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House Bill 984 (AS PASSED HOUSE AND SENATE)

By: Representatives Burchett of the 176<sup>th</sup>, Fleming of the 121<sup>st</sup>, Boddie of the 62<sup>nd</sup>, Sainz of the 180<sup>th</sup>, McLaurin of the 51<sup>st</sup>, and others

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Article 1 of Chapter 10 of Title 17 of the Official Code of Georgia Annotated,
- 2 relating to the procedure for sentencing and imposition of punishment, so as to change
- 3 provisions relating to sentencing; to provide credit for time served; to change provisions
- 4 relating to the commencement of a sentence when the case has been appealed; to provide for
- 5 related matters; to repeal conflicting laws; and for other purposes.

## 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

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- 8 Article 1 of Chapter 10 of Title 17 of the Official Code of Georgia Annotated, relating to the
- 9 procedure for sentencing and imposition of punishment, is amended by revising
- subsection (f) of Code Section 17-10-1, relating to fixing of sentence, change in sentence,
- eligibility for parole, prohibited modifications, and exceptions, as follows:
- 12 "(f) Within one year of the date upon which the sentence is imposed, or within 120 days
- after receipt by the sentencing court of the remittitur upon affirmance of the judgment after
- direct appeal, whichever is later, the court imposing the sentence has the jurisdiction,
- power, and authority to correct or reduce the sentence and to suspend or probate all or any
- part of the sentence imposed. <u>The time periods prescribed in this subsection require the</u>
- 17 <u>defendant to file a motion within such time periods; however, the court shall not be</u>
- 18 <u>constrained to issue its order or hear the matter within such time periods.</u> Prior to entering
- any order correcting, reducing, or modifying any sentence, the court shall afford notice and
- which is entered without notice and an opportunity for a hearing as provided in this

an opportunity for a hearing to the prosecuting attorney. Any order modifying a sentence

- subsection shall be void. This subsection shall not limit any other jurisdiction granted to
- 23 the court in this Code section or as provided for in subsection (g) of Code Section 42-8-34."

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SECTION 2.

25 Said article is further amended by revising Code Section 17-10-9, relating to specification

26 by the judge imposing the sentence of time from which a penal sentence runs and the effect

- of an appeal, as follows:
- 28 "17-10-9.
- 29 (a) In the imposition of sentence for violation of the penal laws, it shall be the duty of the
- judge to specify that the term of service under the sentence shall be computed from the date
- of sentence if the defendant is confined in jail or otherwise incarcerated and has no appeal
- or motion for new trial pending.
- 33 (b) In cases which are appealed to the Georgia Court of Appeals or the Georgia Supreme
- 34 Court for reversal of the conviction, the sentence shall be computed from the date the
- remittitur of the appellate court is made the judgment of the court in which the conviction
- is had, provided the defendant is not at liberty under bond but is incarcerated or in custody
- of the sheriff of the county where convicted. <u>If the defendant was at liberty under bond</u>
- during the pendency of the appeal, once the remittitur of the appellate court is made the
- 39 judgment of the court in which the conviction is had, the prosecuting attorney shall have
- 40 <u>the burden of notifying the defendant of the commencement of the sentence within 90 days</u>
- 41 of such remittitur. When the prosecuting attorney fails to provide such notice, the sentence
- shall be computed from the date of such remittitur.
- 43 (c) If a defendant has been convicted and sentenced but, because of his or her failure or
- inability to post bond or bail for any reason, he <u>or she</u> has been incarcerated pending the
- prosecution of an appeal to any court, the time of the original imposition of his <u>or her</u>
- sentence until the time when the remittitur of the appellate court is made the judgment of
- 47 the court in which the conviction is had shall be counted as time spent under sentence for
- 48 all purposes."

49 SECTION 3.

- 50 Said article is further amended by revising Code Section 17-10-11, relating to granting of
- 51 credit generally, use in determining parole eligibility, and applicability of Code section, as
- 52 follows:
- 53 "17-10-11.
- 54 (a) Each person convicted of a crime in this state Except as provided in subsection (b) of
- 55 <u>this Code section, upon conviction for an offense, a person</u> shall be given full credit for
- each day spent in confinement awaiting trial and for each day spent in confinement, in
- 57 connection with and resulting from a court order entered in the criminal proceedings for
- 58 which sentence was imposed, in any penal institution or facility and in any institution or

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facility for treatment or examination of for a disability, as such term is defined in Code

- 60 <u>Section 37-1-1, infirmity, or other physical or mental disability condition, including:</u>
- 61 (1) Pretrial confinement, for any reason, since the date of arrest for the offense which is
- 62 <u>the subject of the sentence; and</u>
- 63 (2) Posttrial confinement awaiting the remittitur from an appellate court or transfer to the
- Department of Corrections or other court ordered institution or facility.
- 65 (b) The court may exclude credit for time served in pretrial confinement when its sentence:
- 66 (1) Requires the person to complete a program at a probation detention center as set forth
- 67 <u>in Code Section 42-8-35.4;</u>
- 68 (2) Allows the person to participate in a work release program as set forth in Code
- 69 <u>Section 42-1-4; or</u>
- 70 (3) Is for a misdemeanor offense for time spent in confinement in a jurisdiction other
- 71 than the one in which the arrest for such offense occurred.
- 72 (c) The credit or credits set forth in subsection (a) of this Code section shall be applied
- toward the convicted person's sentence and shall also be considered by parole authorities
- 74 <u>the State Board of Pardons and Paroles</u> in determining the eligibility of the <u>such</u> person for
- 75 parole.
- 76 (b)(d) This Code section applies shall apply to sentences for all crimes, whether classified
- as violations, misdemeanors, or felonies, and to all courts having criminal jurisdiction
- 78 located within the boundaries of this state."

79 **SECTION 4.** 

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