Senate Bill 238
By: Senator Strickland of the 17th

AS PASSED

A BILL TO BE ENTITLED
AN ACT

1 To amend Chapter 1 of Title 1 of the Official Code of Georgia Annotated, relating to general provisions, so as to revise provisions relating to the enactment of the Official Code of Georgia Annotated; to clarify the portions of the Code which have the effect of law; to clarify the matter included in the Code that does not have the effect of law; to amend Chapter 9 of Title 28 of the Official Code of Georgia Annotated, relating to the Code Revision Commission, so as to clarify the oversight of the commission with respect to state content; to clarify the oversight of the commission with respect to supplementary content; to revise a provision relating to copyright of the Code; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Chapter 1 of Title 1 of the Official Code of Georgia Annotated, relating to general provisions, is amended by revising Code Section 1-1-1, relating to enactment of the Code, as follows:

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15 "1-1-1.
16 (a) The statutory portion of the codification of Georgia laws prepared by the Code
17 Revision Commission and the Michie Company pursuant to a contract entered into on June
18 19, 1978, is enacted and shall have the effect of statutes enacted by the General Assembly
19 of Georgia. The statutory portion and numbering and arrangement of such codification,
20 along with supplementary content determined to be useful to users, shall be merged with
21 annotations, captions, catchlines, history lines, editorial notes, cross-references, indices,
22 title and chapter analyses, and other materials pursuant to the contract and shall be
23 published by authority of the state pursuant to such contract and when so published shall
24 be known and may be cited as the 'Official Code of Georgia Annotated.'
25 (b) The following matter contained in the Official Code of Georgia Annotated, including
26 all supplements and revised volumes thereof, shall be considered enacted by the General
27 Assembly:
28 (1) Statutory text; and
29 (2) Arrangement and numbering system, including, but not limited to, title, chapter,
30 article, part, subpart, Code section, subsection, paragraph, subparagraph, division, and
31 subdivision numbers and designations.
32 (c) The following matter contained in the Official Code of Georgia Annotated, including
33 all supplements and revised volumes thereof, shall not be considered enacted by the
34 General Assembly, shall bear no additional weight or effect, and shall not be construed to
35 have the imprimatur of the General Assembly by virtue of such inclusion in the Official
36 Code of Georgia Annotated:
37 (1) Case annotations;
38 (2) Research references, including, but not limited to:
39 (A) Law reviews;
40 (B) Collateral references to secondary sources;
41 (C) Opinions of the Georgia Attorney General;
(D) Advisory opinions of the State Bar; and
(E) Cross-references;
(3) Captions;
(4) Catchlines;
(5) Headings;
(6) Title and chapter analyses;
(7) History lines;
(8) Repeal lines;
(9) Editorial notes;
(10) Amendment notes;
(11) Code Commission notes;
(12) Effective date notes;
(13) Tables;
(14) User's Guide;
(15) General Index;
(16) Volume indices;
(17) Indices related to local and special laws;
(18) Conversion tables;
(19) Rules and regulations of state agencies, departments, boards, commissions, or other entities;
(20) Material in brackets or parentheses and editorial, delayed effective date, effect of amendment, or other similar notes within the text of a Code section which has been added by the publisher in order to explain or to prevent a misapprehension concerning the contents of the Code section; and
(21) Any other matter published in the Official Code of Georgia Annotated which is not included in subsection (b) of this Code section."
SECTION 2.

Said chapter is further amended by revising Code Section 1-1-7, relating to notes and catchlines of Code sections not part of law, as follows:

"1-1-7.

Unless otherwise provided in this Code, the descriptive headings or catchlines immediately preceding or within the text of the individual Code sections of this Code, except the Code section numbers included in the headings or catchlines immediately preceding the text of the Code sections, and title and chapter analyses do not constitute part of the law and shall in no manner limit or expand the construction of any Code section. All historical citations, title and chapter analyses, and notes set out in this Code are given for the purpose of convenient reference and do not constitute part of the law. Reserved."

SECTION 3.

Said chapter is further amended by revising Code Section 1-1-8, relating to references to state law or this Code, as follows:

"1-1-8.

(a) Unless otherwise indicated in the context, references in this Code to titles, chapters, articles, parts, subparts, or Code sections shall mean titles, chapters, articles, parts, subparts, or Code sections of this Code.

(b) Unless there is an expressed intention to the contrary, any reference in this Code or in any law of this state to another provision of this Code or law of this state shall mean and be construed to refer to such other provision or law as it now or hereafter exists.

(c) Any reference in any local or special law of this state to any Act or resolution of the General Assembly or to any title, chapter, section, or other portion of any prior code of this state shall be construed to be a reference to the appropriate title, chapter, article, part, subpart, Code section, subsection, paragraph, subparagraph, division, or subdivision of the Official Code of Georgia Annotated.
(d) Unless otherwise indicated by the context in which it is used, any citation in any public
or private document, writing, or other instrument to a law of the State of Georgia which has
been codified in the Official Code of Georgia Annotated shall be construed to be a
reference to such law as contained in the Official Code of Georgia Annotated.
(e) Any reference in any Act of the General Assembly or in any other public or private
document, writing, or other instrument to 'O.C.G.A.' shall mean and refer to the Official
Code of Georgia Annotated published under authority of the State of Georgia. The Official
Code of Georgia Annotated published under authority of the State of Georgia may be cited
or referred to as 'O.C.G.A.'
(f) Nothing in this Code section shall be construed to mean that any matter contained in
the Official Code of Georgia Annotated has any force of law or imprimatur of the State of
Georgia except as provided for in Code Section 1-1-1."

SECTION 4.
Chapter 9 of Title 28 of the Official Code of Georgia Annotated, relating to the Code
Revision Commission, is amended by revising Code Section 28-9-3, relating to the powers
and duties of the commission generally, as follows:
"28-9-3.
The commission is authorized:
(1) To select and contract with a publisher to conduct a revision, codification, or
recodification of the Code and laws of Georgia, provided that any such contract requiring
the expenditure of state funds shall be contingent upon the General Assembly
appropriating the necessary funds therefor;
(2) To formulate with the publisher all the details associated with the codification or
recodification of the Code and laws of Georgia;
(3) To take such action as is necessary to effectuate Code revision;
(4) To carry out the functions required of it in any contract entered into between the
commission and the publisher;

(5) To negotiate and establish the price at which the Code or any volume, replacement
volume, pocket part, index, or related material may be sold to governmental or private
purchasers, or both;

(6) To determine when volumes of the Code may be revised and republished;

(7) To adopt and implement a system for arranging, numbering, and designating material
within the Code;

(8) To adopt rules of style and grammar for use in the Code;

(9) To prepare, or provide for the preparation of, and to include in the Code such
annotations, historical notes, research references, notes on law review articles,
cross-references, summaries of the opinions of the Attorney General of Georgia, editor's
notes, Code Revision Commission notes, comments, commentaries, rules and regulations,
indexes, tables, and other material as the commission determines to be useful to users of
the Code; provided, however, that such supplementary matter included in the Code shall
bear no additional weight or effect and shall not be construed to have the imprimatur of
the General Assembly by virtue of its inclusion in the Code;

(10) To provide for the publication of annotated or unannotated versions of the Code, or
both;

(11) To provide for the publication of volumes containing the Constitution of the United
States, the Constitution of the State of Georgia, and an index of local and special laws,
general laws of local application, and home rule ordinances;

(12) To review, approve, or disapprove the work of the publisher in preparing,
supplementing, indexing, or revising state content included in the Code or any volume,
pocket part, or portion thereof; provided, however, that the commission shall have no
oversight of the work of the publisher in preparing, supplementing, indexing, or revising
supplementary content included by the publisher in accordance with the contract between
the publisher and the commission;
(13) To grant exclusive or nonexclusive publication and sales rights to the Code or
portions thereof to the publisher;
(14) To grant rights to governmental agencies and others to reprint and distribute
portions or excerpts of the Code;
(15) To register the copyright claim in all materials in the Code and any supplements
thereto, to protect, enforce, and preserve all claims in such materials, to bring and defend
actions in any court in connection therewith, and to negotiate and grant licenses or rights,
on behalf of the state, to use such material upon such terms and conditions as the
commission shall determine to be in the best interest of the state;
(16) To seek the advice and assistance of members and committees of the State Bar of
Georgia, the law schools of the state, the Attorney General or members of his staff, state
and local public officials and employees, and others with expertise or interest in the laws
of Georgia;
(17) To provide for the preparation and introduction of one or more bills to revise,
modernize, and correct errors or omissions in the Code or the laws of Georgia or to repeal
portions of the Code or laws which have become obsolete, have been declared to be
unconstitutional, or have been preempted or superseded by subsequent state or federal
laws;
(18) To provide for procedures for the implementation or execution of its powers and
duties; and
(19) To take such other action or exercise such additional powers as may be necessary
or convenient to carry out the purposes of this chapter, the duties and powers of the
commission, or any contract entered into under this chapter.
SECTION 5.

Said chapter is further amended by revising Code Section 28-9-5, relating to publication of the Official Code of Georgia Annotated, authority to make corrections and editorial changes, effect of changes, treatment of multiple amendments, preparation and introduction of legislation reenacting and correcting Code, and effect, as follows:

28-9-5.

(a) The Code Revision Commission shall provide for the publication of the Official Code of Georgia Annotated and any pocket parts, supplements, revised volumes, or recodifications thereof. In compiling, editing, arranging, and preparing the Acts and resolutions of the General Assembly for such publication and without altering the sense, meaning, or effect of such Acts and resolutions, the commission is authorized to take any of the following actions with respect to statutory text, arrangement, and numbering:

(1) Correct the spelling of words;
(2) Change capitalization for the purpose of uniformity;
(3) Correct manifest typographical and grammatical errors;
(4) Substitute the proper Code section number, chapter number, or other number or designation for the terms 'this Act,' 'the preceding Code section,' and similar words or phrases;
(5) Renumber, redesignate, and rearrange chapters, articles, parts, subparts, Code sections, or any combination or portion thereof;
(6) Change cross-reference numbers to agree with renumbered chapters, Code sections, or portions of the Code;
(7) Substitute the proper calendar date for 'the effective date of this chapter' and other phrases of similar import;
(8) Strike out figures if they are merely a repetition of written words or vice versa, or substitute figures for written words or vice versa for the purpose of uniformity;
(9) Correct manifest errors in references to laws;
(10) Correct inaccurate references to the titles of officers, the names of departments or other agencies of the state, local governments, or the federal government, and the short titles of other laws and make such other name changes as are necessary to be consistent with the laws currently in effect;

(11) Rearrange definitions in alphabetical order;

(12) Insert or delete hyphens in words so as to follow correct grammatical usage;

(13) Change numerals or symbols to words or vice versa for purposes of uniformity and style;

(14) Change nouns from the singular to the plural or vice versa for purposes of style and grammar; and

(15) Change punctuation for purposes of uniformity and consistency of style.

Any change or correction made by the Code Revision Commission pursuant to its authority under this subsection shall not become the law of the State of Georgia if such change or correction results in an alteration of the meaning, sense, or effect of the Acts and resolutions of the General Assembly, even though such change or correction may have been included in a pocket part, supplement, or revised volume of the Official Code of Georgia Annotated which has been reenacted by a bill authorized by subsection (c) of this Code section.

(b) For purposes of publishing volumes, replacement volumes, and supplements to the Official Code of Georgia Annotated pursuant to this chapter: legislation enacted at the same session of the General Assembly and amending the same statutory provision shall be considered in pari materia, and full effect shall be given to each if that is possible; Acts enacted during the same session shall be treated as conflicting with each other only to the extent that they cannot be given effect simultaneously; in the event of such a conflict, the latest enactment, as determined by the order in which bills became Acts with or without the approval of the Governor, shall control to the extent of the conflict unless the latest enactment contains a provision expressly ceding control in such an event; and language
carried forward unchanged in one amendatory Act shall not be read as conflicting with changed language contained in another Act passed during the same session.

(c) The Code Revision Commission shall prepare and have introduced at each regular session of the General Assembly one or more bills to reenact and make corrections in the Official Code of Georgia Annotated, portions thereof, and the laws as contained in the Code and any pocket part, supplements, and revised volumes thereof. Except as otherwise provided by general law, such reenactment of the Official Code of Georgia Annotated shall have the effect of adopting and giving force and effect of law to all the statutory text and numbering as contained in such volumes, pocket parts, and supplements, including but not limited to provisions as published therein in accordance with subsections (a) and (b) of this Code section."

SECTION 6.

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