The House Committee on Judiciary offers the following substitute to HB 199:

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 5 of Title 15 the Official Code of Georgia Annotated, relating to 2 administration of courts of record generally, so as to modify provisions related to protection 3 of personally identifiable information of judges and their spouses; to abolish the requirement 4 for the Administrative Office of the Courts to maintain a data base of protected persons and 5 information; to provide for a state-wide form to be used by protected persons seeking to have 6 information restricted from public disclosure; to require state and local governments to 7 restrict from public disclosure personally identifiable information when requested by a 8 protected person; to provide procedures for such requests; to revise definitions; to provide 9 for related matters; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.
Chapter 5 of Title 15 the Official Code of Georgia Annotated, relating to administration of
courts of record generally, is amended by revising Article 8, relating to protection of
personally identifiable data of judges and spouses, as follows:

"ARTICLE 8

16	15-5-110.
17	As used in this article, the term:
18	(1) 'Personally identifiable information' means any personal phone number or home
19	address affirmatively identified by a protected person for inclusion in the data base
20	established and maintained pursuant to Code Section 15-5-111 of a protected person.
21	(2) 'Protected person' means any current or former:
22	(A) <u>Judge</u> Elected or appointed judge or justice of this state and his or her spouse;
23	(B) <u>Judge</u> Elected or appointed judge of any county or municipality of this state and
24	his or her spouse; and
25	(C) <u>Judge</u> Appointed judge or justice of the United States and his or her spouse.
26	(3) 'Public posting or display' means to communicate information or otherwise make
27	information available to the general public.
28	(4)(3) 'Publicly available content' means any written or electronic document or record
29	that provides information or that serves as a document or record maintained, controlled,
30	or in the possession of a state or local government entity that may be obtained by any
31	person from the internet state or local government entity's public website or from such
32	state or local government agency upon request whether free of charge or for a fee.
33	(5)(4) 'State or local government entity' means any:
34	(A) Agency of the executive branch of this state; or
35	(B) Any local governing authority of a county or municipality of this state, including,
36	but not limited to, any county or municipal superior court clerk's office, board of
37	elections, board of tax assessors, or board of ethics.
38	15-5-111.
39	The Administrative Office of the Courts shall:

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40	(1) Establish a method for obtaining information from the Administrative Office of the
41	United States Courts as necessary for purposes of this article;
42	(2) Develop a form for a protected person to use when requesting the restriction from
43	public disclosure of personally identifiable information pursuant to this article. Such
44	form may include a process for verification of the election or appointment of such person
45	as a judge or justice of this state or the United States or verification of such person's
46	status as the spouse of a person serving as a judge or justice of this state or the United
47	States Establish and maintain a data base of protected persons and personally identifiable
48	information;
49	(3) Make the form provided for in paragraph (2) of this Code section available to
50	protected persons on its public website Develop and manage a process to regularly
51	identify each state or local government entity that possesses personally identifiable
52	information; and
53	(4) Establish a procedure for protected persons to submit phone numbers and addresses
54	for inclusion in a data base as personally identifiable information to be restricted from
55	publicly available content and public posting or display; and
56	(5)(4) Coordinate statewide state-wide training and information sharing related to
57	security procedure and practices relative to the judicial branch of government.
58	15-5-112.
59	(a) Notwithstanding any provision of Article 4 of Chapter 18 of Title 50 to the contrary,
60	a state or local government entity shall restrict from public disclosure any personally
61	identifiable information that specifically identifies a protected person as a judge, justice,
62	or spouse thereof. The provisions of this subsection shall include, but shall not be limited
63	to, records or filings in the office of the Secretary of State and the State Ethics
64	Commission. Within 30 days of receipt of written notice that a judge or justice of the
65	United States, this state, or any county or municipality of this state has been elected or

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 or local government entity determined by the Administrative Office of the Courts to
 possess personally identifiable information that directs such entity to restrict access to such
 personally identifiable information pursuant to subsection (c) of this Code section.

70 (b) Notwithstanding any provision of Article 4 of Chapter 18 of Title 50 to the contrary, 71 a state or local government entity that possesses records, filings, or other publicly available 72 content that does not specifically identify a person as a judge, justice, or spouse thereof but 73 that includes personally identifiable information of such a protected person shall, upon 74 request of the protected person, restrict from public disclosure any personally identifiable 75 information, including, but not limited to, such protected person's property or tax records. A protected person may request that his or her personally identifiable information be 76 restricted from public disclosure pursuant to this subsection by submitting a request in 77 78 writing to the state or local government entity on the form provided for in Code Section 79 15-5-111. A state or local government entity receiving such request shall restrict from public disclosure the personally identifiable information within 30 days of receiving a valid 80 81 request. Within 30 days of receipt of written notice that a judge or justice of the United 82 States, this state, or any county or municipality of this state has resigned, retired, or been 83 removed, the Administrative Office of the Courts shall provide written notice to each state 84 or local government entity determined by the Administrative Office of the Courts to 85 possess personally identifiable information that informs such entity that the restriction 86 required pursuant to subsection (c) of this Code section is no longer applicable.

(c) Notwithstanding Article 4 of Chapter 18 of Title 50 to the contrary, within 30 days of
 receipt of written notice from the Administrative Office of the Courts pursuant to
 subsection (a) of this Code section, a state or local government entity that has received such
 notice shall restrict personally identifiable information from publicly available content and
 public posting or display unless such entity has:

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- 92 (1) Obtained written consent from the protected person that his or her phone number and
 93 address may be made available to the general public; or
- 94 (2) Received notice pursuant to subsection (b) of this Code section that a judge or justice
- 95 of the United States, this state, or any county or municipality thereof has resigned, retired,
- 96 or been removed.
- 97 (d)(c) Any protected person may bring an action in a court of competent jurisdiction

98 against any officer or employee of the state or local government entity in his or her

- 99 individual capacity for failure to comply with subsection (c) (b) of this Code section. Any
- 100 relief granted by such action shall be limited to injunctive relief."
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SECTION 2.

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