor vehicle accident,

1 under circumstances which would require the department to suspend a nonresident's
2 operating privilege had the accident occurred in this state, the department shall suspend the
3 license of such resident ~~and such resident's vehicle registration if he was the owner or~~
4 ~~operator of a motor vehicle involved in the accident.~~ Such suspension shall continue until
5 such resident furnishes evidence of his or her compliance with the laws of such other state
6 relating to the showing of proof of financial responsibility; or reinstatement of operating
7 ~~or registration~~ privilege.

8 40-9-6.

9 Reserved. ~~(a) If an owner's vehicle registration has been suspended under this chapter,~~
10 ~~such registration shall not be transferred nor shall the vehicle in respect to which such~~
11 ~~registration was issued be registered in any other name until the department is satisfied that~~
12 ~~such transfer of registration is proposed in good faith and not for the purpose or with the~~
13 ~~effect of defeating the purposes of this chapter.~~

14 ~~(b) Nothing in this Code section shall in any way affect the rights of any conditional~~
15 ~~vendor, chattel mortgagee, or lessor of a vehicle registered in the name of another as owner~~
16 ~~who becomes subject to this chapter.~~

17 40-9-7.

18 (a) Any person whose driver's license ~~or vehicle registration~~ shall have been suspended
19 under any provision of this chapter shall immediately return his or her license ~~and~~
20 ~~registration~~ to the department. If any person shall fail to return such license ~~or registration~~
21 to the department, the department shall direct any peace officer to secure possession thereof
22 and to return it to the department.

23 (b) Any person willfully failing to return his or her driver's license ~~or registration~~ as
24 required in subsection (a) of this Code section shall be guilty of a misdemeanor and, upon
25 conviction thereof, shall be punished by a fine not to exceed \$500.00 or by imprisonment
26 for not more than 30 days, or by both such fine and imprisonment.

27 40-9-8.

28 Any person whose driver's license, ~~vehicle registration,~~ or nonresident's operating
29 privilege has been suspended under this chapter and who, during such suspension, drives
30 any motor vehicle upon any highway ~~or knowingly permits any motor vehicle owned by~~
31 ~~such person to be operated by another upon any highway,~~ except where permitted under
32 this chapter, shall be guilty of a misdemeanor and, upon conviction thereof, shall be
33 punished by imprisonment for not less than five days nor more than six months and there
34 may be imposed in addition thereto a fine of not more than \$500.00.

1 40-9-9.

2 Whenever a driver's license ~~or vehicle registration~~ is suspended under any provisions of
 3 this chapter and the filing of proof of financial responsibility is made a prerequisite to
 4 reinstatement of such license ~~or registration or both~~, no such license ~~or registration~~ shall
 5 be reinstated unless the driver or owner, in addition to complying with the other provisions
 6 of this chapter, pays to the department a fee of \$25.00. Only one such fee shall be paid by
 7 any one person irrespective of the number of licenses ~~and registrations~~ to be reinstated. The
 8 fees paid pursuant to this Code section shall be expendable receipts to be used only by the
 9 department toward the cost of administration of this chapter.

10 40-9-10.

11 This chapter shall in no respect be considered as a repeal of the state motor vehicle laws
 12 but shall be construed as supplemental thereto.

13 40-9-11.

14 Nothing in this chapter shall be construed as preventing the plaintiff in any action at law
 15 from relying for relief upon the other processes provided by law.

16 40-9-12.

17 Any person who shall violate any provision of this chapter for which no penalty is
 18 otherwise provided shall be guilty of a misdemeanor."

19 **SECTION 20-2.**

20 Said Chapter 9 of Title 40 is further amended by striking Code Sections 40-9-30, relating to
 21 fees for accident reports, 40-9-31, relating to submitting accident reports, 40-9-32, relating
 22 to determination of requirement of security, and 40-9-33, relating to suspension of license
 23 and registration for noncompliance, and inserting in their place new Code sections to read
 24 as follows:

25 "40-9-30.

26 The ~~department~~ Department of Transportation shall charge a fee of \$5.00 for each copy of
 27 any accident report received and maintained by ~~the~~ that department pursuant to Code
 28 Section 40-6-273.

29 40-9-31.

30 Each state and local law enforcement agency shall submit to the Department of ~~Motor~~
 31 ~~Vehicle Safety~~ Transportation the original document of any accident report prepared by
 32 such law enforcement agency or submitted to such agency by a member of the public. If

1 the Department of Driver Services receives a claim requesting determination of security,
 2 the Department of Transportation shall provide a copy or an electronic copy of any relevant
 3 accident reports to the Department of Driver Services. A law enforcement agency may
 4 transmit the information contained on the accident report form by electronic means,
 5 provided that the ~~department~~ Department of Transportation has first given approval to the
 6 reporting agency for the electronic reporting method utilized. The law enforcement agency
 7 shall retain a copy of each accident report. All such reports shall be submitted to the
 8 ~~department~~ Department of Transportation not more than 15 days following the end of the
 9 month in which such report was prepared or received by such law enforcement agency.

10 40-9-32.

11 (a) The department, not less than 30 days after receipt of an accident report or notice of
 12 an accident with respect to which a person claims under oath to have suffered damages and
 13 requests determination of security, shall determine the amount of security sufficient in its
 14 judgment to satisfy any judgment or judgments for damages resulting from such accident
 15 that may be recovered against each operator and owner. Such determination shall be made
 16 on the basis of the reports or other information submitted. Notwithstanding any other
 17 provisions of this chapter, the department shall not consider or take any action with respect
 18 to an accident report, notice of accident, or any claim filed under this Code section which
 19 is received more than six months after the date of the accident.

20 (b) The department, upon determining the amount of security required, shall give written
 21 notice to each operator ~~and owner~~ of the amount of security required to be deposited by
 22 him or her. Such notice shall state that each operator's ~~and owner's~~ license ~~and vehicle~~
 23 ~~registration~~ shall be suspended on the thirtieth day from the date of mailing of notice unless
 24 within that time the required security is deposited and such ~~owner or~~ operator shall give
 25 proof of financial responsibility for the future. The license of the one depositing the
 26 security will not then be suspended.

27 (c)(1) Any person so notified may, within ten days after receipt of such notification,
 28 make a written request to the department for a hearing. Such request shall operate as a
 29 stay of any suspension pending the outcome of such hearing. The scope of such hearing,
 30 for the purposes of this Code section, shall cover the issues of whether there is a
 31 reasonable possibility that a judgment could be rendered against such person in an action
 32 arising out of the accident and whether such person is exempt from the requirement of
 33 depositing security under Code Section 40-9-34. The department may also consider at
 34 such hearing the amount of security required. The requirements of depositing security
 35 under this Code section shall not apply to any person against whom the department has
 36 found that there is not a reasonable possibility of a judgment being rendered.

1 (2) For the purposes of this Code section, a hearing may consist of a department
 2 determination of such issues, such determination to be based solely on written reports
 3 submitted by the operator or owner and by investigatory officers, provided that the owner
 4 or operator in his or her request to the department for a hearing has expressly consented
 5 to this type of hearing and that the department has also consented thereto.

6 (d) Any person required to give security after a hearing as provided in subsection (c) of
 7 this Code section may petition for judicial review of the decision of the department, but
 8 suspension of such person's driver's license; or operating privilege; ~~or vehicle registration~~
 9 shall not be stayed while such appeal is pending. The superior court upon such appeal may
 10 consider the written reports considered by the department at the hearing as authorized by
 11 subsection (c) of this Code section.

12 40-9-33.

13 (a) In the event that any person required to deposit security fails to deposit such security
 14 within 30 days from the date of mailing of notice as provided in Code Section 40-9-32 and
 15 such person does not make a timely request for a hearing, or in the event any person fails
 16 to deposit security after the department has determined that there exists a reasonable
 17 possibility of a judgment being rendered against such person, the department shall
 18 thereupon suspend:

19 (1) The driver's license of such person; and

20 ~~(2) The registration of all vehicles owned by such person which are subject to~~
 21 ~~registration under the laws of this state; and~~

22 ~~(3)~~(2) If such person is a nonresident, the privilege of operating or permitting the
 23 operation of a vehicle within this state.

24 (b) The license ~~and registration~~ or nonresident's operating privilege shall remain so
 25 suspended and shall not be restored, nor shall any such license ~~and registration~~ be issued
 26 to such person, nor shall such nonresident's operating privilege be restored, until:

27 (1) Such person shall deposit or there shall be deposited on his or her behalf the security
 28 and proof of financial responsibility for the future as required by this chapter;

29 (2) One year shall have elapsed following the date of such suspension and evidence
 30 satisfactory to the department has been filed with it that during the period of suspension
 31 no action for damages arising out of the accident has been instituted; or

32 (3) Evidence satisfactory to the commissioner has been filed with him or her of a release
 33 from liability or a final adjudication of nonliability."

1 suspend the license ~~and registration and any~~ or nonresident's operating privilege of any
2 person against whom such judgment was rendered.

3 40-9-62.

4 (a) A driver's license, ~~vehicle registration,~~ or nonresident's operating privilege suspended
5 pursuant to Code Section 40-9-61 shall remain so suspended and shall not be renewed, nor
6 shall any such license or registration be thereafter issued in the name of the judgment
7 debtor, whether or not he or she was previously licensed, unless and until every such
8 judgment is stayed, or satisfied in full or to the extent provided in subsection (b) of this
9 Code section, subject to the exceptions provided in this article.

10 (b) Judgment referred to in this article, which is based upon an accident which occurred
11 on or after January 1, 2001, shall, for the purpose of this chapter only, be deemed satisfied:

12 (1) When \$25,000.00 has been credited upon any judgment or judgments rendered in
13 excess of that amount because of bodily injury to or death of one person as the result of
14 any one accident;

15 (2) When, subject to such limit of \$25,000.00 because of bodily injury to or death of one
16 person, \$50,000.00 has been credited upon any judgment or judgments rendered in excess
17 of that amount because of bodily injury to or death of two or more persons as the result
18 of any one accident; or

19 (3) When \$25,000.00 has been credited upon any judgment or judgments rendered in
20 excess of that amount because of injury to or destruction of property of others as a result
21 of any one accident.

22 (c) Reserved.

23 (d) Payments made in settlement of any claims because of bodily injury, death, or property
24 damage arising from the accident shall be credited in reduction of the amounts provided
25 for in this Code section.

26 40-9-63.

27 (a) A judgment debtor, upon due notice to the judgment creditor, may apply to the court
28 in which such judgment was rendered for the privilege of paying such judgment in
29 installments, and the court, in its discretion and without prejudice to any other legal
30 remedies which the judgment creditor may have, may so order and fix the amounts and
31 times of payment of the installments.

32 (b) The department shall not suspend a license, ~~registration,~~ or nonresident's operating
33 privilege and shall restore any license, ~~registration,~~ or nonresident's operating privilege
34 suspended following nonpayment of a judgment, when the judgment debtor obtains such

1 an order permitting the payment of any such judgment in installments, and while the
2 payment of any such installments is not in default."

3 **PART XXI**

4 **Amendments to Chapter 40-11.**

5 **Abandoned Motor Vehicles.**

6 **SECTION 21-1.**

7 Chapter 11 of Title 40 of the Official Code of Georgia Annotated, relating to abandoned
8 motor vehicles, is amended by striking Code Section 40-11-1, relating to definitions
9 applicable to abandoned motor vehicles in general, and inserting in its place a new Code
10 section to read as follows:

11 "40-11-1.

12 As used in this article, the term:

13 (1) 'Abandoned motor vehicle' means a motor vehicle or trailer:

14 (A) Which has been left by the owner or some person acting for the owner with an
15 automobile dealer, repairman, or wrecker service for repair or for some other reason
16 and has not been called for by such owner or other person within a period of 30 days
17 after the time agreed upon; or within 30 days after such vehicle is turned over to such
18 dealer, repairman, or wrecker service when no time is agreed upon; or within 30 days
19 after the completion of necessary repairs;

20 (B) Which is left unattended on a public street, road, or highway or other public
21 property for a period of at least five days and when it reasonably appears to a law
22 enforcement officer that the individual who left such motor vehicle unattended does not
23 intend to return and remove such motor vehicle. However, on the state highway system,
24 any law enforcement officer ~~or employee of the Department of Motor Vehicle Safety~~
25 ~~to whom enforcement authority has been designated pursuant to Code Section 40-16-4~~
26 may authorize the immediate removal of vehicles posing a threat to public health or
27 safety or to mitigate congestion;

28 (C) Which has been lawfully towed onto the property of another at the request of a law
29 enforcement officer and left there for a period of not less than 30 days without anyone
30 having paid all reasonable current charges for such towing and storage;

31 (D) Which has been lawfully towed onto the property of another at the request of a
32 property owner on whose property the vehicle was abandoned and left there for a period
33 of not less than 30 days without anyone having paid all reasonable current charges for
34 such towing and storage; or

1 (E) Which has been left unattended on private property for a period of not less than 30
2 days.

3 (2) 'Motor vehicle' or 'vehicle' means motor vehicle or trailer.

4 (3) 'Owner' or 'owners' means the registered owner, the owner as recorded on the title,
5 lessor, lessee, security interest holders, and all lienholders as shown on the records of the
6 Department of ~~Motor Vehicle Safety~~ Driver Services."

7 **SECTION 21-2.**

8 Said Chapter 11 of Title 40 is further amended in Code Section 40-11-2, relating to duty of
9 person removing or storing motor vehicle, by striking subsections (e), (h), (i), and (j) and
10 inserting in their respective places new subsections to read as follows:

11 "(e) If none of the owners redeems such motor vehicle as described in subsection (d) of
12 this Code section, or if a vehicle being repaired by a repair facility or being stored by an
13 insurance company providing insurance to cover damages to the vehicle becomes
14 abandoned, the person removing or storing such motor vehicle shall, within seven calendar
15 days of the day such vehicle became an abandoned motor vehicle, give notice in writing,
16 by sworn statement, on the form prescribed by the commissioner of driver services, to the
17 Department of ~~Motor Vehicle Safety~~ Driver Services with a research fee of ~~\$2.00~~ as fixed
18 by rule or regulation payable to the Department of ~~Motor Vehicle Safety~~ Driver Services,
19 stating the manufacturer's vehicle identification number, the license number, the fact that
20 such vehicle is an abandoned motor vehicle, the model, year, and make of the vehicle, the
21 date the vehicle became an abandoned motor vehicle, the date the vehicle was removed,
22 and the present location of such vehicle and requesting the name and address of all owners
23 of such vehicle. If the form submitted is rejected because of inaccurate or missing
24 information, the person removing or storing the vehicle shall resubmit, within seven
25 calendar days of the date of the rejection, a corrected notice form together with an
26 additional research fee of ~~\$2.00~~ as fixed by rule or regulation payable to the Department
27 of ~~Motor Vehicle Safety~~ Driver Services. Each subsequent corrected notice, if required,
28 shall be submitted with an additional research fee of ~~\$2.00~~ as fixed by rule or regulation
29 payable to the Department of ~~Motor Vehicle Safety~~ Driver Services. If a person removing
30 or storing the vehicle has knowledge of facts which reasonably indicate that the vehicle is
31 registered or titled in a certain other state, such person shall check the motor vehicle
32 records of that other state in the attempt to ascertain the identity of the owner of the
33 vehicle. Research requests may be submitted and research fees made payable to the office
34 of the tax commissioner and deposited in the general fund for the county in which the
35 remover's or storer's place of business is located in lieu of the Department of ~~Motor~~

1 ~~Vehicle Safety~~ Driver Services, but in like manner, if such office processes motor vehicle
 2 records of the Department of ~~Motor Vehicle Safety~~ Driver Services. "

3 "(h) The Department of ~~Motor Vehicle Safety~~ Driver Services shall provide to the Georgia
 4 Crime Information Center all relevant information from sworn statements described in
 5 subsection (e) of this Code section for a determination of whether the vehicles removed
 6 have been entered into the criminal justice information system as stolen vehicles. The
 7 results of the determination shall be provided electronically to the Department of ~~Motor~~
 8 ~~Vehicle Safety~~ Driver Services.

9 (i) Any person storing a vehicle under the provisions of this Code section shall notify the
 10 Department of ~~Motor Vehicle Safety~~ Driver Services if the vehicle is recovered, is claimed
 11 by the owner, is determined to be stolen, or for any reason is no longer an abandoned
 12 motor vehicle. Such notice shall be provided within seven calendar days of such event.

13 (j) If vehicle information on the abandoned motor vehicle is not in the files of the
 14 Department of ~~Motor Vehicle Safety~~ Driver Services, the department may require such
 15 other information or confirmation as it determines is necessary or appropriate to determine
 16 the identity of the vehicle."

17 SECTION 21-3

18 Said Chapter 11 of Title 40 is further amended in Code Section 40-11-3, relating to removal
 19 of vehicles from public property, by striking subsection (b) and paragraph (1) of subsection
 20 (d) and inserting in their respective places a new subsection and paragraph to read as follows:

21 "~~(b) Any law enforcement officer or employee of the Department of Motor Vehicle Safety~~
 22 ~~to whom law enforcement authority has been designated pursuant to Code Section 40-16-4~~
 23 who finds a motor vehicle which has been left unattended on the state highway system shall
 24 be authorized to cause such motor vehicle to be removed immediately to a garage or other
 25 place of safety when such motor vehicle poses a threat to public health or safety or to
 26 mitigate congestion. Any peace officer who finds a motor vehicle which has been left
 27 unattended on a public street, road, or highway or other public property, other than the state
 28 highway system, shall be authorized immediately to cause such motor vehicle to be
 29 removed immediately to a garage or other place of safety when such motor vehicle poses
 30 a threat to public health or safety or to mitigate congestion."

31 "(d)(1) Any peace officer or the law enforcement agency which causes a motor vehicle
 32 to be removed to a garage or other place of safety or which is notified of the removal of
 33 a motor vehicle from private property shall within 72 hours from the time of removal or
 34 notice and if the owner is unknown attempt to determine vehicle ownership through
 35 official inquiries to the Department of ~~Motor Vehicle Safety~~ Driver Services vehicle

1 registration and vehicle title files. These inquiries shall be made from authorized criminal
2 justice information system network terminals."

3 **SECTION 21-4.**

4 Said Chapter 11 of Title 40 is further amended in Code Section 40-11-5, relating to
5 foreclosure of liens, by striking paragraphs (2) and (3) and inserting in their place new
6 paragraphs to read as follows:

7 "(2) The person desiring to foreclose a lien on an abandoned motor vehicle shall, by
8 certified or registered mail or statutory overnight delivery, make a demand upon the
9 owners for the payment of the reasonable fees for removal and storage plus the costs of
10 any notification or advertisement. Such written demand shall include an itemized
11 statement of all charges and may be made concurrent with the notice required by
12 subsection (f) of Code Section 40-11-2. Such demand shall be made on a form prescribed
13 by rule or regulation of the Department of ~~Motor Vehicle Safety~~ Driver Services and
14 shall notify the owner of his or her right to a judicial hearing to determine the validity of
15 the lien. The demand shall further state that failure to return the written demand to the
16 lien claimant, file with a court of competent jurisdiction a petition for a judicial hearing,
17 and provide the lien claimant with a copy of such petition, all within ten days of delivery
18 of the lien claimant's written demand, shall effect a waiver of the owner's right to such
19 a hearing prior to sale. The form shall also provide the suspected owner with the option
20 of disclaiming any ownership of the vehicle, and his or her affidavit to that effect shall
21 control over anything contrary in the records of the Department of ~~Motor Vehicle Safety~~
22 Driver Services. No such written demand shall be required if the identity of the owner
23 cannot be ascertained and the notice requirements of subsection (g) of Code Section
24 40-11-2 have been complied with;

25 (3)(A) If, within ten days of delivery to the appropriate address of the written demand
26 required by paragraph (2) of this Code section, the owner of the abandoned motor
27 vehicle fails to pay or file with the court a petition for a judicial hearing with a copy to
28 the lien claimant in accordance with the notice provided pursuant to paragraph (2) of
29 this Code section, or if the owner of the abandoned motor vehicle cannot be
30 ascertained, the person removing or storing the abandoned motor vehicle may foreclose
31 such lien. The person asserting such lien may move to foreclose by making an affidavit
32 to a court of competent jurisdiction, on a form prescribed by rule or regulation of the
33 Department of ~~Motor Vehicle Safety~~ Driver Services, showing all facts necessary to
34 constitute such lien and the amount claimed to be due. Such affidavit shall aver that the
35 notice requirements of Code Section 40-11-2 have been complied with, and such
36 affidavit shall also aver that a demand for payment in accordance with paragraph (2)

1 of this Code section has been made without satisfaction or without a timely filing of a
 2 petition for a judicial hearing or that the identity of the owner cannot be ascertained.
 3 The person foreclosing shall verify the statement by oath or affirmation and shall affix
 4 his or her signature thereto.

5 (B) Regardless of the court in which the affidavit required by this paragraph is filed,
 6 the fee for filing such affidavit shall be \$10.00 per motor vehicle upon which a lien is
 7 asserted;".

8 **SECTION 21-5.**

9 Said Chapter 11 of Title 40 is further amended by striking Code Section 40-11-7, relating to
 10 purchasers of abandoned motor vehicles, and inserting in its place a new Code section to read
 11 as follows:

12 "40-11-7.

13 The purchaser at a sale as authorized in this article shall receive a certified copy of the
 14 court order authorizing such sale. Any such purchaser may obtain a certificate of title to
 15 such motor vehicle by filing the required application, paying the required fees, and filing
 16 a certified copy of the order of the court with the Department of ~~Motor Vehicle Safety~~
 17 Driver Services. The Department of ~~Motor Vehicle Safety~~ Driver Services shall then issue
 18 a certificate of title, which shall be free and clear of all liens and encumbrances."

19 **SECTION 21-6.**

20 Said Chapter 11 of Title 40 is further amended in Code Section 40-11-9, relating to derelict
 21 motor vehicles, by striking subsections (a) and (b) and inserting in their place new
 22 subsections to read as follows:

23 "(a) If a motor vehicle has been left unattended on private property for not less than two
 24 days or on public property for not less than three days without the owner or driver making
 25 any attempt to recover such vehicle or to leave a conspicuously placed note that such owner
 26 or driver intends to return for such vehicle; or, if a conspicuous note was left, if the motor
 27 vehicle has been left unattended for not less than five days and if because of damage,
 28 vandalism, theft, or fire the vehicle is damaged to the extent that its restoration to an
 29 operable condition would require the replacement of one or more major component parts
 30 or involves any structural damage that would affect the safety of the vehicle; or if there is
 31 evidence that the vehicle was inoperable due to major mechanical breakdown at the time
 32 it was left on the property, such as the engine, transmission, or wheels missing, no coolant
 33 in the cooling system, no oil in the engine, or burned fluid in the transmission; or if the
 34 vehicle is seven or more years old; or if the vehicle is not currently tagged or is not
 35 verifiable by the state as to who is the current owner or lienholder of the vehicle; or if the

1 vehicle has been abandoned to a wrecker service by an insurance company and the owner
2 following the insurance company's making a total loss payment, then any person removing
3 such vehicle shall within 72 hours of removing such vehicle obtain the identity of and
4 address of the last known registered owner of the vehicle, the owner of the vehicle as
5 recorded on the certificate of title of such vehicle, and any security interest holder or
6 lienholder on such vehicle from the local law enforcement agency of the jurisdiction in
7 which the vehicle was located. If the law enforcement agency shows no information on the
8 vehicle, then a request for such information shall be sent to the Department of ~~Motor~~
9 ~~Vehicle Safety~~ Driver Services. Within 72 hours after obtaining such information, the
10 person removing such vehicle shall, by certified mail or statutory overnight delivery, return
11 receipt requested, notify the registered owner, title owner, and security interest holder or
12 lienholder of the vehicle that such vehicle will be declared a derelict vehicle and the title
13 to such vehicle will be canceled by the Department of ~~Motor Vehicle Safety~~ Driver
14 Services if such person or persons fail to respond within ten days of receipt of such notice.
15 The commissioner of ~~motor vehicle safety~~ driver services shall prescribe the form and
16 content of such notice. If the registered owner, title owner, or security interest holder or
17 lienholder fails to respond within 30 days from the date of such notice by certified mail or
18 statutory overnight delivery, and if the vehicle is appraised as having a total value of less
19 than \$300.00, the vehicle shall be considered to be a derelict vehicle. The value of the
20 vehicle shall be determined as 50 percent of the wholesale value of a similar car in the
21 rough section of the *National Auto Research Black Book, Georgia Edition*, or if a similar
22 vehicle is not listed in such book or, regardless of the model year or book value of the
23 vehicle, if the vehicle is completely destroyed by fire, flood, or vandalism or is otherwise
24 damaged to the extent that restoration of the vehicle to a safe operable condition would
25 require replacement of more than 50 percent of its major component parts, the person shall
26 obtain an appraisal of the motor vehicle from the local law enforcement agency's auto theft
27 section with jurisdiction in the county or municipality where such vehicle is located. Any
28 person removing a vehicle shall complete a form, to be provided by the Department of
29 ~~Motor Vehicle Safety~~ Driver Services, indicating that the vehicle meets at least four of the
30 above-stated eight conditions for being a derelict vehicle and shall file such form with the
31 Department of ~~Motor Vehicle Safety~~ Driver Services and the law enforcement agency with
32 jurisdiction from which such vehicle was removed.

33 (b) Upon determination that a vehicle is a derelict motor vehicle as provided in subsection
34 (a) of this Code section, it may be disposed of by sale to a person who scraps, dismantles,
35 or demolishes motor vehicles, provided that such vehicle may be sold for scrap or parts
36 only and shall in no event be rebuilt or sold to the general public. Any person disposing of
37 a derelict motor vehicle shall, prior to disposing of such vehicle, photograph such vehicle

1 and retain with such photograph the appraisal required in subsection (a) of this Code
 2 section and the notice to the Department of ~~Motor Vehicle Safety~~ Driver Services required
 3 in this subsection for a period of three years after its disposition. Such person shall also
 4 notify the Department of ~~Motor Vehicle Safety~~ Driver Services of the disposition of such
 5 vehicle in such manner as may be prescribed by the commissioner of ~~motor vehicle safety~~
 6 driver services. The Department of ~~Motor Vehicle Safety~~ Driver Services shall cancel the
 7 certificate of title for such vehicle and shall not issue a rebuilt or salvage title for such
 8 vehicle."

9 **SECTION 21-7.**

10 Said Chapter 11 of Title 40 is further amended by striking Code Section 40-11-24, relating
 11 to identification numbers of forfeited motor vehicles and components, and inserting in its
 12 place a new Code section to read as follows:

13 "40-11-24.

14 Prior to the property's being sold or returned to the owner or otherwise disposed of, the
 15 Department of ~~Motor Vehicle Safety~~ Driver Services shall assign it a new identification
 16 number."

17 **PART XXII**

18 **Amendments to Chapter 40-13.**

19 **Prosecution of traffic offenses.**

20 **SECTION 22-1.**

21 Chapter 13 of Title 40 of the Official Code of Georgia Annotated, relating to prosecution of
 22 traffic offenses, is amended by striking Code Section 40-13-1, relating to uniform traffic
 23 citation forms, and inserting in its place a new Code section to read as follows:

24 "40-13-1.

25 The commissioner of ~~public safety~~ driver services shall develop a uniform traffic citation
 26 and complaint form for use by all law enforcement officers who are empowered to enforce
 27 the traffic laws and ordinances in effect in this state. Such form shall serve as the citation,
 28 summons, accusation, or other instrument of prosecution of the offense or offenses for
 29 which the accused is charged, and as the record of the disposition of the matter by the court
 30 before which the accused is brought, and shall contain such other matter as the
 31 commissioner shall provide. Each such form shall have a unique identifying number which
 32 shall serve as the docket number for the court having jurisdiction of the accused."

1 "40-14-16.
 2 No speeding violation of less than ten miles per hour above the legal speed limit in the
 3 county or municipality or on a college or university campus in which a person is given a
 4 speeding ticket shall be used by the Department of ~~Motor Vehicle Safety~~ Driver Services
 5 for the purpose of suspending or revoking the driver's license of the violator. No speeding
 6 violation report by a county, municipality, or college or university campus to the
 7 Department of ~~Motor Vehicle Safety~~ Driver Services which fails to specify the speed of the
 8 violator shall be used by the Department of ~~Motor Vehicle Safety~~ Driver Services to revoke
 9 the driver's license of a violator."

10 **SECTION 23-2.**

11 Chapter 15 of Title 40, relating to motorcycle safety programs, is amended by in Code
 12 Section 40-15-1, relating to definitions applicable to said chapter, by striking paragraphs (1)
 13 through (4) and inserting in their place new paragraphs to read as follows:

- 14 "(1) 'Board' means the Board of ~~Motor Vehicle Safety~~ Driver Services.
 15 (2) 'Commissioner' means the commissioner of ~~motor vehicle safety~~ driver services.
 16 (3) 'Coordinator' means the state-wide motorcycle safety coordinator provided for in
 17 Code Section 40-15-4.
 18 (4) 'Department' means the Department of ~~Motor Vehicle Safety~~ Driver Services."

19 **PART XXIV**

20 **Amendments to Chapter 8 of Title 42.**

21 **Probation.**

22 **SECTION 24-1.**

23 Chapter 8 of Title 42 of the Official Code of Georgia Annotated, relating to probation, is
 24 amended in Code Section 42-8-26, relating to probation supervisors, by striking paragraph
 25 (2) of subsection (c) and inserting in its place a new paragraph to read as follows:

- 26 "(2) No supervisor shall own, operate, have any financial interest in, be an instructor at,
 27 or be employed by any private entity which provides drug or alcohol education services
 28 or offers a DUI Alcohol or Drug Use Risk Reduction Program certified by the
 29 Department of ~~Human Resources~~ Driver Services."

30 **SECTION 24-2.**

31 Said Chapter 8 of Title 42 is further amended in Code Section 42-8-104, relating to
 32 prohibited conflicts of interest relative to agreements for probation services, by striking
 33 paragraph (1) of subsection (c) and inserting in its place a new paragraph to read as follows:

1 person's driver's license or limited driving permit shall contain a notation that the person
2 may only operate a motor vehicle equipped with a functioning, certified ignition interlock
3 device."

4 SECTION 24-5.

5 Said Chapter 8 of Title 42 is further amended by striking Code Section 42-8-112, relating to
6 required proof of compliance for reinstatement of certain licenses and for probationary
7 licenses, and inserting in its place a new Code section to read as follows:

8 "42-8-112.

9 (a) In any case where the court imposes the use of an ignition interlock device as a
10 condition of probation on a resident of this state whose driving privilege is not suspended
11 or revoked, the court shall require the person to surrender his or her driver's license to the
12 court immediately and provide proof of compliance with such order to the court or the
13 probation officer and obtain an ignition interlock device restricted driving license within
14 30 days. Upon expiration of the period of time for which such person is required to use an
15 ignition interlock device, the person may apply for and receive a regular driver's license
16 upon payment of the fee provided for in Code Section 40-5-25. If such person fails to
17 provide proof of installation to the extent required by subsection (a) of Code Section
18 42-8-111 and receipt of the restricted driving license within such period, absent a finding
19 by the court of good cause for that failure, which finding is entered in the court's record,
20 the court shall revoke or terminate the probation.

21 (b)(1) In any case where the court imposes the use of an ignition interlock device as a
22 condition of probation on a resident of this state whose driving privilege is suspended or
23 revoked, the court shall require the person to provide proof of compliance with such order
24 to the court or the probation officer and the Department of ~~Motor Vehicle Safety~~ Driver
25 Services not later than ten days after the date on which such person first becomes eligible
26 to apply for an ignition interlock device limited driving permit in accordance with
27 paragraph (2) of this subsection or a habitual violator's probationary license in
28 accordance with paragraph (3) of this subsection, whichever is applicable. If such person
29 fails to provide proof of installation to the extent required by subsection (a) of Code
30 Section 42-8-111 within the period required by this subsection, absent a finding by the
31 court of good cause for that failure, which finding is entered on the court's record, the
32 court shall revoke or terminate the probation if such is still applicable.

33 (2) If the person subject to court ordered use of an ignition interlock device as a
34 condition of probation is authorized under Code Section 40-5-63 or 40-5-67.2 to apply
35 for reinstatement of his or her driver's license during the period of suspension, such
36 person shall, prior to applying for reinstatement of the license, have an ignition interlock

1 device installed and shall maintain such ignition interlock device in a motor vehicle or
2 vehicles to the extent required by subsection (a) of Code Section 42-8-111 for a period
3 of six months running concurrently with that of an ignition interlock device limited
4 driving permit, which permit shall not be issued until such person submits to the
5 department proof of completion of a DUI Alcohol or Drug Use Risk Reduction Program,
6 proof of having undergone any clinical evaluation and of having enrolled in any
7 substance abuse treatment program required by Code Section 40-5-63.1, and proof of
8 installation of an ignition interlock device on a vehicle or vehicles to the extent required
9 by subsection (a) of Code Section 42-8-111. Such a person may apply for and be issued
10 an ignition interlock device limited driving permit at the end of 12 months after the
11 suspension of the driver's license. At the expiration of such six-month ignition interlock
12 device limited driving permit, the driver may, if otherwise qualified, apply for
13 reinstatement of a regular driver's license upon payment of the fee provided in Code
14 Section 40-5-25.

15 (3) If the person subject to court ordered use of an ignition interlock device as a
16 condition of probation is authorized under Code Section 40-5-58 or under Code Section
17 40-5-67.2 to obtain a habitual violator's probationary license, such person shall, if such
18 person is a habitual violator as a result of two or more convictions for driving under the
19 influence of alcohol or drugs, have an ignition interlock device installed and maintained
20 in a motor vehicle or vehicles to the extent required by subsection (a) of Code Section
21 42-8-111 for a period of six months following issuance of the probationary license, and
22 such person shall not during such six-month period drive any motor vehicle that is not so
23 equipped, all as conditions of such probationary license. Following expiration of such
24 six-month period with no violation of the conditions of the probationary license, the
25 person may apply for a habitual violator probationary license without such ignition
26 interlock device condition.

27 (4) In any case where installation of an ignition interlock device is required, failure to
28 show proof of such device shall be grounds for refusal of reinstatement of such license
29 or issuance of such habitual violator's probationary license or the immediate suspension
30 or revocation of such license.

31 (c) Each resident of this state who is required to have an ignition interlock device installed
32 pursuant to this article shall report to the provider center every 30 days for the purpose of
33 monitoring the operation of each required ignition interlock device. If at any time it is
34 determined that a person has tampered with the device, the Department of ~~Motor Vehicle~~
35 Safety Driver Services shall be given written notice within five days by the probation
36 officer, the court ordering the use of such device, or the interlock provider. If an ignition
37 interlock device is found to be malfunctioning, it shall be replaced or repaired, as ordered

1 by the court or the Department of ~~Motor Vehicle Safety~~ Driver Services, at the expense of
2 the provider.

3 (d)(1) If a person required to report to an ignition interlock provider as required by
4 subsection (c) of this Code section fails to report to the provider as required or receives
5 an unsatisfactory report from the provider at any time during the six-month period, the
6 Department of ~~Motor Vehicle Safety~~ Driver Services shall revoke such person's ignition
7 interlock device limited driving permit immediately upon notification from the provider
8 of the failure to report or failure to receive a satisfactory report. Except as provided in
9 paragraph (2) of this subsection, within 30 days after such revocation, the person may
10 make a written request for a hearing and remit to the department a payment of \$250.00
11 for the cost of the hearing. Within 30 days after receiving a written request for a hearing
12 and a payment of \$250.00, the Department of ~~Motor Vehicle Safety~~ Driver Services shall
13 hold a hearing as provided in Chapter 13 of Title 50, the 'Georgia Administrative
14 Procedure Act.' The hearing shall be recorded.

15 (2) Any person whose ignition interlock device limited driving permit was revoked on
16 or before July 1, 2004, for failure to report or failure to receive a satisfactory report may
17 make a written request for a hearing and remit to the department a payment of \$250.00
18 for the cost of the hearing. Within 30 days after receiving a written request for a hearing
19 and a payment of \$250.00, the Department of ~~Motor Vehicle Safety~~ Driver Services shall
20 hold a hearing as provided in Chapter 13 of Title 50, the 'Georgia Administrative
21 Procedure Act.' The hearing shall be recorded.

22 (3) If the hearing officer determines that the person failed to report to the ignition
23 interlock provider for any of the reasons specified below, the Department of ~~Motor~~
24 ~~Vehicle Safety~~ Driver Services shall issue a new ignition interlock device limited driving
25 permit that shall be valid for a period of six months to such person. Such reasons shall be
26 for providential cause and include, but not be limited to, the following:

- 27 (A) Medical necessity, as evidenced by a written statement from a medical doctor;
28 (B) The person was incarcerated;
29 (C) The person was required to be on the job at his or her place of employment, with
30 proof that the person would be terminated if he or she was not at work; or
31 (D) The vehicle with the installed interlock device was rendered inoperable by reason
32 of collision, fire, or a major mechanical failure.

33 (4) If the hearing officer determines that the person failed to report to the ignition
34 interlock provider for any reason other than those specified in paragraph (3) of this
35 subsection, or if the person received an unsatisfactory report from the provider, after the
36 expiration of 120 days the person may apply to the department and the department shall
37 issue a new ignition interlock device limited driving permit to such person.

1 (5) This subsection shall not apply to any person convicted of violating Code Section
2 42-8-118."

3 SECTION 24-6.

4 Said Chapter 8 of Title 42 is further amended by striking Code Section 42-8-115, relating to
5 certification of ignition interlock devices, and inserting in its place a new Code section to
6 read as follows:

7 "42-8-115.

8 (a) The commissioner of ~~motor vehicle safety~~ driver services or the commissioner's
9 designee shall certify ignition interlock devices required by this article and the providers
10 of such devices and shall promulgate rules and regulations for the certification of said
11 devices and providers. The standards for certification of such devices shall include, but not
12 be limited to, those standards for such devices promulgated by the National Highway
13 Traffic Safety Administration and adopted by rule or regulation of the Department of
14 ~~Motor Vehicle Safety~~ Driver Services.

15 (b) The commissioner of ~~motor vehicle safety~~ driver services may utilize information from
16 an independent agency to certify ignition interlock devices on or off the premises of the
17 manufacturer in accordance with rules and regulations promulgated pursuant to this article.
18 The cost of certification shall be borne by the manufacturers of ignition interlock devices.

19 (c) The commissioner of ~~motor vehicle safety~~ driver services shall adopt rules and
20 regulations for determining the accuracy of and proper use of the ignition interlock devices
21 in full compliance with this article. No model of ignition interlock device shall be certified
22 unless it meets the accuracy requirements specified by such rules and regulations."

23 SECTION 24-7.

24 Said Chapter 8 of Title 42 is further amended by striking Code Section 42-8-116, relating to
25 warning labels affixed to ignition interlock devices, and inserting in its place a new Code
26 section to read as follows:

27 "42-8-116.

28 The providers certified by the Department of ~~Motor Vehicle Safety~~ Driver Services shall
29 design and adopt pursuant to regulations of the department a warning label which shall be
30 affixed to each ignition interlock device upon installation. The label shall contain a warning
31 that any person tampering, circumventing, or otherwise misusing the device is guilty of a
32 misdemeanor and may be subject to civil liability."

SECTION 24-8.

Said Chapter 8 of Title 42 is further amended by striking Code Section 42-8-117, relating to revocation of driving privilege upon violation of probation, and inserting in its place a new Code section to read as follows:

"42-8-117.

(a)(1) In the event the sentencing court finds that a person has violated the terms of probation imposed pursuant to subsection (a) of Code Section 42-8-111, the Department of ~~Motor Vehicle Safety~~ Driver Services shall revoke that person's driving privilege for one year from the date the court revokes that person's probation. The court shall report such probation revocation to the Department of ~~Motor Vehicle Safety~~ Driver Services by court order.

(2) This subsection shall not apply to any person whose limited driving permit has been revoked under subsection (d) of Code Section 42-8-112.

(b) In the event the sentencing court finds that a person has twice violated the terms of probation imposed pursuant to subsection (a) of Code Section 42-8-111 during the same period of probation, the Department of ~~Motor Vehicle Safety~~ Driver Services shall revoke that person's driving privilege for five years from the date the court revokes that person's probation for a second time. The court shall report such probation revocation to the Department of ~~Motor Vehicle Safety~~ Driver Services by court order."

PART XXV**Amendments to Title 43.****Professions and businesses.****SECTION 25-1.**

Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses, is amended in Code Section 43-13-2, relating to definitions applicable to driver training instructors and schools, by striking paragraphs (1) through (4) and inserting in their place new paragraphs to read as follows:

"~~(1)~~(2) 'Department' means the Department of ~~Motor Vehicle Safety~~ Driver Services acting directly or through its duly authorized officers and agents.

~~(2)~~(3) 'Driver training schools' means any person, partnership, limited liability company, or corporation giving driving instruction for hire to ten or more persons per calendar year for the purpose of assisting such persons to meet the requirements for licensed driving of Class C or Class M motor vehicles in this state, except for motorcycle operator safety training programs conducted by or on behalf of the Department of ~~Motor Vehicle Safety~~ Driver Services pursuant to Chapter 15 of Title 40.

1 ~~(3)~~(1) 'Commercial driver training school' means any person, partnership, limited
 2 liability company, or corporation giving driving instruction for hire to ten or more
 3 persons per calendar year for the purpose of assisting such persons to meet the
 4 requirements for licensed driving of Class A or Class B motor vehicles in this state.

5 (4) 'Driver's license examiners' means examiners appointed by the Department of ~~Motor~~
 6 ~~Vehicle Safety~~ Driver Services for the purpose of giving driver's license examinations."

7 **SECTION 25-2.**

8 Said Title 43 is further amended in Code Section 43-13-8, relating to rules, regulations, and
 9 penalties applicable to driver training instructors and schools, by striking subsection (a) and
 10 inserting in its place a new subsection to read as follows:

11 "(a) The commissioner of ~~motor vehicle safety~~ driver services is authorized to prescribe,
 12 by rule, standards for the eligibility, conduct, equipment, and operation of driver training
 13 schools and instructors and commercial driver training schools and instructors and to adopt
 14 other reasonable rules and regulations to carry out this chapter. Notwithstanding the
 15 foregoing, violations that are minor in nature and committed by a person, firm, or
 16 corporation shall be punished only by a written reprimand unless the person, firm, or
 17 corporation fails to remedy the violation within 30 days, in which case an administrative
 18 fine, not to exceed \$250.00, may be issued."

19 **SECTION 25-3.**

20 Said Title 43 is further amended by striking Code Section 43-43-3, relating to duties of scrap
 21 metal processors with respect to motor vehicle titles and license plates, and inserting in its
 22 place a new Code section to read as follows:

23 "43-43-3.

24 Should a scrap metal processor be presented the certificate of title or vehicle license plate
 25 for any vehicle or scrap vehicle purchased, that scrap metal processor shall mail or deliver
 26 the same to the Department of ~~Motor Vehicle Safety~~ Driver Services as required by law."

27 **SECTION 25-4.**

28 Said Title 43 is further amended in Code Section 43-47-3, relating to the State Board of
 29 Registration of Used Motor Vehicle Dealers and Used Motor Vehicle Parts Dealers, by
 30 striking paragraph (3) of subsection (a) and paragraphs (2) and (3) of subsection (d) and
 31 inserting in their respective places new paragraphs to read as follows:

32 "(3) The commissioner of ~~motor vehicle safety~~ driver services, or a designated agent,
 33 shall be a permanent ex officio member and shall be authorized to vote on all matters
 34 before the board;"

1 chapter shall be entitled to receive or use any dealer's registration plates for motor vehicles
2 under the motor vehicle laws of this state providing for the issuance of such plates."

3 **SECTION 25-7.**

4 Said Title 43 is further amended by striking Code Section 43-47-15, relating to compliance
5 with rules and regulations relating to wrecked and salvage motor vehicles, and inserting in
6 its place a new Code section to read as follows:

7 "43-47-15.

8 Any licensee who purchases a wrecked or salvage motor vehicle or rebuilds a wrecked or
9 salvage motor vehicle shall fully comply with Chapter 3 of Title 40, the 'Motor Vehicle
10 Certificate of Title Act,' regarding titling and inspection of salvage and rebuilt vehicles, and
11 shall comply with any rules and regulations adopted by the commissioner of ~~motor vehicle~~
12 safety driver services pursuant to this chapter."

13 **PART XXVI**

14 **Amendments to Code Section 44-1-13.**

15 **Removal of improperly parked cars or trespassing personal property.**

16 **SECTION 26-1.**

17 Code Section 44-1-13 of the Official Code of Georgia Annotated, relating to removal of
18 improperly parked cars or trespassing personal property, is amended by striking subsections
19 (a) and (b) and inserting in their place new subsections to read as follows:

20 "(a) As used in this Code section, the term:

21 (1) 'Commission' means the Public Service Commission.

22 (2) 'Private property' means any parcel or space of private real property.

23 (a.1) Any person or his or her authorized agent entitled to the possession of any ~~parcel or~~
24 ~~space of private real property, hereinafter referred to as 'private property,'~~ shall have the
25 right to remove or cause to be removed from the property any vehicle or trespassing
26 personal property thereon which is not authorized to be at the place where it is found and
27 to store or cause to be stored such vehicle or trespassing personal property, provided that
28 there shall have been conspicuously posted on the private ~~real~~ property notice that any
29 vehicle or trespassing personal property which is not authorized to be at the place where
30 it is found may be removed at the expense of the owner of the vehicle or trespassing
31 personal property. Such notice shall also include information as to the location where the
32 vehicle or personal property can be recovered, the cost of said recovery, and information
33 as to the form of payment; provided, however, that the owner of ~~private residential~~ private
34 property containing not more than four residential units shall not be required to comply

1 with the posting requirements of this subsection. Only towing and storage firms issued
 2 permits or licenses by the local governing authority of the jurisdiction in which they
 3 operate or by the ~~Department of Motor Vehicle Safety~~ commission, and having a secure
 4 impoundment facility, shall be permitted to remove trespassing property and trespassing
 5 personal property at the request of the owner or authorized agent of the private property.

6 (b) Except as provided in subsection (d) of this Code section, the ~~Department of Motor~~
 7 ~~Vehicle Safety, hereinafter referred to as the department,~~ commission shall have the
 8 authorization to regulate and control the towing of trespassing vehicles on private property
 9 if such towing is performed without the prior consent or authorization of the owner or
 10 operator of the vehicle, including the authority to set just and reasonable rates, fares, and
 11 charges for services related to the removal, storage, and required notification to owners of
 12 such towed vehicles. No storage fees shall be charged for the first 24 hour period which
 13 begins at the time the vehicle is removed from the property, and no such fees shall be
 14 allowed for the removal and storage of vehicles removed by towing and storage firms
 15 found to be in violation of this Code section. The ~~Department of Motor Vehicle Safety~~
 16 commission is authorized to impose a civil penalty for any violation of this Code section
 17 in an amount not to exceed \$2,500.00."

18 **PART XXVII**

19 **Amendments to Chapter 45-9.**

20 **Insuring and indemnification of public officers and employees.**

21 **SECTION 27-1.**

22 Chapter 9 of Title 45 of the Official Code of Georgia Annotated, relating to insuring and
 23 indemnification of public officers and employees, is amended in Code Section 45-9-81,
 24 relating to definitions applicable to the indemnification fund for certain state employees, by
 25 striking paragraph (6) and inserting in its place a new paragraph to read as follows:

26 "(6) 'Law enforcement officer' means any agent or officer of this state, or a political
 27 subdivision or municipality thereof, who, as a full-time or part-time employee, is vested
 28 either expressly by law or by virtue of public employment or service with authority to
 29 enforce the criminal or traffic laws and whose duties include the preservation of public
 30 order, the protection of life and property, or the prevention, detection, or investigation of
 31 crime. Such term also includes the employees designated by the commissioner of juvenile
 32 justice of the Department of Juvenile Justice pursuant to paragraph (2) of subsection (i)
 33 of Code Section 49-4A-8, which employees have the duty to investigate and apprehend
 34 delinquent and unruly children who have escaped from a facility under the jurisdiction
 35 of the Department of Juvenile Justice or who have broken the conditions of supervision.

1 ~~Such term also includes law enforcement officers of the Department of Motor Vehicle~~
 2 ~~Safety.~~ Such term also includes members of the Georgia National Guard, the composition
 3 of which is set forth in Code Section 38-2-3, who have been called into active state
 4 service by the Governor."

5 **SECTION 27-2.**

6 Said Chapter 9 of Title 45 is further amended in Code Section 45-9-102, relating to
 7 definitions applicable to a temporary disability compensation program for certain state
 8 employees, by striking paragraph (6) and inserting in its place a new paragraph to read as
 9 follows:

10 "(6) 'Law enforcement officer' means any agent or officer of this state, or a political
 11 subdivision or municipality thereof, who, as a full-time employee, is vested either
 12 expressly by law or by virtue of public employment or service with authority to enforce
 13 the criminal or traffic laws and whose duties include the preservation of public order, the
 14 protection of life and property, or the prevention, detection, or investigation of crime.
 15 Such term also includes prison guards as defined under Code Section 45-9-81 and the
 16 employees designated by the commissioner of juvenile justice of the Department of
 17 Juvenile Justice pursuant to paragraph (2) of subsection (i) of Code Section 49-4A-8,
 18 which employees have the duty to investigate and apprehend delinquent and unruly
 19 children who have escaped from a facility under the jurisdiction of the Department of
 20 Juvenile Justice or who have broken the conditions of supervision ~~and employees~~
 21 ~~designated and delegated law enforcement powers by the commissioner of motor vehicle~~
 22 ~~safety, which personnel have the duty to enforce the laws relating to motor carriers and~~
 23 ~~the transportation of hazardous materials."~~

24 **PART XXVIII**

25 **Amendments to Title 46.**

26 **Public utilities and public transportation.**

27 **SECTION 28-1.**

28 Title 46 of the Official Code of Georgia Annotated, relating to public utilities and public
 29 transportation, is amended in Code Section 46-1-1, relating to definitions applicable to said
 30 title, by striking the following: paragraph (7); division (9)(C)(ii); divisions (9)(C)(x) through
 31 (9)(C)(xiii); paragraph (11); and paragraph (18) and inserting in their respective places new
 32 paragraphs and divisions to read as follows:

33 "(7) 'Household goods' means any personal effects and property used or to be used in a
 34 dwelling when a part of the equipment or supplies of such dwelling and such other

1 similar property as the ~~commissioner of motor vehicle safety~~ commission may provide
 2 for by regulation; provided, however, that such term shall not include property being
 3 moved from a factory or store except when such property has been purchased by a
 4 householder with the intent to use such property in a dwelling and such property is
 5 transported at the request of, and with transportation charges paid by, the householder."

6 "(ii) Taxicabs, drays, trucks, buses, and other motor vehicles which operate within
 7 the corporate limits of municipalities and are subject to regulation by the governing
 8 authorities of such municipalities. This exception shall apply to taxicabs and buses
 9 even though such vehicles may, in the prosecution of their regular business,
 10 occasionally go beyond the corporate limits of such municipalities, ~~provided that they~~
 11 ~~do not operate to or from fixed termini outside of such limits and to any dray or truck~~
 12 ~~which operates within the corporate limits of a city and is subject to regulation by the~~
 13 ~~governing authority of such city or by the commissioner of motor vehicle safety and~~
 14 ~~which goes beyond the corporate limits only for the purpose of hauling chattels which~~
 15 ~~have been seized under any court process;"~~

16 "(x) Motor vehicles engaged exclusively in the transportation of agricultural or dairy
 17 products, or both, between farm, market, gin, warehouse, or mill, whether such motor
 18 vehicle is owned by the owner or producer of such agricultural or dairy products or
 19 not, so long as the title remains in the producer. For the purposes of this division, the
 20 term 'producer' includes a landlord where the relations of landlord and tenant or
 21 landlord and cropper are involved. As used in this division, the term 'agricultural
 22 products' includes fruit, livestock, meats, fertilizer, wood, lumber, cotton, and naval
 23 stores; household goods and supplies transported to farms for farm purposes; or other
 24 usual farm and dairy supplies, including products of grove or orchard; poultry and
 25 eggs; fish and oysters; and timber or logs being hauled by the owner thereof or the
 26 owner's agents or employees between forest and mill or primary place of
 27 manufacture; provided, however, motor vehicles with a manufacturer's gross weight
 28 rated capacity of 44,000 pounds or more engaged solely in the transportation of
 29 unmanufactured forest products shall be subject to the Georgia Forest Products
 30 Trucking Rules which shall be adopted and promulgated by the commissioner of
 31 ~~motor vehicle~~ public safety only for application to such vehicles and vehicles defined
 32 in subparagraph (A) of paragraph (13) of this Code section; provided, further, that
 33 pulpwood trailers and pole trailers with a manufacturer's gross weight rated capacity
 34 of 10,001 pounds or more engaged solely in the transportation of unmanufactured
 35 forest products shall have two amber side marker reflectors on each side of the trailer
 36 chassis between the rear of the tractor cab and the rearmost support for the load. All
 37 such reflectors shall be not less than four inches in diameter. Such rules and any

1 amendments thereto adopted by the commissioner of ~~motor vehicle~~ public safety shall
 2 be subject to legislative review in accordance with the provisions of Code Section
 3 46-2-30, and, for the purposes of such rules and any amendments thereto, the Senate
 4 Natural Resources and the Environment Committee and the House Committee on
 5 Natural Resources and Environment shall be the appropriate committees within the
 6 meaning of said Code Section 46-2-30. The first such rules adopted by the
 7 commissioner of ~~motor vehicle~~ public safety shall be effective July 1, 1991;

8 (xi) Reserved;

9 (xii) Reserved: ~~Motor vehicles engaged in compensated intercorporate hauling~~
 10 ~~whereby transportation of property is provided by a person who is a member of a~~
 11 ~~corporate family for other members of such corporate family, provided:~~

12 ~~(I) The parent corporation notifies the commissioner of motor vehicle safety of its~~
 13 ~~intent or the intent of one of the subsidiaries to provide the transportation;~~

14 ~~(II) The notice contains a list of participating subsidiaries and an affidavit that the~~
 15 ~~parent corporation owns directly or indirectly a 100 percent interest in each of the~~
 16 ~~subsidiaries;~~

17 ~~(III) A copy of the notice is carried in the cab of all vehicles conducting the~~
 18 ~~transportation, and~~

19 ~~(IV) The transportation entity of the corporate family registers the compensated~~
 20 ~~intercorporate hauling operation with the commissioner of motor vehicle safety,~~
 21 ~~registers and identifies any of its vehicles, and becomes subject to the~~
 22 ~~commissioner's liability insurance and motor common carrier and motor contract~~
 23 ~~carrier and hazardous materials transportation rules.~~

24 ~~For the purpose of this division, the term 'corporate family' means a group of~~
 25 ~~corporations consisting of a parent corporation and all subsidiaries in which the parent~~
 26 ~~corporation owns directly or indirectly a 100 percent interest;~~

27 (xiii) Vehicles, except limousines, transporting not more than ten persons for hire,
 28 except that any operator of such a vehicle is required to register the exempt operation
 29 with the commissioner of ~~motor vehicle safety~~ driver services, register and identify
 30 any of its vehicles, and become subject to the commissioner's liability insurance and
 31 vehicle safety rules;"

32 "(11) 'Permit' means a registration permit issued by the commissioner of ~~motor vehicle~~
 33 ~~safety~~ driver services authorizing interstate transportation for hire exempt from the
 34 jurisdiction of the United States Department of Transportation or intrastate passenger
 35 transportation for hire exempt from the jurisdiction of the commissioner of ~~motor vehicle~~
 36 ~~safety~~ driver services or intrastate transportation by a motor carrier of property."

1 entitled to recover ~~therefor~~ against loss or damage to such ~~freight~~ household goods for
 2 which the motor ~~common carrier or motor contract carrier~~ may be legally liable and for the
 3 ~~protection of the public against injuries proximately caused by the negligence of such~~
 4 ~~motor common carrier or motor contract carrier, its servants, or its agents. The~~
 5 ~~commissioner. The commission~~ shall determine and fix the amounts of such indemnity
 6 insurance and shall prescribe the provisions and limitations thereof; ~~and such insurance~~
 7 ~~shall be for the benefit of and subject to action by any person who shall sustain injury or~~
 8 ~~loss protected thereby. Such certificate shall be filed by the insurer. The insurer shall file~~
 9 such certificate. The failure to file any form required by the ~~commissioner~~ commission
 10 shall not diminish the rights of any person to pursue an action directly against a motor
 11 ~~common carrier's or motor contract carrier's~~ insurer.

12 (b) The ~~commissioner~~ commission shall have power to permit self-insurance, in lieu of a
 13 policy of indemnity insurance, whenever in ~~his or her~~ its opinion the financial ability of the
 14 motor ~~common carrier or motor contract carrier~~ so warrants.

15 (c) It shall be permissible under this article for any person having a cause of action arising
 16 under this article to join in the same action the motor ~~common carrier or motor contract~~
 17 carrier and the insurance carrier, whether arising in tort or contract.

18 46-7-12.1.

19 (a) No motor common carrier or motor contract carrier shall be issued a permit unless
 20 there is filed with the commissioner of driver services a certificate of insurance for such
 21 applicant or holder on forms prescribed by the commissioner evidencing a policy of
 22 indemnity insurance by an insurance company licensed to do business in this state, which
 23 policy must provide for the protection of passengers in the case of passenger vehicles and
 24 for protection of the public against injury proximately caused by the negligence of such
 25 motor common or motor contract carrier, its servants, or its agents. The commissioner of
 26 driver services shall determine and fix the amounts of such indemnity insurance and shall
 27 prescribe the provisions and limitations thereof. The insurer shall file such certificate. The
 28 failure to file any form required by the commissioner of driver services shall not diminish
 29 the rights of any person to pursue an action directly against a motor common or motor
 30 contract carrier's insurer.

31 (b) The commissioner of driver services shall have power to permit self-insurance, in lieu
 32 of a policy of indemnity insurance, whenever in his or her opinion the financial ability of
 33 the motor common or motor contract carrier so warrants.

34 (c) It shall be permissible under this article for any person having a cause of action arising
 35 under this article to join in the same action the motor common or motor contract carrier and
 36 the insurance carrier, whether arising in tort or contract."

SECTION 28-3.

Said Title 46 is further amended by striking Code Section 46-7-15, relating to registration and licensing of carriers, Code Section 46-7-15.1, relating to permits for carriers of property, Code Section 46-7-16, relating to certain permitting and registration of certain types of carriers, and 46-7-17, relating to designation and maintenance of agents for service on nonresident carriers, and inserting in their place new Code sections to read as follows:

"46-7-15.

(a) Except as otherwise provided in this Code section, before any motor common or contract carrier engaged in exempt passenger intrastate commerce as provided for in subparagraph (C) of paragraph (9) of Code Section 46-1-1 shall operate any motor vehicle on or over any public highway of this state, it shall first secure a registration permit from the commissioner of driver services by making application therefor on forms supplied by the commissioner and paying a \$25.00 filing fee. The application shall show the operations claimed to be exempt. A carrier's registration permit shall be valid so long as there is no change in its operating authority but may be amended to reflect any changes by application to the commissioner of driver services on a form provided by the commissioner and payment of a \$5.00 filing fee.

(b) Every motor ~~common or contract~~ carrier operating pursuant to a certificate or permit shall annually on or before the thirty-first day of December of each calendar year, but not earlier than the preceding first day of October or, as to a vehicle put into use during the course of the year, before the vehicle is put into use, make application to the commissioner of driver services for the issuance of an annual identification and registration stamp or stamps, make application for the registration of all motor vehicles to be operated under such certificate or permit, in such manner and form as the commissioner may by rule or regulation prescribe, and shall pay to the commissioner a fee of \$5.00 for the registration of each vehicle and issuance of identification and registration stamp to operate same. Each annual identification and registration stamp shall be valid for a period of 16 months extending from the first day of October of any year through the thirty-first day of January of the next succeeding year.

(c) Motor carriers operating pursuant to a certificate or permit as provided for in this article may, in lieu of other vehicle registration provisions contained in this Code section, register vehicles operated as an emergency, temporary, or trip-lease vehicle for a period not exceeding 15 days by payment to the commissioner of driver services of a fee of \$8.00 for each vehicle so registered. Upon such registration, the commissioner shall issue an emergency, temporary, or trip-lease vehicle registration permit.

(d) Whenever any motor vehicle is operated on or over any public highway of this state without the motor ~~common or contract~~ carrier operating such vehicle first having obtained

1 the annual registration and license or temporary vehicle registration permit provided for in
 2 this Code section, the motor ~~common or contract~~ carrier operating such vehicle shall be
 3 required to pay a fee of \$25.00 for the late registration of such vehicle.

4 (e) No subdivision of this state, including cities, townships, or counties, shall levy any
 5 excise, license, or occupation tax of any nature on a motor ~~common or contract~~ carrier, or
 6 on the equipment of a motor ~~common or contract~~ carrier, or on the right of a motor
 7 ~~common or contract~~ carrier to operate such equipment, or on any incidents of the business
 8 of a motor ~~common or contract~~ carrier.

9 46-7-15.1.

10 (a) Before any motor carrier of property shall operate any motor vehicle on or over any
 11 public highway of this state, it shall first secure a motor carrier of property permit from the
 12 commissioner of driver services by making application therefor on forms supplied by the
 13 commissioner and paying ~~the required~~ a \$50.00 filing fee. The application shall be in
 14 writing and under oath and shall include such information as the commissioner of driver
 15 services may require including, but not limited to:

16 (1) Whether hazardous ~~commodities~~ materials will be transported;

17 (2) The number and type of vehicles to be utilized;

18 (3) The carrier's safety record and safety rating; ~~and~~

19 (4) Proof of compliance with applicable insurance or self-insurance requirements; ~~and~~

20 (5) Evidence that the carrier's representative or representatives have completed an
 21 educational seminar on motor carrier operations and applicable safety regulations which
 22 has been certified by the commissioner of driver services.

23 (b) The commissioner of driver services shall issue the motor carrier of property permit
 24 if the application is complete and the applicant demonstrates compliance with the laws of
 25 this state and the rules and regulations ~~of the commissioner~~ regarding insurance and safety,
 26 including the handling of hazardous materials. The commissioner of driver services may
 27 refuse to issue a permit where the applicant has failed to show compliance with the
 28 applicable laws ~~of this state~~ and the rules and regulations ~~of the commissioner~~. In any such
 29 instance where a permit is denied, the applicant shall, upon request made within 30 days
 30 of the date of denial, be entitled to a hearing to contest such denial of a permit.

31 (c) The commissioner of driver services may, at any time after notice and a hearing,
 32 suspend, revoke, alter, or amend any permit issued under this title if it shall appear that the
 33 holder of the permit has violated or refused to observe any of the lawful and reasonable
 34 orders, rules, or regulations prescribed by the commissioner, any provisions of this title,
 35 or any other law of this state regulating or providing for the taxation of motor vehicles.

1 46-7-16.

2 (a) Before any motor carrier engaged solely in interstate commerce under authority issued
3 by the Interstate Commerce Commission or any successor agency shall operate any motor
4 vehicle on or over any public highway of this state, it shall obtain from the commissioner
5 of driver services or the carrier's designated base state a registration receipt issued pursuant
6 to rules adopted by the Interstate Commerce Commission or any successor agency as
7 determined by federal law.

8 (b) Before any motor carrier engaged solely in interstate operations exempt from
9 regulation by the Interstate Commerce Commission or any successor agency shall operate
10 any motor vehicle on or over any public highway of this state, it shall first:

11 (1) Secure a registration permit from the commissioner of driver services by making
12 application therefor on forms supplied by the commissioner and paying a \$25.00 filing
13 fee. A carrier's registration shall be valid so long as there is no change in its operating
14 authority with regard to its operations in this state, but the registration may be amended
15 to reflect such changes by application to the commissioner of driver services on forms
16 supplied by the commissioner and payment of a \$5.00 filing fee;

17 (2) Annually on or before the thirty-first day of December of each calendar year, but not
18 earlier than the preceding first day of October or, as to a vehicle put into use during the
19 course of the year, before the vehicle is put into use, make application to the
20 commissioner of driver services for the issuance of an annual identification and
21 registration stamp or stamps, make application for the registration of all motor vehicles
22 to be operated under such permit, in such manner and form as the commissioner may by
23 rule or regulation prescribe, and shall pay to the commissioner a fee of \$5.00 for the
24 registration of each vehicle and issuance of identification and registration stamp to
25 operate same. Each annual identification and registration stamp shall be valid for a period
26 of 16 months extending from the first day of October of any year through the thirty-first
27 day of January of the next succeeding year. Notwithstanding any other provision of this
28 Code section, the commissioner of driver services is authorized to impose a vehicle
29 identification and registration fee equal to the identification and registration fee charged
30 by any other state, up to a maximum of \$25.00, upon vehicles licensed in that state if such
31 state charges equipment licensed in Georgia a vehicle identification and registration fee
32 in excess of \$5.00; and

33 (3) Give the bond or indemnity insurance prescribed by this article, omitting the
34 protection in respect to their own passengers and cargoes.

35 (c) Motor carriers operating pursuant to a registration permit as provided for in this Code
36 section may, in lieu of all other registration and identification requirements contained in
37 subsection (b) of this Code section, register vehicles operated in Georgia as an emergency,

1 temporary, or trip-lease vehicle for a period not exceeding 15 days by payment to the
2 commissioner of driver services of a fee of \$8.00 for each vehicle so registered; and upon
3 such payment, the commissioner shall issue an emergency, temporary, or trip-lease vehicle
4 registration permit.

5 (d) Where a carrier has not previously qualified with the commissioner of driver services
6 to operate in interstate exempt or intrastate commerce in Georgia pursuant to this Code
7 section and thus has not secured a registration permit pursuant to this Code section, the
8 emergency, temporary, or trip-lease vehicle registration permit provided for in subsection
9 (c) of this Code section will also include the authority to operate in Georgia during the 15
10 day or less period covered by the emergency, temporary, or trip-lease vehicle registration
11 permit, provided that the carrier has otherwise qualified its operations with the
12 commissioner as provided for in this Code section; provided, however, that whenever any
13 motor vehicle is operated on or over any public highway of this state without the motor
14 carrier operating such vehicle first having obtained the annual registration and
15 identification stamp or license or the emergency, temporary, or trip-lease vehicle
16 registration permit provided for in this Code section, the motor carrier operating such
17 vehicle shall be required to pay a fee of \$25.00 for the late registration and identification
18 of such vehicle.

19 (e) Reserved.

20 (f) It shall not be necessary for any motor carrier to obtain a ~~certificate~~ permit from the
21 commissioner of driver services when such carrier is engaged solely in interstate commerce
22 over the public highways of this state.

23 46-7-17.

24 (a) Each nonresident motor ~~common or contract~~ carrier shall, before any ~~certificate or~~
25 permit is issued to it under this article or at the time of registering as required by Code
26 Section 46-7-16, designate and maintain in this state an agent or agents upon whom may
27 be served all summonses or other lawful processes in any action or proceeding against such
28 motor carrier growing out of its carrier operations; and service of process upon or
29 acceptance or acknowledgment of such service by any such agent shall have the same legal
30 force and validity as if duly served upon such nonresident carrier personally. Such
31 designation shall be in writing, shall give the name and address of such agent or agents, and
32 shall be filed in the office of the commissioner of driver services. Upon failure of any
33 nonresident motor carrier to file such designation with the commissioner of driver services
34 or to maintain such an agent in this state at the address given, such nonresident carrier shall
35 be conclusively deemed to have designated the Secretary of State and his or her successors
36 in office as such agent; and service of process upon or acceptance or acknowledgment of

1 such service by the Secretary of State shall have the same legal force and validity as if duly
 2 served upon such nonresident carrier personally, provided that notice of such service and
 3 a copy of the process are immediately sent by registered or certified mail or statutory
 4 overnight delivery by the Secretary of State or his or her successor in office to such
 5 nonresident carrier, if its address be known. Service of such process upon the Secretary of
 6 State shall be made by delivering to his or her office two copies of such process with a fee
 7 of \$10.00.

8 (b) Except in those cases where the Constitution of Georgia requires otherwise, any action
 9 against any resident or nonresident motor common or contract carrier for damages by
 10 reason of any breach of duty, whether contractual or otherwise, or for any violation of this
 11 article or of any order, decision, rule, regulation, direction, demand, or other requirement
 12 established by the commissioner of driver services, may be brought in the county where
 13 the cause of action or some part thereof arose; and if the motor common or contract carrier
 14 or its agent shall not be found for service in the county where the action is instituted, a
 15 second original may issue and service be made in any other county where the service can
 16 be made upon the motor common or contract carrier or its agent. The venue prescribed by
 17 this Code section shall be cumulative of any other venue provided by law."

18 SECTION 28-4.

19 Said Title 46 is further amended by striking Code Section 46-7-23, relating to examination
 20 of records of carriers, and inserting in its place a new Code section to read as follows:

21 "46-7-23.

22 The ~~commissioner~~ commission shall prescribe the books and the forms of accounts to be
 23 kept by the holders of certificates under this article, which books and accounts shall be
 24 preserved for such reasonable time as may be prescribed by the ~~commissioner~~ commission.
 25 The books and records of every certificate holder shall be at all times open to the inspection
 26 of ~~the commissioner~~ or any agent of the ~~department~~ commission for such purpose. The
 27 ~~commissioner~~ commission shall have the power to examine the books and records of all
 28 motor carriers to whom ~~he or she~~ it has granted certificates or permits to operate under this
 29 article and to examine under oath the officers and agents of any motor carrier with respect
 30 thereto."

31 SECTION 28-5.

32 Said Title 46 is further amended by striking Code Section 46-7-26, relating to rules and
 33 regulations for the safe operation of motor vehicles and drivers and the safe transportation
 34 of hazardous materials, and inserting in its place a new Code section to read as follows:

1 "46-7-26.

2 (a) The commissioner of public safety shall have the authority to promulgate rules and
 3 regulations for the safe operation of motor vehicles and drivers and the safe transportation
 4 of hazardous materials. Any such rules and regulations promulgated or deemed necessary
 5 by the commissioner of public safety shall include the following:

6 (1) Every motor vehicle and all parts thereof shall be maintained in a safe condition at
 7 all times; and the lights, brakes, and equipment shall meet such safety requirements as the
 8 commissioner of public safety shall from time to time promulgate. Specifically but
 9 without limitation, the commissioner of public safety shall promulgate rules or
 10 regulations for the safe operation of trailers or semitrailers effective on and after July 1,
 11 2000, consistent with the applicable provisions of Code Section 40-8-50;

12 (2) Every driver employed to operate a motor vehicle for a motor common or contract
 13 carrier shall be at least 18 years of age, of temperate habits and good moral character,
 14 possess a valid driver's license, not use or possess prohibited drugs or alcohol while on
 15 duty, and shall be fully competent to operate the motor vehicle under his or her charge;

16 (3) Accidents arising from or in connection with the operation of motor common or
 17 contract carriers shall be reported to the commissioner of transportation in such detail and
 18 in such manner as the commissioner of transportation may require; and

19 (4) The commissioner of public safety shall require every motor common and contract
 20 carrier to have attached to each unit or vehicle such distinctive markings or tags as shall
 21 be adopted by the commissioner of public safety.

22 (b) Regulations governing hazardous materials may be adopted by administrative order
 23 referencing compatible federal regulations or standards without compliance with the
 24 procedural requirements of Chapter 13 of Title 50, provided that such compatible federal
 25 regulations or standards shall be maintained on file by the Department of Public Safety and
 26 made available for inspection and copying by the public, by means including but not
 27 limited to posting on the department's computer Internet site.

28 (c) The commissioner of public safety may pursuant to rule or regulation specify and
 29 impose civil monetary penalties for violations of laws, rules, and regulations relating to
 30 motor carrier safety and transportation of hazardous materials. Except as may be hereafter
 31 authorized by law, the maximum amount of any such monetary penalty shall not exceed
 32 the maximum penalty authorized by law or rule or regulation for the same violation
 33 immediately prior to July 1, 2005."

34 SECTION 28-5.1.

35 Said Title 46 is further amended by striking Code Section 46-7-27, relating to adoption of
 36 regulations, and inserting in its place a new Code section to read as follows:

1 "46-7-27.
 2 The ~~commissioner is~~ Public Service Commission, Department of Public Safety, and
 3 Department of Driver Services are authorized to adopt such rules and orders as ~~he or she~~
 4 they may deem necessary in the enforcement of this ~~article~~ chapter. Such rules and orders
 5 ~~so approved by the commissioner~~ shall have the same dignity and standing as if such rules
 6 and orders were specifically provided in this ~~article~~ chapter."

7 **SECTION 28-5.2.**

8 Said Title 46 is further amended by striking Code Section 46-7-39, relating to criminal
 9 penalties, and inserting in its place a new Code section to read as follows:

10 "46-7-39.

11 Every officer, agent, or employee of any corporation and every person who violates or fails
 12 to comply with this ~~article~~ chapter relating to the regulation of motor carriers, or any order,
 13 rule, or regulation of the ~~commissioner~~ Public Service Commission, Department of Public
 14 Safety, or Department of Driver Services, or who procures, aids, or abets therein, shall be
 15 guilty of a misdemeanor."

16 **SECTION 28-6.**

17 Said Title 46 is further amended by striking Article 3 of Chapter 7, relating to limousine
 18 carriers, and inserting in its place a new article to read as follows:

19 "ARTICLE 3

20 46-7-85.1.

21 As used in this article, the term:

22 (1) 'Certificate' means a certificate issued by the ~~commissioner~~ commission.

23 (2) 'Chauffeur' means any person with a Georgia state driver's license who meets the
 24 qualifications as prescribed in Code Section 46-7-85.10 and who is authorized by the
 25 commissioner of driver services to drive a limousine under this article.

26 (3) ~~'Commissioner' means the commissioner of motor vehicle safety.~~ 'Commission'
 27 means the Public Service Commission.

28 (3.1) ~~'Department' means the Department of Motor Vehicle Safety.~~

29 (4) 'Limousine' means any motor vehicle that meets the manufacturer's specifications for
 30 a luxury limousine with a designed seating capacity for no more than ten passengers and
 31 with a minimum of five seats located behind the operator of the vehicle, and which does
 32 not have a door at the rear of the vehicle designed to allow passenger entry or exit;
 33 further, no vehicle shall be permitted to be operated both as a taxicab and a limousine.

1 (5) 'Limousine carrier' means any person operating a service regularly rendered to the
2 public by furnishing transportation as a motor common carrier for hire, not over fixed
3 routes, by means of limousines, or extended limousines, on the basis of telephone
4 contract or written contract.

5 (6) 'Person' means any individual, firm, partnership, corporation, company, association,
6 or joint-stock association, and includes any trustee, receiver, assignee, or personal
7 representative thereof.

8 (7) 'Public highway' means every public street, road, or highway in this state.

9 46-7-85.2.

10 No limousine carrier shall operate any limousine for the transportation of passengers for
11 compensation on any public highway in this state except in accordance with the provisions
12 of this article.

13 46-7-85.3.

14 No person may engage in the business of a limousine carrier over any public highway in
15 this state without first having obtained from the ~~commissioner~~ commission a certificate to
16 do so.

17 46-7-85.4.

18 (a) The ~~commissioner~~ commission shall prescribe the form of the application for the
19 certificate and shall prescribe such reasonable requirements as to notice, publication, proof
20 of service, maintenance of adequate liability insurance coverage, and information as may,
21 in ~~his or her~~ its judgment, be necessary and may establish fees as part of such certificate
22 process.

23 (b) A certificate shall be issued to any qualified applicant, provided that such applicant is
24 a limousine carrier business domiciled in this state, authorizing the operations covered by
25 the application if it is found that the applicant is fit, willing, and able to perform properly
26 the service and conform to the provisions of this article and the rules and regulations of the
27 ~~commissioner~~ commission and has not been convicted of any felony as such violation or
28 violations are related to the operation of a motor vehicle.

29 46-7-85.5.

30 (a) It shall be the duty of the ~~commissioner~~ commission to regulate limousine carriers with
31 respect to the safety of equipment.

32 (b) The ~~department~~ commission shall require safety and mechanical inspections at least
33 on an annual basis for each vehicle owned and operated by a limousine carrier. The

1 ~~commissioner~~ commission shall provide, by rule or regulation, for the scope of such
 2 inspections, the qualifications of persons who may conduct such inspections, and the
 3 manner by which the results of such inspections shall be reported to the ~~department~~
 4 commission.

5 46-7-85.6.

6 No certificate issued under this article may be leased, assigned, or otherwise transferred or
 7 encumbered unless authorized by the ~~commissioner~~ commission.

8 46-7-85.7.

9 The ~~commissioner~~ commission may cancel, revoke, or suspend any certificate issued under
 10 this article on any of the following grounds:

- 11 (1) The violation of any of the provisions of this article;
- 12 (2) The violation of an order, decision, rule, regulation, or requirement established by the
 13 ~~commissioner~~ commission pursuant to this article;
- 14 (3) Failure of a limousine carrier to pay a fee imposed on the carrier within the time
 15 required by law or by the ~~commissioner~~ commission;
- 16 (4) Failure of a limousine carrier to maintain required insurance in full force and effect;
 17 and
- 18 (5) Failure of a limousine carrier to operate and perform reasonable services.

19 46-7-85.8.

20 After the cancellation or revocation of a certificate or during the period of its suspension,
 21 it is unlawful for a limousine carrier to conduct any operations as such a carrier.

22 46-7-85.9.

23 Pursuant to rules and regulations prescribed by the commissioner of driver services, each
 24 chauffeur employed by a limousine carrier shall ~~register with the commissioner and secure~~
 25 from the Department of Driver Services a permit as a limousine chauffeur. A chauffeur's
 26 permit issued under this ~~subsection~~ Code section shall be upon a form prescribed by the
 27 commissioner of driver services and shall bear thereon a distinguishing number assigned
 28 to the permittee, the full name and a photograph of the permittee, and such other
 29 information or identification as is required by the commissioner of driver services. Every
 30 chauffeur employed by a limousine carrier shall have his or her chauffeur's permit in his
 31 or her immediate possession at all times while operating a limousine. All applications for
 32 a chauffeur's permit shall be accompanied by such fee as the commissioner of driver

1 services shall prescribe. The chauffeur's permit shall be valid for four calendar years. The
2 ~~commissioner~~ Department of Driver Services may issue a chauffeur's permit by mail.

3 46-7-85.10.

4 In order to secure a chauffeur's permit, an applicant must provide the following
5 information on a form provided by the commissioner of driver services. The applicant
6 must:

7 (1) Be at least 18 years of age;

8 (2) Possess a valid Georgia driver's license which is not limited as defined in Code
9 Section 40-5-64; and

10 (3)(A) Not have been convicted, been on probation or parole, or served time on a
11 sentence for a period of five years previous to the date of application for the violation
12 of any of the following criminal offenses of this state or any other state or of the United
13 States: criminal homicide, rape, aggravated battery, mayhem, burglary, aggravated
14 assault, kidnapping, robbery, driving a motor vehicle while under the influence of
15 intoxicating beverages or drugs, child molestation, any sex related offense, leaving the
16 scene of an accident, criminal solicitation to commit any of the above, any felony in the
17 commission of which a motor vehicle was used, perjury or false swearing in making
18 any statement under oath in connection with the application for a chauffeur's permit,
19 any law involving violence or theft, or possession, sale, or distribution of narcotic
20 drugs, barbituric acid derivatives, or central nervous system stimulants; provided,
21 however, that all applicants shall be entitled to the full benefits of Article 3 of Chapter
22 8 of Title 42, relating to first offender probation.

23 (B) If at the time of application the applicant is charged with any of the offenses
24 described in subparagraph (A) of this paragraph, consideration of the application shall
25 be suspended until entry of a plea or verdict or dismissal.

26 (C) If after the issuance of a permit a person is charged with any of the offenses
27 described in subparagraph (A) of this paragraph, the permit shall be suspended pending
28 disposition of such charge. If the person is convicted of such charge, the permit shall
29 be revoked.

30 (D) For purposes of this paragraph, a plea of nolo contendere to any of the offenses set
31 out in this paragraph shall constitute a conviction.

32 46-7-85.11.

33 The State of Georgia fully occupies and preempts the entire field of regulation over
34 limousine carriers as regulated by this article; provided, however, that the governing
35 authority of any county or municipal airport shall be authorized to permit any limousine

1 carrier doing business at any such airport and may establish fees as part of such permitting
2 process; provided, further, that counties and municipalities may enact ordinances and
3 regulations which require limousine carriers which are domiciled within their boundaries
4 to pay business license fees.

5 46-7-85.12.

6 A limousine carrier operating under a certificate issued by the ~~commissioner~~ commission
7 shall be required to file with the ~~commissioner~~ commission a tariff of rates and charges.

8 46-7-85.13.

9 Before the ~~commissioner~~ commission shall enter any order, regulation, or requirement
10 directed against any limousine carrier, such carrier shall first be given reasonable notice
11 and an opportunity to be heard on the matter.

12 46-7-85.14.

13 Reserved. ~~A limousine carrier may obtain a temporary permit for a period of 21~~
14 ~~consecutive days beginning and ending on the dates specified on the face of the permit.~~
15 ~~Temporary permits shall be obtained by limousine carriers which make only infrequent~~
16 ~~trips within and through this state. The fee for each temporary certificate shall be \$100.00~~
17 ~~per week and \$20.00 for each vehicle. No temporary permit shall be issued without the~~
18 ~~commissioner having first received satisfactory proof that the carrier meets the insurance~~
19 ~~requirements of the rules and regulations of the commissioner. A temporary permit shall~~
20 ~~be carried in the motor vehicle for which it was issued at all times such vehicle is in this~~
21 ~~state. The commissioner may issue a temporary permit by facsimile message or letter. Any~~
22 ~~chauffeur operating a limousine under a temporary permit issued pursuant to this Code~~
23 ~~section shall be required to obtain a chauffeur's permit.~~

24 46-7-85.15.

25 Each limousine carrier which registers any vehicle under this article shall, for each such
26 certificated vehicle, affix to the center of the front bumper of each such certificated vehicle
27 a standard size license plate bearing the following information: (1) limousine company
28 name, (2) city and state of principal domicile, (3) company telephone number, and (4) the
29 vehicle classification, IE-1. The cost for such license plate shall be the sole responsibility
30 of the limousine carrier and must be placed on each certificated vehicle prior to said vehicle
31 being placed in service ~~and no later than May 1, 1994, for all such vehicles currently~~
32 ~~owned and to be registered and operated by a limousine carrier.~~

1 46-7-85.16.

2 Reserved.

3 46-7-85.17.

4 The ~~commissioner~~ commission shall promulgate such rules and regulations as are
5 necessary to effectuate and administer the provisions of this article."

6 **SECTION 28-7.**

7 Said Title 46 is further amended by striking Code Section 46-11-2, relating to purpose of the
8 law relating to transportation of hazardous materials, and inserting in its place a new Code
9 Section to read as follows:

10 "46-11-2.

11 "The General Assembly finds that the transportation of hazardous materials on the public
12 roads of this state presents a unique and potentially catastrophic hazard to the public health,
13 safety, and welfare of the people of Georgia and that the protection of the public health,
14 safety, and welfare requires control and regulation of such transportation to minimize that
15 hazard; to that end this chapter is enacted. The Department of ~~Motor Vehicle~~ Public Safety
16 is designated as the agency to implement this chapter."

17 **SECTION 28-8.**

18 Said Title 46 is further amended in Code Section 46-11-3, relating to definitions applicable
19 to transportation of hazardous materials, by striking paragraph (2) and inserting in its place
20 a new paragraph to read as follows:

21 "(2) 'Commissioner' means the commissioner of ~~motor vehicle safety~~ public safety."

22 **SECTION 28-9.**

23 Said Title 46 is further amended in Code Section 46-11-4, relating to regulation of
24 transportation of hazardous materials, by striking subsection (f) and inserting in its place a
25 new subsection to read as follows:

26 "(f) Every such permit shall be carried in the vehicles or combination of vehicles to which
27 it refers and shall be open to inspection by any law enforcement officer ~~or employee of the~~
28 ~~Department of Motor Vehicle Safety who has been given enforcement authority by the~~
29 ~~commissioner~~."

1 using the public highways for purposes of determining whether such vehicles have
 2 complied with and are complying with the provisions of this chapter and all other laws
 3 regulating the use of the public highways by motor vehicles, and to arrest all persons found
 4 in violation thereof."

5 **PART XXIX**

6 **Amendments to Title 48.**

7 **Revenue and taxation.**

8 **SECTION 29-1.**

9 Title 48 of the Official Code of Georgia Annotated, relating to revenue and taxation, is
 10 amended in Code Section 48-5-126.1, relating to training classes for county tax collectors
 11 and tax commissioners, by striking subsections (b) through (g) and inserting in their place
 12 new subsections to read as follows:

13 "(b) In the event a county tax collector or tax commissioner who has never served in such
 14 office prior to January 1, 1982, assumes the office during a regular term of office, such
 15 local tax official shall be required to obtain special training and instruction from the
 16 Department of ~~Motor Vehicle Safety~~ Driver Services and the Property Tax Division of the
 17 Department of Revenue in lieu of the training requirements of subsection (a) of this Code
 18 section.

19 (c) Beginning January 1, 2005, each county tax collector or tax commissioner shall be
 20 required to attend 15 hours of training classes on county tax administration, property
 21 taxation, motor vehicle titling and registration, or related matters during each year of
 22 service as a county tax collector or tax commissioner. For the purposes of satisfying the
 23 requirements of this subsection, credit will be given for attendance of the county taxation
 24 seminar conducted by the University of Georgia under the supervision of the Georgia
 25 Center for Continuing Education or any seminar conducted by the Department of Revenue,
 26 the Department of ~~Motor Vehicle Safety~~ Driver Services, the Georgia Association of Tax
 27 Officials, or other similarly qualified organization of affiliated tax officials, or certain
 28 management, supervisory, leadership, or accounting seminars that qualify for continuing
 29 education credits. This training shall be generally devoted to contemporary business and
 30 taxation practices and shall be germane to the duties and operational functions of the office
 31 of county tax collector or tax commissioner. This subsection shall not apply to a county tax
 32 collector or tax commissioner who is serving the first year of such official's initial term of
 33 office.

34 (d) The costs of attending the training classes required by this Code section shall be met
 35 by the payment of registration fees by each local tax official attending such classes. Each

1 local tax official shall be reimbursed by such official's county for the amount of such fees
2 and related travel expenses.

3 (e) The instructors for the training classes required by this Code section shall consist of
4 representatives of the Department of Revenue, the Department of ~~Motor Vehicle Safety~~
5 Driver Services, the Georgia Association of Tax Officials or other similarly qualified
6 organization of affiliated tax officials, the Georgia Center for Continuing Education, or any
7 other qualified persons with expertise in the field of county tax administration, property
8 taxation, motor vehicle titling and registration, or related matters.

9 (f) The commissioners of the Department of Revenue and the Department of ~~Motor~~
10 ~~Vehicle Safety~~ Driver Services may adopt and enforce reasonable rules and regulations
11 governing the establishment and administration of the training classes provided for by this
12 Code section.

13 (g) The commissioners of the Department of Revenue and the Department of ~~Motor~~
14 ~~Vehicle Safety~~ Driver Services are authorized to work with officials and personnel of the
15 Georgia Center for Continuing Education in establishing the training classes to be held at
16 that institution."

17 SECTION 29-2.

18 Said Title 48 is further amended by striking Code Section 48-5-474, relating to return of
19 motor vehicles for ad valorem taxation, and inserting in its place a new Code section to read
20 as follows:

21 "48-5-474.

22 The application for registration of a motor vehicle and for the purchase of a license plate
23 for the motor vehicle shall constitute the return of that motor vehicle for ad valorem
24 taxation but only if ad valorem taxes are due at the time of registration. The state revenue
25 commissioner and the commissioner of ~~motor vehicle safety~~ driver services are directed
26 to jointly prescribe a form for the application for registration which shall provide the
27 information needed by the tax commissioner or tax collector in determining the amount of
28 taxes due under this article."

29 SECTION 29-3.

30 Said Title 48 is further amended by striking Code Section 48-5-475, relating to sale of motor
31 vehicle license plates, and inserting in its place a new Code section to read as follows:

32 "48-5-475.

33 All original motor vehicle license plates shall be sold by the tax collector or tax
34 commissioner of the several counties. Such officials are designated as agents of the
35 commissioner of ~~motor vehicle safety~~ driver services for the purpose of accepting

1 applications for the registration of motor vehicles and as agents of the state revenue
 2 commissioner for purposes of collecting ad valorem taxes in connection with the
 3 registration of motor vehicles. The duties and responsibilities incident to the exercise of
 4 this designation shall be a part of the official duties and responsibilities of the various tax
 5 collectors and tax commissioners."

6 **SECTION 29-4.**

7 Said Title 48 is further amended in Code Section 48-7-29.5, relating to income tax credits
 8 for driver education expenditures, by striking subsection (a) and inserting in its place a new
 9 subsection to read as follows:

10 "(a) A taxpayer shall be allowed a credit against the tax imposed by Code Section 48-7-20
 11 with respect to the amount expended by such taxpayer for a completed course of driver
 12 education for a dependent minor child of such taxpayer at a private driver training school
 13 licensed by the Department of ~~Motor Vehicle Safety~~ Driver Services under Chapter 13 of
 14 Title 43, 'The Driver Training School License Act,' except as otherwise provided by this
 15 Code section. The amount of such tax credit per dependent minor child of a taxpayer shall
 16 be the actual amount expended for such course, or \$150.00, whichever is less."

17 **SECTION 29-5.**

18 Said Title 48 is further amended in Code Section 48-7-40.16, relating to income tax credits
 19 for low-emission vehicles, by striking paragraph (6) of subsection (a) and inserting in its
 20 place a new paragraph to read as follows:

21 "(6) 'Motor vehicle' means any self-propelled vehicle designed for transporting persons
 22 or property on a street or highway that is registered by the Department of ~~Motor Vehicle~~
 23 ~~Safety~~ Driver Services, except vehicles that are defined as 'low-speed vehicles' in
 24 paragraph (25.1) of Code Section 40-1-1."

25 **SECTION 29-6.**

26 Said Title 48 is further amended in Code Section 48-8-3, relating to exemptions from sales
 27 and use taxation, by striking paragraph (5) and inserting in its place a new paragraph to read
 28 as follows:

29 "(5)(A) Fares and charges, except charges for charter and sightseeing service, collected
 30 by an urban transit system for the transportation of passengers.

31 (B) As used in this paragraph, the term:

32 (i) 'Public transit system primarily urban in character' shall include a transit system
 33 operated by any entity which provides passenger transportation services by means of
 34 motor vehicles having passenger-carrying capacity within or between standard

1 metropolitan areas and urban areas, as those terms are defined in Code Section
2 32-2-3, of this state.

3 (ii) 'Urban transit system' means a public transit system primarily urban in character
4 which is operated by a street railroad company or a motor common carrier, is subject
5 to the jurisdiction of the ~~Department of Motor Vehicle Safety~~ Public Service
6 Commission, and whose fares and charges are regulated by the ~~Department of Motor~~
7 ~~Vehicle Safety~~ Public Service Commission, or is operated pursuant to a franchise
8 contract with a municipality of this state so that its fares and charges are regulated by
9 or are subject to the approval of the municipality. An urban transit system certificate
10 shall be issued by the ~~Department of Motor Vehicle Safety~~ Public Service
11 Commission, or by the municipality which has regulatory authority, upon an
12 affirmative showing that the applicant operates an urban transit system. The certificate
13 shall be obtained and filed with the commissioner and shall continue in effect so long
14 as the holder of such certificate qualifies as an urban transit system. Any urban transit
15 system certificate granted by the ~~Department of Motor Vehicle Safety~~ prior to January
16 1, 2002, shall be deemed valid as of the date it was issued;".

17 **PART XXX**

18 **Amendment to Chapter 50-1.**

19 **State government in general.**

20 **SECTION 30-1.**

21 Chapter 1 of Title 50 of the Official Code of Georgia Annotated, relating to state government
22 in general, is amended by striking Code Section 50-1-2, relating to the Coordination Council
23 for North American Affairs of the Republic of China, and inserting in its place a new Code
24 Section 50-1-2 to read as follows:

25 "50-1-2.

26 ~~The Atlanta office of the Coordination Council for North American Affairs of the Republic~~
27 ~~of China~~ Taipei Economic and Cultural Representatives Office in the United States, while
28 it maintains an office in Atlanta the State of Georgia, shall be accorded the same privileges
29 and exemptions concerning taxation, ~~automobile license plates~~ the operation of motor
30 vehicles, education, ~~diplomatic~~ immunity, and any other privileges and exemptions, ~~except~~
31 ~~that the automobile license plate shall state 'foreign government' or similar words as the~~
32 ~~commissioner of motor vehicle safety shall deem appropriate in lieu of the words 'consular~~
33 ~~corps,' as were formerly enjoyed by the Consulate General of the Republic of China and~~
34 ~~which are extended to consulates general of foreign countries generally~~ as provided by the
35 Taiwan Relations Act, 22 U.S.C. Section 3301, et seq."

1 **PART XXXI**

2 **Amendment to Title 52.**

3 **Waters of the state, ports, and watercraft.**

4 **SECTION 31-1.**

5 Title 52 of the Official Code of Georgia Annotated, relating to waters of the state, ports, and
6 watercraft, is amended in Code Section 52-7-12.6, relating to boating privileges , by striking
7 subsection (a) and inserting in its place a new subsection to read as follows:

8 "(a) Any operator's privilege to operate a vessel on the waters of this state required to be
9 suspended under subsection (d) of Code Section 52-7-12.5 shall be suspended subject to
10 the following terms and conditions:

11 (1) Upon the first suspension pursuant to subsection (d) of Code Section 52-7-12.5
12 within the previous five years, as measured from the dates of previous arrests for which
13 a suspension was obtained to the date of the current arrest for which a suspension is
14 obtained, the period of suspension shall be for one year. Not sooner than 30 days
15 following the effective date of suspension, the person may apply to the department for
16 reinstatement of his or her operator's privilege. Such privilege shall be reinstated if such
17 person submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction
18 Program approved by the Department of ~~Human Resources~~ Driver Services. An
19 operator's privilege suspended pursuant to Code Section 52-7-12.5 shall remain
20 suspended until such person submits proof of completion of a DUI Alcohol or Drug Use
21 Risk Reduction Program approved by the Department of ~~Human Resources~~ Driver
22 Services;

23 (2) Upon the second suspension pursuant to subsection (d) of Code Section 52-7-12.5
24 within five years, as measured from the dates of previous arrests for which suspensions
25 were obtained to the date of the current arrest for which a suspension is obtained, the
26 period of suspension shall be for three years. Not sooner than 120 days following the
27 effective date of suspension, the person may apply to the department for reinstatement
28 of the person's operator's privilege. Such privilege shall be reinstated if such person
29 submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction Program
30 approved by the Department of ~~Human Resources~~ Driver Services. An operator's
31 privilege suspended pursuant to Code Section 52-7-12.5 shall remain suspended until
32 such person submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction
33 Program approved by the Department of ~~Human Resources~~ Driver Services; and

34 (3) Upon the third or subsequent suspension pursuant to subsection (d) of Code Section
35 52-7-12.5 within five years, as measured from the dates of previous arrests for which
36 suspensions were obtained to the date of the current arrest for which a suspension is

1 obtained, the period of suspension shall be for not less than five years and until such
2 person submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction
3 Program approved by the Department of ~~Human Resources~~ Driver Services."

4 **PART XXXII**

5 **Effective dates and repealer.**

6 **SECTION 32-1.**

7 This Act shall become effective July 1, 2005, except that the provisions of subsection (b) of
8 Code Section 40-16-3.1 shall become effective upon the approval of this Act by the
9 Governor or upon its becoming law without such approval.

10 **SECTION 32-2.**

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