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House Bill 26

By: Representative Knox of the 24th

A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 2 of Title 24 of the Official Code of Georgia Annotated, relating to
- 2 relevancy, so as to provide for limitations on admission of extrinsic transactions into
- 3 evidence; to provide for definitions; to provide for exceptions; to provide for related matters;
- 4 to repeal conflicting laws; and for other purposes.

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

6 SECTION 1.

- 7 Chapter 2 of Title 24 of the Official Code of Georgia Annotated, relating to relevancy, is
- 8 amended by adding a new Code Section 24-2-5 to read as follows:
- 9 "24-2-5.
- 10 (a) As used in this Code section, the term:
- 11 (1) 'Crime' means:
- 12 (A) An act committed in this state which constitutes a serious violent felony; or
- 13 (B) An act in violation of the laws of any other state or of the United States which if
- committed in this state would be a serious violent felony.
- 15 The act does not have to have resulted in a conviction for the offense.
- 16 (2) 'Extrinsic transaction' means an independent crime or separate act that occurs prior
- or subsequent to the crime or crimes alleged in the defendant's indictment.
- 18 (3) 'Serious violent felony' has the same meaning as provided in subsection (a) of Code
- 19 Section 17-10-6.1.
- 20 (b) Where the defendant is indicted for a serious violent felony or more than one serious
- violent felony, evidence that the defendant has been accused or convicted of an extrinsic
- transaction shall not be admitted unless:
- 23 (1) Its probative value substantially outweighs the danger of unfair prejudice, confusion
- of the issues, or misleading the jury;
- 25 (2) It is part of a continuous crime spree or the pattern and characteristics of the crimes
- are so unusual and distinctive as to be like a signature;

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1 (3) The state affirmatively shows that the extrinsic transaction is introduced not to show

- a propensity to commit crime but is intended to be used as evidence to prove a disputed
- 3 issue as to identity, intent, motive, or common scheme, plan, or pattern;
- 4 (4) There is sufficient evidence beyond a reasonable doubt to establish that the defendant
- 5 committed the extrinsic transaction; and
- 6 (5) There is a logical connection and similarity between the crime being tried and the
- 7 extrinsic transaction so that the proof of the latter tends to prove the former.
- 8 (c) Evidence of an extrinsic transaction is not admissible under this Code section if the
- 9 conviction has been the subject of a pardon, annulment, or other equivalent procedure
- based on a finding of innocence or finding of the rehabilitation of the person convicted.
- 11 (d) Extrinsic transaction evidence shall be admissible only as provided in this Code section
- and shall not be admissible in criminal cases involving offenses other than a serious violent
- 13 felony.
- 14 (e)(1) Notice of the state's intention to present extrinsic transaction evidence shall be
- given and filed at least 30 days before trial unless the time is shortened or lengthened by
- the judge for good cause. The notice shall be in writing, served upon the defendant or
- upon defendant's counsel if the defendant is represented, and shall state the transaction,
- date, county, and the name of the victim or victims for each extrinsic transaction sought
- 19 to be introduced. Copies of accusations or indictments, if any, and guilty pleas or
- verdicts, if any, shall be attached to the notice.
- 21 (2) The court shall hold a hearing at least ten days before trial and may receive evidence
- on any issue of fact necessary to determine the admissibility of the alleged extrinsic
- transaction. The burden of proving that extrinsic transaction evidence shall be admitted
- shall be upon the prosecution. The state may present during the trial evidence of only
- 25 those extrinsic transactions specifically approved by the court.
- 26 (f) To the extent of any conflict between the provisions of this Code section and the
- 27 provisions of Code Section 24-2-2, 24-9-20, 24-9-84, or 24-9-84.1, the provisions of this
- Code section shall control; provided, however, that if the defendant places the defendant's
- 29 character in issue, extrinsic transaction evidence shall be admissible according to the rules
- 30 of evidence."

31 SECTION 2.

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