COMMITTEE OF CONFERENCE SUBSTITUTE TO HB 958

A BILL TO BE ENTITLED AN ACT

1 To amend Article 3 of Chapter 10 of Title 15 of the Official Code of Georgia Annotated, 2 relating to civil proceedings in magistrate court, so as to clarify the appeal procedure for 3 certain judgments; to provide for additional information in statements of claim; to change 4 provisions relating to default judgments; to revise the procedures for applying to vacate a 5 judgment; to revise the requirements for use of postjudgment interrogatories; to provide for related matters; to repeal conflicting laws; and for other purposes. 6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA: 7 8 **SECTION 1.** 9 Article 3 of Chapter 10 of Title 15 of the Official Code of Georgia Annotated, relating to 10 civil proceedings in magistrate court, is amended by revising paragraph (2) of subsection (b) 11 of Code Section 15-10-41, relating to no jury trials in magistrate court, as follows: 12 "(2) No appeal shall lie from a default judgment or from a dismissal for want of 13 prosecution after a nonappearance of a plaintiff for trial. Any voluntary dismissal by the 14 plaintiff or by order of the court for want of prosecution shall be without prejudice except that the filing of a second such dismissal shall operate as an adjudication upon the merits. 15 Review, including review of a denial of a postjudgment motion to vacate a judgment, 16 17 shall be by certiorari to the state court of that county or to the superior court of that 18 county."

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SECTION 2.

Said article is further amended by revising subsections (a) and (g) and paragraph (1) of
subsection (e) of Code Section 15-10-43, relating to statement of claim, service of process,
and default judgments, as follows:

"(a) Actions shall be commenced by the filing of a statement of claim, including the last
known address of the defendant, in concise form and free from technicalities. The plaintiff
or his or her agent shall sign and verify the statement of claim by oath or affirmation. At

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the request of any individual, the judge or clerk may prepare the statement of claim and other papers required to be filed in an action. The statement of claim shall include <u>a brief</u> <u>statement of the claim giving the defendant reasonable notice of the basis for each claim</u> <u>contained in the statement of claim and</u> the address at which the plaintiff desires to receive the notice of hearing."

failure of the defendant to appear for the hearing, the plaintiff shall be entitled to have the defendant's answer stricken and a default judgment entered; provided, however, that no <u>default judgment shall be granted if the defendant appears at trial through counsel</u>. If the claim is for liquidated damages, the plaintiff shall be entitled to take a judgment in the amount set forth in the complaint without further proof. If the claim is for unliquidated damages, the plaintiff shall proceed to prove his or her damages and take judgment in an amount determined by the judge."

14 "(g) Notwithstanding the provisions of Code Section 15-10-42, the magistrate court may 15 grant relief from a judgment under the same circumstances as the state court may grant 16 such relief. Requests for relief from judgments <u>pursuant to this Code section</u> in the 17 magistrate court shall be by filing a <u>new action pursuant to this Code section written</u> 18 <u>motion which sets forth the issues with reasonable specificity</u>. The procedure shall then be 19 the same as in other cases except the court may assess costs as seem just."

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SECTION 3.

Said article is further amended by revising subsection (c) of Code Section 15-10-45, relating
to compulsory and permissive counterclaims, as follows:

"(c) If any defendant asserts a claim against the plaintiff, the defendant shall file with the
court a statement of the claim in concise form and free from technicalities. <u>The</u>
<u>defendant's claim shall give the plaintiff reasonable notice of the basis for each claim</u>
<u>contained in the statement of claim.</u> The defendant shall sign and verify the statement of
claim by oath or affirmation. At the request of a defendant, the judge or clerk may prepare
the statement."

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SECTION 4.

Said article is further amended by revising Code Section 15-10-48, relating to form ofstatement of claim, verification, and notice, as follows:

32 "15-10-48.

33 The statement of claim, verification, and notice shall be in substantially the following form:

				LC 29 348	
	Magistrate Cour	t of	County		
	State	e of Georgia			
	_				
Plaintiff					
Address	-				
v.					
Defendant	-				
	Stater	nent of Clair	n		
(Here the plainti	ff or, at his <u>or her</u> req	west the cou	rt will insert	a brief statement of	
_	or claims giving the	-			
-					
<u>claim</u> and, if the action is on a contract, either express or implied, the original statem of the plaintiff's claim which is to be filed with the court may be verified by the plain					
-					
or his or her agen	it as follows:)				
or his <u>or her</u> agei	it as follows:)				
or his <u>or her</u> ages STATE OF GEC					
	ORGIA				
STATE OF GEO	DRGIA	rst duly swor	n on oath, sa	vs the foregoing is a	
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Notice

	TO:	
	Defendant	
	Home Address	
	or	
	Business Address	
	You are hereby notified that has made	a claim and is
	requesting judgment against you in the sum of dollars (\$), as shown
	by the foregoing statement. The court will hold a hearing upon this cla	aim at (address
	of court) at a time to be set after your answer is filed.	
	YOU ARE REQUIRED TO FILE OR PRESENT AN ANSWER TO	THIS CLAIM
	WITHIN 30 DAYS AFTER SERVICE OF THIS CLAIM UPON YOU	. IF YOU DO
	NOT ANSWER, JUDGMENT BY DEFAULT WILL BE ENTERED AC	GAINST YOU
	YOUR ANSWER MAY BE FILED IN WRITING OR MAY BE GIV	EN ORALLY
	TO THE JUDGE.	
	If you have witnesses, books, receipts, or other writings bearing on t	his claim, you
	should bring them with you at the time of hearing.	
	If you wish to have witnesses summoned, see the court at once for assi	stance.
	If you have any claim against the plaintiff, you should notify the court	at once.
	If you admit the claim, but desire additional time to pay, you must come	to the hearing
	in person and state the circumstances to the court.	
	You may come with or without an attorney.	
		Magistrate of
		County"
	SECTION 5.	
Sa	id article is further amended by revising subsections (b), (c), and (g) of	Code Section
15	-10-50, relating to propounding of interrogatories to judgment debtor, as	follows:
/	(b) If the judgment or execution concerning which interrogatories are bein	ng propounded
	was issued by the magistrate court the judgment creditor may, within 30	days after the
	entry of judgment, file the form interrogatories specified in this Code section	with the clerk

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- 1 of the same magistrate court, along with costs of \$10.00. Interrogatories filed under this
- 2 subsection shall be served upon the judgment debtor by certified mail or statutory overnight
- 3 delivery.
- (c) Interrogatories propounded pursuant to a judgment entered more than 30 days 4 5 previously or entered in any other court shall be filed as a new civil action and shall be accompanied by the filing and service fees required for civil actions in that magistrate 6 7 court. Interrogatories propounded under this subsection shall be served upon the judgment 8 debtor in the manner provided for service of process in civil actions in magistrate court." 9 "(g) Notwithstanding the provisions of Code Section 15-10-42, in any case involving writs and judgments in dispossessory or distress warrant proceedings under paragraph (6) of 10 11 Code Section 15-10-2 in which the judgment exceeds the amount of \$5,000.00, the judgment creditor or a successor in interest when that interest appears of record may, in 12 13 addition to any other process or remedy provided by law, utilize the discovery provisions 14 set forth in Code Section 9-11-69."
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SECTION 6.

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