House Bill 689

By: Representatives Rogers of the 29th, Hawkins of the 27th, and Dunahoo of the 30th

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, so as to provide for registration and licensing of bicycles; to revise a definition; to
3	provide for the acquisition of a license plate prior to the operation of a bicycle on streets with
4	motor vehicle traffic; to provide for the design of license plates for bicycles; to provide for
5	the option of a one-time bicycle registration fee in lieu of annual registration; to prescribe
6	fees for annual and one-time registration of bicycles; to provide for requirements for the
7	operation of bicycles upon a roadway; to authorize the establishment of rules and regulations;

8 to provide for enforcement; to provide for related matters; to repeal conflicting laws; and for

9 other purposes.

10

13

16

17

18

19

20

21

22

23

24

25

26

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

11 SECTION 1.

12 Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic, is

amended by revising Code Section 40-2-20, relating to registration and license requirements,

14 as follows:

15 "40-2-20.

(a)(1)(A) Except as provided in subsection (b) of this Code section and subsection (a) of Code Section 40-2-47, every owner of a motor vehicle, including a tractor or motorcycle, every owner of a bicycle, and every owner of a trailer shall, during the owner's registration period in each year, register such vehicle as provided in this chapter and obtain a license to operate it for the 12 month period until such person's next registration period.

(B)(i) The purchaser or other transferee owner of every new or used motor vehicle, including tractors and motorcycles, <u>bicycle</u>, or trailer shall register such vehicle as provided in Code Section 40-2-8 and obtain or transfer as provided in this chapter a license to operate it for the period remaining until such person's next registration period which immediately follows such initial registration period, without regard to

whether such next registration period occurs in the same calendar year as the initial registration period or how soon such next registration period follows the initial registration period; provided, however, that this registration and licensing requirement does not apply to a dealer which acquires a new or used motor vehicle and holds it for resale. The commissioner may provide by rule or regulation for one 30 day extension of such initial registration period which may be granted by the county tag agent if the transferor has not provided such purchaser or other transferee owner with a title to the motor vehicle more than five business days prior to the expiration of such initial registration period. The county tag agent shall grant an extension of the initial registration period when the transferor, purchaser, or transferee can demonstrate by affidavit in a form provided by the commissioner that title has not been provided to the purchaser or transferee due to the failure of a security interest or lienholder to timely release a security interest or lien in accordance with Code Section 40-3-56.

(ii) No person, company, or corporation, including, but not limited to, used motor vehicle dealers and auto auctions, shall sell or transfer a motor vehicle without

- (ii) No person, company, or corporation, including, but not limited to, used motor vehicle dealers and auto auctions, shall sell or transfer a motor vehicle without providing to the purchaser or transferee of such motor vehicle the last certificate of registration on such vehicle at the time of such sale or transfer; provided, however, that in the case of a salvage motor vehicle or a motor vehicle which is stolen but subsequently recovered by the insurance company after payment of a total loss claim, the salvage dealer or insurer, respectively, shall not be required to provide the certificate of registration for such vehicle; and provided, further, that in the case of a repossessed motor vehicle or a court ordered sale or other involuntary transfer, the lienholder or the transferor shall not be required to provide the certificate of registration for such vehicle but shall, prior to the sale of such vehicle, surrender the license plate of such vehicle to the commissioner or the county tag agent by personal delivery or by certified mail or statutory overnight delivery for cancellation.
- (2) An application for the registration of a motor vehicle may not be submitted separately from the application for a certificate of title for such motor vehicle, unless a certificate of title has been issued in the owner's name, has been applied for in the owner's name, or the motor vehicle is not required to be titled. An application for a certificate of title for a motor vehicle may be submitted separately from the application for the registration of such motor vehicle.
- (b) Subsection (a) of this Code section shall not apply:
- (1) To any motor vehicle, bicycle, or trailer owned by the state or any municipality or other political subdivision of this state and used exclusively for governmental functions except to the extent provided by Code Section 40-2-37;
 - (2) To any tractor or three-wheeled motorcycle used only for agricultural purposes;

(2.1) To any vehicle or equipment used for transporting cargo or containers between and within wharves, storage areas, or terminals within the facilities of any port under the jurisdiction of the Georgia Ports Authority when such vehicle or equipment is being operated upon any public road not part of The Dwight D. Eisenhower System of Interstate and Defense Highways by the owner thereof or his or her agent within a radius of ten miles of the port facility of origin and accompanied by an escort vehicle equipped with one or more operating amber flashing lights that are visible from a distance of 500 feet;

- 72 (3) To any trailer which has no springs and which is being employed in hauling unprocessed farm products to their first market destination;
- 74 (4) To any trailer which has no springs, which is pulled from a tongue, and which is used 75 primarily to transport fertilizer to a farm;
- 76 (5) To any motorized cart; or
- 77 (6) To any moped.

64

65

66

67

68

69

70

71

- 78 (c) Any person who fails to register a new or used motor vehicle, bicycle, or trailer as
- 79 required in subsection (a) of this Code section shall be guilty of a misdemeanor and, upon
- conviction thereof, shall be punished by a fine not exceeding \$100.00."

SECTION 2.

- 82 Said title is further amended by revising paragraph (2) of subsection (a) of Code Section
- 83 40-2-21, relating to registration periods, as follows:
- 84 "(2) 'Vehicle' means every motor vehicle, including a tractor or motorcycle, and every
- 85 trailer and bicycle required to be registered and licensed under Code Section 40-2-20."

SECTION 3.

- 87 Said title is further amended by revising Code Section 40-2-29, relating to registration and
- 88 license plate requirements, as follows:
- 89 "40-2-29.
- 90 (a) Except as otherwise provided in this chapter, any person purchasing or acquiring a
- 91 <u>motor</u> vehicle shall register and obtain, or transfer, a license plate to operate such <u>motor</u>
- vehicle from the county tag agent in their his or her county of residence no later than seven
- business days after the date of purchase or acquisition of the motor vehicle by presenting
- to the county tag agent the following:
- 95 (1) A motor vehicle certificate of title as provided in Chapter 3 of this title;
- 96 (2) Satisfactory proof of owner's insurance coverage as provided for in subsection (d) of
- 97 Code Section 40-2-26;

98 (3) If applicable, satisfactory proof of compliance with the Article 2 of Chapter 9 of Title

- 12, the 'Georgia Motor Vehicle Emission Inspection and Maintenance Act'; and
- 100 (4) Satisfactory proof that all fees, permits, and taxes have been paid.
- 101 (b) Any person purchasing or acquiring a bicycle shall register and obtain, or transfer, a
- license plate to operate such bicycle upon streets with motor vehicle traffic from the county
- tag agent in his or her county of residence no later than 30 days after the date of purchase
- or acquisition of the bicycle.

99

127

- 105 (c) An application for registration shall be accompanied by check; cash; certified or
- cashier's check; bank, postal, or express money order; or other similar bankable paper for
- the amount of the license plate or temporary permit fee or any taxes required by law.
- 108 (c)(d) A person unable to fully comply with the requirements of subsection (a) of this
- 109 Code section shall register such vehicle and receive a temporary operating permit that will
- be valid until the end of the initial registration period as provided for in paragraph (1) (.1)
- of subsection (a) of Code Section 40-2-21.
- 112 (d)(e) A conviction for displaying a license plate or temporary license plate not provided
- for in this chapter shall be punished as a misdemeanor."

114 SECTION 4.

- Said title is further amended by revising paragraph (b) of Code Section 40-2-31, relating to
- 116 design of license plates, as follows:
- 117 "(b) Such license plates shall be at least six inches wide and not less than 12 inches in
- length, except bicycle and motorcycle license plates which shall be at least four inches
- wide and not less than seven inches in length, and shall show in boldface characters the
- 120 month and year of expiration, the serial number, and either the full name or the
- abbreviation of the name of the state, shall designate the county from which the license
- plate was issued unless specifically stated otherwise in this chapter, and shall show such
- other distinctive markings as in the judgment of the commissioner may be deemed
- advisable, so as to indicate the class of weight of the vehicle for which the license plate was
- issued; and any license plate for a low-speed vehicle shall designate the vehicle as such.
- Such plates may also bear such figures, characters, letters, or combinations thereof as in

the judgment of the commissioner will to the best advantage advertise, popularize, and

- otherwise promote Georgia as the 'Peach State.' The license plate shall be of such strength
- and quality that the plate shall provide a minimum service period of at least five years. The
- commissioner shall adopt rules and regulations, pursuant to the provisions of Chapter 13
- of Title 50, the 'Georgia Administrative Procedure Act,' for the design and issuance of new
- license plates and to implement the other provisions of this Code section."

133	SECTION 5.
134	Said title is further amended by adding a new Code section to read as follows:
135	" <u>40.2.48.</u>
136	(a) The owner of any bicycle shall have the option of obtaining a permanent registration
137	and license plate for such bicycle, in lieu of an annual registration and license plate, upon
138	the payment of the one-time fee specified in Code Section 40-2-151 and compliance with
139	the provisions of this Code section.
140	(b) The certificate of registration and license plate issued for a specific bicycle under this
141	Code section shall continue to be valid for the duration of the owner's interest in such
142	bicycle. No registration or license plate issued for any bicycle under this Code section
143	shall be transferred for any reason, and a new registration and license plate shall be
144	required when ownership of the bicycle is transferred to a new owner."
145	SECTION 6.
146	Said title is further amended by adding a new paragraph to subsection (a) and revising
147	subsection (b) of Code Section 40-2-151, relating to annual and permanent license fees, as
148	follows:
149	"(19) For each bicycle\$15.00.
150	(b) In lieu of the annual fee provided in paragraphs (6), (7), or (8), or 19 of subsection (a)
151	of this Code section, the optional one-time fee for a permanent registration and license
152	plate for:
153	(1) Any trailer used as or in connection with a motor vehicle, truck, or tractor used as a
154	common or contract carrier for hire, a private carrier, or a motor carrier of property; or
155	(2) Any boat trailer, utility trailer, or noncommercial cattle and livestock trailer
156	authorized to obtain a permanent registration and license plate under the provisions of
157	Code Section 40-2-47; or
158	(3) Any bicycle authorized to obtain a permanent registration under the provisions of
159	Code Section 40-2-48
160	shall be \$48.00."
161	SECTION 7.
162	Said title is further amended by revising Code Section 40-6-294, relating to riding bicycles
163	on roadways and bicycle paths, as follows:
164	"40-6-294.
165	(a) As used in this Code section, the term 'hazards to safe cycling' includes, but shall not
166	be limited to, surface debris, rough pavement, drain grates which are parallel to the side of

the roadway, parked or stopped vehicles, potentially opening car doors, or any other objects

- which threaten the safety of a person operating a bicycle.
- (b) Every person operating a bicycle upon a roadway shall ride as near to the right side of
- the roadway as practicable, except when:
- 171 (1) Turning left;
- 172 (2) Avoiding hazards to safe cycling;
- 173 (3) The lane is too narrow to share safely with a motor vehicle;
- 174 (4) Traveling at the same speed as traffic;
- 175 (5) Exercising due care when passing a standing vehicle or one proceeding in the same
- direction; or
- 177 (6) There is a right turn only lane and the person operating the bicycle is not turning
- 178 right;
- provided, however, that every person operating a bicycle away from the right side of the
- roadway shall exercise reasonable care and shall give due consideration to the other
- applicable rules of the road.
- (c) Persons riding bicycles upon a roadway shall not ride more than two abreast ride single
- file except on bicycle paths, bicycle lanes, parts of roadways set aside for the exclusive use
- of bicycles, or when a special event permit issued by a local governing authority permits
- riding more than two abreast single file. Persons riding bicycles upon a roadway shall ride
- no more than four riders per single file line, and at least four feet shall separate each
- bicycle. At least 50 feet shall be maintained between each line of four riders at all times.
- 188 (d) Whenever a usable bicycle path has been provided adjacent to a roadway and
- designated for the exclusive use of bicycle riders, then the appropriate governing authority
- may require that bicycle riders use such bicycle path and not use those sections of the
- roadway so specified by such local governing authority. The governing authority may be
- petitioned to remove restrictions upon demonstration that the bicycle path has become
- inadequate due to capacity, maintenance, or other causes.
- (e) When a roadway is part of the state highway system, the Department of Transportation
- may restrict persons from riding bicycles on the roadway or designate certain times when
- bicycle riding is permissible. When a roadway is part of a local road system, a local
- 197 governing authority may restrict persons from riding bicycles on the roadway or designate
- certain times when bicycle riding is permissible.
- 199 (f) Bicycle paths subject to the provisions of subsection (d) of this Code section shall at
- a minimum be required to meet accepted guidelines, recommendations, and criteria with
- respect to planning, design, operation, and maintenance as set forth by the American
- Association of State Highway and Transportation Officials, and such bicycle paths shall
- provide accessibility to destinations equivalent to the use of the roadway.

204	(f)(g) Any person operating a bicycle in a bicycle lane shall ride in the same direction as
205	traffic on the roadway.
206	(g)(h) Electric assisted bicycles may be operated on bicycle paths."
207	SECTION 8.
208	Said title is further amended by revising Code Section 40-6-298, relating to rules and
209	regulations for bicycles and play vehicles, as follows:
210	"40-6-298.
211	The Board of Public Safety Department of Transportation is authorized to promulgate rules
212	and regulations to carry this part into effect, and is authorized to establish regulations for
213	any additional safety equipment or standards it shall require for bicycles, and to establish
214	regulations for safety standards for the operation of bicycles."
215	SECTION 9.
216	Said title is further amended by adding a new Code section to read as follows:
217	" <u>40-6-299.</u>
218	The provisions of this part may be enforced by the appropriate county or municipal law
219	enforcement agency of the state when a violation occurs within the agency's jurisdictional
220	authority or by the Department of Public Safety when a violation occurs upon the state
221	highway system."
222	SECTION 10.

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

223