House Bill 1078 (AM)

By: Representatives Kelley of the 16th, Atwood of the 179th, and Willard of the 51st

A BILL TO BE ENTITLED AN ACT

1	To amend Chapter 12 of Title 15 of the Official Code of Georgia Annotated, relating to
2	juries, so as to clarify provisions relating to juries; to revise definitions; to change provisions
3	relating to choosing grand jurors; to provide for concurrent grand juries; to provide for a
4	preliminary oath to be administered to grand juries; to change provisions relating to when
5	there are insufficient persons to complete a panel of grand jurors; to provide for related
6	matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.
7	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
8	SECTION 1.
9	Chapter 12 of Title 15 of the Official Code of Georgia Annotated, relating to juries, is
10	amended by revising paragraphs (5), (10), and (11) of Code Section 15-12-1, relating to
11	definitions, as follows:
12	"(5) 'County master jury list' means a list compiled by the council of names of persons,
13	including their addresses, city of residence, dates of birth, and gender, eligible for trial
14	or grand jury service."
15	"(10) 'State-wide master jury list' means a comprehensive master list that identifies every
16	person of this state who can be determined to be prima facie qualified to serve as a trial
17	or grand juror.
18	(11) 'Venire' means the list of persons summoned to serve as trial or grand jurors for a
19	particular term of court."
20	SECTION 2.
21	Said chapter is further amended by revising paragraph (1) of subsection (a) of Code Section
22	15-12-1.1, relating to exemptions from jury duty, as follows:
23	''(a)(1) Any person who shows that he or she will be engaged during his or her term of
24	jury duty as a trial or grand juror in work necessary to the public health, safety, or good
25	order or who shows other good cause why he or she should be exempt from jury duty
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26 may have his or her jury service deferred or excused by the judge of the court to which 27 he or she has been summoned or by some other person who has been duly appointed by 28 order of the chief judge to excuse jurors. Such a person may exercise such authority only 29 after the establishment by court order of guidelines governing excuses. Any order of appointment shall provide that, except for permanently mentally or physically disabled 30 31 persons, all excuses shall be deferred to a date and time certain within that term or the 32 next succeeding term or shall be deferred as set forth in the court order. It shall be the duty of the court to provide affidavits for the purpose of requesting a deferral of or 33 34 excusal from jury service pursuant to this subsection."

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SECTION 3.

Said chapter is further amended by revising Code Section 15-12-3, relating to term of service
on jury, as follows:

38 "15-12-3.

No person shall be compellable to serve on the grand or trial or grand jury of the superior court or on any jury in other courts for more than four weeks in any year. No person shall be allowed to serve on the trial jury of the superior court or on any jury in other courts for more than four weeks in any one year unless he or she is actually engaged in the trial of a case when the four weeks expire, in which case he or she shall be discharged as soon as the case is decided."

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SECTION 4.

46 Said chapter is further amended by revising subsection (a) of Code Section 15-12-4, relating
47 to eligibility of person to serve as a juror, as follows:

48 "(a) Any person who has served as a <u>trial or grand</u> juror at any session of the superior or 49 state courts shall be ineligible for duty as a juror at the next succeeding term of the court 50 in which such person has previously served but shall be eligible to serve at the next 51 succeeding term of court for a different level of court."

- 52 SECTION 5.
 53 Said chapter is further amended by revising paragraph (2) of subsection (a) of Code Section
 54 15-12-7, relating to compensation of court bailiffs and expense allowance for jurors, as
 55 follows:
- 56 "(2) An expense allowance for <u>trial or grand jurors</u> in the superior courts of such counties
 57 for the next succeeding year not to be less than \$5.00 nor to exceed \$50.00 per diem. The
 58 same expense allowance shall be allowed to jurors of the several state courts and special

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courts as is allowed jurors in the superior court of the county in which the state or special
court is located; and"

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SECTION 6.

Said chapter is further amended by revising Code Section 15-12-10, relating to juror's failure
to appear or unauthorized absence and contempt, as follows:

64 "15-12-10.

If any person is duly summoned to appear as a <u>trial or grand</u> juror at court and neglects or

66 refuses to appear, or if any juror absents himself or herself without leave of the court, said

67 <u>such</u> neglect, refusal, or absence may, after notice and hearing, be punished as contempt
 68 of court."

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SECTION 7.

70 Said chapter is further amended by revising subsection (b) of Code Section 15-12-11, relating

to appointment of jury clerk and other personnel, juror questionnaires, and construction with
other laws, as follows:

73 "(b) Prospective <u>trial and grand</u> jurors in all counties may be required to answer written 74 questionnaires, as may be determined and submitted by the judges of such counties, 75 concerning their qualifications as jurors. In propounding the court's questions, the court 76 may consider the suggestions of counsel. In the court's questionnaire and during voir dire 77 examination, judges should ensure that the privacy of prospective jurors is reasonably 78 protected and that the questioning by counsel is consistent with the purpose of the voir dire 79 process."

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SECTION 8.

81 Said chapter is further amended by revising paragraph (2) of subsection (b) of Code Section

82 15-12-23, relating to clerk of board of jury commissioners, jury clerk, juror questionnaires,

83 and construction with other laws, as follows:

84 "(2) All prospective <u>trial or grand</u> jurors in such counties shall be required to answer
 85 questionnaires as may be determined and submitted by said chief judge of such counties
 86 concerning their qualifications as jurors."

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SECTION 9.

88 Said chapter is further amended by revising subsection (a) of Code Section 15-12-40.1,

89 relating to state-wide master jury list, driver's license information, list of registered voters,

90 and random list of persons to comprise venire, as follows:

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91 "(a) <u>After Beginning on and after</u> July 1, 2011, the council shall compile a state-wide

92 master jury list. The council shall facilitate updating of all information relative to <u>trial and</u>

93 grand jurors on the state-wide master jury list and county master jury lists."

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SECTION 10.

- 95 Said chapter is further amended by revising Code Section 15-12-46, relating to adjournment
- 96 of term pending choosing of jurors, as follows:
- 97 "15-12-46.
- 98 If juries have not been chosen for any regular term of the superior court and there is not
 99 sufficient time for choosing and summoning prospective <u>trial and grand jurors</u> to serve at

100 the regular term, the judge of the superior court for the county in which the failure has

occurred, by order passed at chambers, may adjourn the court to another day, may require
 the requisite number of prospective grand and trial and grand jurors to be summoned, and

103 may enforce their attendance at the term so called."

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SECTION 11.

Said chapter is further amended by revising Code Section 15-12-62.1, relating to choosinggrand jurors, as follows:

107 "15-12-62.1.

The presiding judge shall direct On and after July 1, 2012, the clerk shall to choose a sufficient number of persons to serve as grand jurors from the county master jury list in the same manner as trial jurors are chosen. The clerk, not less than 20 days before the commencement of each term of court at which a regular grand jury is impaneled, shall issue summonses by mail to the persons chosen for grand jury service. The clerk shall choose grand jurors in the manner specified by and in accordance with the rules adopted by the Supreme Court."

SECTION 12.
Said chapter is further amended by revising Code Section 15-12-63, relating to choosing
separate grand juries for each week, as follows:
"15-12-63.
In any term of court when the public interest requires it, the court, on application of the
district attorney, may empanel one or more concurrent grand juries. When the superior

- 121 court is held for longer than one week, the presiding judge may direct the clerk to choose
- 122 separate grand juries for each week."

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123	SECTION 13.
124	Said chapter is further amended by revising Code Section 15-12-66, which is designated as
125	reserved, as follows:
126	<i>"</i> 15-12-66.
127	(a) Prior to empaneling, swearing, and charging the grand jury, the presiding judge and the
128	district attorney may examine prospective grand jurors as to their qualifications to serve
129	as provided in Code Sections 15-12-4 and 15-12-60. Such examination shall be conducted
130	after the administration of the preliminary oath set forth in subsection (b) of this Code
131	section. Any prospective grand juror who is not qualified to serve shall be excused by the
132	presiding judge.
133	(b) Prior to examination, the presiding judge, the district attorney, or the clerk shall
134	administer the following oath or affirmation to prospective grand jurors:
135	'You shall give true answers to all questions as may be asked by the court or the district
136	attorney concerning your qualifications to serve as a grand juror.' Reserved."
137	SECTION 14.
138	Said chapter is further amended by revising Code Section 15-12-66.1, relating to insufficient
139	number of persons to complete panel of grand jurors, as follows:
140	"15-12-66.1.
141	When On and after July 1, 2012, when from challenge or from any other cause there are
142	not a sufficient number of persons in attendance to complete the panel empaneling of grand
143	jurors, the <u>presiding judge shall order the</u> clerk shall to choose <u>at random from the names</u>
144	of persons summoned as trial jurors a sufficient number of prospective trial grand jurors
145	from the county master jury list and summon the jurors so chosen necessary to complete
146	the grand jury. Nothing in this Code section shall be construed as barring the court from
147	taking any action against a person who has been summoned to appear as a juror as provided
148	in Code Section 15-12-10."
149	SECTION 15.
150	This Act shall become effective upon its approval by the Governor or upon its becoming law
151	without such approval.
152	SECTION 16.
152	All laws and parts of laws in conflict with this Act are repealed.
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