The Senate Committee on Public Safety offered the following substitute to SB 10:

A BILL TO BE ENTITLED AN ACT

1 To amend Article 2 of Chapter 11 of Title 16 and Title 40 of the Official Code of Georgia 2 Annotated, relating to offenses against public order and motor vehicles and traffic, 3 respectively, so as to provide for an offense of knowingly attending and facilitating an illegal 4 drag race or a laying drags exhibition; to provide for punishment; to provide for offenses 5 which disqualify certain drivers from obtaining a Class C or D driver's license; to increase 6 the punishment for the offenses of reckless stunt driving; to provide for minimum periods of 6 imprisonment for such offenses in certain instances; to provide for motor vehicle forfeiture 8 in certain instances; to provide for authority to issue conditions of bond or a uniform traffic 6 citation by a court authorized to hear traffic cases when a defendant has requested the matter 10 be transferred in order to obtain a jury trial; to require any such condition relating to 11 suspension of a driver's license be communicated to the Department of Driver Services; to 12 provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

15 Article 2 of Chapter 11 of Title 16 of the Official Code of Georgia Annotated, relating to

- 16 offenses against public order, is amended by revising Code Section 16-11-43.1, relating to
- 17 promoting or organizing drag races or laying drags exhibitions, as follows:
- 18 "16-11-43.1.
- 19 (a) Any person who knowingly promotes or organizes an exhibition of illegal drag racing,
- 20 in violation of Code Section 40-6-186, or of laying drags, in violation of Code
- 21 Section 40-6-251, shall be guilty of a misdemeanor of a high and aggravated nature.
- 22 (b) Any person who is knowingly present and actively facilitating an exhibition of illegal
- 23 <u>drag racing, in violation of Code Section 40-6-186, or of laying drags, in violation of Code</u>
- 24 Section 40-6-251, shall be guilty of a misdemeanor and shall be punished by a fine of not
- 25 <u>less than \$250.00</u>. For purposes of this subsection, active facilitation may be evidenced by
- 26 using a vehicle to block the portion of the roadway closest to exhibition participants
- 27 <u>allowing the event to take place."</u>

28 SECTION 2.

- 29 Title 40 of the Official Code of Georgia Annotated, relating to motor vehicles and traffic,
- 30 is amended in Code Section 40-5-24, relating to instruction permits, graduated licensing and
- 31 related restrictions, and temporary licenses, by revising division (b)(1)(A)(i) and
- 32 paragraph (3) of subsection (b) as follows:
- 33 "(i) For a period of not less than 12 consecutive months prior to making application
- for a Class D driver's license, not been convicted of a violation of Code
- 35 Section 40-6-391, hit and run or leaving the scene of an accident in violation of Code
- 36 Section 40-6-270, racing on highways or streets in violation of Code
- 37 Section 40-6-186, using a motor vehicle in fleeing or attempting to elude an officer
- in violation of Code Section 40-6-395, reckless driving in violation of Code
- 39 Section 40-6-390, <u>reckless stunt driving in violation of Code Section 40-6-390.1</u>, or

convicted of any offense for which four or more points are assessable under

41 subsection (c) of Code Section 40-5-57; and" 42 "(3) A person who has been issued a Class D driver's license under this subsection and 43 has never been issued a Class C driver's license under this chapter will become eligible 44 for a Class C driver's license under this chapter only if such person has a valid Class D 45 driver's license which is not under suspension and, for a period of not less than 46 12 consecutive months prior to making application for a Class C driver's license, has not 47 been convicted of a violation of Code Section 40-6-391, hit and run or leaving the scene 48 of an accident in violation of Code Section 40-6-270, racing on highways or streets in 49 violation of Code Section 40-6-186, using a motor vehicle in fleeing or attempting to 50 elude an officer in violation of Code Section 40-6-395, reckless driving in violation of 51 Code Section 40-6-390, reckless stunt driving in violation of Code Section 40-6-390.1,

other qualifications of this paragraph, except that such person has held a Class D driver's license for a period of less than 12 consecutive months, shall be eligible for a Class C

or convicted of any offense for which four or more points are assessable under subsection

(c) of Code Section 40-5-57 and is at least 18 years of age; provided, however, that any

person at least 17 years of age who provides proof of military enlistment and meets all

57 driver's license."

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58 SECTION 3.

59 Said title is further amended by revising Code Section 40-6-390.1, relating to reckless stunt 60 driving, as follows:

- 61 "40-6-390.1.
- 62 (a) Any person who operates any vehicle while drag racing, in violation of Code
- 63 Section 40-6-186, or laying drags, in violation of Code Section 40-6-251, in reckless
- disregard for the safety of persons on a highway or upon private property without express

authorization from the owner of such property commits the offense of reckless stunt driving

- and, upon conviction thereof, shall be guilty of:
- 67 (1) For the first conviction with no conviction of and no plea of nolo contendere accepted
- to a charge of violating this Code section within the previous ten years, a misdemeanor
- of a high and aggravated nature to be punished by:
- 70 (A) A fine of not less than \$300.00 but no \$500.00 and not more than \$750.00
- 71 \$1,000.00; and
- 72 (B) A period of imprisonment of not fewer than ten days nor more than six months;
- 73 (2) For the second conviction in a ten-year period of time, a misdemeanor of a high and
- aggravated nature to be punished by:
- 75 (A) A fine of not less than \$600.00 \$750.00 and not more than \$1,000.00 \$1,500.00;
- 76 and
- (B) A period of imprisonment of not fewer than 90 days and not more than 12 months;
- 78 (3) For the third conviction in a ten-year period of time, a misdemeanor of a high and
- aggravated nature to be punished by:
- 80 (A) A fine of not less than \$1,000.00 \$2,500.00 and not more than \$5,000.00; and
- 81 (B) A period of imprisonment of not fewer than 120 days and not more than 12
- 82 months; and
- 83 (4) For a fourth or subsequent conviction in a ten-year period of time, a felony to be
- punished by:
- 85 (A) A fine of not less than \$1,000.00 \$5,000.00 and not more than \$5,000.00
- 86 <u>\$7,500.00</u>; and
- 87 (B) A period of imprisonment of not fewer than one year and not more than five years:
- provided, however, that when a violation of this paragraph results in an injury to
- another or damage to property over \$1,000.00, the first 12 months of such sentence
- 90 <u>shall not be suspended, probated, deferred, or withheld by a sentencing court.</u>

91 (b)(1) Notwithstanding the limits set forth in any municipal charter, any municipal court 92 of any municipality shall be authorized to impose the misdemeanor or high and aggravated 93 misdemeanor punishments provided for in this Code section upon a conviction of violating 94 this Code section or upon a conviction of violating any ordinance adopting the provisions

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of this Code section.

- (2) Notwithstanding any provision of this Code section to the contrary, any court authorized to hear misdemeanor or high and aggravated misdemeanor cases involving violations of this Code section shall be authorized to exercise the power to probate, suspend, or stay any sentence imposed.
- 101 (c)(1) Any motor vehicle operated by a person who has been declared a habitual violator
 101 for three violations of this Code section, whose license has been revoked, previously
 102 convicted of a violation of this Code section and who is arrested and charged with a
 103 violation of this Code section is declared to be contraband and subject to forfeiture in
 104 accordance with the procedures set forth in Chapter 16 of Title 9.
 - (2) In any case where a vehicle which is the only family vehicle is determined to be subject to forfeiture, the court may, if it determines that the financial hardship to the family as a result of the forfeiture and sale outweighs the benefit to the state from such forfeiture, order the title to the vehicle transferred to such other family member who is a duly licensed operator and who requires the use of such vehicle for employment or family transportation purposes. Such transfer shall be subject to any valid liens and shall be granted only once.
- 112 (d) For purposes of this Code section, the occurrence of a previous conviction shall be 113 measured from the dates of previous arrests for which convictions were obtained or pleas 114 of nolo contendere were accepted to the date of the current arrest for which a conviction 115 is obtained or a plea of nolo contendere is accepted."

SECTION 4.

117 Said title is further amended by revising Code Section 40-13-23, relating to waiver of jury 118 trial and withdrawal of waiver, as follows:

- 119 "40-13-23.
- 120 (a) No court defined in this article shall have the power to dispose of traffic misdemeanor 121 cases as provided in this article unless the defendant shall first waive in writing a trial by 122 jury. If the defendant wishes a trial by jury, he or she shall notify the court and, if 123 reasonable cause exists, he or she shall be immediately bound over to the court in the 124 county having jurisdiction to try the offense, wherein a jury may be impaneled; provided, 125 however, that, after notice and a hearing, any transferring court shall be authorized, as an amendment to an existing bond or as a condition of the uniform traffic citation issued in 126 127 lieu of formal arrest, to impose any reasonable conditions upon a defendant the court deems 128 necessary to protect the safety of any person or the public given the circumstances of the 129 alleged offense and the totality of circumstances, including, but not limited to, the 130 suspension of a driver's license or issuance of a limited driving permit. Where a cash bond, 131 property bond, or driver's license in lieu of bond has been posted or a uniform traffic 132 citation has been issued in lieu of formal arrest, the bond or the conditions placed upon a 133 uniform traffic citation, as applicable, shall be transferred to the court assuming 134 jurisdiction, and the defendant shall not be required to post a new bond by the court 135 assuming jurisdiction.
- 136 (b) No waiver of a trial by jury may be withdrawn when such waiver has been interposed
- 137 for the purpose of delay. Except with approval of the court, no waiver of a trial by jury
- may be withdrawn after the commencement of the trial or the filing of motions on behalf
- of the defendant, whichever comes first.
- 140 (c) Within five days of the issuance of any court order for the suspension of a driver's
- 141 <u>license pursuant to this Code section, the court shall forward to the Department of Driver</u>
- 142 <u>Services the defendant's driver's license number</u>. The commissioner of driver services

shall, upon receipt of such driver's license number, suspend such defendant's driver's license and driving privilege until notified by the clerk of court that determines the final disposition of the underlying citation that the accused driver's license shall be reinstated. Such defendant's driver's license shall be reinstated when the Department of Driver Services receives an order of reinstatement from the court that determined the final disposition of the underlying citation and the defendant pays to the Department of Driver Services the applicable restoration fee as set forth in Code Section 40-5-56."

SECTION 5.

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