#### Senate Bill 6

By: Senators McKoon of the 29th, Crane of the 28th, Gooch of the 51st, Heath of the 31st, Ginn of the 47th and others

## A BILL TO BE ENTITLED AN ACT

1 To amend Chapters 5, 11, and 16 of Title 40 of the Official Code of Georgia Annotated, 2 relating to drivers' licenses, abandoned motor vehicles, and the Department of Driver Services, respectively, so as to provide that persons who possess a lawful alien status are the 3 4 only category of noncitizens who may obtain a license, permit, or card; to provide for a short 5 title; to provide for definitions; to provide for the storing and furnishing of information on records of noncitizens by the Department of Driver Services; to require the Department of 6 7 Driver Services to obtain fingerprints or another biological characteristic from noncitizen 8 applicants prior to the issuance of a temporary license, permit, or special identification card; 9 to provide that a temporary license, permit, or special identification card issued to a 10 noncitizen shall bear thereon the fingerprint of the noncitizen applicant; to provide for 11 penalties; to revise penalties for the offense of driving while license is suspended or revoked; to provide that any motor vehicle operated by a person without a license may be subject to 12 13 removal at the discretion of any peace officer; to provide that such motor vehicles shall not 14 be released for 60 days; to provide for exceptions; to provide for return of the vehicle; to 15 require the Department of Driver Services to participate in the Records and Information from 16 DMVs for E-Verify initiative of the United States Department of Homeland Security; to 17 provide for related matters; 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.**

- 20 This Act shall be known and may be cited as the "Georgia Road Safety and Driver's License21 Integrity Act."
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#### **SECTION 2.**

- 23 Chapter 5 of Title 40 of the Official Code of Georgia Annotated, relating to drivers' licenses,
- is amended by revising paragraphs (11), (13.5), and (15) of Code Section 40-5-1, relating to
- 25 definitions, as follows:

26 "(11) <u>'Lawful alien status' means an alien status provided for by the federal Immigration</u> 27 and Nationality Act or any other provision by the United States Congress; provided, 28 however, that lawful alien status shall not include a grant of any deferred deportation 29 action from the United States Department of Homeland Security Reserved." "(13.5) 'Personal information' means any information that identifies a person, including 30 31 but not limited to an individual's fingerprint or other biological characteristic which shall 32 include without limitation deoxyribonucleic acid (DNA) and retinal scan identification characteristics, photograph, or computerized image, social security number, driver 33 34 identification number, name, address (other than five-digit ZIP Code), telephone number, 35 and medical or disability information." "(15) 'Resident' means a person who has a permanent home or abode in Georgia to 36 37 which, whenever such person is absent, he or she has the intention of returning. For the 38 purposes of this chapter, there is a rebuttable presumption that the following person is a 39 resident: 40 (A) Any person who accepts employment or engages in any trade, profession, or occupation in Georgia or enters his or her children to be educated in the private or 41 42 public schools of Georgia within ten days after the commencement of such employment 43 or education; or 44 (B) Any person who, except for infrequent, brief absences, has been present in the state 45 for 30 or more days; 46 provided, however, that no person shall be considered a resident for purposes of this 47 chapter unless such person is either a United States citizen or an alien with legal 48 authorization from the U.S. Immigration and Naturalization Service present in the United 49 States pursuant to a lawful alien status." 50 **SECTION 3.** Said chapter is further amended by revising subsections (e) and (k) of Code Section 40-5-2, 51 52 relating to keeping of records of applications for licenses and information on licenses and the 53 furnishing of information on records, as follows: 54 "(e) Upon written request or participation in verification programs of the United States Department of Homeland Security, including without limitation the initiative provided for 55 under Code Section 40-16-9, the department may provide copies of any record or personal 56 information from any driver's record for use by any appropriate governmental official, 57 entity, or agency for the purposes of carrying out official governmental functions or 58 legitimate governmental duties; provided, however, that notwithstanding the definition of 59 personal information under Code Section 40-5-1, personal information furnished under this 60 61 subsection shall be limited to name, address, driver identification number, and medical or

62	disability	information,	except	for	personal	information	related	to a	temporary	license,
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permit, or special identification card issued to a noncitizen pursuant to Code Section
 40-5-21.1 which shall not be so limited."

65 "(k)(1) The department, pursuant to rules and regulations promulgated by the 66 commissioner, may periodically review all records maintained pursuant to this Code 67 section and shall correct those records which contain known improper, false, fraudulent, 68 or invalid information.

69 (2) Not later than July 31, 2006, the department shall destroy all records of fingerprints 70 obtained on and after April 15, 1996, and prior to July 1, 2006, from applicants for 71 drivers' licenses, identification cards, and identification cards for persons with disabilities 72 issued by the department and shall compile and make available for public inspection a list 73 of all persons or entities to whom the department provided such fingerprint records. 74 Notwithstanding the provisions of this paragraph, and except as provided for under Code 75 <u>Sections 40-5-21.1</u>, fingerprint images electronically stored on existing drivers' licenses 76 will be destroyed upon application for a renewal of the driver's license."

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#### **SECTION 4.**

Said chapter is further amended by revising Code Section 40-5-21.1, relating to temporary
licenses, permits, or special identification cards, foreign licenses or identification cards as

80 evidence of legal presence in the United States, and extensions, as follows:

81 "40-5-21.1.

82 (a) Notwithstanding any other provision of this title <u>and subject to subsection (d) of this</u>

83 <u>Code section</u>, an applicant who presents in person valid documentary evidence of:

84 (1) Admission to the United States in a valid, unexpired nonimmigrant status;

- 85 (2) A pending or approved application for asylum in the United States;
- 86 (3) Admission into the United States in refugee status;

87 (4) An approved application for temporary protected status in the United States;

88 (5) Approved deferred action status;

89 (6) Other federal documentation verified by the United States Department of Homeland

90 Security to be valid documentary evidence of lawful presence in the United States under

- 91 federal immigration law <u>alien status;</u> or
- 92 (7)(6) Verification of lawful presence alien status as provided by Code Section 40-5-21.2
  93 may be issued a temporary license, permit, or special identification card. Such temporary
  94 license, permit, or special identification card shall be valid only during the period of time
  95 of the applicant's authorized stay in the United States or five years, whichever occurs first.
  96 (b) A driver's license or identification card issued by any state or territory which, on or
  97 after July 1, 2006, authorized such driver's license or identification card to be issued to

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98 persons not lawfully present in the United States who do not have a lawful alien status may

99 not be accepted as evidence of legal presence in the United States lawful alien status. 100 (c) Any noncitizen applicant who possesses a lawful alien status and whose Georgia 101 driver's license or identification card has expired, or will expire within 30 days, and who 102 has filed, or on whose behalf has been filed, a request for an extension with the United 103 States Department of Homeland Security, or similar such federal issuing agency, for time 104 to remain lawfully within the United States shall be issued a temporary driving permit or 105 identification card valid for 120 days from the date of the expiration of his or her valid 106 driver's license or identification card. The noncitizen applicant shall be required to present 107 evidence of the application for extension by submitting a copy or copies of documentation designated by the department. A temporary driving permit or identification card shall be 108 109 issued upon submission of the required documentation and an application fee in an amount 110 to be determined by the department. Upon the expiration of the temporary driving permit 111 or identification card, no further consecutive temporary permits or identification cards shall 112 be authorized; provided, however, that application may be made following the expiration of an additional valid Georgia driver's license or identification card. 113

114 (d)(1) On or after July 1, 2015, prior to the issuance of a temporary license, permit, or 115 special identification card under subsection (a) of this Code section, the department shall 116 obtain a fingerprint or other biological characteristic of the applicant. On or after July 1, 117 2015, prior to the issuance of a temporary driving permit or identification card under 118 subsection (c) of this Code section, the department shall obtain a fingerprint or other 119 biological characteristic of the applicant if such fingerprint or other biological 120 characteristic was not obtained from such applicant upon the issuance of a temporary license, permit, or special identification card under subsection (a) of this Code section. 121 122 (2) The fingerprint provided for under paragraph (1) of this subsection shall be of the applicant's index finger on his or her right hand; provided, however, that if such 123 applicant's index finger on his or her right hand is missing or not suitable for 124 fingerprinting, then such fingerprint shall be of the applicant's index finger on his or her 125 left hand. The commissioner shall promulgate rules and regulations for obtaining a 126 biological characteristic, including without limitation deoxyribonucleic acid (DNA) or 127 128 retinal scan identification characteristics, of such applicants who have no fingers for 129 fingerprinting. (3) In addition to the requirements provided for under Code Section 40-5-28, a 130 131

temporary license, permit, or special identification card issued pursuant to this Code
 section on or after January 1, 2016, shall bear thereon the fingerprint as obtained from the
 applicant under this subsection with a notation as to which finger the fingerprint
 represents; provided, however, that if a biological characteristic other than a fingerprint

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- has been obtained from the applicant, then the type of biological characteristic that has
- been obtained from the applicant shall be noted on such license, permit, or card."
- 137 SECTION 5.
  138 Said chapter is further amended by revising subsection (b) of Code Section 40-5-21.2,
  139 relating to compliance with the Systematic Alien Verification for Entitlements Program,
  140 application, and implementation, as follows:
- 141 "(b) The department shall utilize the following procedures in this subsection before issuing
  142 an identification card, license, permit, or other official document to an applicant who is a
  143 noncitizen:
- 144 (1) The department shall attempt to confirm through the SAVE program that the
   145 applicant is lawfully present in the United States possesses a lawful alien status; and
- (2) If the SAVE program does not provide sufficient information to the department to
   make a determination, the department shall be authorized to accept verbal or, e-mail, or
   <u>other means of confirmation of the legal alien status of the applicant from the Department</u>
- 149 of Homeland Security and shall require such applicant to execute a signed and sworn
- 150 affidavit verifying that he or she possesses a lawful alien status and is not a current
- 151 recipient of a grant of deferred action from the United States Department of Homeland
- 152 Security. Any person who knowingly and willfully makes a false, fictitious, or fraudulent
- 153 <u>statement of representation in an affidavit executed pursuant to this Code section shall</u>
- 154 <u>be guilty of a violation of Code Section 16-10-20.</u>"
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## **SECTION 6.**

156 Said chapter is further amended by revising subsection (a) of Code Section 40-5-28, relating157 to the issuance of licenses and contents, as follows:

158 "(a) Except as provided in subsection (c) of this Code section, the department shall, upon payment of the required fee, issue to every applicant qualifying therefor a driver's license 159 indicating the type or general class of vehicles the licensee may drive, which license shall 160 161 be upon a form prescribed by the department and which shall bear thereon a distinguishing number assigned to the licensee, a color photograph of the licensee, the licensee's full legal 162 name, either a facsimile of the signature of the licensee or a space upon which the licensee 163 shall write his or her usual signature with a pen and ink immediately upon receipt of the 164 license, and such other information or identification as is required by the department. No 165 license shall be valid until it has been so signed by the licensee. Except as provided for 166 under Code Section 40-5-21.1, the The department shall not require applicants to submit 167 or otherwise obtain from applicants any fingerprints or any other biological characteristic 168 or information which uniquely identifies an individual, including without limitation 169

deoxyribonucleic acid (DNA) and retinal scan identification characteristics but notincluding a photograph, by any means upon application."

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#### **SECTION 7.**

Said chapter is further amended by revising subsection (a) of Code Section 40-5-121, relating
to driving while license is suspended or revoked, as follows:

"(a) Except when a license has been revoked under Code Section 40-5-58 as a habitual 175 violator, any person who drives a motor vehicle on any public highway of this state without 176 177 being licensed as required by subsection (a) of Code Section 40-5-20 or at a time when his 178 or her privilege to so drive is suspended, disqualified, or revoked shall be guilty of a 179 misdemeanor for a first conviction thereof and, upon a first conviction thereof or plea of 180 nolo contendere within five years, as measured from the dates of previous arrests for which 181 convictions were obtained to the date of the current arrest for which a conviction is obtained or a plea of nolo contendere is accepted, shall be fingerprinted and shall be 182 183 punished by imprisonment for not less than two days nor more than 12 months, and there may be imposed in addition thereto a fine of not less than \$500.00 \$1,000.00 nor more than 184 \$1,000.00 \$2,500.00. Such fingerprints, taken upon conviction, shall be forwarded to the 185 186 Georgia Crime Information Center where an identification number shall be assigned to the 187 individual for the purpose of tracking any future violations by the same offender. For the second and third conviction within five years, as measured from the dates of previous 188 189 arrests for which convictions were obtained or pleas of nolo contendere were accepted to 190 the date of the current arrest for which a conviction is obtained or a plea of nolo contendere 191 is accepted, such person shall be guilty of a high and aggravated misdemeanor and shall 192 be punished by imprisonment for not less than ten days nor more than 12 months, and there 193 may be imposed in addition thereto a fine of not less than  $\frac{1,000.00}{2,500.00}$  nor more 194 than \$2,500.00 \$5,000.00. For the third and fourth convictions or a subsequent conviction 195 within five years, as measured from the dates of previous arrests for which convictions were obtained or pleas of nolo contendere were accepted to the date of the current arrest 196 197 for which a conviction is obtained or a plea of nolo contendere is accepted, such person 198 shall be guilty of a felony and shall be punished by imprisonment for not less than one year 199 and one week nor more than five years, and there may be imposed in addition thereto a fine 200 of not less than \$2,500.00 \$5,000.00 nor more than \$5,000.00 \$10,000.00."

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#### **SECTION 8.**

202 Said chapter is further amended by adding a new Code section to read as follows:

203 "40-5-126. 204 (a) When a person is driving a motor vehicle without being licensed as required by 205 subsection (a) of Code Section 40-5-20, the arresting peace officer may, except in an 206 emergency, cause the motor vehicle being operated by such person to be removed and impounded pursuant to subsection (b.1) of Code Section 40-11-3. All provisions of 207 208 Chapter 11 of this title which are applicable to vehicles removed by law enforcement 209 officers, including but not limited to lien procedures, shall apply to the release or disposal of such impounded vehicle; provided, however, that such vehicle shall not be released until 210 211 the expiration of 60 days after such vehicle has been removed and impounded; and 212 provided, further, that when such vehicle is released, such vehicle shall be released to the 213 owner or the owner's spouse, child, or parent upon proof of relationship to the owner so 214 long as such person displays an unexpired driver's license and complies with the applicable 215 provisions of Chapter 11 of this title. 216 (b)(1) The owner of a motor vehicle which has been removed and impounded pursuant 217 to subsection (a) of this Code section shall have the right to request a hearing in the 218 superior court of the county in which such motor vehicle has been removed and 219 impounded within ten days of receiving notice of the removal and impoundment of such 220 vehicle as provided for in this subsection. Within five days of such request, the superior 221 court shall conduct a hearing to determine the validity of, or to consider any mitigating 222 circumstances attendant to, the removal and impoundment of such vehicle. The superior 223 court may order the release of such vehicle prior to the expiration of the time provided 224 for in subsection (a) of this Code section; provided, however, that such owner shall 225 remain liable for all storage fees associated with the removal and impoundment of such 226 vehicle. 227 (2)(A) When the arresting peace officer causes a motor vehicle to be removed and 228 impounded pursuant to subsection (a) of this Code section, the law enforcement agency of the arresting peace officer shall, within 72 hours from the time of removal and 229 230 impoundment, provide the vehicle's owner with notice, by personal service, certified 231 or registered mail, or statutory overnight delivery, of such removal and impoundment. 232 (B) The notice provided for in subparagraph (A) of this paragraph shall include: 233 (i) The name, address, and telephone number of the law enforcement agency 234 providing the notice; 235 (ii) The name and location of the place of storage of such vehicle; (iii) The description of such vehicle, which shall include, if determinative, such 236 237 vehicle's license plate number and vehicle identification number; 238 (iv) The authority and purpose for the removal and impoundment of such vehicle, 239 including a statement that, pursuant to this Code section, such vehicle shall not be

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240	released until the expiration of 60 days after such vehicle has been removed and					
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241	impounded; and					
	(v) A statement that such owner has the right to receive a hearing in the superior					
243	court of the county in which such motor vehicle has been removed and impounded to					
244	contest the validity of such removal and impoundment or to offer mitigating					
245	circumstances for the release of such motor vehicle prior to the expiration of the time					
246	for the hold of such motor vehicle if such owner requests a hearing in such superior					
247	court within ten days of such notice.					
248	(C) The failure of such owner to request a hearing or to attend a scheduled hearing					
249	shall satisfy the requirements of this subsection.					
250	(3) If a law enforcement agency fails to provide notice as required by this subsection					
251	within 72 hours from the time of removal and impoundment, the motor vehicle shall be					
252	available for immediate release to the owner of such motor vehicle and such law					
253	enforcement agency shall be liable for all storage fees associated with the removal and					
254	impoundment of such vehicle.					
255	(4) This subsection shall not apply when the name and address of the last known					
256	registered owner of the motor vehicle is unable to be obtained pursuant to the procedures					
257	provided for in Code Section 40-11-3.					
258	(c) This Code section shall not apply to:					
259	(1) A person driving with an expired license; provided, however, that such person					
260	possesses a lawful alien status pursuant to Chapter 5 of this title;					
261	(2) A first offense committed by an unlicensed driver who is 15 years of age or younger;					
262	provided, however, that such unlicensed driver possesses a lawful alien status pursuant					
263	to Chapter 5 of this title; or					
264	(3) A person exempted under Code Section 40-5-21."					
265	SECTION 9.					
266	Chapter 11 of Title 40 of the Official Code of Georgia Annotated, relating to abandoned					
267	motor vehicles, is amended by revising subparagraph (C) of paragraph (1) of Code Sectio					
268	40-11-1, relating to definitions, as follows:					
269	"(C) Which has been lawfully towed onto the property of another at the request of a					
270	law enforcement officer and left there for a period of not less than 30 days, or left there					
271	for a period of not less than 90 days if the conditions of Code Section 40-5-126 are					
272	<u>applicable</u> , without anyone having paid all reasonable current charges for such towing					
272	and storage;"					
213	una storago,					

SECTION 10.
ter is further amended by revising subsection (d) of Code Se
person removing or storing motor vehicle, as follows:
ny motor vehicle removed under conditions set forth in sub
ection is determined not to be a stolen vehicle or is not a ve
facility or is not being stored by an insurance company
amages to the vehicle, the person removing or storing suc
even calendar days of the day such motor vehicle was remov

275 Said chap ection 40-11-2, relating 276 to duty of

277 "(d) If a section (a) or (b) of this 278 Code se chicle being repaired by 279 providing insurance to a repair 280 cover da ch motor vehicle shall, 281 within so ved or one business day 282 after the information is furnished to the remover or storer pursuant to subsection (a) or (b) 283 of this Code section, whichever is later, notify all owners, if known, by written 284 acknowledgment signed thereby or by certified or registered mail or statutory overnight 285 delivery, of the location of such motor vehicle, the fees connected with removal and 286 storage of such motor vehicle, and the fact that such motor vehicle will be deemed abandoned under this chapter unless the owner, security interest holder, or lienholder 287 288 redeems such motor vehicle within 30 days of the day such vehicle was removed or, if the conditions of Code Section 40-5-126 are applicable, within 90 days of the day such motor 289 290 vehicle was removed and impounded."

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### **SECTION 11.**

292 Said chapter is further amended by adding a new subsection to Code Section 40-11-3,

293 relating to when peace officers may remove vehicles from public property and notification 294 requirements, to read as follows:

295 "(b.1) Except as provided for by Code Section 40-5-126, any peace officer who finds a

296 person driving a motor vehicle without being licensed as required by subsection (a) of

297 Code Section 40-5-20 shall be authorized to cause such motor vehicle to be removed

immediately to a garage or other place of safety." 298

300 Chapter 16 of Title 40 of the Official Code of Georgia Annotated, relating to the Department

**SECTION 12.** 

301 of Driver Services, is amended by adding a new Code section to read as follows:

- 302 "40-16-9.
- 303 On or after July 1, 2015, the department shall participate in the Records and Information
- 304 from DMVs for E-Verify initiative of the United States Department of Homeland Security.
- The commissioner shall promulgate rules and regulations for the department's participation 305
- 306 in such initiative."

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# **SECTION 13.**

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