Senate Bill 176

By: Senators Kennedy of the 18th, Miller of the 49th, Martin of the 9th, Walker III of the 20th, Shafer of the 48th and others

AS PASSED

A BILL TO BE ENTITLED AN ACT

To amend Title 17 and Chapter 5 of Title 40 of the Official Code of Georgia Annotated, 1 2 relating to criminal procedure and drivers' licenses, respectively, so as to enact reforms 3 relating to driving privileges recommended by the Georgia Council on Criminal Justice Reform; to change and provide for the procedure of issuing bench warrants for individuals 4 5 charged with certain traffic, motorist, and road violations; to remove a barrier to obtaining 6 a habitual violator probationary license; to change provisions relating to third and subsequent convictions under Code Section 40-6-391 involving controlled substances or marijuana; to 7 8 change provisions relating to reinstatement of certain licenses under certain conditions; to 9 provide for related matters; to repeal conflicting laws; and for other purposes.

10 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

11	SECTION 1.
12	Title 17 of the Official Code of Georgia Annotated, relating to criminal procedure, is
13	amended by revising subsections (a) and (b) of Code Section 17-6-11, relating to the display
14	of a driver's license for violations of certain traffic related laws, as follows:
15	"(a)(1) When an individual Any other laws to the contrary notwithstanding, any person
16	who is apprehended by an officer for the violation of the laws of this state or ordinances
17	relating to the offenses listed in paragraph (2) of this subsection, he or she may display
18	his or her driver's license and be issued a uniform traffic citation in lieu of being:
19	(1) Traffic, including any offense under Code Section 40-5-72 or 40-6-10, but excepting
20	any other offense for
21	(A) Brought before the proper magistrate or other judicial officer;
22	(B) Incarcerated;
23	(C) Ordered to post a bond; or
24	(D) Ordered a recognizance for his or her appearance for trial.
25	(2) This subsection shall apply to any violation:

26 (A) Of Title 40 except any offense:

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- (i) For which a driver's license may be suspended for a first offense by the commissioner of driver services, any offense covered;
 (ii) Covered under Code Section 40-5-54, or any offense covered; or
 (iii) Covered under Article 15 of Chapter 6 of Title 40;
 (2) The licensing and registration of motor vehicles and operators;
 (3) (3)(B) Involving the The width, height, and length of vehicles and loads;
 (4)(C) Involving motor Motor common carriers and motor contract carriers;
- 34 (5) Commercial vehicle or driver safety;
- 35 (6)(D) Involving hazardous Hazardous materials transportation;
- 36 (7) Motor carrier insurance or registration; or
- 37 (8)(E) Involving road Road taxes on motor carriers as provided in Article 2 of Chapter
 38 9 of Title 48

39 upon being served with the official summons issued by such apprehending officer, in lieu 40 of being immediately brought before the proper magistrate, recorder, or other judicial 41 officer to enter into a formal recognizance or make direct the deposit of a proper sum of 42 money in lieu of a recognizance ordering incarceration, may display his or her driver's 43 license to the apprehending officer in lieu of bail, in lieu of entering into a recognizance 44 for his or her appearance for trial as set in the aforesaid summons, or in lieu of being 45 incarcerated by the apprehending officer and held for further action by the appropriate 46 judicial officer.

- 47 (3) The apprehending officer shall note the include the individual's driver's license
 48 number on the official summons uniform traffic citation. The summons uniform traffic
 49 citation, duly served as provided in this Code section, shall give the judicial officer
 50 jurisdiction to dispose of the matter.
- (b)(4) Upon display of the driver's license, the apprehending officer shall release the
 person individual so charged for his or her further appearance before the proper judicial
 officer as required by the summons. The uniform traffic citation.
- 54 (b)(1) When a uniform traffic citation is issued and if the accused fails to appear for court or otherwise dispose of his or her charges before his or her scheduled court 55 appearance as stated on the uniform traffic citation, prior to the court issuing a bench 56 warrant, the clerk of court shall notify the accused by first-class mail or by postcard at the 57 58 address listed on the uniform traffic citation of his or her failure to appear. Such notice shall be dated and allow the accused 30 days from such date to dispose of his or her 59 charges or waive arraignment and plead not guilty. If after the expiration of such 30 day 60 period the accused fails to dispose of his or her charges or waive arraignment and plead 61 not guilty, the clerk of court in which the charges are lodged shall immediately, within 62
- 63 <u>five days of such date</u>, forward to the Department of Driver Services of this state the

64	accused's driver's license number if the person fails to appear and answer to the charge
65	against him or her. The commissioner of driver services shall, upon receipt of a such
66	driver's license number forwarded by the court, suspend the such accused's driver's
67	license and driving privilege of the defaulting person until notified by the <u>clerk of</u> court
68	that the charge against the person accused has been finally adjudicated. Such person's
69	accused's driver's license shall be reinstated if the person when he or she submits proof
70	of payment of the fine from the court of jurisdiction <u>the final adjudication</u> and pays to the
71	Department of Driver Services a restoration fee of \$50.00 or \$25.00 when such
72	reinstatement is processed by mail.
73	(2) This subsection shall not apply to any violation of Title 40:
74	(A) For which a driver's license may be suspended for a first offense by the
75	commissioner of driver services;
76	(B) Covered under Code Section 40-5-54; or
77	(C) Covered under Article 15 of Chapter 6 of Title 40."
78	SECTION 2.
79	Said title is further amended by revising Code Section 17-7-90, relating to "bench warrant"
80	defined, execution, receiving bail, fixing bond, and approving sureties, as follows:
81	"17-7-90.
82	(a) A bench warrant is a warrant may be issued by a judge for the arrest of a person
83	accused:
84	(1) Accused of a crime by a grand jury or for the arrest of a person;
85	(2) Except as otherwise provided in Code Section 17-6-11, charged with a crime who has
86	failed to appear in court after actual notice:
87	(A) Actual notice of the time and place to appear to the person in open court or notice;
88	(B) Notice of the time and place to appear to the person by mailing to his or her a
89	notice to such person's last known address; or otherwise being notified
90	(C) The person has otherwise been notified of the time and place to appear personally,
91	in writing, by a court official or officer of the court of the time and place to appear or
92	for the arrest of a person charged:
93	(3) Charged with a crime upon the filing by the prosecutor of an accusation supported
94 05	by affidavit <u>; or</u>
95	(4) Who failed to dispose of his or her charges or waive arraignment and plead not guilty
96 07	after the expiration of the 30 day period set forth in subsection (b) of Code Section
97 08	<u>17-6-11</u> .
98 00	(b) Every officer is bound to execute the <u>a bench</u> warrant within his or her jurisdiction, and
99	every person so arrested must shall be committed to jail until bail is tendered. Any judicial

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- 100 officer or the sheriff of the county where the charge was returned may receive the bail, fix
- 101 the amount of the bond, and approve the sureties unless it is a case that is bailable only
- 102 before some particular judicial officer."
- 103

SECTION 3.

104 Chapter 5 of Title 40 of the Official Code of Georgia Annotated, relating to drivers' licenses,

- is amended by revising subparagraph (e)(1)(D) of Code Section 40-5-58, relating to habitual
 violators and probationary licenses, as follows:
- 107 "(D) Such person has not been convicted, or pleaded nolo contendere to a charge, of
- violating any provision of Title 3, relating to alcoholic beverages, or of violating any
 provision of Chapter 13 of Title 16, relating to controlled substances <u>Reserved</u>;"
- 110

SECTION 4.

111 Said chapter is further amended by revising paragraph (3) of subsection (a) and paragraph

112 (1) of subsection (g) of Code Section 40-5-75, relating to the suspension of drivers' licenses

113 by operation of law and reinstatement, as follows:

- 114 ''(3) Upon the third or subsequent conviction of any such offense within five years, as 115 measured from the dates of previous arrests for which convictions were obtained to the 116 date of the current arrest for which a conviction is obtained, such person's license shall 117 be suspended for a period of five years person shall be considered a habitual violator, and 118 such person's license shall be revoked as provided for in Code Section 40-5-58. A 119 driver's license suspension imposed under this paragraph shall run concurrently with and 120 shall be counted toward the fulfillment of any period of revocation imposed directly under Code Sections 40-5-58 and 40-5-62, provided that such revocation arose from the 121 122 same act for which the suspension was imposed. At the end of two years, the person may 123 apply to the department for a three-year driving permit upon compliance with the following conditions: 124
- (A) Such person has not been convicted or pleaded nolo contendere to any drug related
 offense, including driving under the influence, for a period of two years immediately
 preceding the application for such permit;
- (B) Such person submits proof of completion of a licensed drug treatment program.
 Such proof shall be submitted within two years of the license suspension and prior to
- 130 the issuance of the three-year driving permit. Such licensed drug treatment program
- shall be paid for by the offender. The offender shall pay a permit fee of \$25.00 to the
 department;
- 133 (C) Such person submits proof of financial responsibility as provided in Chapter 9 of
 134 this title; and

(D) Refusal to issue such permit would cause extreme hardship to the applicant. For
 the purposes of this subparagraph, the term 'extreme hardship' means that the applicant
 cannot reasonably obtain other transportation, and, therefore, the applicant would be
 prohibited from:

(i) Going to his or her place of employment or performing the normal duties of his
 or her occupation;

141 (ii) Receiving scheduled medical care or obtaining prescription drugs;

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

(iv) 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.

Any three-year driving permittee who is convicted of violating any state law or local 147 ordinance relating to the movement of vehicles or any such permittee who is convicted 148 of violating the conditions endorsed on his or her three-year driving permit shall have his 149 or her permit revoked by the department. Any court in which such conviction is had shall 150 151 require the permittee to surrender the three-year driving permit to the court, and the court 152 shall forward it to the department within ten days after the conviction, with a copy of the 153 conviction. Any person whose three-year driving permit has been revoked shall not be 154 eligible to apply for a driver's license until six months from the date such permit was 155 surrendered to the department. At the end of five years from the date on which the 156 license was suspended, the person may apply to the department for reinstatement of his 157 or her driver's license by submitting proof of completion of a DUI Alcohol or Drug Use Risk Reduction Program and paying to the department a restoration fee of \$410.00 or 158 159 \$400.00 when such reinstatement is processed by mail. The restoration fee paid to 160 reinstate a driver's license that was suspended under this paragraph shall be counted 161 toward the fulfillment of the restoration fee required by subsection (c) of Code Section 40-5-62, provided that such revocation arose from the same act for which the suspension 162 163 was imposed."

''(g)(1)(A) Effective Upon July 1, 2016, the department shall be authorized to reinstate, 164 instanter, a driver's license that was suspended pursuant to this Code section for a 165 violation of Article 2 of Chapter 13 of Title 16, or the equivalent law of any other 166 jurisdiction, that occurred prior to July 1, 2015, provided that the driver's license has 167 not been previously reinstated. The provisions of this paragraph subparagraph shall not 168 apply to a suspension imposed pursuant to this Code section for a violation of 169 170 paragraph (2), (4), or (6) of subsection (a) of Code Section 40-6-391, or the equivalent 171 law of any other jurisdiction, that occurred prior to July 1, 2015, unless ordered by a

185	SECTION 5.
184	influence court division in accordance with subsection (a) of Code Section 40-5-76."
183	division, mental health court division, veterans court division, or operating under the
182	that occurred prior to July 1, 2015, unless ordered by a judge presiding in a drug court
181	subsection (a) of Code Section 40-6-391, or the equivalent law of any other jurisdiction,
180	pursuant to this Code section for a violation of paragraph (2), (4), or (6) of
179	reinstated. The provisions of this subparagraph shall not apply to a suspension imposed
178	occurred prior to July 1, 2015, provided that the driver's license has not been previously
177	Article 1 of Chapter 13 of Title 16, or the equivalent law of any other jurisdiction, that
176	a driver's license that was suspended pursuant to this Code section for a violation of
175	(B) Effective July 1, 2017, the department shall be authorized to reinstate, instanter,
174	(a) of Code Section 40-5-76.
173	division, or operating under the influence court division in accordance with subsection
172	judge presiding in a drug court division, mental health court division, veterans court

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