The House Committee on Judiciary Non-Civil offers the following substitute to HB 126:

A BILL TO BE ENTITLED AN ACT

1	To amend Title 5 of the Official Code of Georgia Annotated, relating to appeal and error, so
2	as to change a provision relating to judgments deemed directly appealable; to change
3	provisions relating to cases requiring application of appeal; to provide for a definition; to
4	provide for an out-of-time remedy for certain types of postjudgment relief in criminal cases;
5	to provide for procedure and time frames; to change provisions relating to amendments on
6	motions for new trial; to provide for related matters; to provide for an effective date; to repeal
7	conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 PART I
 10 SECTION 1-1.

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- Title 5 of the Official Code of Georgia Annotated, relating to appeal and error, is amended by revising paragraph (1) of subsection (a) of Code Section 5-6-34, relating to judgments and rulings deemed directly appealable, as follows: "(1)(A) As used in this paragraph, the term 'final judgment' shall include an order in a
- criminal proceeding with a multiple-count indictment or accusation which results in an

16 adjudication of fewer than all of the counts in such indictment or accusation, the 17 remainder of which are ordered dead docketed. 18 (B) All final judgments, that is to say, where the case is no longer pending in the court 19 below, except as provided in Code Section 5-6-35:" 20 SECTION 1-2. 21 Said title is further amended by adding a new paragraph to subsection (a) of Code Section 22 5-6-35, relating to cases requiring application for appeal, to read as follows: 23 "(5.3) Direct appeals from guilty pleas;" 24 **SECTION 1-3.** 25 Said title is further amended by adding a new Code section to read as follows: 26 "<u>5-6-39.1.</u> 27 (a)(1) Notwithstanding the availability of habeas corpus relief under Article 2 of Chapter 28 14 of Title 9 or the time limitations set forth in Code Section 5-5-40, for the filing of a 29 motion for new trial or, in this article, after a verdict in a jury or bench trial for the filing 30 of a notice of appeal following a judgment of conviction in a criminal case after a verdict 31 in a jury or bench trial, and except as provided in subsection (b) of this Code section, 32 upon motion made within 100 days from the expiration of the time period for such filing, a defendant may seek an out-of-time motion for new trial or notice of appeal: 33 34 (A) With the consent of the state; 35 (B) By showing excusable neglect; 36 (C) By showing that the failure to timely file such motion or notice was attributable to 37 the deficient performance of such defendant's counsel; or 38 (D) By other good cause shown. 39 (2) The trial court judge shall have jurisdiction to consider such motion. If the judge 40 grants such motion, the defendant shall have 30 days to file an out-of-time motion for

41 new trial or notice of appeal and the judge shall have the discretion to allow an extension 42 of time for filing such motion or notice as set forth in Code Section 5-6-39. An indigent 43 defendant shall be entitled to representation for purposes of seeking an out-of-time 44 motion for new trial or notice of appeal under this subsection. (b) In a criminal case, after a judgment of conviction, a defendant whose motion seeking 45 an out-of-time motion for new trial or notice of appeal or whose granted out-of-time 46 47 motion for new trial or notice of appeal was dismissed based upon the Supreme Court's decision in Cook v. State, 313 Ga. 471 (March 15, 2022), and its progeny, shall have the 48 49 right to file another motion seeking an out-of-time motion for new trial or notice of appeal 50 until June 30, 2025." 51 **PART II** 52 **SECTION 2-1.** 53 Said title is further amended by revising subsection (b) of Code Section 5-5-40, relating to 54 time for motion for new trial generally, as follows: 55 "(b) The motion may be amended any time on or before the ruling thereon; provided, 56 however, that in criminal proceedings when the defendant substantially amends his or her 57 motion for new trial, the state shall be given ten days to respond and present evidence, or, in the discretion of the court, a longer period of time." 58 59 **PART III** 60 SECTION 3-1. 61 This Act shall become effective upon its approval by the Governor or upon its becoming law 62 without such approval.

SECTION 3-2.

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