The Senate Natural Resources and the Environment Committee offered the following substitute to SB 136:

A BILL TO BE ENTITLED AN ACT

1 To amend Title 27 and Chapter 7 of Title 52 of the Official Code of Georgia Annotated, 2 relating to game and fish and to registration, operation, and sale of watercraft, respectively, 3 so as to provide greater public protection for hunting and boating; to harmonize provisions 4 relating to hunting, boating, and driving under the influence of alcohol, toxic vapors, or 5 drugs; to provide for short titles; to change provisions relating to rules and regulations used 6 to establish criminal violations for hunting; to change provisions relating to hunting under 7 the influence; to change provisions relating to required equipment for children on vessels and 8 lighting; to change provisions relating to operating vessels and personal watercraft; to change 9 provisions relating to operation of watercraft and operating watercraft while under the 10 influence of alcohol, toxic vapors, or drugs; to change provisions relating to ordering drug 11 or alcohol testing; to change provisions relating to suspension of an operator's privilege to 12 operate a vessel in this state; to change provisions relating to boating education courses in 13 this state; to change provisions relating to rules and regulations used to establish criminal 14 violations for registration, operation, and sale of watercraft and displaying watercraft 15 information; to provide for related matters; to provide for an effective date and applicability; 16 to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

18 SECTION 1. 19 Sections 5, 6, and 11 of this Act shall be known and may be cited as the "Kile Glover Boat 20 Education Law," and Sections 8, 9, and 10 of this Act shall be known and may be cited as 21 the "Jake and Griffin Prince BUI Law."

Title 27 of the Official Code of Georgia Annotated, relating to game and fish, is amended by
 revising Code Section 27-1-39, relating to rules and regulations used to establish criminal
 violations, as follows:

- 1 -

SECTION 2.

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26 "27-1-39.

Notwithstanding any other law to the contrary, for purposes of establishing criminal
violations of the rules and regulations promulgated by the Board of Natural Resources as
provided in this title, the term 'rules and regulations' shall mean means those rules and
regulations of the Board of Natural Resources in force and effect on January 1, 2012
February 5, 2013."

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SECTION 3.

Said title is further amended in Code Section 27-3-7, relating to hunting under the influence
of alcohol or drugs, by revising paragraph (4) of subsection (b), subsection (f), and paragraph
(2) of subsection (g) and by adding three new subsections to read as follows:

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"(4) The person's alcohol concentration is $0.10 \ 0.08$ grams or more at any time within three hours after such hunting from alcohol consumed before such hunting ended; or"

38 "(f) Upon the trial of any civil or criminal action or proceeding arising out of acts alleged 39 to have been committed by any person hunting in violation of subsection (b) of this Code 40 section, the amount of alcohol in the person's blood at the time alleged, as shown by 41 chemical analysis of the person's blood, urine, breath, or other bodily substance, shall give 42 rise to the following presumptions:

- (1) If there was at that time a blood alcohol concentration of 0.05 grams or less, it shall
 be presumed that the person was not under the influence of alcohol, as prohibited by
 paragraphs (1), (2), and (3) of subsection (b) of this Code section;
- (2) If there was at that time a blood alcohol concentration in excess of 0.05 grams but
 less than 0.08 grams, such fact shall not give rise to any presumption that the person was
 or was not under the influence of alcohol, as prohibited by paragraphs (1), (2), and (3) of
 subsection (b) of this Code section, but such fact may be considered with other competent
 evidence in determining whether the person was under the influence of alcohol, as
 prohibited by paragraphs (1), (2), and (3) of subsection (b) of this Code section; and
- (3) If there was at that time a blood alcohol concentration of 0.08 grams or more, it shall
 be presumed that the person was under the influence of alcohol, as prohibited by
 paragraphs (1), (2), and (3) of subsection (b) of this Code section; and
- 55 (4)(3) If there was at that time or within three hours after hunting, from alcohol 56 consumed before such hunting ended, a blood alcohol concentration of $0.10 \ 0.08$ or more 57 grams, the person shall be in violation of paragraph (4) of subsection (b) of this Code 58 section."
- 59 "(2) At the time a chemical test or tests are requested, the arresting officer shall read to
 60 the person the following implied consent warning:

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61 'Georgia law requires you to submit to state administered chemical tests of your blood, 62 breath, urine, or other bodily substances for the purpose of determining if you are under 63 the influence of alcohol or drugs. If you refuse this testing and you are convicted of 64 hunting while under the influence of alcohol or drugs, your privilege to hunt in this state will be suspended for a period of two years. Your refusal to submit to the required 65 testing may be offered into evidence against you at trial. If you consent to the test, the 66 67 results may be offered into evidence against you submit to testing and the results indicate an alcohol concentration of 0.08 grams or more or the presence of any illegal 68 69 drug, your privilege to hunt in this state may be suspended for a minimum period of one year. After first submitting to the required state tests, you are entitled to additional 70 71 chemical tests of your blood, breath, urine, or other bodily substances at your own expense and from qualified personnel of your own choosing. Will you submit to the 72 73 state administered chemical tests of your (designate which tests) under the implied 74 consent law?'"

75 "(j) Nothing in this Code section shall be deemed to preclude the acquisition or admission
 76 of evidence of a violation of this Code section if the evidence was obtained by voluntary
 77 consent or a search warrant as authorized by the Constitution or the laws of this state or the
 78 United States.

79 (k) Upon the request of a law enforcement officer, if a person consents to submit to a chemical test designated by such officer as provided in subsection (g) of this Code section, 80 81 and the results of such test indicate an alcohol concentration of 0.08 grams or more, upon 82 a conviction of a violation of paragraph (4) of subsection (b) of this Code section, in 83 addition to any other punishment imposed, such person's privileges to hunt in this state shall be suspended by operation of law for a period of one year. Even if such person did 84 85 not possess a valid hunting license at the time of the violation, such person's hunting privileges shall be suspended for one year. 86

87 (1) Following the period of suspension set forth in subsection (i) or (k) of this Code
88 section, such person may apply to the department for reinstatement of his or her hunting
89 privileges. Any suspension pursuant to this Code section shall remain in effect until such
90 person submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction
91 Program certified by the Department of Driver Services and pays a restoration fee of
92 \$200.00, unless such conviction was a recidivist conviction, in which case the restoration
93 fee shall be \$500.00."

13 LC 29 5535ERS 94 **SECTION 4.** 95 Chapter 7 of Title 52 of the Official Code of Georgia Annotated, relating to registration, 96 operation, and sale of watercraft, is amended by revising paragraph (3) of subsection (d) of Code Section 52-7-8, relating to classification of vessels and required equipment, as follows: 97 ''(3) No person shall operate a moving vessel upon the waters of this state with a child 98 99 under the age of ten <u>13 years</u> on board such vessel unless the <u>such</u> child is wearing an 100 appropriately sized personal flotation device, as required by this subsection to be on 101 board the vessel. This requirement shall not apply when the child is within a fully 102 enclosed roofed cabin or other fully enclosed roofed compartment or structure on the vessel." 103 104 **SECTION 5.** Said chapter is further amended by revising subsections (a), (c), (l), and (m) of Code Section 105 52-7-8.2, relating to restrictions on operation of personal watercraft, as follows: 106 "(a) As used in this Code section, the term: 107 108 (1) 'Accompanied by' means in the physical presence within the vessel of a person who 109 is not under the influence of alcohol, toxic vapors, or drugs to a degree which would 110 constitute a violation of Code Section 52-7-12 were such person operating the vessel. 111 (2) 'Class A vessel' means a boat less than 16 feet in length. 112 (3)(2) 'Personal watercraft' means a Class A vessel which: 113 (A) Has an outboard motor or which has an inboard motor which uses an internal 114 combustion engine powering a water jet pump as its primary source of motive 115 propulsion; (B) Is designed with the concept that the operator and passenger ride on the outside 116 117 surfaces of the such vessel as opposed to riding inside the such vessel; and 118 (C) Has the probability that the operator and passenger may, in the normal course of use, fall overboard. 119 120 Such term includes, without limitation, any vessel where the operator and passenger ride on the outside surfaces of the vessel, even if the primary source of motive propulsion is 121 a propeller, and any vessels vessel commonly known as a 'jet ski.' 122 (4) 'Under the direct supervision' means within sight of and within 400 yards of a person 123 124 who is not under the influence of alcohol or drugs to a degree which would constitute a violation of Code Section 52-7-12 were such person operating the vessel and who is 125 aware of his or her supervisory responsibility." 126 (c) No person shall rent, lease, or let for hire a personal watercraft to any person under the 127 age of 16 years Reserved." 128

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"(1) On and after June 1, 1995, no No person under the age of 16 years shall operate a 129 personal watercraft on the waters of this state; provided, however, that a person age 12 130 131 through 15 years of age may operate a personal watercraft if he or she is accompanied by 132 an adult age 18 years of age or over older or he or she has successfully completed a 133 personal watercraft safety program boating education course approved by the department 134 or is under direct supervision by an adult age 18 or over. The department may, but shall 135 not be required to, conduct or provide personal watercraft safety boating education courses 136 to the public.

- (m) On and after July 1, 1995, it <u>It</u> shall be unlawful for any person to cause or knowingly
 permit such person's child or ward who is less than 12 years of age or the child or ward of
 another over whom such person has a permanent or temporary responsibility of supervision
 if such child or ward is less than 12 years of age to operate a personal watercraft."
- 1 to 11 Such child of ward is loss than 12 years of age to operate a person
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SECTION 6.

- Said chapter is further amended by revising Code Section 52-7-8.3, relating to operation ofwatercraft, as follows:
- 144 "52-7-8.3.
- (a) A person age 16 years of age or over older may operate any vessel or personal
 watercraft on any of the waters of this state if such person has met the applicable
 requirements of Code Section 52-7-22, and such person shall have has in such vessel
 proper identification.
- 149 (b) A person age 14 or <u>12 through</u> 15 years of age may operate:
- 150 (1) A \underline{a} personal watercraft or nonmotorized Class A vessel on any of the waters of this
- 151 state in compliance with the provisions of this article; and <u>if such person</u>:
- 152 (2) Any other vessel if such person:
- (A)(1) Is accompanied by an adult age 18 or over 18 years of age or older who is
 authorized to operate such vessel under the provisions of subsection (a) of this Code
 section; or
- (B)(2) Has completed a safe boating education course approved by the department; or
 (C) Is under direct supervision by an adult age 18 or over.
- 158 (c) A person age 12 or 13 may operate any Class A vessel utilizing mechanical means of
- 159 propulsion not exceeding 30 horsepower, under the conditions set forth in subparagraphs
- 160 (b)(2)(A) through (b)(2)(C) of this Code section. Such person may operate a personal
- 161 watercraft in compliance with Code Section 52-7-8.2, and such person may operate
- 162 nonmotorized Class A vessels without restriction No person between 12 through 15 years
- 163 <u>of age may operate a Class 1, Class 2, or Class 3 vessel</u>.

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- (d) No person under the age of 12 years shall operate any Class 1, 2, or 3 vessel or any
 personal watercraft on any of the waters of this state, and no such person shall operate any
 Class A vessel utilizing mechanical means of propulsion exceeding 30 horsepower. Such
 person may operate a Class A vessel, other than a personal watercraft, utilizing mechanical
 means of propulsion not exceeding 30 horsepower only where such person is accompanied
 by an adult age 18 years of age or over older who is authorized to operate such vessel under
 the provisions of subsection (a) of this Code section.
- (e) No person having ownership or control of a vessel shall permit another person to
 operate such vessel in violation of this Code section.
- 173 (f) No person shall rent, lease, or let for hire any vessel ten horsepower or more to any
- 174person under 16 years of age. On and after July 1, 2014, a person 16 years of age or older175may rent or lease any vessel ten horsepower or more if such person has completed a
- boating education course approved by the department. This subsection shall not apply to
 any person licensed by the United States Coast Guard as a master of a vessel or a
- 178 nonresident who has in his or her possession proof that he or she has completed a National
- Association of State Boat Licensed Administrators approved boater education course or
 equivalency examination from another state.
- 181 (e)(g) As used in this Code section, the term:
- (1) 'Accompanied by' means in the physical presence within the vessel of a person who
 is not under the influence of alcohol, toxic vapors, or drugs to a degree which would
 constitute a violation of Code Section 52-7-12 were such person operating the vessel.
- 185 (2) 'Personal watercraft' shall have the same meaning as set forth in Code Section
 186 52-7-8.2.

187 (3) 'Proper identification' shall have the same meaning as in subsection (d) of Code 188 Section 3-3-23, relating to furnishing of alcoholic beverages.

- (3) 'Under the direct supervision' means within sight of and within 400 yards of a person
 who is not under the influence of alcohol or drugs to a degree which would constitute a
 violation of Code Section 52-7-12 were such person operating the vessel and who is
 aware of his or her supervisory responsibility.
- (f) No person having ownership or control of a vessel shall permit another person to
 operate such vessel in violation of this Code section."

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SECTION 7.

- Said chapter is further amended by revising paragraph (2) of subsection (b) of Code Section
 52-7-11, relating to lights, as follows:
- 198 "(2) All motorized Class A and Class 1 vessels being operated during hours of darkness
 199 or low visibility shall display a 32 point white stern light visible for a distance of two

200 miles, plus a 20 point combination red and green light on the bow, <u>or ten-point</u> 201 <u>combination red and green side lights properly screened and visible for a distance of one</u> 202 mile and displayed lower than the white stern light."

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SECTION 8.

- Said chapter is further amended by revising Code Section 52-7-12, relating to operation of
 watercraft while under the influence of alcohol or drugs, as follows:
- 206 "52-7-12.

(a) No person shall operate, navigate, steer, or drive any moving vessel, or be in actual
physical control of any moving vessel, nor shall any person manipulate any moving water
skis, moving aquaplane, moving surfboard, or similar moving device while:

- (1) Under the influence of alcohol to the extent that it is less safe for the person to
 operate, navigate, steer, drive, manipulate, or be in actual physical control of a moving
 vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving
 device;
- (2) Under the influence of any drug to the extent that it is less safe for the person to
 operate, navigate, steer, drive, manipulate, or be in actual physical control of a moving
 vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving
 device;
- (3) Under the intentional influence of any glue, aerosol, or other toxic vapor to the extent
 that it is less safe for the person to operate, navigate, steer, drive, manipulate, or be in
 actual physical control of a moving vessel, moving water skis, moving aquaplane,
 moving surfboard, or similar moving device;
- (3)(4) Under the combined influence of alcohol and any drug any two or more of the
 substances specified in paragraphs (1) through (3) of this subsection to the extent that it
 is less safe for the person to operate, navigate, steer, drive, manipulate, or be in actual
 physical control of a moving vessel, moving water skis, moving aquaplane, moving
 surfboard, or similar moving device;
- (4)(5) The person's alcohol concentration is 0.10 0.08 grams or more at any time within
 three hours after such operating, navigating, steering, driving, manipulating, or being in
 actual physical control of a moving vessel, moving water skis, moving aquaplane,
 moving surfboard, or similar moving device from alcohol consumed before such
 operating, navigating, steering, driving, manipulating, or being in actual physical control
 ended; or
- (5)(6) Subject to the provisions of subsection (b) of this Code section, there is any
 amount of marijuana or a controlled substance, as defined in Code Section 16-13-21,
 present in the person's blood or urine, or both, including the metabolites and derivatives

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of each or both without regard to whether or not any alcohol is present in the person's breath or blood.

(b) The fact that any person charged with violating this Code section is or has been legally
entitled to use a drug shall not constitute a defense against any charge of violating this
Code section; provided, however, that such person shall not be in violation of this Code
section unless such person is rendered incapable of operating, navigating, steering, driving,
manipulating, or being in actual physical control of a moving vessel, moving water skis,
moving aquaplane, moving surfboard, or similar moving device safely as a result of using
a drug other than alcohol which such person is legally entitled to use.

(c) Upon the trial of any civil or criminal action or proceeding arising out of acts alleged 245 to have been committed by any person while operating, navigating, steering, driving, 246 247 manipulating, or being in actual physical control of a moving vessel, moving water skis, moving aquaplane, moving surfboard, or similar moving device while under the influence 248 249 of alcohol or drugs, evidence of the amount of alcohol or drug in a person's blood, urine, breath, or other bodily substance at the alleged time, as determined by a chemical analysis 250 251 of the person's blood, urine, breath, or other bodily substances substance, shall be 252 admissible. Where such chemical test is made, the following provisions shall apply:

253 (1) Chemical analysis of the person's blood, urine, breath, or other bodily substance, to 254 be considered valid under this Code section, shall have been performed according to 255 methods approved by the Division of Forensic Sciences of the Georgia Bureau of 256 Investigation and by an individual possessing a valid permit issued by the Division of 257 Forensic Sciences for this purpose. The Division of Forensic Sciences of the Georgia 258 Bureau of Investigation is authorized to approve satisfactory techniques or methods to 259 ascertain the qualifications and competence of individuals to conduct analyses and to 260 issue permits, which shall be subject to termination or revocation at the discretion of the 261 Division of Forensic Sciences;

(2) When a person shall undergo <u>undergoes</u> a chemical test at the request of a law 262 enforcement officer under subsection (e) of this Code section, only a physician, registered 263 264 nurse, laboratory technician, emergency medical technician, or other qualified person may withdraw blood for the purpose of determining the alcoholic or drug content therein, 265 provided that this limitation shall not apply to the taking of breath or urine specimens. 266 267 No physician, registered nurse, laboratory technician, emergency medical technician, or other qualified person or employer thereof shall incur any civil or criminal liability as a 268 269 result of the medically proper obtaining of such blood specimens when requested in 270 writing by a law enforcement officer;

(3) The person tested may have a physician or a qualified technician, chemist, registered
nurse, or other qualified person of his or her own choosing administer a chemical test or

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tests in addition to any administered at the direction of a law enforcement officer. The
justifiable failure or inability to obtain an additional test shall not preclude the admission
of evidence relating to the test or tests taken at the direction of a law enforcement officer;
and

(4) Upon <u>the</u> request of the person who <u>shall submit submits</u> to a chemical test or tests
at the request of a law enforcement officer, full information concerning <u>the such</u> test or
tests shall be made available to such person or such person's attorney. The arresting
officer at the time of arrest shall advise the person arrested of his or her rights to a
chemical test or tests according to this Code section.

(d) Upon the trial of any civil or criminal action or proceeding arising out of acts alleged
to have been committed by any person while operating, navigating, steering, driving,
manipulating, or being in actual physical control of a moving vessel, moving water skis,
moving aquaplane, moving surfboard, or similar moving device while under the influence
of alcohol, the amount of alcohol in the person's blood at the time alleged, as shown by
chemical analysis of the person's blood, urine, breath, or other bodily substance, shall give
rise to the following presumptions:

(1) If there was at that time an alcohol concentration of 0.05 grams or less, it shall be
presumed that the person was not under the influence of alcohol, as prohibited by
paragraphs (1), (2), and (3) (4), and (5) of subsection (a) of this Code section;

(2) If there was at that time an alcohol concentration in excess of 0.05 grams but less
than 0.08 grams, such fact shall not give rise to any presumption that the person was or
was not under the influence of alcohol, as prohibited by paragraphs (1), (2), and (3) (4),
and (5) of subsection (a) of this Code section, but such fact may be considered with other
competent evidence in determining whether the person was under the influence of
alcohol, as prohibited by paragraphs (1), (2), and (3) (4), and (5) of subsection (a) of this
Code section; and

(3) If there was at that time an alcohol concentration of 0.08 grams or more, it shall be
 presumed that the person was under the influence of alcohol, as prohibited by paragraphs
 (1), (2), and (3) of subsection (a) of this Code section; and

302(4)(3) If there was at that time or within three hours after operating, navigating, steering,303driving, manipulating, or being in actual physical control of a moving vessel, moving304water skis, moving aquaplane, moving surfboard, or similar moving device from alcohol305consumed before such operating, navigating, steering, driving, manipulating, or being in306actual physical control ended an alcohol concentration of $0.10 \ 0.08$ or more grams, the307person shall be in violation of paragraph (4) (5) of subsection (a) of this Code section.

308 (e) The State of Georgia considers that persons who are under the influence of alcohol,
 309 toxic vapors, or drugs while operating a vessel on the waters of this state constitute a direct

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310 and immediate threat to the welfare and safety of the general public. Therefore, any person 311 who operates a vessel upon the waters of this state shall be deemed to have given consent, 312 subject to subsections (c) and (d) subsection (c) of this Code section, to a chemical test or 313 tests of his or her blood, breath, or urine or other bodily substances substance for the 314 purpose of determining the alcoholic or drug content of his or her blood if arrested for any 315 offense arising out of acts alleged to have been committed while the person was operating, 316 navigating, steering, driving, manipulating, or in actual physical control of a moving vessel, 317 moving water skis, moving aquaplane, moving surfboard, or similar moving device while 318 under the influence of alcohol, toxic vapors, or any drug. The test or tests shall be 319 administered at the request of a law enforcement officer having reasonable grounds to 320 believe that the person has been operating or was in actual physical control of a vessel upon 321 the waters of this state while under the influence of alcohol, toxic vapors, or any drug. 322 Subject to subsections (c) and (d) subsection (c) of this Code section, the requesting law 323 enforcement officer shall designate which of the aforesaid tests shall be administered.

- (f) Any person who is dead, unconscious, or otherwise in a condition rendering him or her
 incapable of refusal shall be deemed not to have withdrawn the consent provided by
 subsection (e) of this Code section, and the test or tests may be administered subject to
 subsections (c) and (d) subsection (c) of this Code section.
- (g) If a person refuses, upon the request of a law enforcement officer, to submit to a
 chemical test designated by the law enforcement officer as provided in subsection (e) of
 this Code section, no test shall be given; however, such refusal shall be admissible in
 evidence.
- 332 (h) In the event of a boating accident involving a fatality, the investigating coroner or 333 medical examiner having jurisdiction shall direct that a chemical blood test to determine 334 blood alcohol concentration (BAC) or the presence of drugs be performed on the dead 335 person or persons and that the results of such test be properly recorded in his or her report. (i) It shall be unlawful for the owner of any vessel knowingly to allow or authorize any 336 person to operate such vessel or to manipulate any water skis, aquaplane, surfboard, or 337 338 similar device being towed by such vessel when the owner knows or has reasonable 339 grounds to believe that said person is intoxicated or under the influence of alcohol, toxic vapors, or drugs in violation of this Code section. 340
- (j) In any civil or criminal action or proceeding arising out of acts alleged to have been
 committed by any person in violation of subsection (k) of this Code section, if there was
 at that time or within three hours after operating, navigating, steering, driving, or being in
 actual physical control of a moving vessel or personal watercraft from alcohol consumed
 before such operating, navigating, steering, driving, or being in actual physical control

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- ended an alcohol concentration of 0.02 grams or more in the person's blood, breath, or
 urine, the person shall be in violation of subsection (k) of this Code section.
- (k)(1) A person under the age of 21 <u>years</u> shall not operate, navigate, steer, drive, or be
 in actual physical control of any moving vessel, moving water skis, moving aquaplane,
 moving surfboard or similar moving device, or personal watercraft while the <u>such</u>
 person's alcohol concentration is 0.02 grams or more at any time within three hours after
 such operating, navigating, steering, driving, or being in actual physical control from
 alcohol consumed before such operating, navigating, steering, driving, or being in actual
 physical control ended.
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(2) No plea of nolo contendere shall be accepted for any person under the age of 21 <u>years</u> charged with a violation of this Code section.

- 357 (1) A person who violates this Code section while transporting in a moving vessel or 358 personal watercraft or towing on water skis, an aquaplane, a surfboard, or similar device 359 a child under the age of 14 years is shall be guilty of the separate offense of endangering 360 a child by operating a moving vessel or personal watercraft under the influence of alcohol, 361 toxic vapors, or drugs. The offense of endangering a child by operating a moving vessel 362 or personal watercraft under the influence of alcohol, toxic vapors, or drugs shall not be 363 merged with the offense of operating a vessel under the influence of alcohol, toxic vapors, 364 or drugs for the purposes of prosecution and sentencing. An offender who is convicted of 365 a violation of this subsection shall be punished in accordance with the provisions of 366 subsection (d) of Code Section 16-12-1, relating to the offense of contributing to the 367 delinquency, unruliness, or deprivation of a child.
- 368 (m) Every person convicted of violating this Code section shall, upon a first or second
 369 conviction thereof, be guilty of a misdemeanor; upon a third conviction thereof, be guilty
 370 of a high and aggravated misdemeanor; and upon a fourth or subsequent conviction thereof,
 371 be guilty of a felony except as otherwise provided in paragraph (4) of this subsection and
 372 shall be punished as follows:
- 373 (1) For the first conviction with no conviction of and no plea of nolo contendere accepted
 374 to a charge of violating this Code section within the previous ten years, as measured from
 375 the dates of previous arrests for which convictions were obtained or pleas of nolo
 376 contendere were accepted to the date of the current arrest for which a conviction is
 377 obtained or a plea of nolo contendere is accepted:
- 378 (A) A fine of not less than \$300.00 and not more than \$1,000.00, which fine shall not,
 379 except as provided in subsection (n) of this Code section, be subject to suspension, stay,
 380 or probation;
- (B) A period of imprisonment of not fewer than ten days nor more than 12 months,
 which period of imprisonment may, at the sole discretion of the judge, be suspended,

383	stayed, or probated, except that if the offender's alcohol concentration at the time of the
384	offense was 0.08 grams or more, the judge may suspend, stay, or probate all but 24
385	hours of any term of imprisonment imposed under this subparagraph;
386	(C) Not fewer than 40 hours of community service, except that for a conviction for
387	violation of subsection (k) of this Code section where the person's alcohol concentration
388	at the time of the offense was less than 0.08 grams, the period of community service
389	shall be not fewer than 20 hours;
390	(D) Completion of a DUI Alcohol or Drug Use Risk Reduction Program as defined in
391	Code Section 40-5-1. The sponsor of any such program shall provide written notice of
392	the Department of Drivers Service's approval of the program to the person upon
393	enrollment in the program;
394	(E) A clinical evaluation as defined in Code Section 40-5-1 and, if recommended as
395	a part of such evaluation, completion of a substance abuse treatment program as defined
396	in Code Section 40-5-1; provided, however, that in the court's discretion, such
397	evaluation may be waived; and
398	(F) If the person is sentenced to a period of imprisonment for fewer than 12 months,
399	a period of probation of 12 months less any days during which the person is actually
400	incarcerated;
401	(2) For the second conviction within a ten-year period of time, as measured from the
402	dates of previous arrests for which convictions were obtained or pleas of nolo contendere
403	were accepted to the date of the current arrest for which a conviction is obtained or a plea
404	of nolo contendere is accepted:
405	(A) A fine of not less than \$600.00 and not more than \$1,000.00, which fine shall not,
406	except as provided in subsection (n) of this Code section, be subject to suspension, stay,
407	or probation;
408	(B) A period of imprisonment of not fewer than 90 days and not more than 12 months.
409	The judge shall probate at least a portion of such term of imprisonment, in accordance
410	with subparagraph (F) of this paragraph, and to such other terms and conditions as the
411	judge may impose; provided, however, that the offender shall be required to serve not
412	fewer than 72 hours of actual incarceration;
413	(C) Not fewer than 30 days of community service;
414	(D) Completion of a DUI Alcohol or Drug Use Risk Reduction Program as defined in
415	Code Section 40-5-1. The sponsor of any such program shall provide written notice of
416	the Department of Drivers Service's approval of the program to the person upon
417	enrollment in the program;

418	(E) A clinical evaluation as defined in Code Section 40-5-1 and, if recommended as
419	a part of such evaluation, completion of a substance abuse treatment program as defined
420	in Code Section 40-5-1; and
421	(F) A period of probation of 12 months less any days during which the person is
422	actually incarcerated;
423	(3) For the third conviction within a ten-year period of time, as measured from the dates
424	of previous arrests for which convictions were obtained or pleas of nolo contendere were
425	accepted to the date of the current arrest for which a conviction is obtained or a plea of
426	nolo contendere is accepted:
427	(A) A fine of not less than \$1,000.00 and not more than \$5,000.00, which fine shall
428	not, except as provided in subsection (n) of this Code section, be subject to suspension,
429	stay, or probation;
430	(B) A mandatory period of imprisonment of not fewer than 120 days and not more than
431	12 months. The judge shall probate at least a portion of such term of imprisonment, in
432	accordance with subparagraph (F) of this paragraph, and to such other terms and
433	conditions as the judge may impose; provided, however, that the offender shall be
434	required to serve not fewer than 15 days of actual incarceration;
435	(C) Not fewer than 30 days of community service;
436	(D) Completion of a DUI Alcohol or Drug Use Risk Reduction Program as defined in
437	Code Section 40-5-1. The sponsor of any such program shall provide written notice of
438	the Department of Drivers Service's approval of the program to the person upon
439	enrollment in the program;
440	(E) A clinical evaluation as defined in Code Section 40-5-1 and, if recommended as
441	a part of such evaluation, completion of a substance abuse treatment program as defined
442	in Code Section 40-5-1; and
443	(F) A period of probation of 12 months less any days during which the person is
444	actually incarcerated;
445	(4) For the fourth or subsequent conviction within a ten-year period of time, as measured
446	from the dates of previous arrests for which convictions were obtained or pleas of nolo
447	contendere were accepted to the date of the current arrest for which a conviction is
448	obtained or a plea of nolo contendere is accepted:
449	(A) A fine of not less than \$1,000.00 and not more than \$5,000.00, which fine shall
450	not, except as provided in subsection (n) of this Code section, be subject to suspension,
451	stay, or probation;
452	(B) A period of imprisonment of not less than one year and not more than five years;
453	provided, however, that the judge may suspend, stay, or probate all but 90 days of any
454	term of imprisonment imposed under this paragraph. The judge shall probate at least

455	a portion of such term of imprisonment, in accordance with subparagraph (F) of this
456	paragraph, and to such other terms and conditions as the judge may impose;
457	(C) Not fewer than 60 days of community service; provided, however, that if a
458	defendant is sentenced to serve three years of actual imprisonment, the judge may
459	suspend the community service;
460	(D) Completion of a DUI Alcohol or Drug Use Risk Reduction Program as defined in
461	Code Section 40-5-1. The sponsor of any such program shall provide written notice of
462	the Department of Driver Service's approval of the program to the person upon
463	enrollment in the program;
464	(E) A clinical evaluation as defined in Code Section 40-5-1 and, if recommended as
465	a part of such evaluation, completion of a substance abuse treatment program as defined
466	in Code Section 40-5-1; and
467	(F) A period of probation of five years less any days during which the person is
468	actually imprisoned;
469	provided, however, that if the ten-year period of time as measured in this paragraph
470	commenced prior to May 15, 2013, then such fourth or subsequent conviction shall be a
471	misdemeanor of a high and aggravated nature and punished as provided in paragraph (3)
472	of this subsection;
473	(5) For the purpose of imposing a sentence under this subsection, a plea of nolo
474	contendere based on a violation of this Code section shall constitute a conviction; and
475	(6) For purposes of determining the number of prior convictions or pleas of nolo
476	contendere pursuant to the felony provisions of paragraph (4) of this subsection, only
477	those offenses for which a conviction is obtained or a plea of nolo contendere is accepted
478	on or after May 15, 2013, shall be considered; provided, however, that nothing in this
479	subsection shall be construed as limiting or modifying in any way sentence enhancement
480	provisions under Georgia law, including, but not limited to, provisions relating to
481	punishment of recidivist offenders pursuant to Title 17.
482	(n)(1) If the payment of the fine required under subsection (m) of this Code section will
483	impose an economic hardship on the defendant, the judge, at his or her sole discretion,
484	may order the defendant to pay such fine in installments, and such order may be enforced
485	through a contempt proceeding or a revocation of any probation otherwise authorized by
486	this Code section.
487	(2) In the sole discretion of the judge, he or she may suspend up to one-half of the fine
488	imposed under subsection (m) of this Code section conditioned upon the defendant's
489	undergoing treatment in a substance abuse treatment program as defined in Code Section
490	<u>40-5-1.</u>

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491 492 (o) As used in this Code section, the term 'personal watercraft' shall have the same meaning as set forth in Code Section 52-7-8.2."

493

SECTION 9.

494 Said chapter is further amended by revising Code Section 52-7-12.5, relating to ordering
495 drug or alcohol tests, as follows:

496 "52-7-12.5.

497 (a) The test or tests required under Code Section 52-7-12 shall be administered as soon as 498 possible at the request of a law enforcement officer having reasonable grounds to believe 499 that the person has been operating or was in actual physical control of a moving vessel upon the waters of this state in violation of Code Section 52-7-12 and the officer has 500 501 arrested such person for a violation of Code Section 52-7-12, any federal law in conformity 502 with Code Section 52-7-12, or any local ordinance which is identical to Code Section 503 52-7-12 in accordance with Code Section 52-7-21 or the person has been involved in a 504 boating accident resulting in serious injuries or fatalities. Subject to Code Section 52-7-12, 505 the requesting law enforcement officer shall designate which test shall be administered, 506 provided that the officer shall require a breath test or a blood test and may require a urine 507 test initially and may subsequently require a test or tests for any substance not initially 508 tested.

(b) At the time a chemical test or tests are requested, the arresting officer shall select andread to the person the appropriate implied consent warning from the following:

511 (1) Implied consent notice for suspects under age 21 years of age:

- 512 'Georgia law requires you to submit to state administered chemical tests of your blood, breath, urine, or other bodily substances for the purpose of determining if you are under 513 514 the influence of alcohol or drugs. If you refuse this testing, your privilege to operate 515 a vessel on the waters of this state will be suspended for a minimum period of one year. Your refusal to submit to the required testing may be offered into evidence against you 516 at trial. If you submit to testing, and the results of that test or tests may be used against 517 518 you. If the results of such test or tests indicate an alcohol concentration of 0.02 grams 519 or more or the presence of any illegal drug, your privilege to operate a vessel on the waters of this state may be suspended for a minimum period of one year. After first 520 submitting to the required state tests, you are entitled to additional chemical tests of 521 your blood, breath, urine, or other bodily substances at your own expense and from 522 qualified personnel of your own choosing. Will you submit to the state administered 523 chemical tests of your (designate which tests) under the implied consent law?'; or 524
- 525 (2) Implied consent notice for suspects age 21 years of age or over older:

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526 'Georgia law requires you to submit to state administered chemical tests of your blood, 527 breath, urine, or other bodily substances for the purpose of determining if you are under 528 the influence of alcohol or drugs. If you refuse this testing, your privilege to operate a vessel on the waters of this state will be suspended for a minimum period of one year. 529 Your refusal to submit to the required testing may be offered into evidence against you 530 531 at trial. If you submit to testing, and the results of that test or tests may be used against 532 you. If the results of such test or tests indicate an alcohol concentration of $0.10 \ 0.08$ grams or more or the presence of any illegal drug, your privilege to operate a vessel on 533 534 the waters of this state may be suspended for a minimum period of one year. After first submitting to the required state tests, you are entitled to additional chemical tests of 535 your blood, breath, urine, or other bodily substances at your own expense and from 536 qualified personnel of your own choosing. Will you submit to the state administered 537 chemical tests of your (designate which tests) under the implied consent law?' 538

539 If any such notice is used by a law enforcement officer to advise a person of his or her rights regarding the administration of chemical testing, such person shall be deemed to 540 have been properly advised of his or her rights under this Code section and under Code 541 542 Section 52-7-12.6, and the results of any chemical test, or the refusal to submit to a test, 543 shall be admitted into evidence against such person. This notice shall be deemed 544 sufficient if such notice read by an arresting officer is substantially complied with Such 545 notice shall be read in its entirety but need not be read exactly so long as the substance 546 of the notice remains unchanged.

(c) Subsection (b) of this Code section shall apply to any case wherein the request for 547 548 chemical testing is made regarding an offense committed on or after June 1, 1998. 549 Subsection (b) of this Code section shall not apply to any case wherein the request for 550 chemical testing was made regarding an offense committed prior to June 1, 1998, in which 551 case those provisions of former Code Section 52-7-12 governing the admissibility of evidence of results of chemical testing or refusal to submit to chemical testing which were 552 553 in effect at the time the offense was committed shall apply Nothing in this Code section 554 shall be deemed to preclude the acquisition or admission of evidence of a violation of Code 555 Section 52-7-12 if such evidence was obtained by voluntary consent or a search warrant 556 as authorized by the Constitution or laws of this state or the United States.

(d) If a person under arrest or a person who was involved in any boating accident resulting
in serious injuries or fatalities submits to a chemical test upon the request of a law
enforcement officer and the test results indicate that a suspension of the privilege of
operating a vessel on the waters of this state is required under this Code section, the results
shall be reported to the department. Upon the receipt of a sworn report of the law
enforcement officer that the officer had reasonable grounds to believe the arrested person

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563 had been operating or was in actual physical control of a moving vessel upon the waters 564 of this state in violation of Code Section 52-7-12 or that such person had been operating 565 or was in actual physical control of a moving vessel upon the waters of this state and was 566 involved in a boating accident involving serious injuries or fatalities and that the person 567 submitted to a chemical test at the request of the law enforcement officer and the test 568 results indicate either an alcohol concentration of 0.10 0.08 grams or more or, for a person 569 under the age of 21 years, an alcohol concentration of 0.02 grams or more, and the vessel being operated was a motorized vessel having ten or more horsepower or was a sailboat 570 571 more than 12 feet in length, the department shall suspend the person's privilege to operate a vessel upon the waters of this state pursuant to Code Section 52-7-12.6, subject to review 572 573 as provided for in this Code section.

574 (e) If a person under arrest or a person who was involved in any boating accident resulting 575 in serious injuries or fatalities refuses, upon the request of a law enforcement officer, to submit to a chemical test designated by the law enforcement officer as provided in 576 577 subsection (a) of this Code section, no test shall be given; but the law enforcement officer 578 shall report the refusal to the department. Upon the receipt of a sworn report of the law 579 enforcement officer that the officer had reasonable grounds to believe the arrested person 580 had been operating or was in actual physical control of a moving vessel upon the waters 581 of this state in violation of Code Section 52-7-12 or that such person had been operating 582 or was in actual physical control of a moving vessel upon the waters of this state and was 583 involved in a boating accident which resulted in serious injuries or fatalities and that the 584 person had refused to submit to the test upon the request of the law enforcement officer, 585 and the vessel being operated was a motorized vessel having ten or more horsepower or 586 was a sailboat more than 12 feet in length, the department shall suspend the person's 587 privilege of operating a vessel on the waters of this state for a period of one year.

588 (f)(1) The law enforcement officer, acting on behalf of the department, shall personally serve the notice of intention to suspend or disqualify the privilege of operating a vessel 589 on the waters of this state of the arrested person or other person refusing such test on such 590 591 person at the time of the person's refusal to submit to a test or at the time at which such 592 a test indicates that suspension or disqualification is required under this Code section. 593 The officer shall forward to the department the notice of intent to suspend and the sworn 594 report required by subsection (d) or (e) of this Code section within ten calendar days after 595 the date of the arrest of such person. The failure of the officer to transmit the sworn 596 report required by this Code section within ten calendar days shall not prevent the 597 department from accepting such report and utilizing it in the suspension of an operator's 598 privilege as provided in this Code section.

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- (2) If notice has not been given by the arresting officer, the department, upon receipt of
 the sworn report of such officer, shall suspend the person's privilege to operate a vessel
 and, by regular mail, at the last known address, notify such person of such suspension.
 The notice shall inform the person of the grounds of suspension, the effective date of the
 suspension, and the right to review. The notice shall be deemed received three days after
 mailing.
- 605 (g)(1) A person whose operator's privilege is suspended pursuant to this Code section shall request, in writing, a hearing within ten business days from the date of personal 606 607 notice or receipt of notice sent by certified mail or statutory overnight delivery, return 608 receipt requested, or the right to said hearing shall be deemed waived. Within 30 days 609 after receiving a written request for a hearing, the department shall hold a hearing as is 610 provided in Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.' The 611 hearing shall be recorded. For purposes of such hearing, a copy of the report required by subsection (d) or (e) of this Code section shall be made a part of the hearing record and 612 613 shall create a rebuttable presumption that the vessel being operated was a motorized vessel having ten or more horsepower or was a sailboat more than 12 feet in length. 614
- 615 (2) The scope of the hearing shall be limited to the following issues:
- (A)(i) Whether the law enforcement officer had reasonable grounds to believe the
 person was operating or in actual physical control of a moving vessel while under the
 influence of alcohol or a controlled substance and was lawfully placed under arrest
 for violating Code Section 52-7-12.
- (ii) Whether the person was involved in a vessel accident or collision resulting inserious injury or fatality;
- (B) Whether at the time of the request for the test or tests the officer informed the
 person of the person's implied consent rights and the consequence of submitting or
 refusing to submit to such test and:
- 625 (i) Whether the person refused the test; or
- (ii) Whether a test or tests were administered and the results indicated an alcohol
 concentration of 0.10 0.08 grams or more or, for a person under the age of 21 years,
 an alcohol concentration of 0.02 grams or more; and
- 629 (C) Whether the test or tests were properly administered by an individual possessing 630 a valid permit issued by the Division of Forensic Sciences of the Georgia Bureau of 631 Investigation on an instrument approved by the Division of Forensic Sciences or a test 632 conducted by the Division of Forensic Sciences, including whether the machine at the 633 time of the test was operated with all its electronic and operating components 634 prescribed by its manufacturer properly attached and in good working order, which 635 shall be required. A copy of the operator's permit showing that the operator has been

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trained on the particular type of instrument used and one of the original copies of the test results or, where the test is performed by the Division of Forensic Sciences, a copy of the crime lab report shall satisfy the requirements of this subparagraph.

639 (3) The hearing officer shall, within five calendar days after such hearing, forward a 640 decision to the department to rescind or sustain the suspension of the person's privilege 641 to operate a vessel on the waters of this state. If no hearing is requested within the ten 642 business days specified in paragraph (1) of this subsection, and the failure to request such hearing is due in whole or in part to the reasonably avoidable fault of the person, the right 643 644 to a hearing shall have been waived. The request for a hearing shall not stay the 645 suspension of the person's privilege to operate a vessel on the waters of this state; provided, however, that if the hearing is timely requested and is not held within 60 days 646 647 and the delay is not due in whole or in part to the reasonably avoidable fault of the 648 person, the suspension shall be stayed until such time as the hearing is held and the hearing officer's decision is made. 649

(4) In the event the person is acquitted of a violation of Code Section 52-7-12 or such
charge is initially disposed of other than by a conviction or plea of nolo contendere, then
the suspension shall be terminated. An accepted plea of nolo contendere shall be entered
on the operator's record and shall be considered and counted as a conviction for purposes
of any future violations of Code Section 52-7-12.

(h) If the suspension is sustained after such a hearing, the person whose privilege to
operate a vessel on the waters of this state has been suspended under this Code section shall
have a right to file for a judicial review of the department's final decision, as provided for
in Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act'; while such appeal
is pending, the order of the department shall not be stayed.

(i) Each time an approved breath-testing instrument is inspected, the inspector shall
prepare a certificate which shall be signed under oath by the inspector and which shall
include the following language:

- 'This breath-testing instrument (serial no. _____) was thoroughly inspected, tested,
 and standardized by the undersigned on (date _____) and all of its electronic and
 operating components prescribed by its manufacturer are properly attached and are in
 good working order.'
- 667 When properly prepared and executed, as prescribed in this subsection, the certificate shall, 668 notwithstanding any other provision of law, be self-authenticating, shall be admissible in 669 any court of law, and shall satisfy the pertinent requirements of paragraph (1) of subsection 670 (c) of Code Section 52-7-12 and subparagraph (g)(2)(C) of this Code section."

671 SECTION 10.
672 Said chapter is further amended by revising Code Section 52-7-12.6, relating to terms of
673 suspension, as follows:
674 "52-7-12.6.
675 (a) Any operator's privilege to operate a vessel on the waters of this state required to be

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(a) Any operator's privilege to operate a vessel on the waters of this state required to be
suspended under subsection (d) of Code Section 52-7-12.5 shall be suspended subject to
the following terms and conditions:

(1) Upon the first suspension pursuant to subsection (d) of Code Section 52-7-12.5 678 679 within the previous five years, as measured from the dates of previous arrests for which 680 a suspension was obtained to the date of the current arrest for which a suspension is 681 obtained, the period of suspension shall be for one year. Not sooner than $\frac{30}{120}$ days 682 following the effective date of suspension, the person may apply to the department for reinstatement of his or her operator's privilege. Such privilege shall be reinstated if such 683 684 person submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction 685 Program approved by the Department of Driver Services and pays a restoration fee of \$200.00, unless such conviction was a recidivist conviction, in which case the restoration 686 687 fee shall be \$500.00. An operator's privilege suspended pursuant to Code Section 688 52-7-12.5 shall remain suspended until such person submits proof of completion of a DUI 689 Alcohol or Drug Use Risk Reduction Program approved by the Department of Driver 690 Services and pays a restoration fee of \$200.00, unless such conviction was a recidivist 691 conviction, in which case the restoration fee shall be \$500.00;

692 (2) Upon the second suspension pursuant to subsection (d) of Code Section 52-7-12.5 693 within five years, as measured from the dates of previous arrests for which suspensions 694 were obtained to the date of the current arrest for which a suspension is obtained, the 695 period of suspension shall be for three years. Not sooner than 120 days 18 months 696 following the effective date of suspension, the person may apply to the department for reinstatement of the person's operator's privilege. Such privilege shall be reinstated if 697 such person submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction 698 699 Program approved by the Department of Driver Services and pays a restoration fee of 700 \$200.00, unless such conviction was a recidivist conviction, in which case the restoration 701 fee shall be \$500.00. An operator's privilege suspended pursuant to Code Section 702 52-7-12.5 shall remain suspended until such person submits proof of completion of a DUI 703 Alcohol or Drug Use Risk Reduction Program approved by the Department of Driver 704 Services and pays a restoration fee of \$200.00, unless such conviction was a recidivist 705 conviction, in which case the restoration fee shall be \$500.00; and

(3) Upon the third or subsequent suspension pursuant to subsection (d) of Code Section
 52-7-12.5 within five years, as measured from the dates of previous arrests for which

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708suspensions were obtained to the date of the current arrest for which a suspension is709obtained, the period of suspension shall be for not less than five years and until such710person submits proof of completion of a DUI Alcohol or Drug Use Risk Reduction711Program approved by the Department of Driver Services and pays a restoration fee of712\$200.00, unless such conviction was a recidivist conviction, in which case the restoration713fee shall be \$500.00; and

(4) Any person convicted of violating Code Section 52-7-12.2, 52-7-12.3, or 52-7-12.4
 shall have his or her privilege to operate a vessel on the waters of this state suspended for
 three years. Such privilege shall be reinstated after the expiration of the three-year period
 if such person submits proof of completion of a boating education course approved by the
 department and pays a restoration fee of \$200.00, unless such conviction was a recidivist
 conviction, in which case the restoration fee shall be \$500.00.

(b) In all cases in which the department may return the privilege to operate a vessel on the
waters of this state to an operator prior to the termination of the full period of suspension,
the department may require such tests of operating skill and knowledge as it determines to
be proper, and the department's discretion shall be guided by the operator's past operating
record and performance and the operator's payment of a restoration fee of \$200.00, unless
such conviction was a recidivist conviction, in which case the restoration fee shall be
\$500.00.

727 (c) Any person who operates a vessel or personal watercraft on any of the waters of this 728 state at a time when such person's privilege to do so has been suspended shall be guilty of 729 a misdemeanor and shall be punished by a fine of not less than \$500.00 nor more than 730 \$1,000.00; provided, however, that for a second and each subsequent conviction within a five-year period measured from the date of the previous arrest upon which a conviction was 731 732 obtained to the date of the current arrest, such person shall be guilty of a misdemeanor of 733 a high and aggravated nature and shall be punished by a fine of not less than \$1,000.00 nor more than \$1,500.00. The period suspension of the privilege to operate a vessel on the 734 waters of the state of any person convicted under this subsection shall be extended for an 735 736 additional six months for each such conviction."

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SECTION 11.

Said chapter is further amended by revising Code Section 52-7-22, relating to safety and
educational programs, as follows:

740 "52-7-22.

(a) The department is authorized to inaugurate a comprehensive boating safety and boating
 shall establish a comprehensive boating education program and to may seek the
 cooperation of boatmen, the federal government, and other states. The department may

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744	accept moneys made available under federal safety programs and may issue safety <u>boating</u>
745	certificates to persons who complete courses in boating safety education.
746	(b) Effective July 1, 2014, and except as otherwise provided by this chapter, anyone born
747	on or after January 1, 1998, who operates any motorized vessel on the waters of this state
748	shall complete a boating education course approved by the department prior to the
749	operation of such vessel.
750	(c) A person shall be exempt from the provisions of subsection (b) of this Code section if
751	he or she is:
752	(1) Licensed by the United States Coast Guard as a master of a vessel;
753	(2) Operating such vessel on a private lake or pond; or
754	(3) A nonresident who has in his or her possession proof that he or she has completed a
755	National Association of State Boat Licensed Administrators approved boater education
756	course or the equivalency from another state."
757	SECTION 12.
758	Said chapter is further amended by revising Code Section 52-7-26, relating to penalty for
759	violations relative to registration, operation, and sale of watercraft generally, as follows:
760	<i>"</i> 52-7-26.
761	Except as otherwise provided in this article, any person who violates this article or any rule
762	or regulation promulgated hereunder shall be guilty of a misdemeanor. For purposes of
763	establishing criminal violations of the rules and regulations promulgated by the Board of
764	Natural Resources as provided in this article, the term 'rules and regulations' shall mean
765	means those rules and regulations of the Board of Natural Resources in force and effect on
766	January 1, 2012 February 5, 2013."
767	SECTION 13.
768	Said chapter is further amended by revising subsection (a) of Code Section 52-7-51, relating
769	to penalty for violations relative to displaying of watercraft information, as follows:
770	"(a) Any person who violates this article or any rules and regulations issued hereunder
771	shall be guilty of a misdemeanor. For purposes of establishing criminal violations of the
772	rules and regulations promulgated by the Board of Natural Resources as provided in this
773	article, the term 'rules and regulations' shall mean means those rules and regulations of the
774	Board of Natural Resources in force and effect on January 1, 2012 February 5, 2013."
775	SECTION 14.
776	This Act shall become effective on May 15, 2013, and shall apply to all offenses occurring
777	on or after May 15, 2013; provided, however, that for purposes of determining the number

of prior convictions or pleas of nolo contendere pursuant to the felony provisions of
paragraph (4) of subsection (m) of Code Section 52-7-12, only those offenses for which a
conviction or a plea of nolo contendere is obtained on or after May 15, 2013, shall be
considered.

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SECTION 15.

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