## HOUSE SUBSTITUTE TO SENATE BILL 236

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

## A BILL TO BE ENTITLED AN ACT

To amend Code Section 20-2-142 and Chapter 5 of Title 40 of the Official Code of Georgia Annotated, relating to prescribed courses and the development and dissemination of instructional materials on the effect of alcohol and drivers' licenses, respectively, so as to provide for matters relative to drivers' licenses of persons convicted of driving under the influence and the effect of driving under the influence; to provide for approval of out-of-state driver educational courses for certain children whose parents are in the active military service of the United States; to provide for a voluntary parent or guardian participation component in the alcohol and drug course required for obtaining a driver's license for a person under 18 years of age; to provide for a free motor vehicle report under certain circumstances; to provide for matters relative to drivers' licenses of persons convicted of driving under the influence; to allow certain drivers with suspended licenses to be issued limited driving permits; to provide for the issuance of a limited driving permit to a person convicted of driving under the influence subject to certain conditions; to amend Article 7 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated, relating to ignition interlock devices as probation condition, so as to provide the courts with more authority with regard to the availability of ignition interlock device limited driving permits or probationary licenses and habitual violator probationary licenses for drivers convicted of a second DUI; to provide a court the ability to issue a certificate for such permits and licenses; to change provisions relating to proof of compliance with Code Section 42-8-111; to provide for revocation of probation under certain circumstances; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

24 Code Section 20-2-142 of the Official Code of Georgia Annotated, relating to prescribed

25 courses and the development and dissemination of instructional materials on the effect of

26 alcohol, is amended by revising subsection (b) as follows:

27	"(b)(1) The State Board of Education and the Board of Driver Services shall jointly
28	establish an alcohol and drug course for the purpose of informing the young people of
29	this state of the dangers involved in consuming alcohol or certain drugs in connection
30	with the operation of a motor vehicle. The course shall be designed to generate greater
31	interest in highway safety and accident prevention. The state board and the Board of
32	Driver Services shall jointly, by rules or regulations, determine the contents of the course
33	and its duration. The commissioner of driver services shall make available officers,
34	employees, officials, agents, contractors, or other appropriate representatives as
35	determined by the commissioner of driver services to teach the alcohol and drug course.
36	The alcohol and drug course shall be offered periodically but not less than once annually
37	in the public schools of this state to students in grades nine and above in the manner
38	prescribed by the state board.
39	(2) The alcohol and drug course required by this subsection shall make available as a part
40	of such course a voluntary parent or guardian participation component which
41	substantially complies with the following requirements:
42	(A) A joint session with the parent or guardian and child which provides opportunities
43	for parents or guardians to voluntarily participate in the guidance and delivery of the
44	antidrug and antialcohol instruction; and
45	(B) A separate voluntary component solely for parental or guardian instruction that
46	provides drug prevention strategies, legal accountability information, an opportunity
47	for parent or guardian questions, and any other information that would offer parents or
48	guardians a framework for the protection of their children from alcohol and other drug
49	use.
50	(2)(3) All schools with grade nine or above which receive funds in any manner from the
51	state shall make available to eligible students <u>and their parents or guardians</u> the alcohol
52	and drug course provided in <del>paragraph (1) of</del> this subsection.
53	(3)(4) The commissioner of driver services shall make the alcohol and drug course, and
54	instructors where necessary, available to the private schools in this state. In addition, the
55	commissioner of driver services shall offer the alcohol and drug course periodically at
56	various locations in the this state in the manner provided by the Board of Driver Services.
57	The commissioner shall also be authorized to offer such course electronically online or

**SECTION 2.** 

58

Chapter 5 of Title 40 of the Official Code of Georgia Annotated, relating to drivers' licenses, is amended by revising paragraph (2) of subsection (a.2) of Code Section 40-5-22, relating to persons not to be licensed and school attendance requirements, as follows:

in such other manner as determined appropriate by the commissioner."

"(2) The commissioner shall by rule or regulation establish standards for approval of any driver education course for purposes of subparagraph (A) of paragraph (1) of this subsection, provided that such course shall be designed to educate young drivers about safe driving practices and the traffic laws of this state and to train young drivers in the safe operation of motor vehicles, and provided, further, that the commissioner shall provide for the approval of courses from other states to satisfy the requirements of this paragraph for any child moving into this state within nine months of his or her sixteenth birthday when the child's parent is in the active military service of the United States."

71 SECTION 2A.

72 Said chapter is further amended by adding a new subsection to Code Section 40-5-25,

73 relating to driver's license application fees, to read as follows:

74 "(f) The General Assembly finds that it is in the best interests of this state to encourage

alcohol and drug education to inform young people of the dangers involved in consuming

alcohol or certain drugs while operating a motor vehicle. The General Assembly further

finds that parental or guardian involvement in an alcohol and drug awareness program will

assist in reducing the number of young persons involved in driving under the influence of

drugs or alcohol. To promote these purposes, where a parent or guardian successfully

participates in the parent-guardian component of the alcohol and drug course required by

81 <u>subsection (a) of Code Section 40-5-22 as prescribed in subsection (b) of Code Section</u>

20-2-142, each parent or guardian shall be entitled to a one-time three-year online motor

83 <u>vehicle report.</u>"

63

64

65

66

67

68

69

70

75

76

77

78

79

80

82

SECTION 3.

- 85 Said chapter is further amended by revising subsections (b), (b.1), and (c) of Code Section
- 86 40-5-57.1, relating to suspensions of licenses of persons under age 21, as follows:
- 87 "(b) A person whose driver's license has been suspended under subsection (a) of this Code
- 88 section shall:
- 89 (1) Subject to the requirements of subsection (c) of this Code section and except as
- otherwise provided by paragraph (2) of this subsection:
- 91 (A) Upon a first such suspension, be eligible to apply for license reinstatement and,
- subject to payment of required fees, have his or her driver's license reinstated after six
- 93 months; and
- 94 (B) Upon a second or subsequent such suspension, be eligible to apply for license
- reinstatement and, subject to payment of required fees, have his or her driver's license
- 96 reinstated after 12 months; or

(2)(A) If the driver's license was suspended upon conviction for violation of Code

97

133

Section 40-6-391, be subject to the provisions of Code Section 40-5-63. 98 99 (B) If such driver was convicted of driving under the influence of alcohol or of having 100 an unlawful alcohol concentration and is otherwise subject to the provisions of 101 paragraph (1) of subsection (a) of Code Section 40-5-63, then such person shall not be 102 eligible for a limited driving permit under Code Section 40-5-64, and: 103 (i) If the driver's alcohol concentration at the time of the offense was less than 0.08 grams, he or she shall not be eligible for license reinstatement until the end of six 104 105 months; or 106 (ii) If the driver's alcohol concentration at the time of the offense was 0.08 grams or 107 more, he or she shall not be eligible for license reinstatement until the end of 12 months. 108 109 (2)(A) Upon the first conviction of a violation of Code Section 40-6-391, with no arrest 110 and conviction of and no plea of nolo contendere accepted to such offense within the 111 previous five years, as measured from the dates of previous arrests for which convictions were obtained to the date of the current arrest for which a conviction is 112 obtained, have his or her license suspended for a period of six months unless the 113 114 driver's blood alcohol concentration at the time of the offense was 0.08 grams or more 115 or the person has previously been subject to a suspension pursuant to paragraph (1) of 116 this subsection, in which case the period of suspension shall be for 12 months. 117 (B) Upon the second conviction of a violation of Code Section 40-6-391 within five 118 years, as measured from the dates of previous arrests for which convictions were 119 obtained to the date of the current arrest for which a conviction is obtained, have his or her license suspended for a period of 18 months. 120 121 (C) Upon the third conviction of any such offense within five years, as measured from the dates of previous arrests for which convictions were obtained to the date of the 122 current arrest for which a conviction is obtained, be considered a habitual violator, and 123 such person's license shall be revoked as provided for in Code Section 40-5-58. 124 (b.1) In any case where a person's driver's license was administratively suspended as a 125 result of the offense a violation of Code Section 40-6-391 for which the person's driver's 126 license has been suspended pursuant to this Code section, the administrative license 127 128 suspension period and the license suspension period provided by this Code section may run 129 concurrently, and any completed portion of such administrative license suspension period 130 shall apply toward completion of the license suspension period provided by this Code 131 section. 132 (c)(1) Any driver's license suspended under subsection (a) of this Code section for

commission of any offense other than violation of Code Section 40-6-391 shall not

become valid and shall remain suspended until such person submits proof of completion of a defensive driving program approved by the department and pays the applicable reinstatement fee. Any driver's license suspended under subsection (a) of this Code section for commission of a violation of Code Section 40-6-391 shall not become valid and shall remain suspended until such person submits proof of completion of a DUI Drug or Alcohol Use Risk Reduction Program and pays the applicable reinstatement fee.

(2) The reinstatement fee for a first such conviction suspension shall be \$210.00 or \$200.00 if paid by mail. The reinstatement fee for a second or subsequent such conviction suspension shall be \$310.00 or \$300.00 if paid by mail."

**SECTION 4.** 

Said chapter is further amended by revising Code Section 40-5-63.1, relating to clinical evaluations and treatment, as follows:

146 "40-5-63.1.

In addition to any and all other conditions of license reinstatement, issuance, or restoration under Code Section 40-5-57.1, 40-5-58, 40-5-62, or 40-5-63, any person with two or more convictions for violating Code Section 40-6-391 within ten years, as measured from the dates of previous arrests for which convictions were obtained to the date of the current arrest for which a conviction is obtained, shall be required to undergo a clinical evaluation and, if recommended as a part of such evaluation, shall complete a substance abuse treatment program prior to such license reinstatement, issuance, or restoration; provided, however, that such evaluation and treatment shall be at such person's expense except as otherwise provided by Code Section 37-7-120. Acceptable proof of completion of such a program shall be submitted to the department prior to license reinstatement, issuance, or restoration. For purposes of this Code section, a plea of nolo contendere to a charge of violating Code Section 40-6-391 and all prior accepted pleas of nolo contendere within ten years, as measured from the dates of previous arrests for which convictions were obtained or pleas of nolo contendere were accepted to the date of the current arrest for which a plea of nolo contendere is accepted, shall be considered and counted as convictions."

SECTION 5.

Said chapter is further amended by revising subsections (a), (c), (c.1), and (e) of Code Section 40-5-64, relating to the issuance of limited driving permits for certain offenders, as

165 follows:

"(a) To whom issued.

(1) Notwithstanding any contrary provision of Code Section 40-5-57 or 40-5-63 or any other Code section of this chapter, any person who has not been previously convicted or

adjudicated delinquent for a violation of Code Section 40-6-391 within five years, as measured from the dates of previous arrests for which convictions were obtained or pleas of nolo contendere were accepted to the date of the current arrest for which a conviction is obtained or a plea of nolo contendere is accepted, may apply for a limited driving permit when and only when that person's driver's license has been suspended in accordance with paragraph (2) of subsection (a.1) of Code Section 40-5-22, subsection (d) of Code Section 40-5-57, paragraph (1) of subsection (a) of Code Section 40-5-63, paragraph (1) of subsection (a) of Code Section 40-5-67.2, or subsection (a) of Code Section 40-5-57.1, when the person is 18 years of age or over older and his or her license was suspended for exceeding the speed limit by 24 miles per hour or more but less than 34 miles per hour, and the sentencing judge, in his or her discretion, decides it is reasonable to issue a limited driving permit.

- (2) Any person whose driver's license has been suspended and who is subject to a court order for installation and use of an ignition interlock device as a condition of probation pursuant to the provisions Article 7 of Chapter 8 of Title 42 as a result of a second conviction for violating Code Section 40-6-391 within five years, as measured from the dates of previous arrests for which convictions were obtained to the date of the current arrest for which a conviction is obtained, may apply for a limited driving permit after serving at least 120 days of the suspension required for such conviction and providing a certificate of eligibility from a drug court program in the court in which he or she was convicted of the offense for which such suspension was imposed or proof of enrollment in clinical treatment as provided in Code Section 40-5-63.1.
- (3) To the extent a person is subject to more than one suspension for which a permit may be issued, the department shall not issue such permit unless the suspensions are for a conviction for driving under the influence in violation of Code Section 40-6-391 imposed pursuant to Code Section 40-5-63 and an administrative suspension imposed pursuant to paragraph (1) of subsection (a) of Code Section 40-5-67.2 arising from the same incident."
- "(c) **Standards for approval.** The department shall issue a limited driving permit if the application indicates that refusal to issue such permit would cause extreme hardship to the applicant. Except as otherwise provided by subsection (c.1) of this Code section, for the purposes of this Code section, 'extreme hardship' means that the applicant cannot reasonably obtain other transportation, and therefore the applicant would be prohibited from:
- 203 (1) Going to his or her place of employment or performing the normal duties of his or her occupation;
  - (2) Receiving scheduled medical care or obtaining prescription drugs;

206 (3) Attending a college or school at which he or she is regularly enrolled as a student;

(4) Attending regularly scheduled sessions or meetings of support organizations for persons who have addiction or abuse problems related to alcohol or other drugs, which

- organizations are recognized by the commissioner; or
- 210 (5) Attending under court order any driver education or improvement school or alcohol
- or drug program or course approved by the court which entered the judgment of
- conviction resulting in suspension of his or her driver's license or by the commissioner:
- 213 (6) Attending court, reporting to a probation office or officer, or performing community
- 214 <u>service; or</u>

207

208

- 215 (7) Transporting an immediate family member who does not hold a valid driver's license
- 216 <u>for work, medical care, or prescriptions or to school.</u>
- (c.1)(1) **Exception to standards for approval.** The provisions of paragraphs (2), (3),
- 218 (4), and (5) of subsection (c) of this Code section shall not apply and shall not be
- 219 considered for purposes of granting a limited driving permit or imposing conditions
- thereon under this Code section in the case of a driver's license suspension under
- paragraph (2) of subsection (a.1) of Code Section 40-5-22.
- 222 (2) An ignition interlock device limited driving permit shall be restricted to allow the
- 223 <u>holder thereof to drive solely for the following purposes:</u>
- (A) Going to his or her place of employment;
- (B) Attending a college or school at which he or she is regularly enrolled as a student;
- (C) Attending regularly scheduled sessions or meetings of treatment support
- 227 <u>organizations for persons who have addiction or abuse problems related to alcohol or</u>
- other drugs, which organizations are recognized by the commissioner; and
- (D) Going for monthly monitoring visits with the permit holder's ignition interlock
- 230 <u>device service provider."</u>
- 231 "(e) Fees, duration, renewal, and replacement of permit.
- 232 (1) A permit issued pursuant to this Code section shall be \$25.00 and shall become
- invalid upon the driver's eighteenth birthday in the case of a suspension under paragraph
- 234 (2) of subsection (a.1) of Code Section 40-5-22, upon the expiration of one year
- following issuance thereof in the case of a suspension for an offense listed in Code
- Section 40-5-54 or a suspension under Code Section 40-5-57, or a suspension in
- accordance with paragraph (1) of subsection (a) of Code Section 40-5-63 for a violation
- of Code Section 40-6-391, or upon the expiration of 30 days in the case of an
- administrative license suspension in accordance with paragraph (1) of subsection (a) of
- 240 Code Section 40-5-67.2, or upon the expiration of six months following proof of
- 241 installation of an ignition interlock device in the case of a limited driving permit issued
- 242 to a person subject to a court order for installation and use of such a device pursuant to

Article 7 of Chapter 8 of Title 42; except that such limited driving permit shall expire upon any earlier reinstatement of the driver's license. A person may apply to the department for a limited driving permit immediately following such conviction if he or she has surrendered his or her driver's license to the court in which the conviction was adjudged or to the department if the department has processed the citation or conviction. Upon the applicant's execution of an affidavit attesting to such facts and to the fact that the court had not imposed a suspension or revocation of his or her driver's license or driving privileges inconsistent with the driving privileges to be conferred by the limited driving permit applied for, the department may issue such person a limited driving permit. Permits issued pursuant to this Code section are renewable upon payment of a renewal fee of \$5.00. Permits may be renewed until the person has his or her license reinstated for the violation that was the basis of the issuance of the permit. Upon payment of a fee in an amount the same as that provided by Code Section 40-5-25 for issuance of a Class C driver's license, a person may be issued a replacement for a lost or destroyed limited driving permit issued to him or her. (2) An ignition interlock device limited driving permit shall be valid for a period of eight months. Upon successful completion of eight months of monitoring of such ignition interlock device, the restriction for maintaining and using such ignition interlock device shall be removed, and the permit may be renewed for additional periods of six months as provided in paragraph (1) of this subsection."

**SECTION 6.** 

243

244

245

246

247

248

249

250

251

252

253

254

255

256

257

258

259

260

261

262

264

265

266

267

268

269

270

271

272

273

274

275

276

277

278

Article 7 of Chapter 8 of Title 42 of the Official Code of Georgia Annotated, relating to ignition interlock devices as probation condition, is amended by revising subsections (a), (b), and (c) of Code Section 42-8-111, relating to court ordered installation of ignition interlock devices, as follows:

"(a) In addition to any other provision of probation, upon Upon a second or subsequent conviction of a resident of this state for violating Code Section 40-6-391 within five years, as measured from the dates of previous arrests for which convictions were obtained to the date of the current arrest for which a conviction is obtained, for which such person is granted probation, the court shall order as conditions of probation that issue a certificate of eligibility for an ignition interlock device limited driving permit or probationary license, subject to the following conditions:

(1) Such person shall have installed and shall maintain in each motor vehicle registered in such person's name throughout the applicable six-month period prescribed by subsection (b) of Code Section 42-8-112 for a period of not less than eight months a functioning, certified ignition interlock device, unless the court exempts the person from

279

the requirements of this paragraph based upon the court's determination that such 280 requirements would subject the person to undue financial hardship; and 281 (2) Such person shall have installed and shall maintain in any other motor vehicle to be 282 driven by such person during the applicable six-month period prescribed by subsection 283 (b) of Code Section 42-8-112 for a period of not less than eight months a functioning, 284 certified ignition interlock device, and such person shall not during such six-month period 285 drive any motor vehicle whatsoever that is not so equipped during such period. Upon successful completion of eight months of monitoring of such ignition interlock device, 286 287 the restriction for maintaining and using such ignition interlock device shall be removed, 288 and the permit may be renewed for additional periods of six months as provided in 289 paragraph (1) of subsection (e) of Code Section 40-5-64; and 290 (3) Such person shall participate in a substance abuse treatment program as defined in paragraph (16.2) of Code Section 40-5-1 or a drug court program in compliance with 291 292 Code Section 15-1-15 for a period of not less than 120 days. 293 For the purposes of this subsection, a plea of nolo contendere shall constitute a conviction; 294 and a conviction of any offense under the law of another state or territory substantially 295 conforming to any offense under Code Section 40-6-391 shall be deemed a conviction of 296 violating said Code section. 297 (b) Any resident of this state who is ordered to use an ignition interlock device, as a 298 condition of probation, shall complete the DUI Alcohol or Drug Use Risk Reduction 299 Program and submit to the court or probation department a certificate of completion of the 300 DUI Alcohol or Drug Use Risk Reduction Program and certification of installation of a 301 certified ignition interlock device to the extent required by subsection (a) of this Code 302 section. The court may, in its discretion, decline to issue a certificate of eligibility for an 303 ignition interlock device limited driving permit or probationary license for any reason or 304 exempt a person from any or all ignition interlock device requirements upon a 305 determination that such requirements would subject such person to undue financial hardship. Notwithstanding any contrary provision of Code Section 40-13-32 or 40-13-33, 306 307 a determination of financial hardship may be made at the time of conviction or any time 308 thereafter. 309 (c) In the case of any person subject to the provisions of subsection (a) of this Code 310 section, the court shall include in the record of conviction or violation submitted to the 311 Department of Driver Services notice of the requirement for, and the period of the 312 requirement for, the use of a certified ignition interlock device a copy of the certificate of 313 eligibility for an ignition interlock device limited driving permit or probationary license 314 issued by the court or documentation of the court's decision to decline to issue such 315 <u>certificate</u>. Such <u>notice</u> <u>certificate</u> shall specify any exemption from the installation

requirements of paragraph (1) of subsection (a) of this Code section and any vehicles subject to the installation requirements of paragraph (2) of said such subsection. The records of the Department of Driver Services shall contain a record reflecting mandatory use of such device certificate, and the person's driver's license or, limited driving permit, or probationary license shall contain a notation that the person may only operate a motor vehicle equipped with a functioning, certified ignition interlock device."

322 **SECTION 7.** 

316

317

318

319

320

321

326

327

328

329

330

331

332

333

334

335

336

337

338

339

340

341

342

343

344

345

346

347

Said article is further amended by revising subsections (a) and (b) of Code Section 42-8-112, relating to proof of compliance required for reinstatement of certain drivers' licenses and for obtaining probationary license, as follows:

"(a)(1) In any case where the court grants a certificate of eligibility for an ignition interlock device limited driving permit or probationary license pursuant to Code Section 42-8-111 to a person whose driver's license is suspended pursuant to subparagraph (b)(2)(C) of Code Section 40-5-57.1 or paragraph (2) of subsection (a) of Code Section 40-5-63, the Department of Driver Services shall not issue an ignition interlock device limited driving permit until after the expiration of 120 days from the date of the conviction for which such certificate was granted. In any case where the court imposes the use of an ignition interlock device as a condition of probation on a resident of this state whose driving privilege is not suspended or revoked, the court shall require the person to surrender his or her driver's license to the court immediately and provide proof of compliance with such order to the court or the probation officer and obtain an ignition interlock device restricted driving license within 30 days. Upon expiration of the period of time for which such person is required to use an ignition interlock device, the person may apply for and receive a regular driver's license upon payment of the fee provided for in Code Section 40-5-25. If such person fails to provide proof of installation to the extent required by subsection (a) of Code Section 42-8-111 and receipt of the restricted driving license within such period, absent a finding by the court of good cause for that failure, which finding is entered in the court's record, the court shall revoke or terminate the probation.

- (2) The Department of Driver Services shall condition issuance of an ignition interlock device limited driving permit for such person upon receipt of acceptable documentation of the following:
- (A) That the person to whom such permit is to be issued has completed a DUI Alcohol
   or Drug Use Risk Reduction Program;

350 (B) That such person has completed a clinical evaluation as defined in Code Section 40-5-1 and enrolled in a substance abuse treatment program approved by the 351 352 Department of Human Services or is enrolled in a drug court program; 353 (C) That such person has installed an ignition interlock device in any vehicle that he or she will be operating; and 354 355 (D) A certificate of eligibility for an ignition interlock device limited driving permit 356 or probationary license from the court that sentenced such person for the conviction that 357 resulted in the suspension or revocation of his or her driver's license for which he or she 358 is applying for a limited driving permit or probationary license. (b)(1) In any case where the court grants a certificate of eligibility for an ignition 359 interlock device limited driving permit or probationary license pursuant to Code Section 360 361 42-8-111 to a person whose driver's license is revoked as a habitual violator pursuant to Code Section 40-5-58, the Department of Driver Services shall not issue a habitual 362 violator probationary license until after the expiration of two years from the date of the 363 364 conviction for which such certificate was granted. In any case where the court imposes the use of an ignition interlock device as a condition of probation on a resident of this 365 state whose driving privilege is suspended or revoked, the court shall require the person 366 367 to provide proof of compliance with such order to the court or the probation officer and 368 the Department of Driver Services not later than ten days after the date on which such 369 person first becomes eligible to apply for an ignition interlock device limited driving 370 permit in accordance with paragraph (2) of this subsection or a habitual violator's 371 probationary license in accordance with paragraph (3) of this subsection, whichever is 372 applicable. If such person fails to provide proof of installation to the extent required by subsection (a) of Code Section 42-8-111 within the period required by this subsection, 373 374 absent a finding by the court of good cause for that failure, which finding is entered on 375 the court's record, the court shall revoke or terminate the probation if such is still 376 applicable. (2) The Department of Driver Services shall condition issuance of a habitual violator 377 probationary license for such person upon receipt of acceptable documentation of the 378 379 following: If the person subject to court ordered use of an ignition interlock device as a condition of probation is authorized under Code Section 40-5-63 or 40-5-67.2 to apply 380 381 for reinstatement of his or her driver's license during the period of suspension, such 382 person shall, prior to applying for reinstatement of the license, have an ignition interlock device installed and shall maintain such ignition interlock device in a motor vehicle or 383 vehicles to the extent required by subsection (a) of Code Section 42-8-111 for a period 384 385 of six months running concurrently with that of an ignition interlock device limited

driving permit, which permit shall not be issued until such person submits to the

386

department proof of completion of a DUI Alcohol or Drug Use Risk Reduction Program, proof of having undergone any clinical evaluation and of having enrolled in any substance abuse treatment program required by Code Section 40-5-63.1, and proof of installation of an ignition interlock device on a vehicle or vehicles to the extent required by subsection (a) of Code Section 42-8-111. Such a person may apply for and be issued an ignition interlock device limited driving permit at the end of 12 months after the suspension of the driver's license. At the expiration of such six-month ignition interlock device limited driving permit, the driver may, if otherwise qualified, apply for reinstatement of a regular driver's license upon payment of the fee provided in Code Section 40-5-25.

- (A) That the person to whom such license is to be issued has completed a DUI Alcohol or Drug Use Risk Reduction Program;
- (B) That such person has completed a clinical evaluation as defined in Code Section
   400 40-5-1 and enrolled in a substance abuse treatment program approved by the
   401 Department of Human Services or is enrolled in a drug court program;
- 402 (C) That such person has installed an ignition interlock device in any vehicle that he
  403 or she will be operating; and
  - (D) A certificate of eligibility for an ignition interlock device limited driving permit or probationary license from the court that sentenced such person for the conviction that resulted in the suspension or revocation of his or her driver's license for which he or she is applying for a limited driving permit or probationary license.
  - (3) If the person subject to court ordered use of an ignition interlock device as a condition of probation is authorized under Code Section 40-5-58 or under Code Section 40-5-67.2 to obtain a habitual violator's probationary license, such person shall, if such person is a habitual violator as a result of two or more convictions for driving under the influence of alcohol or drugs, have an ignition interlock device installed and maintained in a motor vehicle or vehicles to the extent required by subsection (a) of Code Section 42-8-111 for a period of six months following issuance of the probationary license, and such person shall not during such six-month period drive any motor vehicle that is not so equipped, all as conditions of such probationary license. Following expiration of such six-month period with no violation of the conditions of the probationary license, the person may apply for a habitual violator probationary license without such ignition interlock device condition.
  - (4) In any case where installation of an ignition interlock device is required, failure to show proof of such device shall be grounds for refusal of reinstatement of such license or issuance of such habitual violator's probationary license or the immediate suspension or revocation of such license.

(4) Any limited driving permit or probationary license issued to such person shall bear a restriction reflecting that the person may only operate a motor vehicle equipped with a functional ignition interlock device. No person whose limited driving permit or probationary license contains such restriction shall operate a motor vehicle that is not equipped with a functional ignition interlock device.

(5)(A) Any person who has been issued an ignition interlock device limited driving permit or a habitual violator probationary license bearing an ignition interlock device condition shall maintain such ignition interlock device in any motor vehicle he or she operates to the extent required by the certificate of eligibility for such permit or probationary license issued to such person by the court in which he or she was convicted for not less than eight months.

(B) Upon the expiration of such eight-month ignition interlock device limited driving permit or habitual violator probationary license, the driver may, if otherwise qualified, apply for renewal of such permit or probationary license without such ignition interlock device restriction."

**SECTION 8.** 

Said article is further amended by revising subsection (a) of Code Section 42-8-113, relating to renting, leasing, or lending motor vehicle to a probationer under this article prohibited, as follows:

"(a) No person shall knowingly rent, lease, or lend a motor vehicle to a person known to have had his or her driving privilege restricted as a condition of probation as provided in this article, unless the vehicle is equipped with a functioning, certified ignition interlock device. Any person whose driving privilege is restricted as a condition of probation as provided in this article shall notify any other person who rents, leases, or loans a motor vehicle to him or her of such driving restriction."

**SECTION 9.** 

Said article is further amended by revising Code Section 42-8-117, relating to revocation of driving privilege for violation of probation, as follows:

452 "42-8-117.

(a)(1) In the event the sentencing court finds revokes a person's probation after finding that a such person has violated the terms of probation imposed the certificate of eligibility for an ignition interlock device limited driving permit or probationary license issued pursuant to subsection (a) of Code Section 42-8-111, the Department of Driver Services shall revoke that person's driving privilege for one year from the date the court revokes

458	that person's probation. The court shall report such probation revocation to the
459	Department of Driver Services by court order.
460	(2) This subsection shall not apply to any person whose limited driving permit has been

460 (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 revokes a person's probation after finding that a such person has twice violated the terms of probation imposed the certificate of eligibility for an ignition interlock device limited driving permit or probationary license issued pursuant to subsection (a) of Code Section 42-8-111 during the same period of probation, the Department of 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 Driver Services by court order."

**SECTION 10.** 

462

463

464

465

466

467

468

470 This Act shall become effective on January 1, 2013.

**SECTION 11.** 

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