The House Committee on Judiciary Non-Civil offers the following substitute to HB 231:

## A BILL TO BE ENTITLED AN ACT

To amend Article 7 of Chapter 5 of Title 16 and Title 19 of the Official Code of Georgia Annotated, relating to stalking and domestic relations, respectively, so as to expand the applicability of protective orders involving victims of stalking; to provide for dating violence protective orders; to provide for definitions; to provide for jurisdiction within the superior court; to require the court to make certain findings prior to granting protective orders alleging dating violence; to provide for penalties; to provide for related matters; to repeal conflicting laws; and for other purposes.

- 8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
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## **SECTION 1.**

10 Article 7 of Chapter 5 of Title 16 of the Official Code of Georgia Annotated, relating to 11 stalking, is amended by revising subsection (e) of Code Section 16-5-94, relating to 12 restraining orders and protective orders, as follows:

"(e) The provisions of subsections (c), and (d), and (e) of Code Section 19-13-3,
subsections (b), (c), and (d) of Code Section 19-13-4, and Code Section 19-13-5, relating
to family violence petitions, and subsections (b), (c), and (d) of Code Section 19-13A-3,
subsections (c), (d), and (e) of Code Section 19-13A-4, and Code Section 19-13A-5,

17 relating to dating violence petitions, shall apply to petitions filed pursuant to this Code 18 section, except that the clerk of court may provide forms for petitions and pleadings to 19 persons alleging conduct constituting stalking and to any other person designated by the 20 superior court pursuant to this Code section as authorized to advise persons alleging 21 conduct constituting stalking on filling out and filing such petitions and pleadings."

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## **SECTION 2.**

Title 19 of the Official Code of Georgia Annotated, relating to domestic relations, isamended by adding a new chapter to read as follows:

25 "CHAPTER 13A <u>19-13A-1.</u> 26 27 As used in this chapter, the term: 28 (1) 'Dating relationship' means a committed romantic relationship characterized by a 29 level of intimacy that is not associated with mere friendship or between persons in an 30 ordinary business, social, or educational context; provided, however, that such term shall 31 not require sexual involvement. 32 (2) 'Dating violence' means the occurrence of one or more of the following acts between 33 persons through whom a current pregnancy has developed or persons currently in a dating 34 relationship: 35 (A) Any felony; or 36 (B) Commission of the offenses of simple battery, aggravated battery, aggravated 37 assault, or stalking. 38 (3) 'Minor' means an individual who is less than 18 years of age.

- 39 <u>19-13A-2.</u>
- 40 (a) Except for proceedings involving a nonresident respondent, the superior court of the
- 41 county where the respondent resides shall have jurisdiction over all proceedings under this
   42 chapter.
- 43 (b) For proceedings under this chapter involving a nonresident respondent, the superior
- 44 court where the petitioner resides or the superior court where an act or injury involving
- 45 <u>dating violence allegedly occurred shall have jurisdiction, where the act or injury involving</u>
- 46 <u>dating violence meets the elements for personal jurisdiction provided for under paragraph</u>
- 47 (2) or (3) of Code Section 9-10-91.

48 <u>19-13A-3.</u>

49 (a) A person who is not a minor may seek relief under this chapter by filing a petition with
 50 the superior court alleging one or more acts of dating violence.

51 (b) Upon the filing of a verified petition in which the petitioner alleges with specific facts 52 that probable cause exists to establish that dating violence has occurred in the past and may 53 occur in the future, the court may order such temporary relief ex parte as it deems 54 necessary to protect the petitioner from dating violence. If the court issues an ex parte 55 order, a copy of the order shall be immediately furnished to the petitioner and such order 56 shall remain in effect until the court issues an order dismissing such order or a hearing as 57 set forth in subsection (c) of this Code section occurs, whichever occurs first. 58 (c) Within ten days of the filing of the petition under this chapter or as soon as practical 59 thereafter, but not later than 30 days after the filing of the petition, a hearing shall be held

60 <u>at which the petitioner must prove the allegations of the petition by a preponderance of the</u>

61 evidence as in other civil cases. In the event a hearing cannot be scheduled within the

62 county where the case is pending within the 30 day period, the same shall be scheduled and

- 63 <u>heard within any other county of that circuit</u>. If a hearing is not held within 30 days of the
- 64 <u>filing of the petition, the petition shall stand dismissed unless the parties otherwise agree.</u>

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65	(d) Social service agency staff members designated by the court may explain to all
66	petitioners not represented by counsel the procedures for filling out and filing all forms and
67	pleadings necessary for the presentation of their petition to the court. The clerk of the court
68	may provide forms for petitions and pleadings to petitioners and to any other person
69	designated by the superior court pursuant to this Code section as authorized to advise
70	petitioners on filling out and filing such petitions and pleadings. The clerk shall not be
71	required to provide assistance to persons in completing such forms or in presenting their
72	case to the court. Any assistance provided pursuant to this Code section shall be performed
73	without cost to the petitioners. The performance of such assistance shall not constitute the
74	practice of law as defined in Code Section 15-19-51.
75	(e) If the court finds a party is avoiding service to delay a hearing, the court may delay
76	dismissal of the petition for an additional 30 days.
77	<u>19-13A-4.</u>
77 78	<u>19-13A-4.</u> (a)(1) In order to determine if a protective order alleging dating violence shall be
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78 79	(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:
78 79 80	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not</li> </ul>
78 79 80 81	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not associated with mere friendship or ordinary business, social, or educational</li> </ul>
78 79 80 81 82	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not associated with mere friendship or ordinary business, social, or educational fraternization;</li> </ul>
78 79 80 81 82 83	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not associated with mere friendship or ordinary business, social, or educational fraternization;</li> <li>(B) Factors exist which corroborate the dating relationship;</li> </ul>
78 79 80 81 82 83 84	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not associated with mere friendship or ordinary business, social, or educational fraternization;</li> <li>(B) Factors exist which corroborate the dating relationship;</li> <li>(C) The parties developed interpersonal bonding above a mere casual fraternization;</li> </ul>
78 79 80 81 82 83 84 85	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not associated with mere friendship or ordinary business, social, or educational fraternization;</li> <li>(B) Factors exist which corroborate the dating relationship;</li> <li>(C) The parties developed interpersonal bonding above a mere casual fraternization;</li> <li>(D) The length of the relationship between the parties is indicative of a dating</li> </ul>
78 79 80 81 82 83 84 85 86	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not associated with mere friendship or ordinary business, social, or educational fraternization;</li> <li>(B) Factors exist which corroborate the dating relationship;</li> <li>(C) The parties developed interpersonal bonding above a mere casual fraternization;</li> <li>(D) The length of the relationship between the parties is indicative of a dating relationship;</li> </ul>
78 79 80 81 82 83 84 85 86 87	<ul> <li>(a)(1) In order to determine if a protective order alleging dating violence shall be granted, the court shall provide findings of fact establishing that:</li> <li>(A) There is a committed romantic relationship between the parties that is not associated with mere friendship or ordinary business, social, or educational fraternization;</li> <li>(B) Factors exist which corroborate the dating relationship;</li> <li>(C) The parties developed interpersonal bonding above a mere casual fraternization;</li> <li>(D) The length of the relationship between the parties is indicative of a dating relationship;</li> <li>(E) The nature and frequency of the parties' interactions, including communications,</li> </ul>

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91	(G) Both parties have acknowledged the dating relationship.
92	(2) Nothing in this chapter shall be construed as preventing the filing or granting of a
93	protective order otherwise provided for under law for persons who reside together.
94	(b) The court may, upon the filing of a verified petition and as provided in subsection (a)
95	of this Code section, grant any protective order or approve any consent agreement to bring
96 07	about a cessation of acts of dating violence. The court shall not have the authority to issue
97	or approve mutual protective orders concerning paragraph (1), (3), or (5) of this subsection,
98	or any combination thereof, unless the respondent has filed a verified petition as a counter
99	petition pursuant to Code Section 19-13A-3 no later than three days prior to the hearing and
100	the provisions of Code Section 19-13A-3 have been satisfied. The orders or agreements
101	may:
102	(1) Direct the respondent to refrain from such acts;
103	(2) Provide for possession of personal property of the parties;
104	(3) Order the respondent to refrain from harassing or interfering with the petitioner;
105	(4) Award costs and attorney's fees to either party; and
106	(5) Order the respondent to receive appropriate psychiatric, psychological, or educational
107	services as a further measure to prevent the recurrence of dating violence.
108	(c) A copy of the order shall be issued by the clerk of the superior court to the sheriff of
109	the county wherein the order was entered and shall be retained by the sheriff as long as that
110	order shall remain in effect.
111	(d) Any order granted under this Code section shall remain in effect for up to one year;
112	provided, however, that upon the motion of a petitioner and notice to the respondent and
113	after a hearing, the court in its discretion may convert a temporary order granted under this
114	Code section to an order effective for not more than three years or to a permanent order.
115	(e) A protective order issued pursuant to this Code section shall apply and shall be
116	effective throughout this state. It shall be the duty of every superior court and of every
117	sheriff, every deputy sheriff, and every state, county, or municipal law enforcement officer

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118	within this state to enforce and carry out the terms of any valid protective order issued by
119	any court under the provisions of this Code section.
120	<u>19-13A-5.</u>
121	The remedies provided by this chapter are not exclusive but are additional to any other
122	remedies provided by law.
123	<u>19-13A-6.</u>
124	A violation of an order issued pursuant to this chapter may be punished by an action for
125	contempt or criminally punished as provided in Article 7 of Chapter 5 of Title 16."
126	SECTION 3.
127	All laws and parts of laws in conflict with this Act are repealed.