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House Bill 1211

By: Representatives Holmes of the 53rd, Mangham of the 75th, Brooks of the 54th, Epps of the 131st, Mobley of the 69th and others

A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 10 of Title 17 of the Official Code of Georgia Annotated, relating to
- 2 sentence and punishment, so as to enact the "Georgia Racial Justice Act"; to provide a short
- 3 title; to prohibit the execution of the death sentence for any person if the sentence was
- 4 imposed based on race; to provide for establishing an inference that race was the basis of a
- 5 death sentence; to provide for relevant and statistical evidence, evidence of statutory
- 6 aggravating factors, and comparisons of similar cases involving persons of different races;
- 7 to provide for rebuttal of an inference by clear and convincing evidence; to provide that data
- 8 collected by public agencies shall be publicly available; to provide for retroactivity; to
- 9 provide for applicability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 12 Chapter 10 of Title 17 of the Official Code of Georgia Annotated, relating to sentence and
- 13 punishment, is amended by inserting a new article to be designated Article 4 to read as
- 14 follows:

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- 15 "ARTICLE 4
- 16 17-10-80.
- 17 This article shall be known and may be cited as the 'Georgia Racial Justice Act.'
- 18 17-10-81.
- 19 (a) No person shall be put to death under color of state law in the execution of a sentence
- which was imposed based on race.
- 21 (b) An inference that race was the basis of a death sentence is established if valid evidence
- 22 is presented demonstrating that race was a statistically significant factor in decisions to

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seek or impose the sentence of death in the State of Georgia at the time such death sentence

- 2 was sought or imposed.
- 3 (c) Evidence relevant to establish an inference that race was the basis of a death sentence
- 4 may include evidence that death sentences were sought or imposed significantly more
- 5 frequently:
- 6 (1) Upon persons of one race more than upon persons of another race; or
- 7 (2) As punishment for capital offenses against persons of one race more than as
- 8 punishment for capital offenses against persons of another race.
- 9 (d) If statistical evidence is presented to establish an inference that race was the basis of
- a sentence of death, the court shall determine the validity of the evidence and if it provides
- 11 a basis for that inference. The evidence shall take into account, to the extent it is compiled
- and publicly made available, evidence of the statutory aggravating factors and shall include
- comparisons of similar cases involving persons of different races.
- 14 (e) If an inference that race was the basis of a death sentence is established, the death
- sentence shall not be carried out unless the state rebuts the inference by clear and
- 16 convincing evidence. The state cannot rely on mere assertions that it did not intend to
- discriminate or that the case fits the statutory criteria for seeking or imposing the death
- sentence.
- 19 17-10-82.
- 20 Data collected by public agencies concerning factors relevant to the imposition of the death
- sentence shall be made publicly available pursuant to Article 4 of Chapter 18 of Title 50
- 22 and Code Section 17-16-4.
- 23 17-10-83.
- 24 This article shall be applied retroactively. Notwithstanding any other law to the contrary,
- 25 no person shall be barred from raising any claim under this article on the ground that he or
- she failed to raise or to prosecute such a claim before July 1, 2002, or by reason of any
- adjudication rendered before July 1, 2002."
- 28 SECTION 2.
- 29 All laws and parts of laws in conflict with this Act are repealed.