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The House Committee on Judiciary offers the following substitute to HB 479:

A BILL TO BE ENTITLED AN ACT

To provide greater protections for individuals who have suffered from childhood sexual abuse; to amend Code Section 9-3-33.1 of the Official Code of Georgia Annotated, relating to actions for childhood sexual abuse, so as to extend the statute of limitations for actions for childhood sexual abuse under certain circumstances; to clarify existing law; to revise and provide for definitions; to provide for retroactive claims for childhood sexual abuse under certain circumstances; to provide for a short title; to provide for related matters; to repeal

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 **SECTION 1.**

conflicting laws; and for other purposes.

10 This Act shall be known and may be cited as the "Child Victim Protection Act of 2020."

11 SECTION 2.

- 12 Code Section 9-3-33.1 of the Official Code of Georgia Annotated, relating to actions for
- 13 childhood sexual abuse, is amended by revising paragraph (2) of and adding a new paragraph
- 14 to subsection (b), by revising subsection (c), and by adding a new subsection to read as
- 15 follows:

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- 16 "(2)(A) Notwithstanding Code Section 9-3-33, any civil action for recovery of damages
- suffered as a result of childhood sexual abuse committed on or after July 1, 2015, shall
- be commenced:
- 19 (i) On or before the date the plaintiff attains the age of 23 years; or
- 20 (ii) Within two four years from the date that the plaintiff knew or had reason to know
- of such abuse and that such abuse resulted in injury to the plaintiff as established by
- 22 competent medical or psychological evidence.
- 23 (B) When a plaintiff's civil action is filed after the plaintiff attains the age of 23 years
- but within two years from the date that the plaintiff knew or had reason to know of such
- 25 abuse and that such abuse resulted in injury to the plaintiff the time period described

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26 <u>in division (b)(2)(A)(ii) of this Code section</u>, the court shall determine from admissible 27 evidence in a pretrial finding when the date upon which the discovery of the harm from 28 <u>the</u> alleged childhood sexual abuse occurred and whether the civil action was timely 29 <u>filed under this Code section</u>. The pretrial finding required under this subparagraph 30 shall be made within six months of the filing of the civil action.

- (3) Notwithstanding Code Section 9-3-33, on or after July 1, 2020, a plaintiff who is
- 32 <u>between the age of 23 and 38 years may bring a civil action for recovery of damages</u>
- 33 <u>suffered as a result of childhood sexual abuse.</u>
- 34 (c)(1) As used in this subsection, the term:

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- 35 (A) 'Entity' means an institution, agency, firm, business, corporation, or other public or private legal entity organization.
- 37 (B) 'Person' means the individual alleged to have committed the act of childhood sexual abuse.
- 39 (2) If a civil action for recovery of damages suffered as a result of childhood sexual 40 abuse is commenced pursuant to division (b)(2)(A)(i) of this Code section and if the 41 person was a volunteer or employee of an entity that owed a duty of care to the plaintiff, 42 or the person and the plaintiff were engaged in some activity over which such entity had 43 control, damages against such entity shall be awarded under this Code section only if by 44 a preponderance of the evidence there is a finding of negligence on the part of such 45 entity.
- 46 (3) If a civil action for recovery of damages suffered as a result of childhood sexual abuse is commenced pursuant to division (b)(2)(A)(ii) or paragraph (3) of subsection (b) 47 48 of this Code section and if the person was a volunteer or employee of an entity that owed 49 a duty of care to the plaintiff, or the person and the plaintiff were engaged in some 50 activity over which such entity had control, damages against such entity shall be awarded 51 under this Code section only if by a preponderance of the evidence there is a finding that there was of gross negligence on the part of such entity, that the entity knew or should 52 53 have known of the alleged conduct giving rise to the civil action, and that such entity 54 failed to take remedial action.
- (d)(1) As used in this subsection, the term:
- (A) 'Entity' means an institution, agency, firm, business, corporation, or other public
 or private legal organization.
- 58 (B) 'Person' means the individual alleged to have committed the act of childhood
 59 sexual abuse.
- (2) For a period of one year following July 1, 2020, plaintiffs of any age who were time
 barred from filing a civil action for recovery of damages suffered as a result of childhood
 sexual abuse due to the expiration of the statute of limitations in effect on June 30, 2020,

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63	shall be allowed to file such actions, which had lapsed or technically expired under the
64	law in effect on June 30, 2020. Such actions shall be permitted to be filed against:
65	(A) A person alleged to have committed the act of childhood sexual abuse; or
66	(B) An entity that owed a duty of care to the plaintiff, and the entity knew:
67	(i) Of an act of childhood sexual abuse against the plaintiff by a volunteer or
68	employee and the entity intentionally allowed that abuse to continue; or
69	(ii) That a volunteer or employee of the entity who committed an act of childhood
70	sexual abuse against the plaintiff had committed a previous act of childhood sexual
71	abuse against another and the entity intentionally or fraudulently harbored, concealed,
72	or withheld information about the prior act, resulting in the plaintiff's injury.
73	(3) For purposes of subparagraph (B) of paragraph (2) of this subsection:
74	(A) An action against an entity shall not include actions or inactions occurring before
75	<u>July 1, 1988;</u>
76	(B) A plaintiff may recover damages against an entity only if the plaintiff proves by
77	clear and convincing evidence the elements required by subparagraph (B) of
78	paragraph (2) of this subsection; and
79	(C) When an entity is an unincorporated association, the individual members or owners
80	of it shall not be personally liable for the action of such association.
81	(4) For the purposes of this subsection, sovereign immunity and government immunity
82	are expressly waived to the extent of liability created by this subsection and any required
83	ante litem notices."
84	SECTION 4.

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