The Senate Committee on Public Safety offered the following substitute to SB 479:

A BILL TO BE ENTITLED AN ACT

To amend Chapter 6 of Title 40 of the Official Code of Georgia Annotated, relating to
 uniform rules of the road, so as to provide for penalties for distracted driving violations; to
 remove a process for being found not guilty of a violation in certain instances; to provide for
 related matters; to provide for an effective date and applicability; to repeal conflicting laws;
 and for other purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7

SECTION 1.

8 Chapter 6 of Title 40 of the Official Code of Georgia Annotated, relating to uniform rules
9 of the road, is amended by revising Code Section 40-6-241, relating to distracted driving,
10 restrictions on operation of wireless telecommunications devices and stand-alone electronic
11 devices, penalty, and exceptions, as follows:

12 *"*40-6-241.

13 (a) As used in this Code section, the term:

14 (1) 'Stand-alone electronic device' means a device other than a wireless
15 telecommunications device which stores audio or video data files to be retrieved on
16 demand by a user.

(2) 'Utility services' means and includes electric, natural gas, water, waste-water waste
 water, cable, telephone, or telecommunications services or the repair, location, relocation,
 improvement, or maintenance of utility poles, transmission structures, pipes, wires, fibers,
 cables, easements, rights of way, or associated infrastructure.

(3) 'Wireless telecommunications device' means a cellular telephone, a portable
telephone, a text-messaging device, a personal digital assistant, a stand-alone computer,
a global positioning system receiver, or substantially similar portable wireless device that
is used to initiate or receive communication, information, or data. Such term shall not
include a radio, citizens band radio, citizens band radio hybrid, commercial two-way
radio communication device or its functional equivalent, subscription based emergency

20

- 27 communication device, prescribed medical device, amateur or ham radio device, or 28 in-vehicle security, navigation, or remote diagnostics system. 29 (b) A driver shall exercise due care in operating a motor vehicle on the highways of this state and shall not engage in any actions which shall distract such driver from the safe 30 31 operation of such vehicle. 32 (c) While operating a motor vehicle on any highway of this state, no individual shall: 33 (1) Physically hold or support, with any part of his or her body a: 34 (A) Wireless telecommunications device, provided that such exclusion shall not 35 prohibit the use of an earpiece, headphone device, or device worn on a wrist to conduct 36 a voice based communication; or 37 (B) Stand-alone electronic device; 38 (2) Write, send, or read any text based communication, including but not limited to a text message, instant message, e-mail, or Internet data on a wireless telecommunications 39 40 device or stand-alone electronic device; provided, however, that such prohibition shall 41 not apply to: 42 (A) A voice based communication which is automatically converted by such device to 43 be sent as a message in a written form; or 44 (B) The use of such device for navigation of such vehicle or for global positioning 45 system purposes; (3) Watch a video or movie on a wireless telecommunications device or stand-alone 46 47 electronic device other than watching data related to the navigation of such vehicle; or
- 48 (4) Record or broadcast a video on a wireless telecommunications device or stand-alone 49 electronic device; provided that such prohibition shall not apply to electronic devices used for the sole purpose of continuously recording or broadcasting video within or 50 51 outside of the motor vehicle.
- 52 (d) While operating a commercial motor vehicle on any highway of this state, no individual shall: 53
- (1) Use more than a single button on a wireless telecommunications device to initiate or 54 55 terminate a voice communication; or
- (2) Reach for a wireless telecommunications device or stand-alone electronic device in 56
- such a manner that requires the driver to no longer be: 57
- (A) In a seated driving position; or 58
- 59 (B) Properly restrained by a safety belt.
- (e) Each violation of this Code section shall constitute a separate offense. 60
- 61 (f)(1) Except as provided for in paragraph (2) of this subsection, any Any person convicted
- of violating this Code section shall be guilty of a misdemeanor which shall be punished by 62
- a fine of not less than \$25.00 but not greater than \$100.00 as follows: 63

20

LC 39 2615S

(A) For a first conviction with no conviction of and no plea of nolo contendere 64 65 accepted to a charge of violating this Code section within the previous 24 month period 66 of time, as measured from the dates any previous convictions were obtained or pleas of nolo contendere were accepted to the date the current conviction is obtained or plea 67 68 of nolo contendere is accepted, a fine of not more than \$50.00, but the provisions of Chapter 11 of Title 17 and any other provision of law to the contrary notwithstanding, 69 70 the costs of such prosecution shall not be taxed nor shall any additional penalty, fee, or 71 surcharge to a fine for such offense be assessed against a person for conviction thereof;. (B) For a second conviction within a 24 month period of time, as measured from the 72 73 dates any previous convictions were obtained or pleas of nolo contendere were accepted 74 to the date the current conviction is obtained or plea of nolo contendere is accepted, a fine of not more than \$100.00, but the provisions of Chapter 11 of Title 17 and any 75 76 other provision of law to the contrary notwithstanding, the costs of such prosecution 77 shall not be taxed nor shall any additional penalty, fee, or surcharge to a fine for such 78 offense be assessed against a person for conviction thereof; or 79 (C) For a third or subsequent conviction within a 24 month period of time, as measured

from the dates any previous convictions were obtained or pleas of nolo contendere were accepted to the date the current conviction is obtained or plea of nolo contendere is accepted, a fine of not more than \$150.00, but the provisions of Chapter 11 of Title 17 and any other provision of law to the contrary notwithstanding, the costs of such prosecution shall not be taxed nor shall any additional penalty, fee, or surcharge to a fine for such offense be assessed against a person for conviction thereof.

86 (2) Any person appearing before a court for a first charge of violating paragraph (1) of
87 subsection (c) of this Code section who produces in court a device or proof of purchase
88 of such device that would allow such person to comply with such paragraph in the future
89 shall not be guilty of such offense. The court shall require the person to affirm that they
90 have not previously utilized the privilege under this paragraph.

(g) Subsections (c) and (d) of this Code section shall not apply when the prohibitedconduct occurred:

93 (1) While reporting a traffic accident, medical emergency, fire, an actual or potential
94 criminal or delinquent act, or road condition which causes an immediate and serious
95 traffic or safety hazard;

96 (2) By an employee or contractor of a utility services provider acting within the scope97 of his or her employment while responding to a utility emergency;

98 (3) By a law enforcement officer, firefighter, emergency medical services personnel,

ambulance driver, or other similarly employed public safety first responder during the

100 performance of his or her official duties; or

LC 39 2615S

101 (4) While in a motor vehicle which is lawfully parked."

102 SECTION 2.

103 This Act shall become effective on July 1, 2020, and shall apply to all offenses committed104 on and after such date.

105

SECTION 3.

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