Senate Bill 73

By: Senators Tillery of the 19th, Brass of the 28th, Hatchett of the 50th, Dugan of the 30th, Moore of the 53rd and others

AS PASSED

A BILL TO BE ENTITLED AN ACT

- 1 To amend Titles 10 and 46 of the Official Code of Georgia Annotated, relating to commerce
- 2 and trade and public utilities and public transportation, respectively, so as to revise
- 3 provisions concerning advertisements and solicitations of certain professions and businesses;
- 4 to provide for requirements for advertisements for legal services; to revise provisions
- 5 concerning telephone solicitations; to provide remedies for violations of provisions relating
- 6 to telephone solicitations; to provide for legislative findings; to provide for actions and
- 7 damages against persons and entities on whose behalf such provisions were violated; to
- 8 provide for and prohibit certain defenses in such actions; to provide for related matters; to
- 9 repeal conflicting laws; and for other purposes.

10 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 12 Title 10 of the Official Code of Georgia, relating to commerce and trade, is amended in Code
- 13 Section 10-1-424.1, relating to false solicitation in media of legal services, by new
- 14 subsections to read as follows:

15 "(c) The State Bar of Georgia shall promulgate rules and regulations relative to soliciting

- 16 in any media regarding the provision of legal services. Such rules and regulations shall
- include, but shall not be limited to, the following:
- 18 (1) Prohibitions against and penalties for false representations, misrepresentations, and
- 19 misleading claims covered by this Code section;
- 20 (2) A requirement that each solicitation include the disclosure of the location of the
- 21 principal place of business of the soliciting person, firm, association, or corporation;
- 22 (3) A prohibition against depicting an individual who is not employed by the soliciting
- 23 person, firm, association, or corporation as being so employed or in such a manner that
- 24 <u>a reasonable person could believe such individual is so employed; provided, however,</u>
- 25 that such prohibition shall not apply to depictions of individuals who are immediate
- 26 <u>family members of the soliciting person or immediate family members of individuals</u>
- 27 <u>employed by the soliciting firm, association, or corporation;</u>
- 28 (4) A prohibition against depicting an individual who is not a client of the soliciting
- 29 person, firm, association, or corporation as being such a client or in such a manner that
- a reasonable person could believe such individual is such a client; provided, however,
- that such prohibition shall not preclude sponsorships with local organizations or the
- 32 <u>depictions of such sponsorships by the soliciting person, firm, association, or corporation;</u>
- 33 and
- 34 (5) A requirement that disclosures provided for in such rules and regulations shall
- 35 comprise no less than 10 percent of the total composition of the solicitation.
- 36 (d)(1) The State Bar of Georgia, any member of the State Bar of Georgia in good
- 37 standing, such member's firm, association, or corporation, or any individual who sees or
- 38 hears a solicitation that violates this Code section or any rule or regulation of the State
- 39 Bar of Georgia promulgated pursuant to this Code section, shall have a cause of action
- 40 <u>against the soliciting person, firm, association, or corporation for violating this Code</u>

41 <u>section or any rule or regulation of the State Bar of Georgia promulgated pursuant to this</u>

- 42 Code section.
- 43 (2) A soliciting person, firm, association, or corporation found by a court of competent
- 44 jurisdiction to have violated this Code section or any rule or regulation of the State Bar
- of Georgia promulgated pursuant to this Code section shall be liable for a civil penalty
- in the amount of \$10,000.00 per violation.
- 47 (3) A successful petitioner shall be entitled to reasonable attorney's fees, expert witness
- 48 costs, and other costs necessary to bring a cause of action under this subsection.
- 49 (e) For purposes of this Code section, the term 'soliciting person, firm, association, or
- 50 corporation' shall mean only the individual or entity seeking to market legal services and
- 51 not the owner of any media that displays or otherwise publishes such solicitation."

52 SECTION 2.

- 53 Title 46 of the Official Code of Georgia Annotated, relating to public utilities and public
- 54 transportation, is amended by revising Code Section 46-5-27, relating to telephone
- 55 solicitations to residential, mobile, or wireless subscribers, Public Service Commission to
- 56 establish and maintain list of certain subscribers, authorization for imposition of
- 57 administrative fees, confidential nature of data base, and required identification, as follows:
- 58 "46-5-27.
- 59 (a) The General Assembly finds that:
- 60 (1) The use of the telephone to market goods and services is pervasive now due to the
- 61 increased use of cost-effective telemarketing techniques;
- 62 (2) Over 30,000 businesses actively telemarket goods and services to business and
- 63 residential customers;
- 64 (3) Every day, over 300,000 solicitors place calls to more than 18 million Americans,
- 65 including citizens of this state;

66 (4) Telemarketing, however, can be an intrusive and relentless invasion of the privacy

- and peacefulness of individuals;
- 68 (5) Many citizens of this state are outraged over the proliferation of nuisance calls from
- 69 telemarketers;
- 70 (6) Individuals' privacy rights and commercial freedom of speech can be balanced in a
- way that accommodates both the privacy of individuals and legitimate telemarketing
- 72 practices; and
- 73 (7) It is in the public interest to establish a mechanism under which the individual
- citizens of this state can decide whether or not to receive telemarketing calls and can seek
- 75 <u>injunctive relief and damages against those in violation of this Code section and against</u>
- those on whose behalf such violations were committed.
- 77 (b) As used in this Code section, the term:
- 78 (1) 'Caller identification service' means a type of telephone service which permits
- telephone subscribers to see the telephone number of incoming telephone calls.
- 80 (2) 'Residential, mobile, or wireless subscriber' means a person who has subscribed to
- 81 telephone service from a local exchange company or mobile or wireless telephone service
- provider or other persons living or residing with such person.
- 83 (3) 'Telephone solicitation' means any voice communication over a telephone line for the
- purpose of encouraging the purchase or rental of, or investment in, property, goods, or
- 85 services, but does not include communications:
- 86 (A) To any residential, mobile, or wireless subscriber with that subscriber's prior
- 87 express invitation or permission;
- 88 (B) By or on behalf of any person or entity with whom a residential, mobile, or
- wireless subscriber has a prior or current business or personal relationship; or
- 90 (C) By or on behalf of a charitable organization which has filed a registration statement
- pursuant to Code Section 43-17-5, is exempt from such registration under
- paragraphs (1) through (6) of subsection (a) of Code Section 43-17-9, or is exempt from

such registration as a religious organization or agency referred to in paragraph (2) of

- 94 Code Section 43-17-2.
- 95 Such communication may be from a live operator, through the use of ADAD equipment
- as defined in Code Section 46-5-23, or by other means.
- 97 (c) No person or entity shall make or cause to be made on behalf of any person or entity
- 98 any telephone solicitation to the telephone line of any residential, mobile, or wireless
- 99 subscriber in this state who has given notice to the commission, in accordance with
- regulations promulgated under subsection (d) of this Code section, of such subscriber's
- 101 objection to receiving telephone solicitations.
- (d)(1) The commission shall establish and provide for the operation of a data base to
- 103 compile a list of telephone numbers of residential, mobile, and wireless subscribers who
- object to receiving telephone solicitations. It shall be the duty of the commission to have
- such data base in operation no later than January 1, 1999.
- 106 (2) Such data base may be operated by the commission or by another entity selected by
- and awarded a contract by the commission.
- 108 (3) No later than January 1, 1999, the commission shall promulgate regulations which:
- (A) Require each local exchange company to inform its residential, mobile, or wireless
- subscribers of the opportunity to provide notification to the commission or its
- 111 contractor that such subscriber objects to receiving telephone solicitations;
- (B) Specify the methods by which each residential, mobile, or wireless subscriber may
- give notice to the commission or its contractor of his or her objection to receiving such
- solicitations and methods for revocation of such notice;
- 115 (C) Specify the length of time for which a notice of objection shall be effective and the
- effect of a change of telephone number on such notice;
- (D) Specify the methods by which such objections and revocations shall be collected
- and added to the data base;

(E) Specify the methods by which any person or entity desiring to make telephone

- solicitations will obtain access to the data base as required to avoid calling the
- telephone numbers of residential, mobile, or wireless subscribers included in the data
- base; and
- (F) Specify such other matters relating to the data base that the commission deems
- desirable.
- 125 (4) If, pursuant to 47 U.S.C. Section 227(c)(3), the Federal Communications
- 126 Commission establishes a single national data base of telephone numbers of subscribers
- who object to receiving telephone solicitations, the commission shall include the part of
- such single national data base that relates to Georgia in the data base established under
- this Code section.
- 130 (e) The commission may provide by rule or regulation for administrative fees to be
- imposed upon:
- 132 (1) A residential, mobile, or wireless subscriber for each notice of inclusion in the data
- base established under this Code section; provided, however, that the commission shall
- not set this fee in an amount greater than \$5.00; and
- 135 (2) A person or entity desiring to make telephone solicitations for access to or for
- electronic copies of the data base established under this Code section.
- (f)(1) Information contained in the data base established under this Code section shall
- be used only for the purpose of compliance with this Code section or in a proceeding or
- action under subsection (h) or (i) of this Code section. Such information shall not be
- subject to public inspection or disclosure under Article 4 of Chapter 18 of Title 50.
- 141 (2) No person or entity shall knowingly compile or disseminate or compile and
- disseminate information obtained from the data base for any reason other than those
- legitimate purposes established by law. Any person <u>or entity</u> found guilty of violating
- this subsection shall be guilty of a misdemeanor and upon conviction shall be punished

by a fine not to exceed \$1,000.00. Each instance of an unauthorized disclosure of information from the data base shall constitute a separate offense.

- 147 (g)(1) Any person or entity $\frac{1}{2}$ makes a telephone solicitation to the telephone line
- of any residential, mobile, or wireless subscriber in this state shall, at the beginning of
- such call, state clearly the identity of the person or entity initiating the call.
- 150 (2) No person or entity who that makes a telephone solicitation to the telephone line of
- a residential, mobile, or wireless subscriber in this state shall knowingly utilize any
- method to block or otherwise circumvent such subscriber's use of a caller identification
- service.
- 154 (h) The Attorney General shall have authority to initiate proceedings, pursuant to Code
- 155 Section 10-1-397, relating to a knowing violation or threatened knowing violation of
- subsection (c) or (g) of this Code section. Such proceedings include without limitation
- proceedings to issue a cease and desist order, to issue an order imposing a civil penalty up
- to a maximum of \$2,000.00 for each knowing violation, and to seek additional relief in any
- superior court of competent jurisdiction. Such actions shall be brought in the name of the
- state. The provisions of Code Sections 10-1-398, 10-1-398.1, and 10-1-405 shall apply to
- proceedings initiated by the Attorney General under this subsection. The Attorney General
- 162 is authorized to issue investigative demands, issue subpoenas, administer oaths, and
- 163 conduct hearings in the course of investigating a violation of subsection (c) or (g) of this
- 164 Code section, in accordance with the provisions of Code Sections 10-1-403 and 10-1-404.
- 165 (i) Any person who that has received more than one telephone solicitation within any 12
- 166 month period by or on behalf of the same person or entity in violation of subsection (c)
- or (g) of this Code section may either bring an action against the person or entity that made
- 168 the telephone solicitation or the person or entity that the telephone solicitation was made
- on behalf of, or both. Such an action may seek to:
- 170 (1) Enjoin to enjoin such violation;

171 (2) Bring bring an action to recover for reasonable attorney's fees and costs plus

- damages:
- (A) In the amount of actual monetary loss from such knowing violation or to receive
- up to \$2,000.00 \$1,000.00 in damages for each such knowing violation, whichever is
- greater; or bring both such actions
- (B) As part of a class action pursuant to Code Section 9-11-23, for which the damages
- limitation in subparagraph (A) of this paragraph shall not apply; or
- 178 (3) Enjoin such violation and bring an action for attorney's fees, costs, and damages.
- 179 (j) It shall <u>not</u> be a defense in any action or proceeding brought under subsection (h) or (i)
- of this Code section that the defendant has established and implemented, with due care,
- 181 reasonable practices and procedures to effectively prevent telephone solicitations in
- 182 violation of this Code section did not make the telephone solicitation or was not aware that
- 183 such telephone solicitation was in violation of this Code section, if such telephone
- 184 solicitation was made on behalf of the defendant as a result of a written or verbal
- agreement, contract, request, or employment relationship; provided, however, that it shall
- be a defense if the defendant has, with respect to the person or entity that made the
- telephone solicitation, established policies and procedures to effectively prevent telephone
- solicitations in violation of this Code section and mandated and enforced compliance with
- such policies and procedures.
- 190 (i.1) It shall be a defense in any action or proceeding brought under subsection (h) or (i)
- of this Code section that the telephone solicitation was made to a residential, mobile, or
- wireless subscriber whose telephone number was provided in error by another subscriber
- so long as the defendant to such action did not know, or have reason to know, that the
- telephone number was provided in error.
- 195 (k) No action or proceeding may be brought under subsection (h) or (i) of this Code
- section the later of:

197 (1) More than two years after the person bringing the action knew or should have known 198 of the occurrence of the alleged violation; or

- 199 (2) More than two years after the termination of any proceeding or action by the State of Georgia, whichever is later.
- 201 (l) A court of this state may exercise personal jurisdiction over any nonresident or his or
- 202 her executor or administrator as to an action or proceeding authorized by this Code section
- in accordance with the provisions of Code Section 9-10-91.
- 204 (m) The remedies, duties, prohibitions, and penalties of this Code section are not exclusive
- and are in addition to all other causes of action, remedies, and penalties provided by law.
- 206 (n) No provider of telephone caller identification service, local exchange telephone
- 207 <u>service</u>, wireless service, or voice over internet protocol service shall be held liable <u>for</u>
- 208 <u>providing such service</u> for violations of this Code section committed by other persons or
- 209 entities while using such provider's service."

210 SECTION 3.

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