



**SUPREME COURT OF GEORGIA**  
Case No. S1711720

Atlanta July 6, 2017

The Honorable Supreme Court met pursuant to adjournment.

The following order was passed.

**ZSOLDOS v. THE STATE**

The application for interlocutory appeal is granted. The parties are hereby requested to brief the following questions:

Does a breath test taken after a DUI suspect is read the implied consent notice contained in OCGA § 40-5-67.1 (b) and then gives his or her consent violate the suspect's right against compelled self-incrimination under the Georgia Constitution?

Does the implied consent notice contained in OCGA § 40-5-67.1 (b) violate the right to due process of law under the United States Constitution and/or the Georgia Constitution?

Because the Court is considering identical issues addressing the constitutionality of the DUI informed consent rules in more than one pending appeal, and the issue on appeal may be resolved in one or more of these pending cases, the parties are hereby instructed not to file briefs in this matter until further order of the Court.

All the Justices concur.

**SUPREME COURT OF THE STATE OF GEORGIA**

Clerk 's Office, Atlanta

I certify that the above is a true extract from the minutes of the Supreme Court of Georgia.

Witness my signature and the seal of said court hereto affixed the day and year last above written.

*Thiise A. Baume*, Clerk