

Senate Bill 160

By: Senators Kirkpatrick of the 32nd, Albers of the 56th, Jones of the 10th, Robertson of the 29th, Halpern of the 39th and others

AS PASSED

A BILL TO BE ENTITLED

AN ACT

1 To amend Titles 40, 42, and 43 of the Official Code of Georgia Annotated, relating to motor
2 vehicles and traffic, penal institutions, and professions and businesses, respectively, so as to
3 provide for intelligent speed assistance device limited driving permits for certain suspensions
4 of driver's licenses upon conviction for reckless stunt driving; to provide for procedures,
5 conditions, and fees for the issuance of such permits; to provide for revocation of such
6 permit; to provide for hearings; to provide for electronic delivery of notices and
7 communications; to provide for the purchase or lease of intelligent speed assistance devices
8 by counties, municipalities, or private entities; to provide for certification of intelligent speed
9 assistance devices; to provide for warning labels; to provide for revocation of probation; to
10 revise a short title; to provide for licenses to operate provider centers for those that install,
11 maintain, and monitor intelligent speed assistance devices; to provide for definitions; to
12 provide for rules and regulations; to provide an effective date; to provide for related matters;
13 to repeal conflicting laws; and for other purposes.

14 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

41 40-5-64.2, apply for a limited driving permit pursuant to such Code section. Such license
42 shall be reinstated upon payment of a restoration fee of \$210.00, or \$200.00 when such
43 reinstatement is processed by mail;

44 (2) Upon the second conviction of any such offense within five years, as measured from
45 the dates of previous arrests for which convictions were obtained to the date of the
46 current arrest for which a conviction is obtained, the period of suspension shall be for
47 three years, ~~provided that such person may apply to the department for early~~
48 ~~reinstatement of his or her driver's license after 18 months from the date of the~~
49 ~~conviction.~~ A person whose license has been suspended pursuant to this paragraph may,
50 if eligible under Code Section 40-5-64.2, apply for a limited driving permit pursuant to
51 such Code section. ~~Such license~~ A driver's license suspended pursuant to this paragraph
52 shall be reinstated upon payment of a restoration fee of \$310.00, or \$300.00 when such
53 reinstatement is processed by mail; and

54 (3) Upon the third or subsequent conviction of any such offense within five years, as
55 measured from the dates of previous arrests for which convictions were obtained to the
56 date of the current arrest for which a conviction is obtained, such person shall be
57 considered a habitual violator, and such person's license shall be revoked as provided for
58 in Code Section 40-5-58. A person whose license has been suspended pursuant to this
59 subsection may, if eligible under ~~Code Section 40-5-58~~ such Code section, apply for a
60 probationary license pursuant to such Code section. A driver's license suspension
61 imposed under this paragraph shall run concurrently with and shall be counted toward the
62 fulfillment of any period of revocation imposed directly under Code Sections 40-5-58 and
63 40-5-62, provided that such revocation arose from the same act for which the suspension
64 was imposed.

65 (b) Whenever a person is convicted of reckless stunt driving in violation of Code Section
66 40-6-390.1, the court in which such conviction is entered shall require the surrender of any
67 driver's license then held by the person so convicted, and the court shall thereupon forward

68 such license and a copy of its order to the department within ten days after the conviction.
69 The method of calculating the periods of suspension provided for in this Code section shall
70 be governed by subsection (e) of Code Section 40-5-61.

71 (c) Application for reinstatement of a driver's license under paragraph (1) or (2) of
72 subsection (a) of this Code section shall be made on such forms as the commissioner may
73 prescribe and shall be accompanied by the applicable restoration fee.

74 (d) Except as provided in subsection (a) of this Code section, it shall be unlawful for any
75 person to operate any motor vehicle in this state after such person's license has been
76 suspended pursuant to this Code section if such person has not thereafter obtained a valid
77 license or limited permit. Any person who is convicted of operating a motor vehicle before
78 the department has reinstated such person's license or before obtaining a limited driving
79 permit or probationary license shall be punished by a fine of not less than \$750.00 nor more
80 than \$5,000.00 or by imprisonment in the penitentiary for not more than 12 months, or
81 both."

82 **SECTION 3.**

83 Said title is further amended in Chapter 5, relating to drivers' licenses, by adding a new Code
84 section to read as follows:

85 "40-5-64.2.

86 **(a) To whom issued.**

87 (1) Notwithstanding any contrary provision of this Code section or Code Section
88 40-5-57, 40-5-63, 40-5-75, 40-5-121, or 42-8-111, any person may apply for an
89 intelligent speed assistance device limited driving permit when such person's driver's
90 license has been suspended in pursuant to paragraph (1) or (2) of subsection (a) of Code
91 Section 40-5-57.2.

92 (2) The department shall not issue an intelligent speed assistance device limited driving
93 permit to any person:

- 94 (A) Under 21 years of age;
95 (B) Who is not currently licensed to operate a motor vehicle in this state;
96 (C) Who currently holds a license to drive a commercial motor vehicle;
97 (D) Whose driver's license is subject to an administrative suspension for involvement
98 in a traffic accident resulting in injuries or fatalities; or
99 (E) Whose driver's license is subject to a suspension, revocation, or cancellation for
100 any reason other than as contemplated by this Code section.

101 **(b) Application form.** Applications for intelligent speed assistance device limited driving
102 permits shall be made upon such forms as the commissioner may prescribe. All
103 applications shall be signed by the applicant before a person authorized to administer oaths.

104 **(c) Fee and validity.**

105 (1) The fee for an intelligent speed assistance device limited driving permit issued
106 pursuant to this Code section shall be \$32.00.

107 (2) An intelligent speed assistance device limited driving permit shall be valid for a
108 period of one year, and such permit may be renewed for additional periods of six months
109 upon payment of a renewal fee of \$32.00, but it may only be renewed one time after such
110 person is eligible to reinstate his or her driver's license.

111 (3) Upon payment of a fee in the same amount as that provided by Code Section 40-5-25
112 for the issuance of a Class C driver's license, a person may be issued a replacement for
113 a lost or destroyed intelligent speed assistance device limited driving permit previously
114 issued to him or her.

115 **(d) Revocation of intelligent speed assistance device limited driving permit.**

116 (1)(A) The department shall revoke the intelligent speed assistance device limited
117 driving permit of any permittee who is convicted of violating any state law relating to
118 the movement of vehicles. Any court in which such conviction is had shall require such
119 permittee to surrender the intelligent speed assistance device limited driving permit to

120 the court, and the court shall forward the permit along with a copy of the conviction to
121 the department within ten days after the conviction.

122 (B) The department shall revoke the intelligent speed assistance device limited driving
123 permit of a permittee upon receipt of notice from a provider center that an intelligent
124 speed assistance device has been tampered with, a permittee has failed to report for
125 monitoring as required by law, or an intelligent speed assistance device has been
126 removed from any motor vehicle to be driven by a permittee prior to successful
127 completion of the required term of monitoring under paragraph (2) of subsection (c) of
128 this Code section.

129 (2) The department shall notify the permittee of such revocation by regular mail to his
130 or her last known address. Such notice of revocation shall inform the permittee of the
131 grounds for and effective date of the revocation and of the right to hearing. The notice
132 of revocation shall be deemed received three days after mailing.

133 (3) Any person whose intelligent speed assistance device limited driving permit has been
134 revoked for the first time shall not be eligible to apply for a driver's license until six
135 months from the date such permit was revoked by the department. Any person whose
136 intelligent speed assistance device limited driving permit has previously been revoked
137 shall not be eligible to apply for a driver's license until two years from the date such
138 permit was revoked by the department.

139 (e) **Hearings.** Any person whose intelligent speed assistance device limited driving permit
140 has been revoked or who has been refused such permit by the department may make a
141 request in writing for a hearing to be provided by the department. Such hearing shall be
142 provided by the department within 30 days after the receipt of such request and shall follow
143 the procedures required by Chapter 13 of Title 50, the 'Georgia Administrative Procedure
144 Act.' Appeal from such hearing shall be in accordance with such chapter.

145 (f) **Notices and communications.** Any notice or communication required under this Code
146 section may be sent electronically, provided that the intended recipient of such notice or

147 communication has affirmatively opted into receiving any such notice or communication
148 electronically.
149 (g) Rules and regulations. The commissioner may promulgate rules and regulations as
150 are necessary to implement this Code section."

151 **SECTION 4.**

152 Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, is amended
153 in Code Section 42-3-111, relating to definitions regarding probation management, by
154 revising paragraph (2) as follows:

155 "(2) 'Electronic monitoring' means supervising, mapping, or tracking the location of a
156 probationer by means including electronic surveillance, voice recognition, facial
157 recognition, fingerprinting or biometric scan, automated kiosk, automobile ignition
158 interlock device, intelligent speed assistance device, or global positioning systems which
159 may coordinate data with crime scene information."

160 **SECTION 5.**

161 Said title is further amended in Chapter 8, relating to probation, by adding a new article to
162 read as follows:

163 "ARTICLE 8

164 42-8-130.

165 (a) As used in this article, the term:

166 (1) 'Intelligent speed assistance device' means a constant monitoring device certified by
167 the commissioner to be installed within a motor vehicle to actively monitor and prevent
168 the operator from exceeding a preset speed. Such term shall not include any technology
169 provided by the motor vehicle manufacturer as a component of a motor vehicle that
170 controls or affects the speed of a motor vehicle.

171 (2) 'Provider center' means a facility established for the purpose of providing and
172 installing intelligent speed assistance devices when their use is required by or as a result
173 of an order of a court or as required in order to maintain an intelligent speed assistance
174 device limited driving permit in accordance with Code Section 40-5-64.2.

175 (b) Intelligent speed assistance devices for provider centers may be purchased or leased
176 by counties, municipalities, or private entities.

177 (c) A provider center shall be authorized to charge the person whose vehicle is to be
178 equipped with an intelligent speed assistance device such installation, deinstallation, and
179 user fees as are approved by the Department of Driver Services. A provider center may
180 also require such person to make a security deposit for the safe return of such device.

181 (d) If a county, municipality, or other political subdivision of this state purchases or leases
182 intelligent speed assistance devices from a private entity, such county or municipality shall
183 allow persons who are found by the court to be indigent and unable to pay the fees or
184 deposits for such device to participate in the intelligent speed assistance program.

185 42-8-131.

186 (a) No judicial officer, community supervision officer, law enforcement officer, or other
187 officer or employee of a court; person who owns, operates, or is employed by a private
188 company which has contracted to provide private probation services for misdemeanor
189 cases; or professional bondsman or agent or employee thereof shall specify, directly or
190 indirectly, a particular provider center which the person may or shall utilize when use of
191 an intelligent speed assistance device is required. This subsection shall not prohibit any
192 judicial officer, community supervision officer, law enforcement officer, or other officer
193 or employee of a court; owner, operator, or employee of a private company which has
194 contracted to provide probation services for misdemeanor cases; or professional bondsman
195 or agent or employee thereof from furnishing any person, upon request, the names of
196 certified provider centers.

197 (b) No person who owns, operates, or is employed by a private company which has
198 contracted to provide probation services for misdemeanor cases or professional bondsman
199 or agent or employee thereof shall be authorized to own, operate, or be employed by a
200 provider center.

201 42-8-132.

202 (a) The commissioner of driver services or the commissioner's designee shall certify
203 intelligent speed assistance devices required by Code Section 40-5-64.2 and the providers
204 of such devices and shall promulgate rules and regulations for the certification of such
205 devices and providers. The standards for certification of such devices shall include, but
206 shall not be limited to, those standards for such devices promulgated by the National
207 Highway Traffic Safety Administration and adopted by rule or regulation of the
208 Department of Driver Services.

209 (b) The commissioner of driver services may utilize information from an independent
210 agency to certify intelligent speed assistance devices on or off the premises of the
211 manufacturer in accordance with rules and regulations promulgated pursuant to this article.
212 The cost of certification shall be borne by the manufacturers of intelligent speed assistance
213 devices.

214 (c) The commissioner of driver services shall adopt rules and regulations for determining
215 the accuracy of and proper use of the intelligent speed assistance devices in full compliance
216 with this article. No model of intelligent speed assistance device shall be certified unless
217 it meets the accuracy requirements specified by such rules and regulations.

218 42-8-133.

219 The providers certified by the Department of Driver Services shall design and adopt
220 pursuant to regulations of such department a warning label which shall be affixed to each
221 intelligent speed assistance device upon installation. The label shall contain a warning that

222 any person tampering, circumventing, or otherwise misusing the device is guilty of a
223 misdemeanor and may be subject to civil liability.

224 42-8-134.

225 (a) In the event the sentencing court revokes a person's probation after finding that such
226 person has violated the terms of the certificate of eligibility for an intelligent speed
227 assistance device limited driving permit, the Department of Driver Services shall revoke
228 such person's driving privilege for one year from the date the court revokes the person's
229 probation. The court shall report such probation revocation to the Department of Driver
230 Services by court order."

231 **SECTION 6.**

232 Title 43 of the Official Code of Georgia Annotated, relating to professions and businesses,
233 is amended by revising Chapter 12A, relating to ignition interlock device providers, as
234 follows:

235 "CHAPTER 12A

236 43-12A-1.

237 This chapter shall be known and may be cited as the 'Intelligent Speed Assistance Device
238 and Ignition Interlock Device Providers Act.'

239 43-12A-2.

240 As used in this chapter, the term:

241 (1) 'Commissioner' means the commissioner of driver services.

242 (2) 'Department' means the Department of Driver Services acting directly or through its
243 duly authorized officers and agents.

244 (3) 'Ignition interlock device' means a constant monitoring device certified by the
245 commissioner which prevents a motor vehicle from being started at any time without first
246 determining the equivalent blood alcohol concentration of the operator through the taking
247 of a deep lung breath sample. The system shall be calibrated so that the motor vehicle
248 may not be started if the blood alcohol concentration of the operator, as measured by the
249 device, exceeds 0.02 grams or if the sample is not a sample of human breath.

250 (4) 'Intelligent speed assistance device' means a constant monitoring device certified by
251 the commissioner to be installed within a motor vehicle to actively monitor and prevent
252 the operator from exceeding a preset speed. Such term shall not include any technology
253 provided by the motor vehicle manufacturer as a component of a motor vehicle that
254 controls or affects the speed of a motor vehicle.

255 (5) 'Provider center' means a facility established for the purpose of providing and
256 installing ignition interlock devices or intelligent speed assistance devices when their use
257 is required by or as a result of an order of a court.

258 43-12A-3.

259 No person shall operate a provider center or engage in the practice of providing, installing,
260 or monitoring ignition interlock devices or intelligent speed assistance devices unless a
261 license therefor has been secured from the department.

262 43-12A-4.

263 (a) Every person ~~who~~ that desires to operate a provider center shall meet the following
264 requirements:

- 265 (1) Maintain an established place of business in the state which is open to the public;
266 (2) Maintain a general liability policy of insurance, including products and completed
267 operations, with not less than \$50,000.00 of combined single limits, with an insurance
268 carrier authorized by the Commissioner of Insurance to write policies in ~~the~~ this state.

269 Evidence of such insurance coverage, in the form of a certificate from the insurance
270 carrier, shall be filed with the department; and such certificate shall stipulate that the
271 insurance shall not be canceled except upon ten days' prior written notice to the
272 department;

273 (3) Provide a continuous surety bond in the principal sum of \$10,000.00 for the
274 protection of the contractual rights of individuals required to maintain an ignition
275 interlock device or intelligent speed assistance device in such form as will meet with the
276 approval of the department and written by a company authorized to do business in this
277 state; provided, however, that the aggregate liability of the surety for all breaches of the
278 condition of the bond in no event shall exceed the principal sum of \$20,000.00 per
279 location, and a single bond at such rate for all locations separately licensed and operated
280 by the same person may be provided in satisfaction of this paragraph. The surety on any
281 such bond may cancel such bond on giving 30 days' notice thereof in writing to the
282 department and shall be relieved of liability for any breach of any condition of the bond
283 which occurs after the effective date of cancellation;

284 (4) Have the equipment and knowledge necessary to provide, install, and monitor
285 ignition interlock devices and intelligent speed assistance devices as prescribed by the
286 department; and

287 (5) Pay to the department an application fee of \$250.00.

288 (b) The department shall conduct a records check for any applicant for certification as a
289 provider center operator. Each applicant shall submit two sets of classifiable fingerprints
290 to the department. The department shall transmit both sets of fingerprints to the Georgia
291 Crime Information Center, which shall submit one set of fingerprints to the Federal Bureau
292 of Investigation for a search of bureau records and an appropriate report and shall retain
293 one set of fingerprints and promptly conduct a search of state records. After receiving a
294 report from the Georgia Crime Information Center and the Federal Bureau of Investigation,
295 the department shall determine whether the applicant may be licensed. The applicant shall

296 be responsible for any fee or other charge allowed by law or rule or regulation promulgated
297 by the department, the Georgia Crime Information Center, or the Federal Bureau of
298 Investigation for the submission, processing, and review of such fingerprints.

299 (c) No applicant shall be licensed or certified ~~who does not meet~~ under this Code section
300 unless such person meets the requirements set forth in Code Section 43-12A-6.

301 43-12A-5.

302 (a) No provider center shall be permitted to use, adopt, or conduct any business under any
303 name that is like or deceptively similar to any name of a Georgia corporation registered
304 with the Secretary of State.

305 (b) This Code section shall not prohibit the franchising or licensing of any part or all of the
306 name of a provider center by the owner of the rights therein to another licensed provider
307 center.

308 (c) A judicial officer, community supervision officer, law enforcement officer, or other
309 officer or employee of a court or any person employed by a private company which has
310 contracted to provide private probation services for misdemeanor cases, or any employee
311 of the Department of Driver Services or the Department of Behavioral Health and
312 Developmental Disabilities, and any immediate family member thereof shall be prohibited
313 from owning, operating, being employed by, acting as an agent or servant for, or having
314 a financial interest in any provider center.

315 43-12A-6.

316 Every person who desires to operate a provider center or to engage in the practice of
317 providing, installing, or monitoring ignition interlock devices or intelligent speed assistance
318 devices:

319 (1) Shall not have knowingly made misleading, deceptive, untrue, or fraudulent
320 representations in the practice of a business or profession licensed under this title or on

321 any document connected therewith; or practiced fraud or deceit or intentionally made any
322 false statement in obtaining a license to practice the licensed business or profession; or
323 made a false statement or deceptive registration with the board;

324 (2) Shall not have been convicted of a second or subsequent violation of Code Section
325 40-6-391 within five years, as measured from the dates of previous arrests for which
326 convictions were obtained to the date of the current arrest for which a conviction is
327 obtained;

328 (3) Shall not have been convicted of any felony or of any crime involving theft, fraud,
329 violence, or moral turpitude in the courts of this state or any other state, territory, or
330 country or in the courts of the United States. As used in this paragraph, the term 'felony'
331 ~~shall mean~~ means any offense which, if committed in this state, would be deemed a
332 felony, without regard to its designation elsewhere; and the term 'conviction' ~~shall mean~~
333 means a finding or verdict of guilty or a plea of guilty, regardless of whether an appeal
334 of the conviction has been sought;

335 (4) Shall not have been arrested, charged, and sentenced for the commission of any
336 felony, or any crime involving theft, fraud, violence, or moral turpitude, ~~where~~ when:

337 (A) First offender treatment without adjudication of guilt pursuant to the charge was
338 granted; or

339 (B) An adjudication of guilt or sentence was otherwise withheld or not entered on the
340 charge, except with respect to a plea of nolo contendere.

341 The order entered pursuant to the provisions of Article 3 of Chapter 8 of Title 42, relating
342 to probation of first offenders, or other first offender treatment shall be conclusive
343 evidence of arrest and sentencing for such crime;

344 (5) Shall submit at least one set of classifiable electronically recorded fingerprints to the
345 department in accordance with the fingerprint system of identification established by the
346 director of the Federal Bureau of Investigation. The department shall transmit the
347 fingerprints to the Georgia Crime Information Center, which shall submit the fingerprints

348 to the Federal Bureau of Investigation for a search of bureau records and an appropriate
349 report and promptly conduct a search of state records based upon the fingerprints. After
350 receiving the report from the Georgia Crime Information Center and the Federal Bureau
351 of Investigation, the department shall determine whether the applicant may be certified;
352 and

353 (6) Shall be a United States citizen, or if not a citizen, present federal documentation
354 verified by the United States Department of Homeland Security to be valid documentary
355 evidence of lawful presence in the United States under federal immigration law.

356 43-12A-7.

357 (a) The department shall issue a license certificate to each provider center operator when
358 such person has met the qualifications required under this chapter. Each provider center
359 shall be required to have a separate license for each location, but mobile units operating out
360 of a particular licensed location need not be separately licensed.

361 (b) All licenses issued to operators of provider centers pursuant to this chapter shall be
362 valid for four years from the date of issuance unless sooner canceled, suspended, or
363 revoked under Code Section 43-12A-8. All licenses shall be renewed through the
364 department as provided in subsection (d) of this Code section and shall be valid for four
365 years from the date of renewal.

366 (c) The license of each provider center operator may be renewed subject to the same
367 conditions as the original license and upon payment of a fee of \$100.00.

368 (d) All applications for renewal of a provider center operator's license shall be on a form
369 prescribed by the department and must be filed with the department not more than 60 days
370 nor fewer than ten days preceding the expiration date of the license to be renewed.

371 43-12A-8.

372 The department may cancel, suspend, revoke, or refuse to renew any provider center's
373 license upon good cause being shown and after ten days' notice to the license holder if:

374 (1) The department is satisfied that the licensee fails to meet the requirements to receive
375 or hold a license under this chapter;

376 (2) The licensee permits fraud or engages in fraudulent practices, with reference to either
377 the applicant or the department, or induces or countenances fraud or fraudulent practices
378 on the part of any applicant for a driver's license or permit;

379 (3) The licensee fails to comply with this chapter or any rule of the department made
380 pursuant thereto;

381 (4) The licensee represents himself or herself as an agent or employee of the department
382 or uses advertising designed to lead, or which would reasonably have the effect of
383 leading, persons to believe that such licensee is in fact an employee or representative of
384 the department;

385 (5) The licensee or any employee or agent of the licensee directly or indirectly solicits
386 business by personal solicitation on public property or in any department, agency, or
387 office of the state which involves the administration of any law relating to motor vehicles,
388 whether by telephone, mail, or electronic communications. A violation of this paragraph
389 shall be a misdemeanor. Advertising in any mass media, including, but not limited to,
390 newspapers, radio, television, magazines, or telephone directories, by a provider center
391 shall not be considered a violation of this paragraph; or

392 (6) The driver's license of the licensee has been canceled, suspended, or revoked.

393 43-12A-9.

394 (a) The commissioner is authorized to prescribe, by rule, standards for the eligibility,
395 conduct, and equipment required for a person to be licensed to operate a provider center
396 and to adopt other reasonable rules and regulations to carry out this chapter.

397 Notwithstanding the foregoing, violations that are minor in nature and committed by a
398 person, firm, or corporation shall be punished only by a written reprimand unless the
399 person, firm, or corporation fails to remedy the violation within 30 days, in which case an
400 administrative fine, not to exceed \$250.00, may be issued.

401 (b) The commissioner shall have the authority to assess, after a hearing, an administrative
402 fine not to exceed \$1,000.00 per violation against any provider center, agent, or employee
403 that fails to comply with any requirement imposed by or pursuant to this chapter.

404 (c) The hearing and any administrative review thereof shall be conducted in accordance
405 with the procedure for contested cases under Chapter 13 of Title 50, the 'Georgia
406 Administrative Procedure Act.' Any person, firm, or corporation who has exhausted all
407 administrative remedies available and who is aggrieved or adversely affected by a final
408 order or action of the commissioner shall have the right of judicial review thereof in
409 accordance with Chapter 13 of Title 50. All fines recovered under this Code section shall
410 be paid into the state treasury. The commissioner may file in the superior court:

411 (1) Wherein the person under order resides;

412 (2) If such person is a corporation, in the county wherein the corporation maintains its
413 principal place of business; or

414 (3) In the county wherein the violation occurred

415 a certified copy of a final order of the commissioner, whether unappealed from or affirmed
416 upon appeal, whereupon the court shall render judgment in accordance therewith and notify
417 the parties. Such judgment shall have the same effect, and proceedings in relation thereto
418 shall thereafter be the same as though the judgment had been rendered in an action duly
419 heard and determined by the court. The penalty prescribed in this Code section shall be
420 concurrent, alternative, and cumulative with any and all other civil, criminal, or alternative
421 rights, remedies, forfeitures, or penalties provided, allowed, or available to the
422 commissioner with respect to any violation of this chapter or any order, rules, or
423 regulations promulgated pursuant to this chapter."

424 **SECTION 7.**

425 This Act shall become effective on July 1, 2028.

426 **SECTION 8.**

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