House Bill 13

By: Representatives Brooks of the 55th, Dawkins-Haigler of the 91st, and Marin of the 96th

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 1 of Title 40 of the Official Code of Georgia Annotated, relating to 2 general provisions relative to identification and regulation with regard to motor vehicles and 3 traffic, so as to require policies that prohibit law enforcement officers from impermissibly 4 using race or ethnicity in determining whether to stop a motor vehicle; to require annual 5 training of law enforcement officers on impermissible uses of race and ethnicity in stopping motor vehicles; to require law enforcement officers to document the race, ethnicity, and 6 7 gender of drivers and passengers under certain circumstances; to provide for related matters; 8 to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

11 Chapter 1 of Title 40 of the Official Code of Georgia Annotated, relating to general

12 provisions relative to identification and regulation with regard to motor vehicles and traffic,

13 is amended by adding a new Code section to read as follows:

14 <u>"40-1-9.</u>

15 (a) Law enforcement officers shall not use a person's race or ethnicity to form probable

16 cause or reasonable suspicion to stop a motor vehicle but may use a person's race or

- 17 <u>ethnicity to confirm a previously obtained description of a suspect.</u>
- 18 (b)(1) Each state and local law enforcement agency shall adopt a policy and implement

19 <u>an annual training program regarding racial profiling that provides and instructs that a</u>

- 20 <u>law enforcement officer shall not use a person's race or ethnicity to form probable cause</u>
- 21 or reasonable suspicion to stop a motor vehicle but may use a person's race or ethnicity
- 22 <u>to confirm a previously obtained description of a suspect.</u>
- 23 (2) Except in instances where a motor vehicle is stopped in a fixed road block, each time
- 24 a state or local law enforcement officer stops a motor vehicle to issue a citation or to
- 25 make an arrest, such officer shall document the following information in a public record,
- 26 <u>the format of which shall be determined by the Department of Driver Services:</u>

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27	(A) The gender of the driver;
28	(B) The race or ethnicity of the driver;
29	(C) The suspected violation that led to the stop;
30	(D) Whether the motor vehicle, personal effects, driver, or any passenger was searched
31	and, if any passenger or his or her effects were searched, the passenger's gender and his
32	or her race or ethnicity;
33	(E) Whether a search was conducted pursuant to consent, probable cause, or reasonable
34	suspicion to suspect a crime, including the approximate duration of the search and the
35	basis for the request for consent or the circumstances establishing probable cause or
36	reasonable suspicion;
37	(F) Whether contraband was found, the type and approximate amount of contraband,
38	and whether contraband was seized;
39	(G) Whether any arrest, citation, or oral or written warning was issued as a result of the
40	<u>stop;</u>
41	(H) Whether the officer making the stop encountered any physical resistance, whether
42	the officer engaged in the use of force, and whether injuries resulted;
43	(I) Whether the circumstances surrounding the stop were the subject of any
44	investigation and the results of such investigation; and
45	(J) The location of the stop.
46	(3) If a law enforcement officer stops a motor vehicle and no citation or written warning
47	is issued to the driver, then the officer shall provide the driver with a card showing the
48	officer's name, badge number, and name of the officer's law enforcement agency.
49	(4) Law enforcement agencies shall maintain the data required to be collected under
50	paragraph (2) of this subsection for not less than seven years.
51	(5) As part of its personnel review or evaluation procedures provisions, each law
52	enforcement agency shall include complaints filed and other information designed to
53	evaluate whether or not each law enforcement officer employed by such agency is
54	complying with the provisions of paragraph (2) of this subsection. Any officer found not
55	complying with the provisions of paragraph (2) of this subsection shall be required to
56	undergo further training that meets the requirements of paragraph (1) of this subsection.
57	(c) Nothing in this Code section shall be construed to alter the requirements for
58	determining probable cause or reasonable suspicion under the Constitution of the United
59	States or the Constitution of the State of Georgia."

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SECTION 2.

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