Georgia Coalition Against Domestic Violence  
2016 General Assembly - Legislative Report  
February 12, 2016

- **Budget – Funding for state-certified domestic violence centers FY 2016 Amended & FY 2017:** The Governor has released his proposed FY 2016 Amended and FY 2017 budgets, both of which include level state funding for state-certified domestic violence centers and state-funded sexual assault centers. The Governor’s proposed FY 2017 budget also includes an increase of $193,125 for grants for civil legal services to victims of domestic violence, administered by the Administrative Office of the Courts.

The House and Senate have each passed their versions of the FY 2016 Amended appropriations bill, including the level domestic violence and sexual assault funding proposed by the Governor. The Appropriations Committees of both chambers will soon form a conference committee to negotiate and draw up a final set of recommendations for the FY 2016 Amended budget.

The House Appropriations Committee has also been deliberating on the Governor’s FY 2017 budget proposal.

Budget documents can be viewed [here](#).

- **Recidivist domestic violence offenders:** SB 193 would ensure that a previous family violence battery conviction against the same victim or any family violence felony conviction against any household member would result in a subsequent family violence battery and would be punished as a felony. On February 2, the Senate passed SB 193 with no “Nay” votes. The bill now moves to the House, where it has been assigned to the House Judiciary Non-Civil Committee.

- **Rape kit processing – the Pursuing Justice for Rape Victims Act:** HB 827 would establish a protocol for local law enforcement for the handling and submission of rape kits to the Georgia Bureau of Investigation for testing. On February 4, the House Judiciary Non-Civil Committee voted to give a “do pass” recommendation for HB 827. The bill now moves to the House Rules Committee which will decide whether it will go before the full House for a vote.

- **Sentencing and post-conviction relief for battered persons convicted of violent crimes against their batterers:** HB 702 would give judges adjudicating cases of murder, manslaughter, aggravated assault, or aggravated battery the discretion to depart from mandatory minimum sentencing guidelines if the judge concludes that the defendant was the victim of family violence or child abuse committed by the person against whom the crime was committed. On February 8, HB 702 had a hearing in a subcommittee of the House Judiciary Non-Civil Committee. The subcommittee did not vote on the bill but plans to have another hearing on the bill soon.

- **Flexible sick leave – the Family Care Act:** HB 746/SB 242 require employers that offer sick leave to allow employees to use that leave time flexibly in order to care for sick children, spouses, and other family members. HB 746 has been assigned to the House Industry and Labor Committee. SB 242 has been assigned to the Senate Health and Human Services Committee, which voted on February 9 to give the bill a “do pass” recommendation. SB 242 now moves to the Senate Rules Committee which will decide whether it will go before the full Senate for a vote.

- **Schedule:** The legislature has adopted a schedule that takes us through Day 40 on March 24. The schedule is available [here](#).