House Bill 475

By: Representatives Smith of the 18th, Yearta of the 152nd, Franklin of the 160th, Scoggins of the 14th, and Barrett of the 24th

A BILL TO BE ENTITLED AN ACT

- 1 To amend the Official Code of Georgia Annotated, so as to revise, modernize, correct errors
- 2 or omissions in, and reenact the statutory portion of said Code, as amended, in furtherance
- 3 of the work of the Code Revision Commission; to repeal portions of said Code, or Acts in
- 4 amendment thereof, which have become obsolete, have been declared to be unconstitutional,
- 5 or have been preempted or superseded by subsequent laws; to codify principles of law
- 6 derived from decisions of the state Supreme Court; to provide for other matters relating to
- 7 revision, reenactment, and publication of said Code; to provide for effect in event of
- 8 conflicts; to repeal conflicting laws; and for other purposes.

9 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 12 Title 9 of the Official Code of Georgia Annotated, relating to civil practice, is amended in:
- 13 (1) Code Section 9-9-28, relating to arbitration agreements to be in writing and definitions,
- in subparagraph (c)(1)(A), by replacing "e-mail" with "email".

15 (2) Code Section 9-9-69, relating to arbitrators - oath and affidavit, in subsection (b), by 16 inserting a quotation mark at the beginning and end of the form.

17 SECTION 2.

- 19 Title 21 of the Official Code of Georgia Annotated, relating to elections, is amended in:
- 20 (1) Code Section 21-2-50, relating to powers and duties and prohibition against serving
- 21 in fiduciary capacity, in paragraph (a)(11), by deleting the comma following "in each year".
- 22 (2) Code Section 21-2-92, relating to qualifications of poll officers, service during
- 23 municipal election or primary, and Student Teen Election Participant (STEP) program, in
- paragraph (a)(1), by deleting "shall be" preceding "able to read,".
- 25 (3) Code Section 21-2-225, relating to confidentiality of original registration applications,
- limitations on registration data available for public inspection, data made available by
- 27 Secretary of State, and membership in nongovernmental entity for purpose of sharing and
- 28 exchanging information to improve accuracy and efficiency of voter registration systems,
- in subsection (b), by replacing "e-mail" with "email".
- 30 (4) Code Section 21-2-232, relating to removal of elector's name from list of electors, in
- paragraph (b)(2), by replacing "sends a notice" with "send a notice".
- 32 (5) Code Section 21-2-381, relating to making of application for absentee ballot,
- determination of eligibility by ballot clerk, furnishing of applications to colleges and
- universities, and persons entitled to make application, in subdivision (a)(1)(C)(iii)(II), by
- 35 replacing "Be contained" with "Contained" and in subdivision (a)(1)(C)(iii)(III), by
- replacing "Be printed" with "Printed".
- 37 (6) Code Section 21-2-381.2, relating to state write-in absentee ballots for certain electors,
- in subsection (e), by inserting a comma following "electors".

39 (7) Code Section 21-2-498, relating to precertification tabulation audits, in

- 40 paragraph (a)(1), by replacing "is when" with "means".
- 41 (8) Code Section 21-5-7.1, relating to technical defects in filings, determination, notice to
- 42 the subject of the complaint and opportunity to correct the defect, administrative fee, and
- dismissal of complaints where best efforts have been made to complete a filing, in
- paragraph (1), by replacing "e-mail" with "email" both times the term appears.
- 45 (9) Code Section 21-5-14, relating to email address reporting requirements and exceptions,
- in subsections (a) and (b), by replacing "e-mail" with "email".
- 47 (10) Code Section 21-5-33, relating to disposition of contributions, in
- subparagraphs (b)(1)(A) and (d)(2)(A), by inserting "Section" following "U.S.C.".

49 **SECTION 3.**

50 Volume 20

- 51 Title 24 of the Official Code of Georgia Annotated, relating to evidence, is amended in:
- 52 (1) Code Section 24-13-96, relating to exemption of witnesses from arrest and service of
- process, in subsection (a), by inserting a comma following "shall not" and "such
- summons".

SECTION 4.

- 57 (a) Title 25 of the Official Code of Georgia Annotated, relating to fire protection and safety,
- is amended in:
- 59 (1) Code Section 25-3-3, relating to the provision of assistance during emergencies to
- federal agencies or officers and state or political subdivisions, by deleting "as defined by
- Article 7 of Chapter 5 of Title 32".

62 (2) Code Section 25-10-2, relating to prohibited fireworks activities and application of

- noise ordinances, in paragraph (b)(2), by replacing "Code Sections 40-5-100 through
- 64 40-5-104" with "Chapter 5 of Title 40."
- 65 (3) Code Section 25-11-6, relating to inspector's licenses for fire protection sprinkler
- 66 contractors, in subsections (a) and (c), by replacing "fire protection sprinkler system
- 67 inspector" with "fire protection system inspector" and in paragraph (b)(2), by replacing
- "fire protection sprinkler inspector" with "fire protection system inspector".
- 69 (b) Title 26 of the Official Code of Georgia Annotated, relating to food, drugs, and
- 70 cosmetics, is amended in:
- 71 (1) Code Section 26-2-21, relating to definitions regarding adulteration and misbranding
- of food, in paragraph (a)(5), by replacing "This term" with "Such term" and in
- paragraph (a)(9), by replacing "United States Pharmacopoeia" with "United States
- 74 Pharmacopeia".
- 75 (2) Code Section 26-2-22, relating to prohibited acts regarding adulteration and
- misbranding of food, in paragraph (4), by replacing "Code Section 26-2-37" with "Code
- 77 Section 26-2-27".
- 78 (3) Code Section 26-2-62, relating to definitions regarding meat inspections generally, in
- 79 division (1)(B)(v) and paragraph (20), by replacing "Code Sections 26-2-100 through
- 80 26-2-115" with "Part 3 of this article".
- 81 (4) Code Section 26-2-83, relating to withdrawal of meat inspection service, in the
- 82 introductory language of subsection (a) and subsection (b), by replacing "Code
- 83 Sections 26-2-100 through 26-2-115" with "Part 3 of this article" each time the phrase
- 84 appears.
- 85 (5) Code Section 26-2-213.1, relating to applicability to individuals and entities governed
- by federal acts, by replacing "federal Meat Inspection Act" with "Federal Meat Inspection
- Act" and by replacing "federal Poultry Products Inspection Act" with "Federal Poultry
- 88 Products Inspection Act".

89 (6) Code Section 26-2-440, relating to definitions regarding cooperation in implementation

- of Federal Food Safety Modernization Act, in paragraph (3), by replacing "federal Food
- 91 Safety Modernization Act" with "Federal Food Safety Modernization Act".
- 92 (7) Code Section 26-2-441, relating to designation of the cooperating agency, in
- subsection (a), by replacing "commissioner" with "Commissioner".
- 94 (8) Code Section 26-2-454, relating to permit required regarding standards, labeling, and
- adulteration of food, in subsections (a) and (b), by replacing "person who" with "person
- 96 that".
- 97 (9) Code Section 26-2-456, relating to bottling, packaging, and sealing raw milk, and
- labeling, in paragraph (c)(2), by replacing "This identity" with "This identifying
- 99 information".
- 100 (10) Code Section 26-3-2, relating to definitions of standards, labeling, and adulteration
- of drugs and cosmetics, in the introductory language of paragraph (5), by inserting "of
- subsection (a)" preceding "of Code Section 26-3-8" and in subparagraph (6)(A) and
- paragraph (12), by replacing "United States Pharmacopoeia" with "United States
- 104 Pharmacopeia".
- 105 (11) Code Section 26-3-7, relating to when a drug or device is deemed adulterated, in
- paragraph (2), by replacing "United States Pharmacopoeia" with "United States
- 107 Pharmacopeia" each time the phrase appears.
- 108 (12) Code Section 26-3-8, relating to when a drug or device is deemed misbranded, in
- paragraph (a)(7), by replacing "United States Pharmacopoeia" with "United States
- Pharmacopeia" each time the phrase appears.
- 111 (13) Code Section 26-3-13, relating to when a drug, device, or cosmetic advertisement is
- deemed false, in subsection (b), by replacing "any effect in" with "any effect on".
- 113 (14) Code Section 26-3-22, relating to other laws unaffected by the "Georgia Drug and
- 114 Cosmetic Act," in subsection (a), by replacing "general.' Except that any" with "general';
- provided, however, that any".

116 (15) Code Section 26-4-5, relating to definitions regarding pharmacists and pharmacies

- generally, in paragraph (17), by replacing "Federal Food" with "United States Food" each
- time the term appears.
- 119 (16) Code Section 26-4-60, relating to grounds for suspension, revocation, or refusal to
- grant licenses, in divisions (a)(11)(A)(vi) and (a)(11)(B)(iii), by replacing "Federal Drug
- Administration" with "United States Food and Drug Administration".
- 122 (17) Code Section 26-4-115, relating to wholesale drug distributors, registration, fees,
- reports of excessive purchases, penalty for violations, and the transfers of drugs, in
- paragraph (b)(2), by replacing "federal Drug Enforcement Administration" with "United
- 125 States Drug Enforcement Administration".

126 SECTION 5.

127 *Volume 29A*

- 128 (a) Title 41 of the Official Code of Georgia Annotated, relating to nuisances, is amended in:
- (1) Code Section 41-1-7, relating to treatment of agricultural facilities and operations and
- forest land as nuisances, in subsection (d), by inserting a comma following "private".
- 131 (b) Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, is
- 132 amended in:
- 133 (1) Code Section 42-2-4, relating to department created, by repealing and reserving said
- 134 Code section.
- 135 (2) Code Section 42-5-58, relating to prohibition against corporal punishment, use of
- handcuffs, leg chains, and other restraints, and permissible punishment generally, in
- subsection (a), by inserting "that" following "however,".
- 138 (3) Code Section 42-8-35.2, relating to special term of probation, when imposed,
- revocation, and suspension, in subsection (a), by inserting a comma following "that".

SECTION 6.

- 142 (a) Title 49 of the Official Code of Georgia Annotated, relating to social services, is
- 143 amended in:
- 144 (1) Code Section 49-2-11, relating to acceptance and disbursement of federal aid,
- 145 compliance with conditions, and use of appropriations for matching funds, in
- subsection (e), by replacing "type welfare" with "type of welfare".
- 147 (2) Code Section 49-2-14, relating to record search for conviction data on prospective
- employees, in subsection (c), by replacing "any conviction data" with "its conviction data"
- and by replacing "there is no such finding" with "it has made no such finding" and in
- subsection (d) by replacing "or determining the fitness" with "a determination regarding
- the fitness".
- 152 (3) Code Section 49-4-21, relating to photo requirement on electronic benefits transfer
- cards for food stamps, is amended by deleting the subsection (a) designation and by
- deleting subsection (b), which is obsolete.
- 155 (4) Code Section 49-4-30, relating to the short title of the "Old-Age Assistance Act," by
- inserting "shall be known and" following "article".
- 157 (5) Code Section 49-4-50, relating to the short title of the "Aid to the Blind Act," by
- inserting "shall be known and" following "article".
- 159 (6) Code Section 49-4-185, relating to sanctions against recipient for failure to comply, in
- subsection (a), by inserting "may" following "department".
- 161 (7) Code Section 49-4-192, relating to establishment of pilot LEARNFARE program, in
- paragraph (a)(2), by replacing "certificate of high school equivalency (GED)" with "state
- approved high school equivalency (HSE) diploma".
- 164 (8) Code Section 49-5-7, relating to development and administration of public child
- welfare and youth services, in subsection (d), by replacing "Article 5" with "Article 9".

166 (9) Code Section 49-10-5, relating to Behavioral Health Care Workforce Data Base,

- definitions, established, and minimum data set, in paragraph (b)(1), by replacing "work
- force" with "workforce".
- 169 (b) Title 50 of the Official Code of Georgia Annotated, relating to state government, is
- 170 amended in:
- 171 (1) Code Section 50-5-13, relating to extent, premiums, deductibles, benefit amounts,
- reserves, excess coverage for self-insurance programs, incentive programs authorized, and
- deduction of unpaid amounts, by replacing "workers' compensation trust fund" with
- "Workers' Compensation Trust Fund".
- 175 (2) Code Section 50-5-67, relating to competitive bidding procedures, methods of
- soliciting bids, required conditions for competitive sealed proposals, clarification, contract
- awards, negotiation of contracts, certificate of independent price determination, and
- receiving electronic bids, in subsection (g), by replacing "Internet" with "internet" both
- times the term appears.
- 180 (3) Code Section 50-5-84.2, relating to companies owned by China, limitation on state
- 181 contracts, certification with bid, and false certification, in paragraph (a)(3), by replacing
- "Government" with "government".
- 183 (4) Code Section 50-5-144, relating to the transfer to charitable institutions or public
- 184 corporations by negotiated sale and conditions, in subsection (b), by replacing "best
- interests" with "best interest".
- 186 (5) Code Section 50-6-4, relating to special examinations, audits, and vulnerability
- assessments, by replacing "Internet" with "internet".
- 188 (6) Code Section 50-7-50, relating to definitions regarding the Savannah-Georgia
- 189 Convention Center Authority, generally, by replacing "For the purposes of this Code
- section, the following definitions shall apply:" with "As used in this article, the term:".

191 (7) Code Section 50-7-70, relating to legislative findings, definitions, criteria and

- application processes, fees, directional road signs, and rules and regulations, in
- paragraph (b)(1), by replacing "onsite attractions" with "on-site attractions".
- 194 (8) Code Section 50-8-31, relating to definitions regarding legislative findings pertaining
- to regional commissions, in paragraph (20), by replacing "council member" with
- "councilmember" both times the term appears.
- 197 (9) Code Section 50-8-34, relating to councils of regional commissions, membership,
- terms of membership, voting, officers, and powers, in the introductory language of
- subsection (b), paragraph (b)(3), and subsection (e), by replacing "council members" with
- 200 "councilmembers" and in paragraph (b)(4), by replacing "council member" with
- "councilmember" both times the term appears.
- 202 (10) Code Section 50-8-35, relating to general powers of regional commissions, in
- paragraph (f)(3), by replacing "council member" with "councilmember".
- 204 (11) Code Section 50-9-1, relating to the short title of the "Georgia Building Authority
- Act," by inserting "shall be known and" following "chapter".
- 206 (12) Code Section 50-10-1, relating to the short title of the "Georgia Development
- Authority Act," by inserting "shall be known and" following "chapter".
- 208 (13) Code Section 50-18-72, relating to when public disclosure not required, in
- paragraph (a)(33), by replacing "pursuant to Code Sections 47-1-14 and 47-7-127" with
- "pursuant to Code Section 47-1-14".
- 211 **SECTION 7.**
- 212 Miscellaneous
- 213 The Official Code of Georgia Annotated is further amended in:
- 214 (1) Code Section 7-1-682, relating to exemption from licensing requirements, in
- paragraph (5), by replacing "Bank" with "Banking".

216 (2) Code Section 7-1-701.1, relating to exemption from licensing requirements, in

- paragraph (4), by replacing "Bank" with "Banking".
- 218 (3) Code Section 15-11-70, relating to "risk and needs assessment" defined, establishment
- of family treatment court division, procedures, fees, and acceptance of grants or donations,
- in the introductory language of paragraph (a)(2), by replacing "dependancy" with
- "dependency".
- 222 (4) Code Section 15-21-179, which is repealed, by reserving said Code section.
- 223 (5) Code Section 16-11-101.1, relating to furnishing pistol or revolver to person under the
- age of 18 years, in paragraph (a)(2), by deleting "subsection (a) of".
- 225 (6) Code Section 16-12-218, relating to no eligibility for tax credit, by deleting
- 226 "48-7-40.33,".
- 227 (7) Code Section 20-2-154.1, relating to alternative education programs, alternative charter
- schools, intent, description, requirements, designation, funding, and effectiveness, in
- subparagraph (l)(2)(A), by deleting "shall" following "Code Section 20-2-2063,".
- 230 (8) Code Section 32-9-4, relating to designation of special or exclusive use travel lanes and
- use of such lanes, in subsection (a.1), by deleting ", as defined in Code Section 40-2-72,".
- 232 (9) Code Section 36-66-3, relating to definitions regarding zoning procedures, in
- subparagraph (4)(F), by replacing "subparagraphs" with "subparagraph".
- 234 (10) Code Section 36-66-4, relating to hearings on proposed zoning decisions, notice of
- hearing, nongovernmental initiated actions, reconsideration of defeated actions, and
- procedure on zoning for property annexed into municipality, in subsection (a), by replacing
- "subparagraphs" with "subparagraph".
- 238 (11) Code Section 45-20-16, relating to rules for accrual of leave, holidays, and
- compensation for closing of state offices, utilization of accumulated sick leave, conversion
- to and use of personal leave, disapproval, and contesting and reacquisition of sick leave,
- in subsection (e), by replacing "subsection (d)" with "subsection (b)".

242 (12) Code Section 48-7-20, relating to individual tax rates, credit for withholding and other

- payments, and applicability to estates and trusts, in paragraph (b)(2), by deleting "The tax
- shown to be due by the tables shall be computed on the bases of the standard deduction and
- 245 the tax rates specified in paragraph (1) of this subsection. Insofar as practicable, the tables
- shall produce a tax approximately equivalent to the tax imposed by paragraph (1) of this
- subsection.".
- 248 (13) Code Section 48-7-29.16, relating to tax credits for contributions to student
- scholarship organizations, in paragraphs (f)(3) and (f)(4), by replacing "paragraph (1.2)"
- 250 with "paragraph (1.1)".
- 251 (14) Code Section 48-7-40.33, which is repealed, by designating said Code section as
- reserved.
- 253 (15) Code Section 48-7-41, which is repealed, by designating said Code section as
- reserved.
- 255 (16) Code Section 48-13-50.3, relating to additional nightly tax levied on public
- accommodations, collection and remittance by innkeepers, exemptions, use of funds from
- additional taxes, and provisions for termination, by designating paragraph (a)(3) as
- paragraph (a)(4) and by designating paragraph (a)(4) as paragraph (a)(3), respectively,
- 259 placing said paragraphs in alphabetical order.
- 260 (17) Code Section 53-3-6, relating to issuance of citation and publication of notice and
- 261 mailing of petition to tax commissioner, in paragraph (c)(1), by replacing "date and time
- for objections to be filed shown in the citation" with "date and time shown in the citation
- for objections to be filed".

264	SECTION 8.
265	Reenactment
266	(a) In accordance with subsection (c) of Code Section 28-9-5, the following portions
267	included in the Official Code of Georgia Annotated published under authority of the state by
268	LEXIS Publishing, including all 2022 supplements and revised volumes thereof, are hereby
269	reenacted, and such reenactment shall have the effect of adopting and giving force and effect
270	of law to the following portions as contained in such supplements and volumes:
271	(1) Statutory text; and
272	(2) Arrangement and numbering system, including, but not limited to, title, chapter, article,
273	part, subpart, Code section, subsection, paragraph, subparagraph, division, and subdivision
274	numbers and designations.
275	(b) The following portions included in the Official Code of Georgia Annotated published
276	under authority of the state by LEXIS Publishing, including all 2022 supplements and revised
277	volumes thereof, are specifically not enacted or reenacted, have no binding authority, bear
278	no weight or effect, and shall not be construed to have the imprimatur of the General
279	Assembly or the State of Georgia:
280	(1) Case annotations;
281	(2) Research references, including, but not limited to:

- 282 (A) Law reviews;
- (B) Collateral references to secondary sources;
- (C) Opinions of the Georgia Attorney General;
- (D) Advisory opinions of the State Bar; and
- 286 (E) Cross-references;
- 287 (3) Captions;
- 288 (4) Catchlines;
- 289 (5) Headings;

- 290 (6) Title and chapter analyses;
- 291 (7) History lines;
- 292 (8) Repeal lines;
- 293 (9) Editorial notes;
- 294 (10) Amendment notes;
- 295 (11) Code Commission notes;
- 296 (12) Effective date notes;
- 297 (13) Tables;
- 298 (14) User's Guide;
- 299 (15) General Index;
- 300 (16) Volume indices;
- 301 (17) Indices related to local and special laws;
- 302 (18) Conversion tables;
- 303 (19) The United States Constitution;
- 304 (20) The Georgia Constitution;
- 305 (21) Rules and regulations of state agencies, departments, boards, commissions, or other
- 306 entities;
- 307 (22) Material in brackets or parentheses and editorial, delayed effective date, effect of
- amendment, or other similar notes within the text of a Code section which have been added
- 309 by the publisher in order to explain or to prevent a misapprehension concerning the
- 310 contents of the Code section; and
- 311 (23) Any other matter published in the Official Code of Georgia Annotated which is not
- included in subsection (a) of this section.
- 313 (c) The reenactment of the portions of the Official Code of Georgia Annotated by
- 314 subsection (a) of this section shall not affect, supersede, or repeal any Act of the General
- 315 Assembly, or portion thereof, which is not contained in the Official Code of Georgia
- 316 Annotated and which was not repealed by Code Section 1-1-10, specifically including those

317 Acts which have not yet been included in the text of the Official Code of Georgia Annotated 318 because of effective dates which extend beyond the effective date of the Code or the 319 publication date of the Code or its supplements. This subsection shall not apply to any Act 320 or portion thereof which was superseded due to conflict as provided by subsection (b) of 321 Code Section 28-9-5. 322 (d) The provisions contained in Sections 1 through 7 of this Act and in the other Acts 323 enacted at the 2022 regular session of the General Assembly of Georgia shall supersede the 324 provisions of the Official Code of Georgia Annotated ratified and reenacted by subsection (a) 325 of this section. 326 (e) In the event of a conflict between a provision in Sections 1 through 7 of this Act and a 327 provision of another Act enacted at the 2023 regular session of the General Assembly, the 328 provision of such other Act shall control over the conflicting provision in Sections 1 329 through 7 of this Act to the extent of such conflict.

SECTION 9.

331 Repealer

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