The Senate Committee on Public Safety offered the following substitute to HB 188:

A BILL TO BE ENTITLED AN ACT

1 To amend Article 2 of Chapter 6 of Title 5 of the Official Code of Georgia Annotated, 2 relating to appellate practice, so as to enact "Mariam's Law"; to revise the name of the Sexual 3 Offender Registration Review Board; to amend Title 16 of the Official Code of Georgia 4 Annotated, relating to crimes and offenses, so as to provide a definition; to provide that 5 punishment for certain sexual offenses shall be life imprisonment and shall require such persons to wear a device capable of tracking the location of the probationer by electronic 6 7 means, including global positioning satellite systems; to provide for the removal of an 8 electronic monitoring device; to provide for determination of unit of prosecution with regard 9 to visual media; to amend Code Section 17-10-6.2, relating to punishment for sexual 10 offenders, and Code Section 35-3-4, relating to powers and duties of bureau generally, so as 11 to revise the name of the Sexual Offender Registration Review Board; to amend Title 42 of 12 the Official Code of Georgia Annotated, relating to penal institutions, so as to revise the 13 name of the Sexual Offender Registration Review Board; to revise the definition of "sexual offender" in regard to certain sentencing; to provide for mandatory minimum sentencing; to 14 15 revise the definition of "dangerous sexual offense"; to provide for procedures; to provide for 16 use of global positioning devices or other electronic monitoring devices; to provide for the 17 transfer investigators from the Georgia Bureau of Investigation to the Sexual Offender Risk 18 Review Board; to provide for presentence risk assessment classification of sexual offenders;

19 to provide for termination of certain probated sentences; to make conforming changes; to20 provide for related matters; to provide a short title; to provide for an effective date; to provide21 for applicability; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
PART I
SECTION 1-1.

25 This Act shall be known and may be cited as "Mariam's Law."

 26
 PART II

 27
 SECTION 2-1.

Article 2 of Chapter 6 of Title 5 of the Official Code of Georgia Annotated, relating to appellate practice, is amended in Code Section 5-6-35, relating to cases requiring application for appeal, requirements for application, exhibits, response, issuance of appellate court order regarding appeal, procedure, supersedeas, jurisdiction of appeal, and appeals involving nonmonetary judgments in custody cases, by revising paragraph (5.1) of subsection (a) as follows:

34 "(5.1) Appeals from decisions of superior courts reviewing decisions of the Sexual
 35 Offender Registration Risk Review Board;"

	23 LC 48 0924S
36	PART III
37	SECTION 3-1.
38	Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, is
39	amended by revising subsection (j) of Code Section 16-5-21, relating to aggravated assault,
40	as follows:
41	''(j)(1) Any person who commits the offense of aggravated assault with intent to rape
42	against a child under the age of 14 years shall be punished by imprisonment for not less
43	than 25 nor more than 50 years.
44	(2)(A) As used in this paragraph, the term 'sexual felony' shall mean a felony
45	conviction of:
46	(i) Aggravated assault with the intent to rape in violation of subsection (a) of this
47	Code section;
48	(ii) Kidnapping in violation of Code Section 16-5-40 which involves a victim who
49	is under 14 years of age, except by a parent;
50	(iii) Trafficking an individual for sexual servitude in violation of Code Section
51	<u>16-5-46;</u>
52	(iv) Rape in violation of Code Section 16-6-1;
53	(v) Aggravated sodomy in violation of Code Section 16-6-2;
54	(vi) Statutory rape in violation of Code Section 16-6-3, if the individual convicted of
55	the offense is 21 years of age or older;
56	(vii) Child molestation in violation of Code Section 16-6-4;
57	(viii) Aggravated child molestation in violation of Code Section 16-6-4;
58	(ix) Enticing a child for indecent purposes in violation of Code Section 16-6-5;
59	(x) Improper sexual contact by employee or agent in the first or second degree or
60	improper sexual contact by a foster parent in the first or second degree in violation of

61	Code Section 16-6-5.1, unless the punishment imposed was not subject to Code
62	<u>Section 17-10-6.2;</u>
63	(xi) Incest in violation of Code Section 16-6-22;
64	(xii) Aggravated sexual battery in violation of Code Section 16-6-22.2; or
65	(xiii) Sexual exploitation of children in violation of Code Section 16-12-100.
66	(B) Any person having been previously convicted of a sexual felony who is convicted
67	of the offense of aggravated assault with the intent to rape shall be punished by
68	imprisonment for life or a split sentence that is a term of imprisonment followed by
69	probation for life. As a condition of probation, the court shall impose the requirement
70	of electronic monitoring as set forth in paragraph (14) of subsection (a) of Code Section
71	<u>42-8-35.</u> Any person convicted under this subsection paragraph shall, in addition, be
72	subject to the sentencing and punishment provisions of Code Section 17-10-6.2."
73	SECTION 3-2.
74	Said title is further amended by revising subsection (d) of Code Section 16-5-40, relating to
75	kidnapping, as follows:
76	"(d) A person convicted of the offense of kidnapping shall be punished by:
77	(1) Imprisonment for not less than ten nor more than 20 years if the kidnapping involved
78	a victim who was 14 years of age or older;
79	(2) Imprisonment for life or by a split sentence that is a term of imprisonment for not less
80	than 25 years and not exceeding life imprisonment, followed by probation for life, if the
81	kidnapping involved a victim who is less than under 14 years of age;
82	(2.1)(A) As used in this paragraph, the term 'sexual felony' shall have the same
83	meaning as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.
84	(B) Any person having been previously convicted of a sexual felony who is convicted
85	of the offense of kidnapping which involves a victim who is under 14 years of age,
86	except by a parent, shall be punished by imprisonment for life or a split sentence that

- 87 <u>is a term of imprisonment followed by probation for life. As a condition of probation,</u>
- 88 the court shall impose the requirement of electronic monitoring as set forth in
- 89 paragraph (14) of subsection (a) of Code Section 42-8-35;
- 90 (3) Life imprisonment or death if the kidnapping was for ransom; or
- 91 (4) Life imprisonment or death if the person kidnapped received bodily injury."
- 92

SECTION 3-3.

93 Said title is further amended by revising subsection (f) of Code Section 16-5-46, relating to94 trafficking of persons for labor or sexual servitude, as follows:

95 "(f)(1) Except as provided in paragraph (2) of this subsection, any person who commits
96 the offense of trafficking an individual for labor servitude or sexual servitude shall be
97 guilty of a felony, and upon conviction thereof, shall be punished by imprisonment for
98 not less than ten nor more than 20 years and a fine not to exceed \$100,000.00.

99 (2) Any person who commits the offense of trafficking an individual for labor servitude
100 or sexual servitude against an individual who is under 18 years of age or if the offense
101 is committed against an individual who has a developmental disability, the person shall
102 be guilty of a felony, and upon conviction thereof, shall be punished by imprisonment for
103 not less than 25 nor more than 50 years or life imprisonment and a fine not to
104 exceed \$100,000.00.

105 (3)(A) As used in this paragraph, the term 'sexual felony' shall have the same meaning
 106 as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.

107 (B) Any person having been previously convicted of a sexual felony who is convicted

108 of the offense of trafficking of persons for sexual servitude shall be punished by

- 109 imprisonment for life or a split sentence that is a term of imprisonment followed by
- 110 probation for life. As a condition of probation, the court shall impose the requirement
- 111 of electronic monitoring as set forth in paragraph (14) of subsection (a) of Code
- 112 <u>Section 42-8-35.</u>"

	23 LC 48 0924S
113	SECTION 3-4.
114	Said title is further amended by adding a new subsection to Code Section 16-6-1, relating to
115	rape, to read as follows:
116	"(d)(1) As used in this subsection, the term 'sexual felony' shall have the same meaning
117	as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.
118	(2) Any person having been previously convicted of a sexual felony who is convicted of
119	the offense of rape shall be punished by imprisonment for life or a split sentence that is
120	a term of imprisonment followed by probation for life. As a condition of probation, the
121	court shall impose the requirement of electronic monitoring as set forth in paragraph (14)
122	of subsection (a) of Code Section 42-8-35."
123	SECTION 3-5.
124	Said title is further amended by adding a new subsection to Code Section 16-6-2, relating to
125	sodomy, aggravated sodomy, and medical expenses, to read as follows:
126	"(e)(1) As used in this subsection, the term 'sexual felony' shall have the same meaning
127	as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.
128	(2) Any person having been previously convicted of a sexual felony who is convicted of
129	the felony offense of aggravated sodomy shall be punished by imprisonment for life or
130	a split sentence that is a term of imprisonment followed by probation for life. As a
131	condition of probation, the court shall impose the requirement of electronic monitoring
132	as set forth in paragraph (14) of subsection (a) of Code Section 42-8-35."
133	SECTION 3-6.
134	Said title is further amended by adding a new subsection to Code Section 16-6-3, relating to
135	statutory rape, to read as follows:
136	''(d)(1) As used in this subsection, the term 'sexual felony' shall have the same meaning
137	as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.

138	(2) Any person having been previously convicted of a sexual felony who is convicted of
139	the felony offense of statutory rape when the individual convicted was 21 years of age
140	or older, shall be punished by imprisonment for life or a split sentence that is a term of
141	imprisonment followed by probation for life. As a condition of probation, the court shall
142	impose the requirement of electronic monitoring as set forth in paragraph (14) of
143	subsection (a) of Code Section 42-8-35."

144 SECTION 3-7.

145 Said title is further amended by adding a new subsection to Code Section 16-6-4, relating to146 child molestation and aggravated child molestation, to read as follows:

147 $\frac{f(f)(1)}{f(1)}$ As used in this subsection, the term 'sexual felony' shall have the same meaning

- 148 as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.
- 149 (2) Except as provided in paragraph (2) of subsection (b) of this Code section, any
- 150 person having been previously convicted of a sexual felony who is convicted of the
- 151 <u>felony offense of child molestation or aggravated child molestation shall be punished by</u>
- 152 imprisonment for life or a split sentence that is a term of imprisonment followed by
- 153 probation for life. As a condition of probation, the court shall impose the requirement of
- 154 electronic monitoring as set forth in paragraph (14) of subsection (a) of Code
- 155 <u>Section 42-8-35.</u>"

156

SECTION 3-8.

157 Said title is further amended by adding a new subsection to Code Section 16-6-5, relating

158 to enticing a child for indecent purposes, to read as follows:

- 159 "(d)(1) As used in this subsection, the term 'sexual felony' shall have the same meaning
- 160 <u>as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.</u>
- 161 (2) Any person having been previously convicted of a sexual felony who is convicted of
- 162 the felony offense of enticing a child for indecent purposes shall be punished by

163 imprisonment for life or a split sentence that is a term of imprisonment followed by

164 probation for life. As a condition of probation, the court shall impose the requirement of

- 165 electronic monitoring as set forth in paragraph (14) of subsection (a) of Code
- 166 <u>Section 42-8-35.</u>"
- 167

SECTION 3-9.

Said title is further amended by adding a new subsection to Code Section 16-6-5.1, relating
to improper sexual contact by employee, agent, or foster parent, consent not a defense, and
penalty, to read as follows:

171 "(h)(1) As used in this subsection, the term 'sexual felony' shall have the same meaning

172 <u>as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.</u>

- 173 (2) Except as provided in paragraph (3) of subsection (g) of this Code section, any
- 174 person having been previously convicted of a sexual felony who is convicted of the
- 175 <u>felony offense of improper sexual contact by employee, agent, or foster parent in the first</u>
- 176 or second degree, shall be punished by imprisonment for life or a split sentence that is a
- 177 term of imprisonment followed by probation for life. As a condition of probation, the
- 178 court shall impose the requirement of electronic monitoring as set forth in paragraph (14)
- 179 of subsection (a) of Code Section 42-8-35."
- 180

SECTION 3-10.

181 Said title is further amended by adding a new subsection to Code Section 16-6-22, relating

- 182 to incest, to read as follows:
- 183 "(c)(1) As used in this subsection, the term 'sexual felony' shall have the same meaning
- 184 as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.
- 185 (2) Any person having been previously convicted of a sexual felony who is convicted of
- 186 the offense of incest shall be punished by imprisonment for life or a split sentence that
- 187 is a term of imprisonment followed by probation for life. As a condition of probation, the

188	court shall impose the requirement of electronic monitoring as set forth in paragraph (14)
189	of subsection (a) of Code Section 42-8-35."

- 190 SECTION 3-11.
 191 Said title is further amended by adding a new subsection to Code Section 16-6-22.2, relating
 192 to aggravated sexual battery, to read as follows:
 193 "(e)(1) As used in this subsection, the term 'sexual felony' shall have the same meaning
 194 as set forth in paragraph (2) of subsection (j) of Code Section 16-5-21.
 195 (2) Any person having been previously convicted of a sexual felony who is convicted of
 196 the offense of aggravated sexual battery shall be punished by imprisonment for life or a
 197 split sentence that is a term of imprisonment followed by probation for life. As a
- 198 condition of probation, the court shall impose the requirement of electronic monitoring
- 199 <u>as set forth in paragraph (14) of subsection (a) of Code Section 42-8-35.</u>"

SECTION 3-12.

201 Said title is further amended in Code Section 16-7-29, relating to interference with electronic 202 monitoring devices, "electronic monitoring device" defined, and penalty, is amended by 203 revising subsection (b) as follows:

204 "(b) It shall be unlawful for any person to knowingly and without authority remove,

205 destroy, or circumvent the operation of an electronic monitoring device which is being used

- 206 for the purpose of monitoring a person who is:
- 207 (1) Complying with a home arrest program as set forth in Code Section 42-1-8;

208 (2) Wearing an electronic monitoring device as a condition of bond or pretrial release;

- 209 (3) Wearing an electronic monitoring device as a condition of probation; or
- 210 (4) Wearing an electronic monitoring device as a condition of parole; or
- 211 (5) Wearing an electronic monitoring device as required in Code Section 42-1-14."

23 LC 48 0924S
212 SECTION 3-13.
213 Said title is further amended by adding a new subsection to Code Section 16-12-100, relating
214 to sexual exploitation of children, reporting violation, civil forfeiture, and penalties, to read
215 as follows:
216 $"(g)(1)$ As used in this subsection, the term 'sexual felony' shall have the same meaning
217 <u>as set forth in Code Section 16-5-21.</u>
218 (2) Any person having been previously convicted of a sexual felony who is convicted of
219 the felony offense of sexual exploitation of children shall be punished by imprisonment
220 for life or a split sentence that is a term of imprisonment followed by probation for life.
221 As a condition of probation, the court shall impose the requirement of electronic
222 monitoring as set forth in paragraph (14) of subsection (a) of Code Section 42-8-35."
223 PART IV
SECTION 4-1.

SECTION 4-1.

225 Code Section 17-10-6.2 of the Official Code of Georgia Annotated, relating to punishment 226 for sexual offenders, is amended by revising subsection (d) as follows:

227 "(d) If the court imposes a probated sentence, the defendant shall submit to review by the 228 Sexual Offender Registration Risk Review Board for purposes of risk assessment classification within ten 60 days of being sentenced and shall otherwise comply with 229 Article 2 of Chapter 1 of Title 42." 230

5			
			CT

PART V

SECTION 5-1.

233 Code Section 35-3-4 of the Official Code of Georgia Annotated, relating to powers and
234 duties of bureau generally, is amended by revising division (15)(B)(i) of subsection (a) as
235 follows:

236 "(B) As used in this paragraph, the term:

237 (i) 'Board' means the Sexual Offender Registration <u>Risk</u> Review Board."

238

239 SECTION 6-1.

Title 42 of the Official Code of Georgia Annotated, relating to penal institutions, is amended in Code Section 42-1-12, relating to State Sexual Offender Registry, by revising paragraph (5) of subsection (a), by revising paragraphs (1) and (9) of subsection (b), and by revising paragraphs (11) through (13) of subsection (i) as follows:

PART VI

244 "(5) 'Board' means the Sexual Offender Registration Risk Review Board."

245 "(1) Inform the sexual offender of the obligation to register, the amount of the registration
 246 fee associated fees, and how to maintain registration;"

"(9) If required <u>by a court or</u> by Code Section 42-1-14, place any required electronic
monitoring system on the sexually dangerous predator <u>sexual offender</u> and explain its
operation and cost."

250 "(11) Determine the appropriate time of day for reporting by sexual offenders, which shall

251 be consistent with the reporting requirements of this Code section; and

252 (12) If required by Code Section 42-1-14, place any electronic monitoring system on the

253 sexually dangerous predator and explain its operation and cost; and

231

232

(13)(12) Provide current information on names and addresses of all registered sexual offenders to campus police with jurisdiction for the campus of an institution of higher education if the campus is within the sheriff's jurisdiction."

257

SECTION 6-2.

Said title is further amended by revising Code Section 42-1-13, relating to Sexual Offender
Registration Review Board, composition, appointment, administration and duties, and
immunity from liability, as follows:

261 "42-1-13.

262 (a) The Sexual Offender Registration Risk Review Board shall be composed of three 263 professionals licensed under Title 43 and knowledgeable in the field of the behavior and 264 treatment of sexual offenders; at least one representative from a victims' rights advocacy 265 group or agency; and at least two representatives from law enforcement, each of whom is 266 either employed by a law enforcement agency as a certified peace officer under Title 35 267 or retired from such employment. The members of the board shall be appointed by the 268 commissioner of behavioral health and developmental disabilities for terms of four years. 269 On and after July 1, 2006, successors to the members of the board shall be appointed by 270 the Governor. Members of the board shall take office on the first day of September 271 immediately following the expired term of that office and shall serve for a term of four 272 years and until the appointment of their respective successors. No member shall serve on 273 the board more than two consecutive terms. Vacancies occurring on the board, other than 274 those caused by expiration of a term of office, shall be filled in the same manner as the 275 original appointment to the position vacated for the remainder of the unexpired term and 276 until a successor is appointed. Members shall be entitled to an expense allowance and 277 travel cost reimbursement the same as members of certain other boards and commissions 278 as provided in Code Section 45-7-21.

(b) The board shall be attached to the Department of Behavioral Health and
Developmental Disabilities for administrative purposes and, provided there is adequate
funding, shall:

(1) Exercise its quasi-judicial, rule-making, or policy-making functions independently
 of the department and without approval or control of the department;

(2) Prepare its budget, if any, and submit its budgetary requests, if any, through thedepartment; and

(3) Hire its own personnel, including, but not limited to, administrative personnel andclinical evaluators.

(c)(1) The board shall acquire, collect, and analyze information, including, but not
limited to, criminal history record information, in determining a sexual offender's risk
assessment as provided for under Code Section 42-1-14.

(2) The board may employ investigators under the board's administration and supervision
to complete the duties provided for under paragraph (1) of this subsection. The Georgia
Bureau of Investigation shall maintain at least one position under the bureau's
administration and supervision which shall facilitate the provision of summarized
criminal history record information to the board from the Georgia Crime Information
Center and the National Crime Information Center.

(d) Members of the board shall be immune from liability for good faith conduct under thisarticle."

299

SECTION 6-3.

300 Said title is further amended by repealing Code Section 42-1-14, relating to risk assessment

301 classification, classification as "sexually dangerous predator," and electronic monitoring, in

302 its entirety and enacting a new Code Section 42-1-14 to read as follows:

303	″ <u>42-1-14.</u>
304	(a)(1) The board shall determine the likelihood that a sexual offender will engage in
305	another crime against a victim who is a minor or a dangerous sexual offense. Any sexual
306	offender who changes residence from another state or territory of the United States or any
307	other place to this state and who is not already designated under Georgia law as a
308	sexually dangerous predator, sexual predator, or sexually violent predator shall have his
309	or her required registration information forwarded by the sheriff of his or her county of
310	registration to the board for the purpose of risk assessment classification. The board shall
311	also make such risk assessment classification upon the request of a superior court judge
312	for purposes of considering a petition to be released from registration requirements or
313	residency or employment restrictions as provided for in Code Section 42-1-19.
314	(2) A sexual offender shall be placed into Level I risk assessment classification, Level II
315	risk assessment classification, or sexually dangerous predator classification based upon
316	the board's assessment criteria and by information obtained and reviewed by the board.
317	The sexual offender may provide the board with information, including, but not limited
318	to, psychological evaluations, sexual history polygraph information, treatment history,
319	and personal, social, educational, and work history. If the sexual offender has undergone
320	treatment or supervision through the Department of Corrections or the Department of
321	Community Supervision, such treatment records shall also be submitted to the board for
322	evaluation. The prosecuting attorney shall provide the board with any information
323	available to assist the board in rendering an opinion, including, but not limited to,
324	criminal history and records related to previous criminal history and shall provide the
325	same information to the sexual offender as was provided to the board. The board shall
326	be authorized to obtain available information from supervision records prior to July 1,
327	2015, and all public records obtained and electronically retained by the State Board of
328	Pardons and Paroles during its investigation of such sexual offender and shall provide the
329	same information to such sexual offender as was provided to the board, but if such

330	records are classified as confidential state secrets, such records shall remain confidential
331	state secrets in accordance with Code Section 42-9-53 and shall not be made available to
332	any other person or entity or be subject to subpoena unless declassified by the State
333	Board of Pardons and Paroles. Any person divulging or causing to be divulged any
334	confidential state secret shall be guilty of a misdemeanor. The clerk of the court of the
335	appropriate jurisdiction where the sexual offender resides shall send a copy of the order
336	seeking declassification for purposes of sentencing and a copy of the sexual offender's
337	conviction to the board and notify the board that a sexual offender's risk assessment
338	evaluation will need to be performed. The board shall render its recommendation for risk
339	assessment classification within:
340	(A) Sixty days of receipt of a request for a risk assessment evaluation if the sexual
341	offender is being sentenced pursuant to subsection (c) of Code Section 17-10-6.2 or as
342	part of a presentence investigation pursuant to subsection (b) of Code Section 42-8-34;
343	(B) Six months prior to the sexual offender's proposed release from confinement if the
344	offender is incarcerated;
345	(C) Sixty days of receipt of the required registration information from the sheriff when
346	the sexual offender changes residence from another state or territory of the United
347	States or any other place to this state and is not already classified;
348	(D) Sixty days if the sexual offender is sentenced to a probated or suspended sentence;
349	and
350	(E) Ninety days if such classification is requested by the court pursuant to a petition
351	filed under Code Section 42-1-19.
352	(3) The board shall notify the sexual offender by first-class mail of its determination of
353	risk assessment classification and shall send a copy of such classification to the Georgia
354	Bureau of Investigation, the Department of Corrections, the State Board of Pardons and
355	Paroles, the Department of Community Supervision, the sheriff of the county in which

356	the sexual offender is registered, and to counsel for the sexual offender and the
357	sentencing court, if applicable.
358	(b) If the board determines that a sexual offender should be classified as a Level II risk

- 359 assessment classification or as a sexually dangerous predator, the sexual offender may
- 360 petition the board to reevaluate his or her classification. To file a petition for reevaluation,
 361 the sexual offender shall be required to submit his or her written petition for reevaluation
- to the board within 30 days from the date of the letter notifying the sexual offender of his
- 363 or her classification. The sexual offender shall have 120 days from the date of the
- 364 <u>notification letter to submit information as provided in subsection (a) of this Code section</u>
- 365 <u>in support of such sexual offender's petition for reevaluation. If the sexual offender fails</u>
 366 to submit the petition or supporting documents within the time limits provided, the
- 367 <u>classification shall be final</u>. The board shall notify the sexual offender by first-class mail
- 368 of its decision on the petition for reevaluation of risk assessment classification and shall
- 369 <u>send a copy of such notification to the Georgia Bureau of Investigation, the Department of</u>
- 370 Corrections, the State Board of Pardons and Paroles, the Department of Community
- 371 Supervision, the sheriff of the county in which the sexual offender is registered, and to
- 372 counsel for the sexual offender and the sentencing court, if applicable. The sexual offender
- 373 may request reevaluation after ten years following his or her initial classification and no
- 374 more than once every five years thereafter.
- 375 (c) A sexual offender who is classified by the board as a Level II risk assessment
- 376 classification or as a sexually dangerous predator may file a petition for judicial review of
- 377 his or her classification within 30 days of the date of the notification letter or, if the sexual
- 378 offender has requested reevaluation pursuant to subsection (b) of this Code section,
- 379 within 30 days of the date of the letter denying the petition for reevaluation. The petition
- 380 for judicial review shall name the board as defendant, and the petition shall be filed in the
- 381 superior court of the county in which the offices of the board are located. Within 30 days
- 382 after service of the appeal on the board, the board shall submit a summary of its findings

383 to the court and mail a copy, by first-class mail, to the sexual offender. The findings of the 384 board shall be considered prima-facie evidence of the classification. The court shall also 385 consider any relevant evidence submitted, and such evidence and documentation shall be 386 mailed to the parties as well as submitted to the court. The court shall hold a hearing to determine the issue of classification. The court may uphold the classification of the board, 387 388 or, if the court finds by a preponderance of the evidence that the sexual offender is not 389 placed in the appropriate classification level, the court shall place the sexual offender in the 390 appropriate risk assessment classification. The court's determination shall be forwarded 391 by the clerk of the court to the board, the sexual offender, the Georgia Bureau of 392 Investigation, the Department of Corrections, the State Board of Pardons and Paroles, and 393 the Department of Community Supervision, and the sheriff of the county in which the 394 sexual offender is registered, and counsel for the sexual offender, if applicable. 395 (d) Any individual who was classified as a sexually violent predator prior to July 1, 2006, 396 shall be classified as a sexually dangerous predator on and after July 1, 2006. 397 (e) In addition to the requirements of registration for all sexual offenders, a sexually 398 dangerous predator shall report in person to the sheriff of the county in which such predator 399 resides six months following his or her birth month and update or verify his or her required 400 registration information. 401 (f) Prior to receiving a risk assessment classification from the board, an individual 402 identified as a sexual offender shall be fitted with a global positioning system monitoring 403 device or other electronic monitoring system device at the expense of such individual 404 when: (1) Such individual has at least one unrelated conviction for a felony sexual offense; or 405 406 (2) Such individual does not meet the criteria provided in paragraph (1) of this 407 subsection, and at the discretion of the community supervision officer, such individual may be required to wear an electronic monitoring system device." 408

409	SECTION 6-4.
410	Said title is further amended in Code Section 42-8-34, relating to sentencing hearings and
411	determinations, presentence investigations, payment of fees, fines, and cost, post-conviction,
412	presentence bond, continuing jurisdiction, and transferal of probation supervision, by
413	revising subsection (b) as follows:
414	"(b) Prior to the sentencing hearing, the court may refer the case to an officer of the circuit
415	in which the court is located for investigation and recommendation; provided, however,
416	that the court shall refer such case when a life sentence may be imposed because of a
417	previous conviction of a sexual felony, as such term is defined in Code Section 16-5-21.
418	The court, upon such reference, shall direct an officer to make an investigation and to
419	report to the court, in writing at a specified time, upon the circumstances of the offense and
420	the criminal record, social history, and present condition of the defendant, together with the
421	officer's recommendation, and when such reference is because of a previous conviction of
422	a sexual felony, the court shall direct the Sexual Offender Risk Review Board to determine
423	the classification level of the defendant in writing and report the board's recommendation
424	to the court. It; and it shall be the duty of such officer to carry out the directive of the
425	court. The officer's and the Sexual Offender Risk Review Board's written findings shall
426	be provided to the prosecuting attorney and defendant no later than ten days prior to the
427	sentencing hearing, or as otherwise ordered by the court."

SECTION 6-5.

429 Said title is further amended in Code Section 42-8-37, relating to effect of termination of430 probated portion of sentence, review of cases of persons receiving probated sentence, and431 reports, by adding a new subsection to read as follows:

432 "(e)(1) When a probationer is on probation for life for a sexual felony as defined in Code

433 <u>Section 16-5-21, DCS shall file a petition to terminate his or her probation if, after</u>

434 <u>serving ten years on probation, the probationer has:</u>

435	(A) Paid all restitution owed;
436	(B) Not had his or her probation revoked during such period;
437	(C) Not been arrested for anything other than a nonserious traffic offense as defined
438	in Code Section 35-3-37; and
439	(D) Not been classified as a sexually dangerous predator by the Sexual Offender Risk
440	Review Board.
441	Within 30 days before issuing an order terminating the offender's probation, the court or
442	its clerk must provide written notice to the District Attorney and the State Board of
443	Pardons and Paroles regarding the court's intention to terminate such offender's term of
444	probation. The prosecuting attorney shall be given an opportunity to be heard on the
445	matter during the 30 days before the termination order is issued by the court.
446	(2) When the court is presented with such petition, it shall take whatever action it
447	determines to be for the best interest of justice and the welfare of society. When such
448	petition is unopposed, the court shall issue an order as soon as possible or otherwise set
449	the matter for a hearing within 90 days of receiving such petition. Such petition shall
450	request an updated classification from the Sexual Offender Risk Review Board. Such
451	classification shall be requested six months before the petition for removal is filed, and
452	the board shall render such reclassification within five months of the petitioner's request.
453	(3) This subsection is intended to be retroactive and applied to any probationer under the
454	supervision of DCS.
455	(4) If such petition is not granted, a petition shall be filed every five years thereafter until
456	the probationer meets the requirements under paragraph (1) of this subsection."

457

SECTION 6-6.

458 Said title is further amended in Code Section 42-9-53, relating to preservation of documents,
459 classification of information and documents, divulgence of confidential state secrets, and
460 conduct of hearings, by revising paragraph (2) of subsection (b) as follows:

461 "(2) The department may make supervision records of the department available to
462 officials employed with the Department of Corrections and the Sexual Offender
463 Registration <u>Risk</u> Review Board, and to the sexual offender as set forth in Code 42-1-14,
464 provided that the same shall remain confidential and not available to any other person or
465 subject to subpoen a unless declassified by the commissioner of community supervision."

466 **PART VII**

467 **SECTION 7-1.**

This Act shall become effective upon its approval by the Governor or upon its becoming law
without such approval and the punishment provisions of this Act shall apply to all offenses
committed on and after July 1, 2023.

471 SECTION 7-2.

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