SENATE COMMITTEE SUBSTITUTE TO HB 328:

AS PASSED SENATE

A BILL TO BE ENTITLED AN ACT

To amend Part 2 of Article 15 of Chapter 1 of Title 10, Code Sections 17-10-7 and 42-9-45, 1 2 Chapter 1 of Title 43, and Code Section 49-4-15 of the Official Code of Georgia Annotated, 3 relating to the "Fair Business Practices Act of 1975," repeat offenders and the State Board of Pardons and Paroles general rule-making authority, general provisions for professions and 4 businesses, and fraud in obtaining public assistance, food stamps, or Medicaid, respectively, 5 so as to enact reforms recommended by the Georgia Council on Criminal Justice Reform 6 involving adult offenders; to provide greater employment opportunities for individuals who 7 have had interaction with the criminal justice system; to provide protection to consumers 8 9 relating to consumer reports in connection with employment and licensing; to provide for 10 definitions; to change provisions relating to certain inmates' parole eligibility; to provide for 11 probationary licenses under certain conditions; to change provisions relating to the 12 misdemeanor and felony threshold in certain fraud cases; to amend Title 15 of the Official 13 Code of Georgia Annotated, relating to courts, so as to create the Council of Accountability 14 Court Judges of Georgia; to provide for membership, duties, and responsibilities; to change responsibilities of drug court divisions, mental health court divisions, and veterans court 15 divisions from the Judicial Council of Georgia to the Council of Accountability Court Judges 16 17 of Georgia; to amend Chapter 21 of Title 15 of the Official Code of Georgia Annotated, 18 relating to general provisions for payment and disposition of fines and forfeitures, so as to 19 provide for the collection of moneys owed to a court; to amend Chapter 12 of Title 17 of the 20 Official Code of Georgia Annotated, relating to legal defense for indigents, so as to change 21 the name of the Georgia Public Defender Standards Council; to remove all references to 22 standards within the chapter; to remove mandatory provisions and make them discretionary; 23 to change provisions relating to the qualifications of the director; to revise the director's 24 powers and authority; to require fewer council and legislative oversight meetings; to limit 25 disclosure of information only upon request; to repeal provisions requiring the council to 26 approve programs for the representation of indigent persons; to change provisions relating 27 to appeals in alternative delivery systems; to amend Title 15 and Code Sections 35-6A-3 and 28 36-32-1 of the Official Code of Georgia Annotated, relating to courts, membership on the

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29	Criminal Justice Coordinating Council, and establishment of municipal courts, respectively,
30	so as to correct cross-references; to provide for related matters; to provide for an effective
31	date and applicability; to repeal conflicting laws; and for other purposes.
32	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
33	PART I
34	SECTION 1-1.
35	Part 2 of Article 15 of Chapter 1 of Title 10 of the Official Code of Georgia Annotated, the
36	"Fair Business Practices Act of 1975," is amended by adding a new Code section to read as
37	follows:
38	″ <u>10-1-393.14.</u>
39	(a) As used in this Code section, the term:
40	(1) 'Adverse effect' means:
41	(A) A denial of employment;
42	(B) Any other decision for employment purposes that negatively affects any current
43	or prospective employee; or
44	(C) A denial or cancellation of, an increase in any charge for, or any other adverse or
45	unfavorable change in the terms of any license.
46	(2) 'Consumer report' means any written, oral, or other communication of any
47	information bearing on a consumer's credit worthiness, credit standing, credit capacity.
48	character, general reputation, personal characteristics, or mode of living which is used or
49	expected to be used or collected in whole or in part for the purpose of serving as a factor
50	in establishing the consumer's eligibility for purposes of credit, insurance, or
51	employment.
52	(3) 'Consumer reporting agency' means any person or entity which, for monetary fees or
53	dues or on a cooperative nonprofit basis, regularly engages in whole or in part in the
54	practice of assembling or evaluating consumer credit information or other information
55	on consumers for the purpose of furnishing consumer reports to third parties.
56	(4) 'Employment purposes' means used for the purpose of evaluating a consumer for
57	employment, promotion, reassignment, retention as an employee, or licensing.
58	(b) A consumer reporting agency which furnishes a consumer report for employment
59	purposes and which for that purpose compiles and reports items of information on
60	consumers which are matters of public record and are likely to have an adverse effect upon
61	a consumer's ability to obtain employment shall:

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- 62 (1) At the time such public record information is reported to the user of such consumer report, notify the consumer of the fact that public record information is being reported by 63 64 the consumer reporting agency, together with the name and address of the person to 65 whom such information is being reported; or (2) Maintain strict procedures designed to ensure that whenever public record 66 information which is likely to have an adverse effect on a consumer's ability to obtain 67 68 employment is reported it is complete and up to date. For purposes of this paragraph, items of public record relating to arrests, indictments, and convictions shall be considered 69 70 up to date if the current public record status of the item at the time of the report is 71 reported. 72 (c) A consumer reporting agency shall be considered to be conducting business in this state 73 if it provides information to any individual, partnership, corporation, association, or any 74 other group however organized that is domiciled within this state or whose principal place 75 of business is within this state. 76 (d) A consumer reporting agency that provides a consumer report for employment 77 purposes that is in compliance with the federal Fair Credit Reporting Act in existence on 78 March 11, 2015, shall be deemed to have complied with this Code section." 79 PART II 80 **SECTION 2-1.** Code Section 17-10-7 of the Official Code of Georgia Annotated, relating to punishment of 81 82 repeat offenders, is amended by revising subsection (c) as follows: 83 "(c) Except as otherwise provided in subsection (b) or (b.1) of this Code section and 84 subsection (b) of Code Section 42-9-45, any person who, after having been convicted under 85 the laws of this state for three felonies or having been convicted under the laws of any other state or of the United States of three crimes which if committed within this state would be 86
- felonies, commits a felony within this state shall, upon conviction for such fourth offense
 or for subsequent offenses, serve the maximum time provided in the sentence of the judge
 based upon such conviction and shall not be eligible for parole until the maximum sentence
 has been served."

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SECTION 2-2.

92 Code Section 42-9-45 of the Official Code of Georgia Annotated, relating to the State Board
93 of Pardons and Paroles general rule-making authority, is amended by revising subsection (b)
94 as follows:

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- 95 "(b)(1) An inmate serving a misdemeanor sentence or misdemeanor sentences shall only
 96 be eligible for consideration for parole after the expiration of six months of his or her
 97 sentence or sentences or one-third of the time of his or her sentence or sentences,
 98 whichever is greater.
- 99 (2) Except as otherwise provided in Code Sections 17-10-6.1 and 17-10-7 and
 paragraph (3) of this subsection, an inmate serving a felony sentence or felony sentences
 shall only be eligible for consideration for parole after the expiration of nine months of
 his or her sentence or one-third of the time of the sentences, whichever is greater. Except
 as otherwise provided in Code Sections 17-10-6.1 and 17-10-7 and paragraph (3) of this
 subsection, inmates serving sentences aggregating 21 years or more shall become eligible
 for consideration for parole upon completion of the service of seven years.
- (3) When an inmate was sentenced pursuant to subsection (d) of Code Section 16-13-30
 and subsection (c) of Code Section 17-10-7 to a term of at least 12 years and up to a life
 sentence, he or she may become eligible for consideration for parole if he or she:
- 109 (A) Has never been convicted of:
- 110 (i) A serious violent felony as such term is defined in Code Section 17-10-6.1;
- (ii) An offense for which he or she was or could have been required to register
 pursuant to Code Section 42-1-12; provided, however, that this paragraph shall not
 apply to any felony that became punishable as a misdemeanor on or after July 1,
 2006;
- 115 (iii) A violation of paragraph (1) or (2) of subsection (b) of Code Section 16-5-21;
- 116 (iv) A violation of Code Section 16-11-106; and
- 117 (v) A violation of Code Section 16-11-131;
- 118 (B) Has completed at least 12 years of his or her sentence;
- (C) Has obtained a low-risk for recidivism rating as determined by a validated risk
 assessment instrument approved by the Department of Corrections;
- (D) Has been classified as a medium or less than medium security risk for institutional
 housing classification purposes by the Department of Corrections;
- (E) Has completed all criminogenic programming requirements as determined by a
 validated risk assessment instrument approved by the Department of Corrections;
- (F) In the 12 months preceding consideration, has not been found guilty of any serious
 disciplinary infractions; and
- (G) Has a high school diploma or general educational development (GED) diploma,
 unless he or she is unable to obtain such educational achievement due to a learning
 disability or illiteracy. If the inmate is incapable of obtaining such education, he or she
 shall have completed a job skills training program, a literacy program, an adult basic
 education program, or a faith based program."

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132	PART III
133	SECTION 3-1.
134	Chapter 1 of Title 43 of the Official Code of Georgia Annotated, relating to general
135	provisions for professions and businesses, is amended by adding a new subsection to Code
136	Section 43-1-19, relating to grounds for refusing to grant or revoking licenses, to read as
137	follows:
138	"(p)(1) Notwithstanding any other provision of this Code section or title, when an
139	applicant submits his or her application for licensure or renewal, together with proof of
140	completion of a drug court division program, as set forth in Code Section 15-1-15, a
141	board shall issue the applicant a probationary license under the terms and conditions
142	deemed appropriate by such board.
143	(2) Paragraph (1) of this subsection shall not supersede a board's consideration of an
144	applicant's other prior criminal history or arrests or convictions that occur subsequent to
145	completion of a drug court division program."
146	PART IV
147	SECTION 4-1.
148	Code Section 49-4-15 of the Official Code of Georgia Annotated, relating to fraud in
149	obtaining public assistance, food stamps, or Medicaid, is amended by revising subsection (a)
150	as follows:
151	"(a) Any person who by means of a false statement, failure to disclose information, or
152	impersonation, or by other fraudulent device, obtains or attempts to obtain, or any person
153	who knowingly or intentionally aids or abets such person in the obtaining or attempting to
154	obtain:
155	(1) Any grant or payment of public assistance, food stamps, or medical assistance
156	(Medicaid) to which he or she is not entitled;
157	(2) A larger amount of public assistance, food stamp allotment, or medical assistance
158	(Medicaid) than that to which he or she is entitled; or
159	(3) Payment of any forfeited grant of public assistance;
160	or any person who, with intent to defraud the department, aids or abets in the buying or in
161	any way disposing of the real property of a recipient of public assistance shall be guilty of
162	a misdemeanor unless the total amount of the value of public assistance, food stamps, and
163	medical assistance (Medicaid) so obtained exceeds \$500.00 \$1,500.00, in which event such
164	person shall be guilty of a felony and, upon conviction thereof, shall be punished by
165	imprisonment for not less than one nor more than five years. In determining the amount

of value of public assistance, food stamps, and medical assistance (Medicaid) obtained by
 false statement, failure to disclose information, or impersonation, or other fraudulent
 device, the total amount obtained during any uninterrupted period of time shall be treated
 as one continuing offense."

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PART V

SECTION 5-1.

172 Title 15 of the Official Code of Georgia Annotated is amended by revising Code Section

173 15-1-15, relating to drug court divisions, by revising paragraphs (4) and (10) of subsection174 (a) as follows:

175 "(4)(A) The On or before January 1, 2013, the Judicial Council of Accountability Court 176 Judges of Georgia shall establish standards and practices for drug court divisions taking into consideration guidelines and principles based on current research and findings 177 178 published by the National Drug Court Institute and the Substance Abuse and Mental 179 Health Services Administration, relating to practices shown to reduce recidivism of offenders with drug abuse problems. Standards and practices shall include, but shall 180 181 not be limited to, the use of a risk and needs assessment to identify the likelihood of 182 recidivating and identify the needs that, when met, reduce recidivism. The Judicial Council of Accountability Court Judges of Georgia shall update its standards and 183 184 practices to incorporate research, findings, and developments in the drug court field. 185 Each drug court division shall adopt policies and practices that are consistent with the 186 standards and practices published by the Judicial Council of Accountability Court 187 Judges of Georgia.

188 (B) The On and after January 1, 2013, the Judicial Council of Accountability Court 189 Judges of Georgia shall provide technical assistance to drug court divisions to assist them with the implementation of policies and practices, including, but not limited to, 190 guidance on the implementation of risk and needs assessments in drug court divisions. 191 (C) The On or before July 1, 2013, the Judicial Council of Accountability Court Judges 192 of Georgia shall create and manage a certification and peer review process to ensure 193 drug court divisions are adhering to the Judicial Council of Accountability Court Judges 194 195 of Georgia's standards and practices and shall create a waiver process for drug court 196 divisions to seek an exception to the Judicial Council of Accountability Court Judges 197 of Georgia's standards and practices. In order to receive state appropriated funds, any drug court division established on and after July 1, 2013, shall be certified pursuant to 198 199 this subparagraph or, for good cause shown to the Judicial Council of Accountability

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- 200Court Judges of Georgia, shall receive a waiver from the Judicial Council of201Accountability Court Judges of Georgia.202(D) On and after July 1, 2013, the award of any state funds for a drug court division203shall be conditioned upon a drug court division attaining certification or a waiver by the
- Judicial Council of <u>Accountability Court Judges of</u> Georgia. On or before September
 1, the Judicial Council of <u>Accountability Court Judges of</u> Georgia shall publish an
 annual report listing certified drug court divisions.
- 207 (E) The Council of Accountability Court Judges of Georgia and the Georgia Council 208 on Criminal Justice Reform Pursuant to Code Section 15-5-24, the Administrative 209 Office of the Courts shall develop and manage an electronic information system for 210 performance measurement and accept submission of performance data in a consistent 211 format from all drug court divisions. The Judicial Council of Accountability Court 212 Judges of Georgia shall identify elements necessary for performance measurement, including, but not limited to, recidivism, the number of moderate-risk and high-risk 213 214 participants in a drug court division, drug testing results, drug testing failures, 215 participant employment, the number of participants who successfully complete the program, and the number of participants who fail to complete the program. 216
- (F) On or before July 1, 2015, and every three years thereafter, the Judicial Council of
 <u>Accountability Court Judges of</u> Georgia shall conduct a performance peer review of the
 drug court divisions for the purpose of improving drug court division policies and
 practices and the certification and recertification process."
- "(10) As used in this Code section, the term 'risk and needs assessment' means an
 actuarial tool, approved by the Judicial Council of <u>Accountability Court Judges of</u>
 Georgia and validated on a targeted population, scientifically proven to determine a
 person's risk to recidivate and to identify criminal risk factors that, when properly
 addressed, can reduce that person's likelihood of committing future criminal behavior."
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SECTION 5-2.

- Said title is further amended by revising paragraphs (4) and (10) of subsection (b) of Code
 Section 15-1-16, relating to mental health court divisions, as follows:
- 229 "(4)(A) <u>The On or before January 1, 2013, the Judicial Council of Accountability Court</u>
 <u>Judges of</u> Georgia shall establish standards and practices for mental health court
 divisions taking into consideration guidelines and principles based on current research
 and findings published by expert organizations, including, but not limited to, the United
 States Substance Abuse and Mental Health Services Administration, the Council of
 State Governments Consensus Project, and the National GAINS Center, relating to
 practices shown to reduce recidivism of offenders with mental illness or developmental

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- 236 disabilities. Standards and practices shall include, but shall not be limited to, the use 237 of a risk and needs assessment to identify the likelihood of recidivating and identify the needs that, when met, reduce recidivism. The Judicial Council of Accountability Court 238 239 Judges of Georgia shall update its standards and practices to incorporate research, findings, and developments in the mental health court field. Each mental health court 240 241 division shall adopt policies and practices that are consistent with the standards and 242 practices published by the Judicial Council of Accountability Court Judges of Georgia. 243 (B) The On and after January 1, 2013, the Judicial Council of Accountability Court 244 Judges of Georgia shall provide technical assistance to mental health court divisions to 245 assist them with the implementation of policies and practices, including, but not limited to, guidance on the implementation of risk and needs assessments in mental health court 246 247 divisions.
- 248 (C) The On or before July 1, 2013, the Judicial Council of Accountability Court Judges 249 of Georgia shall create and manage a certification and peer review process to ensure 250 mental health court divisions are adhering to the Judicial Council of Accountability 251 Court Judges of Georgia's standards and practices and shall create a waiver process for 252 mental health court divisions to seek an exception to the Judicial Council of 253 Accountability Court Judges of Georgia's standards and practices. In order to receive 254 state appropriated funds, any mental health court division established on and after July 255 1, 2013, shall be certified pursuant to this subparagraph or, for good cause shown to the 256 Judicial Council of Accountability Court Judges of Georgia, shall receive a waiver from 257 the Judicial Council of Accountability Court Judges of Georgia.
- (D) On and after July 1, 2013, the award of any state funds for a mental health court division shall be conditioned upon a mental health court division attaining certification or a waiver by the Judicial Council of <u>Accountability Court Judges of</u> Georgia. On or before September 1, the Judicial Council of <u>Accountability Court Judges of</u> Georgia shall publish an annual report listing of certified mental health court divisions.
- 263 (E) Pursuant to Code Section 15-5-24, the Administrative Office of the Courts shall develop and manage an electronic information system for performance measurement and 264 265 accept submission of performance data in a consistent format from all mental health 266 court divisions. The Judicial Council of Accountability Court Judges of Georgia shall identify elements necessary for performance measurement, including, but not limited to, 267 268 recidivism, the number of moderate-risk and high-risk participants in a mental health 269 court division, drug testing results, drug testing failures, the number of participants who successfully complete the program, and the number of participants who fail to complete 270 271 the program.

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- (F) On or before July 1, 2015, and every three years thereafter, the Judicial Council of
 <u>Accountability Court Judges of</u> Georgia shall conduct a performance peer review of the
 mental health court divisions for the purpose of improving mental health court division
 policy and practices and the certification and recertification process."
- 276 "(10) As used in this Code section, the term 'risk and needs assessment' means an actuarial
 277 tool, approved by the Judicial Council of <u>Accountability Court Judges of</u> Georgia and
 278 validated on a targeted population, scientifically proven to determine a person's risk to
 279 recidivate and to identify criminal risk factors that, when properly addressed, can reduce
 280 that person's likelihood of committing future criminal behavior."
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SECTION 5-3.

- Said title is further amended by revising paragraph (4) of subsection (b) of Code Section
 15-1-17, relating to veterans court divisions, as follows:
- 284 ["](4) The Judicial Council of <u>Accountability Court Judges of</u> Georgia shall adopt standards 285 and practices for veterans court divisions, taking into consideration guidelines and 286 principles based on available current research and findings published by experts on veterans' health needs and treatment options, including, but not limited to, the VA and the 287 288 Georgia Department of Veterans Service. The Judicial Council of Accountability Court 289 Judges of Georgia shall update its standards and practices to incorporate research, 290 findings, and developments in the veterans court field if any such research, findings, or 291 developments are created. Each veterans court division shall adopt policies and practices 292 that will be consistent with any standards and practices published by the Judicial Council 293 of Accountability Court Judges of Georgia. Such standards and practices shall serve as 294 a flexible framework for developing effective veterans court divisions and provide a 295 structure for conducting research and evaluation for accountability. Such standards and 296 practices are not intended to be a certification or regulatory checklist."
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SECTION 5-4.

- 298 Said title is further amended by adding a new Code section to read as follows:
- 299 <u>"15-1-18.</u>
- 300 (a) As used in this Code section, the term:
- 301 (1) 'Accountability court' means a drug court division, mental health court division, or
 302 veterans court division.
- 303 (2) 'Council' means the Council of Accountability Court Judges of Georgia.
- 304 (b) There is created an accountability court judges' council to be known as the 'Council of
- 305 Accountability Court Judges of Georgia.' Such council shall be composed of the judges,
- 306 <u>senior judges, and judges emeriti of the accountability courts of this state.</u>

15 HB 328/SCSFA/2 307 (c) The council shall be authorized to organize itself and to develop a constitution and 308 bylaws. The council shall promulgate rules and regulations as it deems necessary. The 309 council shall annually elect a chairperson from among its membership. The council may 310 appoint such committees as it considers necessary to carry out its duties and responsibilities, 311 including appointing judges serving in other courts to serve in an advisory capacity to the 312 council. 313 (d) It shall be the purpose of the council to effectuate the constitutional and statutory 314 responsibilities conferred upon it by law and to further the improvement of accountability 315 courts, the quality and expertise of the judges thereof, and the administration of justice. 316 (e) Expenses of the administration of the council shall be paid from state funds appropriated for that purpose, from federal funds available to the council for such purpose, or from other 317 318 appropriate sources. The council shall be authorized to accept and use gifts, grants, and 319 donations for the purposes of carrying out this Code section. The council shall be authorized to accept and use property, both real and personal, and services for the purposes 320 321 of carrying out this Code section. 322 (f) The Criminal Justice Coordinating Council shall provide technical services to the 323 council and shall assist the council in complying with all its legal requirements. 324 (g) The Administrative Office of the Courts shall provide the council with office space and 325 administrative support, including staff for record keeping, reporting, and related administrative and clerical functions. 326 327 (h) Appropriations to the Administrative Office of the Courts for functions transferred to 328 the Criminal Justice Coordinating Council pursuant to this Code section shall be transferred as provided in Code Section 45-12-90. Personnel previously employed by the 329 330 Administrative Office of the Courts and equipment and facilities of the Administrative Office of the Courts shall likewise be transferred to the Criminal Justice Coordinating 331 332 Council. Such transfers shall be as determined by the director of the Administrative Office of the Courts." 333 334 PART VI **SECTION 6-1.** 335

336	Chapter 21 of Title 15 of the Official Code of Georgia Annotated, relating to general
337	provisions for payment and disposition of fines and forfeitures, is amended by revising Code
338	Section 15-21-12, which was previously reserved, as follows:
339	"15-21-12.
340	Reserved.
341	For the purpose of collecting any moneys owed to a court pursuant to a judgment and with
342	the recommendation of such court, a local governing authority may contract with any person

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343	doing business within or outside this state for the collection of moneys owed to such court;
344	provided, however, that a local governing authority shall not enter into such contract for the
345	collection of moneys owed as a result of a court order sentencing a defendant to a
346	probationary sentence or placing a defendant under probationary supervision solely because
347	such defendant is unable to pay the court imposed fines and statutory surcharges when such
348	defendant's sentence is imposed."

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PART VII SECTION 7-1.

- Chapter 12 of Title 17 of the Official Code of Georgia Annotated, relating to legal defense
 for indigents, is amended by revising subsection (b) of Code Section 17-12-1, relating to the
 Georgia Public Defender Standards Council, as follows:
- 354 "(b) The Georgia Public Defender Standards Council shall be an independent agency within
 355 the executive branch of state government."

356 SECTION 7-2. 357 Said chapter is further amended by revising paragraphs (4), (5), and (7) of Code Section 358 17-12-2, relating to definitions, as follows: 359 "(4) 'Council' means the Georgia Public Defender Standards Council. 360 (5) 'Director' means the director of the Georgia Public Defender Standards Council." 361 "(7) 'Legislative oversight committee' means the Legislative Oversight Committee for the

362 Georgia Public Defender Standards Council."

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SECTION 7-3.

Said chapter is further amended by revising subsections (a) and (e) of Code Section 17-12-3,
relating to the creation of the council, as follows:

366 "(a) There is created the Georgia Public Defender Standards Council to be composed of
367 nine members. Other than county commission members, members of the council shall be
368 individuals with significant experience working in the criminal justice system or who have
369 demonstrated a strong commitment to the provision of adequate and effective representation
370 of indigent defendants."

371 "(e) In making the appointments of members of the council who are not county
372 commissioners, the appointing authorities shall seek to identify and appoint persons who
373 represent a diversity of backgrounds and experience and shall may solicit suggestions from
374 the State Bar of Georgia, local bar associations, the Georgia Association of Criminal
375 Defense Lawyers, the councils representing the various categories of state court judges in

- Georgia, and the Prosecuting Attorneys' Council of the State of Georgia, as well as from the public and other interested organizations and individuals within this state. The appointing authorities may solicit recommendations for county commissioners from the Association County Commissioners of Georgia. The appointing authorities shall not appoint a prosecuting attorney as defined in paragraph (6) of Code Section 19-13-51, any employee of a prosecuting attorney's office, or an employee of the Prosecuting Attorneys' Council of the State of Georgia to serve on the council."
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SECTION 7-4.

Said chapter is further amended by revising Code Section 17-12-5, relating to the director,
qualifications, selection, salary, and responsibilities, as follows:

386 "17-12-5.

(a) To be eligible for appointment as the director, a candidate shall be a member in good
standing of the State Bar of Georgia with at least seven years' experience in the practice of
law. The director shall be selected on the basis of training and experience and such other
qualifications as the council deems appropriate. The director shall be appointed by the
Governor and shall serve at the pleasure of the Governor.

392 (b)(1) The director shall work with and provide support services and programs for circuit 393 public defender offices and other attorneys representing indigent persons in criminal or juvenile cases in order to improve the quality and effectiveness of legal representation of 394 395 such persons and otherwise fulfill the purposes of this chapter. Such services and 396 programs shall include, but shall not be limited to, technical, research, and administrative 397 assistance; educational and training programs for attorneys, investigators, and other staff; assistance with the representation of indigent defendants with mental disabilities; 398 399 assistance with the representation of juveniles; assistance with death penalty cases; and 400 assistance with appellate advocacy.

401 (2) The director may establish divisions within the office to administer the services and
402 programs as may be necessary to fulfill the purposes of this chapter. The director shall
403 establish a mental health advocacy division and the Georgia capital defender division.

404 (3) The director may hire and supervise such staff employees and may contract with
405 outside consultants on behalf of the office as may be necessary to provide the services
406 contemplated by this chapter.

407 (c) The director shall have and may exercise the following power and authority:

(1) The power and authority to take or cause to be taken any or all action necessary to
 perform any indigent defense services or otherwise necessary to perform any duties,
 responsibilities, or functions which the director is authorized by law to perform and to

411 exercise any power or authority which the council is authorized under subsection (a) of 412 Code Section 17-12-4 to exercise; and 413 (2) The power and authority to enforce or otherwise require compliance with any and all rules, regulations, procedures, or directives necessary to perform any indigent defense 414 services; to carry into effect the minimum standards and policies promulgated by the 415 416 council; and to perform any duties, responsibilities, or functions which the council is 417 authorized under subsection (a) of Code Section 17-12-4 to perform or to exercise; and (3)(2) The power and authority to assist the council in the performance of its duties, 418 responsibilities, and functions and the exercise of its power and authority. 419 420 (d) The director shall: 421 (1) Prepare and submit to the council a proposed budget for the council. The director 422 shall also prepare and submit an annual report containing pertinent data on the operations, 423 costs, and needs of the council and such other information as the council may require; 424 (2) Develop such rules, procedures, and regulations as the director determines may be 425 necessary to carry out the provisions of this chapter and submit these to the council for 426 approval and comply with all applicable laws, standards, and regulations; 427 (3) Administer and coordinate the operations of the council and supervise compliance 428 with policies and standards adopted by the council; 429 (4) Maintain proper records of all financial transactions related to the operation of the 430 council; 431 (5) At the director's discretion, solicit and accept on behalf of the council any funds that 432 may become available from any source, including government, nonprofit, or private 433 grants, gifts, or bequests; 434 (6) Coordinate the services of the council with any federal, county, or private programs 435 established to provide assistance to indigent persons in cases subject to this chapter and 436 consult with professional bodies concerning the implementation and improvement of 437 programs for providing indigent services; 438 (7) Provide for the training of attorneys and other staff involved in the legal representation of persons subject to this chapter; 439 440 (8) Attend all council meetings, except those meetings or portions thereof that address the 441 question of appointment or removal of the director; 442 (9) Ensure that the expenditures of the council are not greater than the amounts budgeted 443 or available from other revenue sources; 444 (10) Hire or remove a mental health advocate who shall serve as director of the division 445 of the office of mental health advocacy; 446 (11) Hire or remove the capital defender who shall serve as the director of the division 447 of the office of the Georgia capital defender; and

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448	(12) Evaluate each circuit public defender's job performance.
449	(e) The director shall not:
450	(1) Provide direct legal representation to any person entitled to services pursuant to this
451	chapter; and
452	(2) Engage in the private practice of law for profit."
453	SECTION 7-5.
454	Said chapter is further amended by revising Code Section 17-12-6, relating to assistance of
455	council to public defenders, as follows:
456	″17-12-6.
457	(a) The council shall may assist the public defenders throughout the state in their efforts to
458	provide adequate legal defense to the indigent. Assistance may include:
459	(1) The preparation and distribution of a basic defense manual and other educational
460	materials;
461	(2) The preparation and distribution of model forms and documents employed in indigent
462	defense;
463	(3) The promotion of and assistance in the training of indigent defense attorneys;
464	(4) The provision of legal research assistance to public defenders; and
465	(5) The provision of such other assistance to public defenders as may be authorized by
466	law.
467	(b) The council:
468	(1) Shall be the fiscal officer for the circuit public defender offices and shall account for
469	all moneys received from each governing authority; and
470	(2) May Shall collect, maintain, review, and publish in print or electronically records and
471	statistics for the purpose of evaluating the delivery of indigent defense representation in
472	Georgia."
473	SECTION 7-6.
474	Said chapter is further amended by revising subsection (e) of Code Section 17-12-7, relating
475	to councilmembers and meetings, as follows:
476	"(e) The council shall meet at least quarterly semiannually and at such other times and
477	places as it deems necessary or convenient for the performance of its duties."
478	SECTION 7-7.
479	Said chapter is further amended by revising Code Section 17-12-8, relating to the approval
480	by the council of programs for representation of indigent persons, as follows:
481	<i>"</i> 17-12-8.

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- 482 <u>Reserved.</u>
 483 (a) The council shall approve the development and improvement of programs which
 484 provide legal representation to indigent persons and juveniles.
 485 (b) The council shall approve and implement programs, services, policies, and standards
 486 as may be necessary to fulfill the purposes and provisions of this chapter and to comply with
 487 all applicable laws governing the rights of indigent persons accused of violations of criminal
 488 law.
- 489 (c) All policies and standards that are promulgated by the council shall be publicly
 490 available for review and shall be posted on the council's website. Each policy and standard
 491 shall identify the date upon which such policy and standard took effect."
- 492

SECTION 7-8.

- 493 Said chapter is further amended by revising Code Section 17-12-10, relating to annual494 reporting, as follows:
- 495 "17-12-10.

(a) <u>Upon request, the The council shall prepare annually a report of its activities in order</u>
 to provide the General Assembly, the Governor, and the Supreme Court of Georgia with an
 accurate description and accounting of the preceding year's expenditures and revenue,
 including moneys received from cities and county governing authorities. Such report shall
 include a three-year cost projection and anticipated revenues for all programs defined in the
 General Appropriations Act.

- (b) <u>Upon request, the The council shall provide to the General Assembly, the Governor, and</u>
 the Supreme Court of Georgia a detailed analysis of all grants and funds, whether public or
 private, applied for or granted, together with how and in what manner the same are to be
 utilized and expended.
- (c) <u>Upon request, the</u> The director shall prepare annually a report in order to provide the
 General Assembly, the Supreme Court, and the Governor with information on the council's
 assessment of the delivery of indigent defense services, including, but not limited to, the
 costs involved in operating each program and each governing authority's indigent person
 verification system, methodology used, costs expended, and savings realized."
- 511

SECTION 7-9.

- 512 Said chapter is further amended by revising Code Section 17-12-10.1, relating to the creation
 513 of the legislative oversight committee, as follows:
- 514 "17-12-10.1.
- (a) There is created the Legislative Oversight Committee for the Georgia Public Defender
 Standards Council which shall be composed of eight persons: three members of the House

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517 of Representatives appointed by the Speaker of the House of Representatives, three 518 members of the Senate appointed by the Senate Committee on Assignments or such person 519 or entity as established by Senate rule, and one member of the House of Representatives and 520 one member of the Senate appointed by the Governor. The members of such committee 521 shall be selected within ten days after the convening of the General Assembly in each 522 odd-numbered year and shall serve until their successors are appointed.

523 (b) The Speaker of the House of Representatives shall appoint a member of such committee 524 to serve as chairperson, and the Senate Committee on Assignments or such person or entity 525 as established by Senate rule shall appoint one member of the committee to serve as vice 526 chairperson during each even-numbered year. The Senate Committee on Assignments or such person or entity as established by Senate rule shall appoint a member of such 527 528 committee to serve as chairperson, and the Speaker of the House of Representatives shall 529 appoint one member to serve as vice chairperson during each odd-numbered year. Such 530 committee shall meet at least three times once each year and, upon the call of the 531 chairperson, at such additional times as deemed necessary by the chairperson.

532 (c) It shall be the duty of such committee to review and evaluate:

533 (1) Information on new programs submitted by the council;

- 534 (2) Information on rules, regulations, policies, and standards proposed by the council;
- 535 (3) The strategic plans for the council;
- 536 (4) Program evaluation reports and budget recommendations of the council;
- 537 (5) The fiscal impact of fees and fines on counties;
- (6) The reports submitted pursuant to Code Section 15-21A-7 in order to identify, among
 other things, opportunities to reduce or consolidate fees, fines, and surcharges; and
- 540 (7) Such other information or reports as deemed necessary by such committee.
- (d) The council and director shall cooperate with such committee and provide such
 information or reports as requested by the committee for the performance of its functions.
 (e) The council shall submit its budget estimate to the director of the Office of Planning and
 Budget in accordance with subsection (a) of Code Section 45-12-78.
- (f) The legislative oversight committee shall make an annual report of its activities and
 findings to the membership of the General Assembly, the Chief Justice of the Supreme
 Court, and the Governor within one week of the convening of each regular session of the
 General Assembly. The chairperson of such committee shall deliver written executive
 summaries of such report to the members of the General Assembly prior to the adoption of
 the General Appropriations Act each year.
- 551 (g)(f) The members of such committee shall receive the allowances authorized for 552 legislative members of legislative committees. The funds necessary to pay such allowances 553 shall come from funds appropriated to the House of Representatives and the Senate.

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554 (h)(g) The legislative oversight committee shall be authorized to request that a performance
555 audit of the council be conducted."

556

SECTION 7-10.

557 Said chapter is further amended by revising subsection (d) of Code Section 17-12-20, relating
558 to the public defender selection panel, as follows:

559 "(d) A circuit public defender supervisory panel may convene at any time during its circuit public defender's term of office and shall convene at least annually for purposes of 560 561 reviewing the circuit public defender's job performance and the performance of the circuit 562 public defender office. The director and circuit public defender shall be notified at least two weeks in advance of the convening of the circuit public defender supervisory panel. The 563 564 circuit public defender shall be given the opportunity to appear before the circuit public 565 defender supervisory panel and present evidence and testimony. The chairperson shall 566 determine the agenda for the annual review process, but, at a minimum, such review shall 567 include information collected pursuant to subsection (c) of Code Section 17-12-24, usage 568 of state and local funding, expenditures, and budgeting matters. The chairperson shall make an annual report on or before the thirtieth day of September of each year concerning the 569 570 circuit public defender supervisory panel's findings regarding the job performance of the 571 circuit public defender and his or her office to the director on a form provided to the panel by the director. If at any time the circuit public defender supervisory panel finds that the 572 573 circuit public defender is performing in a less than satisfactory manner or finds information 574 of specific misconduct, the circuit public defender supervisory panel may by majority vote 575 of its members adopt a resolution seeking review of its findings and remonstrative action 576 by the director. Such resolution shall specify the reason for such request. All evidence 577 presented and the findings of the circuit public defender supervisory panel shall be 578 forwarded to the director within 15 days of the adoption of the resolution. The director shall initiate action on the circuit public defender supervisory panel's resolution within 30 days 579 of receiving the resolution. The director shall notify the circuit public defender supervisory 580 panel, in writing, of any actions taken pursuant to submission of a resolution under this 581 subsection." 582

583

SECTION 7-11.

Said chapter is further amended by revising Code Section 17-12-36, relating to alternative
delivery systems, as follows:

586 "17-12-36.

(a) The council may permit a judicial circuit composed of a single county to continue ineffect an alternative delivery system to the one set forth in this article if:

589

(1) The delivery system:

- 590 (A) Has a full-time director and staff and had been fully operational for at least two 591 years on July 1, 2003; or
- 592 (B) Is administered by the county administrative office of the courts or the office of the 593 court administrator of the superior court and had been fully operational for at least two 594 years on July 1, 2003;
- 595 (2) The council, by majority vote of the entire council, determines that the delivery 596 system meets or exceeds its policies and standards, including, without limitation, caseload 597 standards, as the council adopts;
- (3) The governing authority of the county comprising the judicial circuit enacts a 598 resolution expressing its desire to continue its delivery system and transmits a copy of 599 600 such resolution to the council not later than September 30, 2004; and
- 601 (4) The governing authority of the county comprising the judicial circuit enacts a resolution agreeing to fully fund its delivery system. 602
- 603 (b) A judicial circuit composed of a single county may request an alternative delivery system only one time; provided, however, that if such judicial circuit's request for an 604 alternative delivery system was disapproved on or before December 31, 2004, such judicial 605 606 circuit may make one further request on or before September 1, 2005. The council shall 607 allow such judicial circuit to have a hearing on such judicial circuit's request.
- (c) The council shall make a determination with regard to continuation of an alternative 608 609 delivery system not later than December 1, 2005, and if the council determines that such 610 judicial circuit's alternative delivery system does not meet the standards requirements as 611 established by the council, the council shall notify such judicial circuit of its deficiencies in writing and shall allow such judicial circuit an opportunity to cure such deficiencies. The 612 613 council shall make a final determination with regard to continuation of an alternative 614 delivery system on or before December 31, 2005. Initial and subsequent approvals of alternative delivery systems shall be by a majority vote of the entire council. 615
- (d) Any circuit whose alternative delivery system is disapproved at any time shall be 616 governed by the provisions of this article other than this Code section. 617
- (e) In the event an alternative delivery system is approved, the council shall annually 618 review the operation of such system and determine whether such system is meeting the 619 620 standards requirements as established by the council and is eligible to continue operating 621 as an approved alternative delivery system. In the event the council determines that such system is not meeting the standards requirements as established by the council, the council 622 shall provide written notice to such system of the deficiencies and shall provide such system 623 an opportunity to cure such deficiencies. 624

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(f) In the event an alternative delivery system is approved, it shall keep and maintain
appropriate records, which shall include the number of persons represented; the offenses
charged; the outcome of each case; the expenditures made in providing services; and any
other information requested by the council.

- (g) In the event the council disapproves an alternative delivery system either in its initial
 application or annual review, such system may appeal such decision to the Supreme Court
 of Georgia council under such rules and procedures as shall be prescribed by the Supreme
 Court council.
- (h) An approved alternative delivery system shall be paid by the council, from funds
 available to the council, in an amount equal to the amount that would have been allocated
 to the judicial circuit for the minimum salary of the circuit public defender, the assistant
 circuit public defenders, the investigator, and the administrative staff, exclusive of benefits,
 if the judicial circuit was not operating an alternative delivery system."
- 638

SECTION 7-12.

639 Said chapter is further amended by revising subsection (c) of Code Section 17-12-51, relating
640 to repayment of attorney's fees as a condition of probation, as follows:

- 641 "(c) If a defendant who is represented by a public defender, who is paid for entirely by the
 642 state, enters a plea of nolo contendere, first offender, or guilty or is otherwise convicted, the
 643 court may impose as a condition of probation repayment of all or a portion of the cost for
 644 providing legal representation and other costs of the defense if the payment does not impose
 645 a financial hardship upon such defendant or such defendant's dependent or dependents.
 646 Such defendant shall make such payment through the probation department to the Georgia
 647 Public Defender Standards Council for payment to the general fund of the state treasury."
- 648 **SECTION 7-13.** Said chapter is further amended by revising subsection (b) of Code Section 17-12-80, relating 649 to the requirement for verification of indigence, as follows: 650 (b) The council shall establish policies and standards to determine approval of an indigent 651 person verification system and shall annually provide written notification to the Georgia 652 653 Superior Court Clerks' Cooperative Authority as to whether or not a governing authority has 654 an approved indigent person verification system." 655 PART VIII **SECTION 8-1.** 656
- Title 15 of the Official Code of Georgia Annotated, relating to courts, is amended by revising

658 659 subsection (a) of Code Section 15-6-30, relating to expenses for attendance at educational programs, as follows:

"(a) The judges of the superior courts of this state shall be entitled to receive, in addition 660 661 to the compensation provided by law, reimbursement of travel expenses incurred when such a judge attends any court in his judicial circuit other than the court in the county of the 662 residence of the judge or when the judge is required to be in any county in his circuit other 663 664 than the county of his residence in the discharge of any judicial duty or function, required by law, pertaining to the superior court of such county. Judges and senior judges of the 665 superior courts shall also be entitled to receive reimbursement under this Code section of 666 667 travel expenses incurred when any such judge is designated to preside in the place of an absent Justice of the Supreme Court or attends a meeting of a judicial administrative district, 668 669 The Council of Superior Court Judges of Georgia, the Judicial Council of Georgia, the 670 Council of Accountability Court Judges of Georgia, the Advisory Council for Probation, the Judicial Qualifications Commission, or any committee or subcommittee of any such body, 671 or when any such judge attends a meeting with the personnel of any state department or 672 673 other state agency when such meeting is held to carry out a public purpose; provided, however, that any expenses for which reimbursement is received under this subsection shall 674 675 not be eligible for reimbursement under Code Section 15-6-32."

676

SECTION 8-2.

Said title is further amended by revising subsections (e) and (g) of Code Section 15-6-76.1,
relating to investing or depositing funds, as follows:

679 "(e) When funds have been paid into the registry of the court and the order of the court relating to such funds does not state that such funds shall be placed in an interest-bearing 680 681 trust account for the benefit of one or more of the parties, the clerk shall deposit such funds 682 in an interest-bearing trust account, and the financial institution in which such funds are deposited shall remit, after service charges or fees are deducted, the interest generated by 683 said funds directly to the Georgia Superior Court Clerks' Cooperative Authority by the last 684 day of the month following the month in which such funds were received for distribution 685 to the Georgia Public Defender Standards Council for allotment to the circuit public 686 defender offices. With each remittance, the financial institution shall send a statement 687 showing the name of the court, the rate of interest applied, the average monthly balance in 688 the account against which the interest rate is applied, the service charges or fees of the bank 689 690 or other depository, and the net remittance. This subsection shall include, but not be limited 691 to, cash supersede bonds for criminal appeal, other supercede bonds, and bonds or funds paid into the court registry in actions involving interpleader, condemnation, and requests for 692 693 injunctive relief."

694 "(g) Any interest earned on funds subject to this Code section or Code Section 15-7-49,

695 15-9-18, or 15-10-240 while in the custody of the Georgia Superior Court Clerks'

696 Cooperative Authority shall be remitted to the Georgia Public Defender Standards Council."

697

SECTION 8-3.

Said title is further amended by revising Code Section 15-7-49, relating to remittance ofinterest from interest-bearing trust account, as follows:

700 "15-7-49.

When funds are paid into the court registry, the clerk shall deposit such funds in
interest-bearing trust accounts, and the interest from those funds shall be remitted to the
Georgia Superior Court Clerks' Cooperative Authority in accordance with the provisions of
subsections (c) through (i) of Code Section 15-6-76.1 for distribution to the Georgia Public
Defender Standards Council."

706

SECTION 8-4.

Said title is further amended by revising Code Section 15-9-18, relating to remittance ofinterest from cash bonds, as follows:

709 ″15-9-18.

Whenever the sheriff transfers cash bonds to the clerk of the court, pursuant to Code Section
15-16-27, the clerk shall deposit such funds into interest-bearing trust accounts, and the
interest from those funds shall be remitted to the Georgia Superior Court Clerks'
Cooperative Authority in accordance with the provisions of subsections (c) through (i) of
Code Section 15-6-76.1 for distribution to the Georgia Public Defender Standards Council."

715	SECTION 8-5.
716	Said title is further amended by revising Code Section 15-10-240, relating to remittance of
717	interest from funds, as follows:
718	"15-10-240.
719	When funds are paid into the court registry, the clerk shall deposit such funds in
720	interest-bearing trust accounts, and the interest from those funds shall be remitted to the
721	Georgia Superior Court Clerks' Cooperative Authority in accordance with the provisions of
722	subsections (c) through (i) of Code Section 15-6-76.1 for distribution to the Georgia Public
723	Defender Standards Council."

724

SECTION 8-6.

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- Said title is further amended by revising subsection (b) of Code Section 15-16-27, relating to
 deposit of cash bonds and reserves of professional bonds persons in interest-bearing accounts,
 as follows:
- 728 "(b) The financial institution in which the funds are deposited shall remit, after service charges or fees are deducted, the interest generated by such funds directly to the Georgia 729 730 Superior Court Clerks' Cooperative Authority in accordance with the provisions of 731 subsections (c) through (i) of Code Section 15-6-76.1 for distribution to the Georgia Public 732 Defender Standards Council. With each remittance, the financial institution shall send a 733 statement showing the name of the county, deposits and withdrawals from the account or 734 accounts, interest paid, service charges or fees of the bank or other depository, and the net 735 remittance."

736

SECTION 8-7.

Said title is further amended by revising subsection (c) of Code Section 15-21A-7, relating
to rules, regulations, reporting, and accounting, as follows:

739 "(c) The authority shall, on a quarterly basis, make a detailed report and accounting of all
740 fines and fees collected and remitted by any court and shall submit such report and
741 accounting to the Legislative Oversight Committee for the Georgia Public Defender
742 Standards Council, the Office of Planning and Budget, the Chief Justice of the Supreme
743 Court of Georgia, the House Budget and Research Office, and the Senate Budget and
744 Evaluation Office no later than 60 days after the last day of the preceding quarter."

745

SECTION 8-8.

Code Section 35-6A-3 of the Official Code of Georgia Annotated, relating to the membership
on the Criminal Justice Coordinating Council, is amended by revising subsections (a) and (c)
as follows:

749 "(a) The Criminal Justice Coordinating Council shall consist of 24 25 members and shall
750 be composed as follows:

751 (1) The chairperson of the Georgia Peace Officer Standards and Training Council, the director of homeland security, the chairperson of the Judicial Council of Georgia, the 752 chairperson of the Council of Accountability Court Judges of Georgia, the chairperson of 753 754 the Prosecuting Attorneys' Council of the State of Georgia, the commissioner of corrections, the chairperson of the Board of Corrections, the vice chairperson of the Board 755 of Public Safety, the chairperson of the State Board of Pardons and Paroles, the State 756 757 School Superintendent, the commissioner of community affairs, the president of the Council of Juvenile Court Judges, the chairperson of the Georgia Public Defender 758 759 Standards Council, the chairperson of the Governor's Office for Children and Families,

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and the commissioner of juvenile justice or their designees shall be ex officio members
of the council, as full voting members of the council by reason of their office; and

(2) Ten members shall be appointed by the Governor for terms of four years, their initial 762 763 appointments, however, being four for four-year terms, two for three-year terms, and four 764 for two-year terms. Appointments shall be made so that there are always on the council 765 the following persons: one county sheriff, one chief of police, one mayor, one county 766 commissioner, one superior court judge, four individuals who shall be, by virtue of their training or experience, knowledgeable in the operations of the criminal justice system of 767 this state, and one individual who shall be, by virtue of his or her training and experience, 768 769 knowledgeable in the operations of the entire spectrum of crime victim assistance programs delivering services to victims of crime. No person shall serve beyond the time 770 771 he or she holds the office or employment by reason of which he or she was initially eligible for appointment." 772

773 "(c) The initial terms for all 19 original members shall begin July 1, 1981. The initial term
774 for the member added in 1985 shall begin July 1, 1985. The initial term for the member
775 added in 1988 shall begin July 1, 1988. The initial term for the member added in 1989 shall
776 begin July 1, 1989. The State School Superintendent shall be a member effective on July
777 1, 1989. The chairperson of the Georgia Public Defender Standards Council shall become
a member on December 31, 2003. The chairperson of the Council of Accountability Court
779 Judges of Georgia shall become a member on July 1, 2015."

780

SECTION 8-9.

Code Section 36-32-1 of the Official Code of Georgia Annotated, relating to establishment
of municipal court, is amended by revising subsections (f) and (g) as follows:

783 "(f) Any municipal court operating within this state and having jurisdiction over the 784 violation of municipal ordinances and over such other matters as are by specific or general law made subject to the jurisdiction of municipal courts shall not impose any punishment 785 of confinement, probation, or other loss of liberty, or impose any fine, fee, or cost 786 enforceable by confinement, probation, or other loss of liberty, as authorized by general law 787 or municipal or county ordinance, unless the court provides to the accused the right to 788 representation by a lawyer, and provides to those accused who are indigent the right to 789 790 counsel at no cost to the accused. Such representation shall be subject to all applicable 791 standards adopted by the Georgia Public Defender Standards Council for representation of indigent persons in this state. 792

(g) Any municipal court operating within this state that has jurisdiction over the violation
 of municipal or county ordinances or such other statutes as are by specific or general law
 made subject to the jurisdiction of municipal courts, and that holds committal hearings in

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regard to such alleged violations, must provide to the accused the right to representation by
a lawyer, and must provide to those accused who are indigent the right to counsel at no cost
to the accused. Such representation shall be subject to all applicable standards adopted by
the Georgia Public Defender Standards Council for representation of indigent persons in this
state."

801

802

PART IX

SECTION 9-1.

- (a) Except as provided in subsection (b) of this section, this Act shall become effective on
 July 1, 2015.
 (b) Part II of this Act shall become effective upon its approval by the Governor or upon its
- (b) Part II of this Act shall become effective upon its approval by the Governor or upon its
 becoming law without such approval. The provisions of Part II of this Act shall be given
- 807 retroactive effect to those sentences imposed before the effective date of Part II of this Act.
- 808

SECTION 9-2.

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