Senate Bill 212

By: Senators Burns of the 23rd, Gooch of the 51st, Anderson of the 24th, Summers of the 13th, Hickman of the 4th and others

AS PASSED

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 9 of Title 15 and Title 21 of the Official Code of Georgia Annotated, 2 relating to probate courts and elections, respectively, so as to end activities and duties of 3 probate court judges relating to elections; to provide for county boards of elections and 4 registration in counties where the probate court judge serves as the election superintendent; 5 to provide for their powers and duties; to provide for the composition of the boards and the 6 selection, qualification, and terms of their members; to provide for resignation, succession, 7 and removal of members and for filling vacancies; to provide for oaths and privileges; to 8 provide for meetings and procedures; to provide for election supervisors and the powers and 9 duties of such election supervisors; to provide for board employees and their compensation; 10 to provide for expenditures of public funds for certain purposes; to provide for compensation 11 of the members of the boards and election supervisors; to provide for offices and equipment; 12 to preserve existing boards of elections and boards of elections and registration; to preserve 13 the General Assembly's authority to enact local legislation for all boards of elections or 14 boards of elections and registration; to provide for the boards' performance of certain 15 functions and duties for certain municipalities; to provide for definitions; to provide for 16 related matters; to provide effective dates; to repeal conflicting laws; and for other purposes.

17 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

18	SECTION 1.
19	Chapter 9 of Title 15 of the Official Code of Georgia Annotated, relating to probate courts,
20	is amended in Code Section 15-9-30, relating to subject matter jurisdiction, powers and
21	duties generally, copy of Official Code of Georgia Annotated furnished for each judge, and
22	authority of probate court judges, by revising subsection (b) as follows:
23	"(b) In addition to the jurisdiction granted in subsection (a) of this Code section and unless
24	otherwise provided by law, the probate courts shall have the power to carry out the
25	following duties as assigned by specific laws:
26	(1) Perform county governmental administration duties;
27	(2) Perform duties relating to elections;
28	(3) Fill vacancies in public offices by appointment;
29	(4)(3) Administer oaths to public officers;
30	(5)(4) Accept, file, approve, and record bonds of public officers;
31	(6)(5) Register and permit certain enterprises;
32	(7)(6) Issue marriage licenses;
33	(8)(7) Hear traffic cases;
34	(9)(8) Hear cases of violations of game and fish laws;
35	(10)(9) Hold criminal commitment hearings; and
36	(11)(10) Perform such other judicial and ministerial functions as may be provided by
37	law."
38	SECTION 2.
39	Said chapter is further amended by revising Code Section 15-9-64, relating to supplement
40	to minimum salaries, as follows:
41	"15-9-64.

- 42 The amount of minimum salary provided in Code Section 15-9-63 for the judges of the
- 43 probate courts of any county presently on a salary who also hold and conduct elections or

44 are responsible for conducting elections for members of the General Assembly under any 45 applicable general or local law of this state shall be increased by \$385.90 per month. The 46 amount of the minimum salary provided in Code Section 15-9-63 for the judges of the 47 probate courts on a salary who are responsible for traffic cases under any general or local 48 law of this state shall also be increased by \$482.28 per month. A county governing 49 authority shall not be required to pay the compensation provided by this Code section 50 beyond the term for which such judge performs such services."

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SECTION 3.

52 Title 21 of the Official Code of Georgia Annotated, relating to elections, is amended in Code
53 Section 21-2-2, relating to definitions, by revising subparagraph (A) of paragraph (35) as
54 follows:

55 "(A) Either the judge of the probate court of a county or the county board of elections,

56 the county board of elections and registration, the joint city-county board of elections,

57 or the joint city-county board of elections and registration, if a county has such;"

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SECTION 4.

59 Said title is further amended in Code Section 21-2-33.2, relating to extraordinary relief, 60 hearings, suspension and reinstatement of superintendents, and litigation expenses, by 61 repealing and reserving subsection (h) and by revising subsection (d) as follows:

62 "(d) A majority of the members of a board of elections, board of elections and registration, 63 or county commission; a probate judge who serves as election superintendent, or, for a sole 64 commissioner form of government, a sole commissioner may petition the Secretary of State 65 to continue any hearing scheduled pursuant to this Code section. Upon a showing of good 66 cause, the State Election Board may in its sound discretion continue any such hearing. 76 Notwithstanding any other provision of law, deliberations held on such petition by the State 76 Election Board shall not be open to the public; provided, however, that testimony shall be

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SECTION 5.

72 Said title is further amended by adding a new Code section to read as follows:

73 ″<u>21-2-40.1.</u>

- 74 (a) For the purposes of this Code section, the term 'board' shall mean a board of elections
- 75 and registration created pursuant to this Code section.
- 76 (b)(1) In addition to and notwithstanding any provisions of Code Section 21-2-40 to the
- 77 contrary, in any county in which the judge of the probate court serves as the election
- 78 <u>superintendent, and a local Act creating a board of elections or board of elections and</u>
- 79 registration for such county has not been adopted and taken effect on or before
- 80 January 1, 2025, the governing authority of such county shall and is directed to create a
- 81 board of elections and registration pursuant to subsection (b) of this Code section no later
- 82 <u>than December 15, 2024</u>. Each such board of elections and registration shall assume the
- 83 duties of the county's election superintendent, shall have the powers and duties of the
- 84 election superintendent relating to the conduct of primaries and elections, and shall have
- 85 the powers and duties of a board of registrars relating to the registration of voters and
- 86 <u>absentee balloting procedures beginning on January 1, 2025.</u>
- 87 (2)(A) Except as provided for in subparagraph (B) of this paragraph, each board shall
- be composed of three members, each of whom shall be an elector and resident of the
- 89 particular county, who shall be appointed by the county governing authority.
- 90 (B) A county governing authority may adopt an ordinance expanding a board to five
- 91 members, each of whom shall be an elector and resident of the particular county, who
- 92 <u>shall be appointed by the county governing authority.</u>
- 93 (C) The county executive committees of the political parties whose candidates at the
- 94 last preceding regular general election held for the election of Governor that received

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95 the largest and second largest number of votes in this state for Governor may submit 96 a list of recommended appointees to a county governing authority for appointment to 97 a board established pursuant to this Code section; provided, however, that such 98 governing authority is under no obligation to appoint any person listed on such list of 99 recommended appointees. 100 (D) Each board shall select a chairperson from among its members. 101 (c)(1) Each member of a board shall serve for a term of four years and until a successor 102 is appointed and qualified, except in the event of resignation or removal as provided for 103 in subsections (d) and (e) of this Code section. 104 (2) Notwithstanding paragraph (1) of this subsection to the contrary, for the initial boards, one member of a three-person board, or two members of a five-person board, 105 shall be appointed to an initial term of two years so as to provide for the staggering of the 106 107 terms of office of the board members. 108 (d) Each member of a board shall be eligible to succeed himself or herself, provided that 109 no member shall serve more than four consecutive terms on a board. Each member shall 110 have the right to resign at any time by submitting written notice of resignation to the 111 governing authority of the county. 112 (e) Each member of a board shall be subject to removal from such board at any time, for 113 cause after notice and hearing, in the same manner and by the same authority as provided 114 for removal of registrars. 115 (f) The governing authority of the county shall file with the clerk of the superior court of 116 the county an affidavit which states the name and residential address of the person 117 appointed and certifies that such member has been duly appointed as provided in this Code section. The clerk of the superior court shall record each such certification on the minutes 118 of the court and shall certify the name of each such member to the Secretary of State and 119 provide for the issuance of appropriate commissions to the members within the same time 120 121 and in the same manner as provided by law for registrars.

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122	(g) In the event that a vacancy occurs on a board due to removal, death, resignation, or
123	otherwise, except by expiration of term, the county governing authority shall appoint a
124	successor for the remainder of the unexpired term. The clerk of the superior court shall be
125	notified of interim appointments and record and certify such appointments in the same
126	manner as the regular appointment of members.
127	(h) Before entering upon his or her duties, each member of a board shall take substantially
128	the same oath as required by law for registrars. Each member of a board shall have the
129	same privileges from arrest as registrars.
130	(i) On January 1, 2025, for each county in which a board is established pursuant to this
131	Code section, the previous election superintendent of the county and the board of registrars
132	of such county shall be relieved of all powers and duties to which a board succeeds by the
133	provisions of this Code section; and such election superintendent and board of registrars
134	shall deliver thereafter to the chairperson of a board, upon his or her written request, the
135	custody of all equipment, supplies, materials, books, papers, records, and facilities of every
136	kind pertaining to such powers and duties.
137	(j)(1) Each board shall be authorized to organize itself, elect its officers, determine its
138	procedural rules and regulations, adopt bylaws, specify the functions and duties of its
139	employees, and otherwise take such action as is appropriate for the management of the
140	affairs committed to its supervision; provided, however, that no such action shall conflict
141	with state law.
142	(2) Action and decision by a board shall be by a majority of the members of a board.
143	(k)(1) Each board shall fix and establish, by appropriate resolution entered on its
144	minutes, directives governing the execution of matters within its jurisdiction. A board
145	shall hold regular monthly meetings at a time and place to be fixed by resolution of such
146	board. All meetings shall comply with the open meetings laws and open records laws of
147	the State of Georgia.

148	(2) A board shall maintain a written record of policy decisions that shall be amended to
149	include additions or deletions. Such written record shall be made available for the public
150	to review.
151	(1) A board is authorized to select and appoint an administrative director, to be known as
152	the election supervisor, to administer and supervise conduct of elections, primaries, and
153	registration of electors for the county. The election supervisor shall serve at the pleasure
154	of such board.
155	(m) A board is authorized to employ such full-time and part-time employees, including a
156	chief clerk, as such board shall deem necessary. The governing authority of the county
157	shall have the right to approve the hiring of any such employee.
158	(n) With the consent of the governing authority of the county, a board shall be authorized
159	to expend public funds for the purpose of distributing sample ballots, voter information
160	booklets, and other material designed to inform and adequately instruct the electors of the
161	county with regard to elections. No material distributed by a board shall contain or
162	express, in any manner or form, any commentary or expression of opinion or request for
163	support with respect to any political issue or matter of political concern.
164	(o) Compensation for the members of a board, employees of such board, and the election
165	supervisor shall be fixed by each board with the approval of the governing authority of the
166	county. Such compensation shall be paid from county funds.
167	(p) The governing authority of the county shall provide a board and the election supervisor
168	with proper and suitable offices and equipment.
169	(q) Each board is authorized to perform for any municipality located wholly or partially
170	within the county any functions and duties which election superintendents and boards of
171	registrars are authorized by general law to perform on behalf of municipalities under such
172	conditions as provided by general law.

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173	(r)(1)	Nothing	in t	this C	ode	section	shall	affect	any	board	of	elections	or	board	of
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- 174 <u>elections and registration established pursuant to a local Act adopted pursuant to Code</u>
- 175 <u>Section 21-2-40.</u>
- 176 (2) Nothing in this Code section shall affect or limit the power of the General Assembly
- 177 <u>to enact local legislation:</u>
- (A) Amending local laws governing boards of elections or boards of elections and
 registration established pursuant to Code Section 21-2-40; or
- (B) Amending the board of a particular county established pursuant to this Code
 section."
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SECTION 6.

183 Said title is further amended in Code Section 21-2-70, relating to powers and duties of184 election superintendents, by revising paragraph (15) as follows:

- 185 "(15)(A) In the case of a judge of the probate court serving as the election 186 superintendent, such person shall take an oath in the following form upon assuming the 187 duties of election superintendent which shall apply to all primaries and elections 188 conducted by such person throughout such person's tenure as election superintendent: 189 , do swear (or affirm) that I will as I. 190 superintendent duly attend all ensuing primaries and elections during the continuance 191 thereof, that I will to the best of my ability prevent any fraud, deceit, or abuse in 192 carrying on the same, that I will make a true and perfect return of such primaries and elections, and that I will at all times truly, impartially, and faithfully perform my 193 194 duties in accordance with Georgia laws to the best of my judgment and ability. 195 (B) In the case of a board of elections, each member of the board shall take an oath in 196 the following form upon becoming a member of the board which shall apply to all
- primaries and elections conducted by the board throughout such person's tenure on the
 board:

199I, _______, do swear (or affirm) that I will as a member of200the board of elections duly attend all ensuing primaries and elections during the201continuance thereof, that I will to the best of my ability prevent any fraud, deceit, or202abuse in carrying on the same, that I will make a true and perfect return of such203primaries and elections, and that I will at all times truly, impartially, and faithfully204perform my duties in accordance with Georgia laws to the best of my judgment and205ability.

(C)(B) In the case of an election supervisor or designee for a board of elections or
 board of elections and registration, the election supervisor or designee shall take an oath
 in the following form upon being appointed as an election supervisor or designee of the
 board which shall apply to all primaries and elections conducted by the board
 throughout such person's tenure:

I, ______, do swear (or affirm) that I will duly attend all ensuing primaries and elections during the continuance thereof, that I will to the best of my ability prevent any fraud, deceit, or abuse in carrying on the same, that I will make a true and perfect return of such primaries and elections, and that I will at all times truly, impartially, and faithfully perform my duties in accordance with Georgia laws to the best of my judgment and ability.

(D)(C) Each judge of the probate court serving as an election superintendent, each
member of a board of elections or board of elections and registration, and each election
supervisor or designee for a board of elections or board of elections and registration
serving on July 1, 2011, shall take the appropriate oath as set forth in this Code section
which shall apply to all primaries and elections conducted throughout such person's
tenure in that position."

	23 LC 47 3067S
223	SECTION 7.
224	Said title is further amended by repealing and reserving Code Section 21-2-74, relating to
225	creation of board to assume duties of superintendent in counties without a board of elections
226	and in which judge of probate court is candidate for public office.
227	SECTION 8.
228	Said title is further amended by repealing Code Section 21-2-74.1, relating to acting election
229	superintendents during vacancy, filling vacancies, and compensation.
230	SECTION 9.
231	Said title is further amended by revising Code Section 21-2-76, relating to eligibility of
232	person to serve as county election superintendent, as follows:
233	"21-2-76.
234	No person who holds elective office, as defined in this chapter and including every
235	municipal office to which persons can be elected by a vote of the electors under the laws
236	of this state but excluding the office of probate judge, shall be eligible to serve as county
237	or municipal election superintendent during the term of such elective office; and the
238	position of any election superintendent other than a probate judge shall be deemed vacant
239	upon such superintendent's qualifying as a candidate for elective public office, as defined
240	in this chapter and including any municipal office to which persons can be elected by a
241	vote of the electors under the laws of this state."

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SECTION 10.

243 Said title is further amended by revising Code Section 21-2-105, relating to local election244 official defined, as follows:

245 "21-2-105.

As used in this part, the term 'local election official' means:

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- 249 (2) A judge of the probate court fulfilling the role of election superintendent; or
- 250 (3) A municipal election superintendent."
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SECTION 11.

Said title is further amended in Code Section 21-2-414, relating to restrictions on campaign
activities, giving of food or water, and public opinion polling within the vicinity of a polling
place, cellular phone use prohibited, prohibition of candidates from entering certain polling
places, and penalty, by revising subsection (d) as follows:

256 (d) No person whose name appears as a candidate on the ballot being voted upon at a 257 primary, election, special primary, or special election, except a judge of the probate court 258 serving as the election superintendent, shall physically enter any polling place other than the polling place at which that person is authorized to cast his or her ballot for that primary, 259 260 election, special primary, or special election and, after casting his or her ballot, the 261 candidate shall not return to such polling place until after the poll has closed and voting has 262 ceased or other than to transact business with the board of registrars, so long as the person 263 does not violate any other provision of this Code section. Judges of the probate court 264 serving as election superintendents shall enter polling places only as necessary to fulfill 265 their duties as election superintendents and shall not engage in any practice prohibited by 266 this Code section."

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SECTION 12.

268 Said title is further amended in Code Section 21-4-3, relating to definitions, by revising269 subparagraph (B) of paragraph (3) as follows:

270 "(B) In the case of any elected county officers, the county board of elections, if a
 271 county has such, or the judge of the probate court, provided that, if such judge of the

- probate court is the officer sought to be recalled, then the election superintendent shall
 be the clerk of the superior court; and"
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SECTION 13.

275 Said title is further amended in Code Section 21-4-13, relating to recall election — time for 276 holding, officer to call election, publication of call, form of ballots, vote required to 277 effectuate recall, and special election to fill vacancy created, by revising subsection (c) as 278 follows:

- 279 "(c) If a recall petition is against an officer who is directed by this Code section to call the
- 280 election, it shall be called:
- 281 (1) By by the Secretary of State, if for the Governor; or
- 282 (2) By the clerk of the superior court, if for the judge of the probate court and such judge
- 283 serves as the election superintendent of the county."

284 SECTION 14.

285 This Act shall become effective for purposes of creation of boards of elections as required

286 by Section 5 of this Act upon its approval by the Governor or upon its becoming law without

- 287 such approval and for all other purposes on January 1, 2025.
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SECTION 15.

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