Senate Bill 229

By: Senators Fort of the 39th, Rogers of the 21st, Brown of the 26th and Mullis of the 53rd

A BILL TO BE ENTITLED AN ACT

To amend Article 2 of Chapter 5 of Title 17 of the Official Code of Georgia Annotated, relating to searches with warrants, so as to change provisions relating to issuance of search warrants by judicial officers; to provide that no-knock warrants shall not be issued in this state except under limited circumstances; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

8 Article 2 of Chapter 5 of Title 17 of the Official Code of Georgia Annotated, relating to 9 searches with warrants, is amended by revising Code Section 17-5-22, relating to issuance 10 of search warrants by judicial officers generally and maintenance of docket record of 11 warrants issued, as follows:

12 "17-5-22.

(a) As used in this Code section, the term 'no-knock' means a provision in a warrant that
authorizes an officer executing a warrant to enter without giving audible notice of the
officer's presence, authority, and purpose.

(b) All warrants shall state the time and date of issuance and are the warrants of the 16 17 judicial officer issuing the same and not the warrants of the court in which he the judicial 18 <u>officer</u> is then sitting. Such warrants need not bear the seal of the court or clerk thereof. 19 No search warrant shall be issued which contains a no-knock provision unless the affidavit 20 or testimony supporting the warrant establishes by probable cause that if an officer were 21 to knock and announce identity and purpose before entry, such act of knocking and 22 announcing would likely pose a significant and imminent danger to human life or imminent 23 danger of evidence being destroyed. The warrant, the complaint on which the warrant is 24 issued, the affidavit or affidavits supporting the warrant, and the returns shall be filed with the clerk of the court of the judicial officer issuing the same, or with the court if there is no 25 26 clerk, at the time the warrant has been executed or has been returned 'not executed';

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- 27 provided, however, <u>that</u> the judicial officer shall keep a docket record of all warrants issued
- by him the judicial officer, and upon issuing any warrant he the judicial officer shall
- 29 immediately record the same, within a reasonable time, on the docket."
- 30 **SECTION 2.**
- 31 This Act shall become effective upon its approval by the Governor or upon its becoming law
- 32 without such approval.
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SECTION 3.

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