## A BILL TO BE ENTITLED AN ACT

To amend Title 15 of the Official Code of Georgia Annotated, relating to courts, so as to require certain civil pleadings to be filed electronically in superior and state courts; to change provisions relating to electronic filings and payments; to provide for fees; to provide for rules and regulations; to provide for related matters; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

Title 15 of the Official Code of Georgia Annotated, relating to courts, is amended by revising Code Section 15-6-11, relating to electronic filings and payments, as follows:

"15-6-11.

(a) By court rule or standing order, any superior court may provide for the filing of pleadings in criminal cases and any other documents document related thereto and for the acceptance of payments and remittances by electronic means. Nothing in this Code section subsection shall be construed to prevent a clerk's acceptance of payments and remittances by electronic means under the clerk's own authority.

(b)(1) On and after January 1, 2018, except as provided in paragraph (3) of this subsection, all pleadings and any other document related thereto filed by an attorney to initiate a civil action or in a civil case in a superior court shall be filed by electronic means through the court's electronic filing service provider. Due to a superior court's financial or technological hardship, The Council of Superior Court Clerks of Georgia may grant such court an extension of time for up to six months to commence receiving such filings. If such extension is granted, The Council of Superior Court Clerks of Georgia shall post on its website notice of such extension and the date upon which electronic filings shall commence. Except as provided in paragraph (3) of this subsection, once a court has commenced mandatory electronic filings in civil cases, a

26	clerk shall not accept, file, or docket any pleading or any other document related thereto
27	from an attorney in a civil case.
28	(2) A court's electronic filing service provider may charge a reasonable:
29	(A) Transaction fee for providing the services for and related to electronic filing, which
30	shall not exceed \$8.00 per transaction; and
31	(B) Convenience fee for credit card and bank drafting services, which shall not exceed
32	3.5 percent plus \$0.30 per transaction.
33	(3) This subsection shall not apply to filings in connection with an emergency, adoption
34	proceedings, a pauper's affidavit, documents filed under seal or presented to a court in
35	camera or ex parte, or documents to which access is otherwise restricted by law or court
36	order.
37	(4) The Council of Superior Court Clerks of Georgia shall make and publish in print or
38	electronically such rules and regulations as it deems necessary to carry out this
39	subsection.
40	(c) By court rule or standing order, any superior court may provide for the filing of
41	pleadings in civil actions by individuals who are not attorneys and any other document
42	related thereto and for the acceptance of payments and remittances by electronic means.
43	Nothing in this subsection shall be construed to prevent a clerk's acceptance of payments
44	and remittances by electronic means under the clerk's own authority.
45	(d) Any pleading or document filed electronically shall be deemed filed as of the time of
46	its receipt by the electronic filing service provider."
47	SECTION 2.
48	Said title is further amended by revising Code Section 15-7-5, relating to electronic filings
49	and payments, as follows:
50	"15-7-5.
51	(a) By court rule or standing order, any state court may provide for the filing of pleadings
52	in criminal cases and any other documents document related thereto and for the acceptance
53	of payments and remittances by electronic means. Nothing in this Code section subsection
54	shall be construed to prevent a clerk's acceptance of payments and remittances by
55	electronic means under the clerk's own authority.
56	(b)(1) On and after January 1, 2018, except as provided in paragraph (3) of this
57	subsection, all pleadings and any other document related thereto filed by an attorney to
58	initiate a civil action or in a civil case in a state court shall be filed by electronic means
59	through the court's electronic filing service provider. Due to a state court's financial or
60	technological hardship, The Council of Superior Court Clerks of Georgia may grant such
61	court an extension of time for up to six months to commence receiving such filings. If

62	such extension is granted, The Council of Superior Court Clerks of Georgia shall post on
63	its website notice of such extension and the date upon which electronic filings shall
64	commence. Except as provided in paragraph (3) of this subsection, once a court has
65	commenced mandatory electronic filings in civil cases, a clerk shall not accept, file, or
66	docket any pleading or any other document related thereto from an attorney in a civil
67	<u>case.</u>
68	(2) A court's electronic filing service provider may charge a reasonable:
69	(A) Transaction fee for providing the services for and related to electronic filing, which
70	shall not exceed \$8.00 per transaction; and
71	(B) Convenience fee for credit card and bank drafting services, which shall not exceed
72	3.5 percent plus \$0.30 per transaction.
73	(3) This subsection shall not apply to filings in connection with an emergency, a pauper's
74	affidavit, documents filed under seal or presented to a court in camera or ex parte, or
75	documents to which access is otherwise restricted by law or court order.
76	(4) The Council of Superior Court Clerks of Georgia shall make and publish in print or
77	electronically such rules and regulations as it deems necessary to carry out this
78	subsection.
79	(c) By court rule or standing order, any state court may provide for the filing of pleadings
80	in civil actions by individuals who are not attorneys and any other document related thereto
81	and for the acceptance of payments and remittances by electronic means. Nothing in this
82	subsection shall be construed to prevent a clerk's acceptance of payments and remittances
83	by electronic means under the clerk's own authority.
84	(d) Any pleading or document filed electronically shall be deemed filed as of the time of
85	its receipt by the electronic filing service provider."

SECTION 3.

86

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