The Senate Committee on Public Safety offered the following substitute to HB 268:

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 6A of Title 35 of the Official Code of Georgia Annotated, relating to 2 criminal justice coordinating council, so as to provide for the establishment of a grant 3 program to support local law enforcement agencies and multi-jurisdiction task forces relative 4 to motor vehicle related crime prevention initiatives; to provide for standards and conditions 5 for such grant program; to provide for recommendations and reporting; to provide for the 6 establishment of the Georgia Motor Vehicle Crime Prevention Advisory Board; to provide 7 for membership; to provide for automatic repeal of such provisions; to provide for clarifying 8 changes relative to current boards and advisory boards; to provide for related matters; to 9 repeal conflicting laws; and for other purposes.

10 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

11

SECTION 1.

- 12 Chapter 6A of Title 35 of the Official Code of Georgia Annotated, relating to criminal justice13 coordinating council, is amended by adding two new Code sections to read as follows:
- 14 ″35-6A-16.
- 15 (a) The council shall, subject to available funding:

16	(1) Establish a grant program for the provision of funds to local law enforcement					
17	agencies and multi-jurisdiction task forces for the:					
18	(A) Prevention, reduction, and investigation of motor vehicle and motor vehicle parts					
19	theft;					
20	(B) Prevention, reduction, and investigation of motor vehicle related crime;					
21	(C) Establishment of multi-jurisdiction task forces upon request of local law					
22	enforcement agencies;					
23	(D) Investigation of fraud related to motor vehicle insurance, motor vehicle dealer					
24	purchases, and motor vehicle rental transactions and other forms of financial fraud					
25	relating to motor vehicles;					
26	(E) Hiring of personnel by local law enforcement agencies for the purpose of					
27	preventing, reducing, and investigating motor vehicle related crime;					
28	(F) Purchase of equipment and technology for support in motor vehicle related crime					
29	prevention, reduction, and investigation;					
30	(G) Provision of training to local law enforcement agencies and multi-jurisdiction task					
31	forces relative to motor vehicle related crime prevention, reduction, and investigation;					
32	and					
33	(H) Production of public awareness materials and programs relating to motor vehicle					
34	related crime prevention;					
35	(2) Promote state-wide planning and coordination of the investigation and prosecution					
36	of crimes relating to motor vehicle and motor vehicle parts theft;					
37	(3) Provide support to local prosecutors handling motor vehicle and motor vehicle parts					
38	theft related prosecutions; and					
39	(4) Provide support to multi-jurisdiction task forces established by local law enforcement					
40	agencies for the purpose of preventing, reducing, and investigating motor vehicle related					
41	crime.					

42	(b)(1) Any grant awarded pursuant to this Code section shall be upon recommendation					
43	from and after consideration by the Georgia Motor Vehicle Crime Prevention Advisory					
44	Board. Each grant application shall describe the type of motor vehicle related crime					
45	prevention, reduction, investigation, enforcement, prosecution, or offender rehabilitation					
46	program to be implemented. Such programs may include, but shall not be limited to:					
47	(A) Multi-jurisdiction task forces and programs utilizing the National Insurance Crime					
48	Bureau task force which reduce motor vehicle related crime and increase the					
49	apprehension of motor vehicle and motor vehicle parts thieves and persons who attempt					
50	to defraud insurance companies:					
51	(B) Motor vehicle related crime prevention efforts, activities, and public awareness					
52	campaigns intended to reduce victimization by motor vehicle related crime and fraud;					
53	(C) The provision of specialized training for motor vehicle related crime investigation					
54	personnel, including, but not limited to, law enforcement personnel, local motor vehicle					
55	registration agents and title clerks, and port facility employees, in order to enhance					
56	knowledge, skills, procedures, and systems to detect, prevent, and combat motor					
57	vehicle related crime and fraud;					
58	(D) The provision of support and maintenance by one or more dedicated prosecutors					
59	who have the specific mission and expertise to provide legal guidance and prosecutorial					
60	continuity to complex criminal cases arising from the activities of a multi-jurisdiction					
61	task force; and					
62	(E) The prevention of future criminal behavior by first-time offenders who have been					
63	charged, convicted, or adjudicated for a motor vehicle related crime.					
64	(2) To the extent possible, grants awarded pursuant to this Code section shall be awarded					
65	to local law enforcement agencies, multi-jurisdiction task forces, or other qualified					
66	applicants in a variety of geographic areas of the state. The ability to contribute					
67	additional moneys or match funding for a program shall not be required as a condition					
68	of receipt of a grant pursuant to this Code section.					

69	(c) For the purposes of this Code section, the council may accept and use federal funds
70	granted by Congress or executive order, as well as gifts and donations from individuals,
71	private organizations, or foundations. The acceptance and use of federal funds shall not
72	commit state funds and shall not place an obligation upon the General Assembly to
73	continue the purposes for which the federal funds are made available.
74	(d) The council shall prepare an annual report relative to activities and programs of the
75	council and any funds received and grants awarded pursuant to this Code section. Such
76	report may include recommendations for changes in state programs, statutes, policies,
77	budgets, and standards relating to improving and supporting the motor vehicle related
78	crime prevention initiatives of local law enforcement agencies and multi-jurisdiction task
79	forces. Such report shall be submitted annually to the General Assembly and the Governor
80	by December 1.
81	(e) This Code section shall stand repealed on December 31, 2030.
82	<u>35-6A-17.</u>
83	(a) There is established the Georgia Motor Vehicle Crime Prevention Advisory Board
84	which shall be composed of:
85	(1) The director of the Georgia Bureau of Investigation or his or her designee from
86	within the Georgia Bureau of Investigation;
87	(2) The state revenue commissioner or his or her designee from within the Department
88	of Revenue;
89	(3) The Commissioner of Insurance or his or her designee from within the Department
90	of Insurance;
91	(4) The Attorney General of Georgia or his or her designee from within the Office of the
92	Attorney General;
93	(5) A member of the Georgia State Patrol;

94	(6) A representative from an insurance company authorized to issue motor vehicle
95	coverage in this state;
96	(7) A licensed new or used motor vehicle dealer;
97	(8) A licensed used motor vehicle parts dealer;
98	(9) A registered secondary metals recycler; and
99	(10) One representative from each of the following:
100	(A) A judge of a superior court in Georgia;
101	(B) The Georgia Association of Chiefs of Police;
102	(C) The Georgia Sheriffs' Association;
103	(D) The District Attorneys Association of Georgia;
104	(E) The National Insurance Crime Bureau;
105	(F) The Georgia Association of Criminal Defense Lawyers;
106	(G) The motor vehicle rental industry; and
107	(H) A consumer protection group.
108	(b) The Governor shall appoint those members listed in paragraphs (5) through (10) of
109	subsection (a) of this Code section.
110	(c) Members of the Georgia Motor Vehicle Crime Prevention Advisory Board shall serve
111	for terms of four years. The advisory board shall elect a chairperson from among its
112	membership and may elect such other officers and committees as it considers appropriate.
113	In the event of death, resignation, disqualification, or removal for any reason of any
114	member of the advisory board, vacancies shall be filled in the same manner as the original
115	appointment and successors shall serve for the unexpired term. Membership on the
116	advisory board shall not constitute public office, and no member shall be disqualified from
117	holding public office by reason of his or her membership on the advisory board.
118	(d) Citizen members of the Georgia Motor Vehicle Crime Prevention Advisory Board shall
119	receive a daily expense allowance in the amount specified in subsection (b) of Code
120	Section 45-7-21, as well as the mileage or transportation allowance authorized for state

121	employees.	Members of the advisor	y board who are state	officials or sta	ate emplor	yees shall
					_	

122 receive no compensation for their services on the advisory board but shall be reimbursed

- 123 for expenses incurred in the performance of their duties as members of the advisory board
- 124 in the same manner as they are reimbursed for expenses in their capacities as state officials
- 125 or state employees. The funds necessary for the reimbursement of the expenses of state
- 126 officials and state employees shall come from funds appropriated or otherwise available
- 127 to their respective departments.
- 128 (e) The Georgia Motor Vehicle Crime Prevention Advisory Board shall solicit and review
- 129 applications for grants authorized pursuant to Code Section 35-6A-15 and make
- 130 recommendations to the council for the award thereof.
- 131 (f) This Code section shall stand repealed on December 31, 2030."

132

SECTION 2.

133 Said chapter is further amended in Code Section 35-6A-11, relating to advisory board created134 and membership, by revising the introductory language of subsection (a) as follows:

135 "(a) There is established an <u>a juvenile justice</u> advisory board to the council which shall 136 consist of at least 15 and not more than 33 members appointed by the Governor who have 137 training, experience, or special knowledge concerning the prevention and treatment of 138 juvenile delinquency, the administration of juvenile justice, or the reduction of juvenile 139 delinquency and shall be composed of:"

140

SECTION 3.

141 Said chapter is further amended in Code Section 35-6A-12, relating to role of the advisory

142 board, by revising the undesignated introductory language as follows:

143 "The juvenile justice advisory board shall:"

SECTION 4.

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