House Bill 426

By: Representatives New of the 40th, Efstration of the 104th, Hugley of the 141st, Burchett of the 176th, Park of the 107th, and others

A BILL TO BE ENTITLED AN ACT

To amend Chapter 10 of Title 15 of the Official Code of Georgia Annotated, relating to magistrate courts, so as to provide for nonpartisan election of magistrates; to amend Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to elections and primaries generally, so as to revise provisions related to nonpartisan elections of judges of the probate court and magistrates; to provide for related matters; to provide for an effective date, a contingent effective date and automatic repeal; to repeal conflicting laws; and for other purposes.

- 8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
- 9

SECTION 1.

10 Chapter 10 of Title 15 of the Official Code of Georgia Annotated, relating to magistrate 11 courts, is amended in Code Section 15-10-20, relating to number, selection, term, filling 12 vacancies, chief magistrate, and bonds, by revising subsection (c) as follows:

13 "(c) Unless otherwise provided by local law, all magistrates taking office on or after 14 January 1, 1985, shall be selected as provided in this subsection. The chief magistrate shall 15 be elected by the voters of the county at the general election next preceding the expiration 16 of the term of the incumbent chief magistrate, in a partisan nonpartisan election in the same

> H. B. 426 - 1 -

17 manner as county judicial officers are elected, for a term beginning on the first day of 18 January following his or her election. As of July 1, 2025, no local Act providing for 19 partisan election of a chief magistrate or other magistrate shall be enacted or enforceable. 20 His or her successors shall likewise be elected quadrennially thereafter for terms beginning 21 on the first day of January following their election. Magistrates other than the chief 22 magistrate shall be appointed by the chief magistrate with the consent of the judges of 23 superior court. The term of a magistrate so appointed shall run concurrently with the term 24 of the chief magistrate by whom he or she was appointed."

25

SECTION 2.

Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to elections and
primaries generally, is amended by revising Code Section 21-2-138, relating to nonpartisan
elections for judicial offices, as follows:

29 "21-2-138.

30 The names of all candidates who have qualified with the Secretary of State for the office 31 of judge of a superior court, Judge of the Court of Appeals, or Justice of the Supreme Court 32 of this state and the names of all candidates who have qualified with the election 33 superintendent for the office of judge of a state court, office of judge of a probate court, 34 office of chief magistrate, or office of magistrate, when nonpartisan elections have been authorized by law for such county judicial office, shall be placed on the ballot in a 35 36 nonpartisan election to be held and conducted jointly with the general primary in each 37 even-numbered year. No candidates for any such office shall be nominated by a political 38 party or by a petition as a candidate of a political body or as an independent candidate. 39 Candidates for any such office shall have their names placed on the nonpartisan portion of 40 each ballot by complying with the requirements prescribed in Code Section 21-2-132 41 specifically related to such nonpartisan candidates and by paying the requisite qualifying 42 fees as prescribed in Code Section 21-2-131. Candidates shall be listed on the official

ballot in a nonpartisan election as provided in Code Sections 21-2-284.1 and 21-2-285.1. 43 44 respectively. Except as otherwise specified in this chapter, the procedures to be employed 45 in conducting the nonpartisan election of judges of probate courts, chief magistrates, 46 magistrates, judges of state courts, judges of superior courts, Judges of the Court of 47 Appeals, and Justices of the Supreme Court shall conform as nearly as practicable to the 48 procedures governing general elections; and such general election procedures as are 49 necessary to complete this nonpartisan election process shall be adopted in a manner 50 consistent with such nonpartisan elections."

51

SECTION 3.

Said chapter is further amended in Code Section 21-2-139, relating to nonpartisan elections
authorized and conduct, by revising subsection (a) as follows:

54 "(a) Notwithstanding any other provisions of this chapter to the contrary, the General 55 Assembly may provide by local Act for the election in nonpartisan elections of candidates 56 to fill county judicial offices of judges of probate courts, offices of local boards of 57 education, and offices of consolidated governments which are filled by the vote of the 58 electors of said county or political subdivision. Except as otherwise provided in this Code 59 section, the procedures to be employed in such nonpartisan elections shall conform as 60 nearly as practicable to the procedures governing nonpartisan elections as provided in this 61 chapter. Except as otherwise provided in this Code section, the election procedures 62 established by any existing local law which provides for the nonpartisan election of candidates to fill county offices shall conform to the general procedures governing 63 64 nonpartisan elections as provided in this chapter, and such nonpartisan elections shall be conducted in accordance with the applicable provisions of this chapter, notwithstanding the 65 66 provisions of any existing local law. For those offices for which the General Assembly, 67 pursuant to this Code section, provided by local Act for election in nonpartisan primaries 68 and elections, such offices shall no longer require nonpartisan primaries. Such officers

69 shall be elected in nonpartisan elections held and conducted in conjunction with the general 70 primary in even-numbered years in accordance with this chapter without a prior 71 nonpartisan primary. This Code section shall apply to all nonpartisan elections for members of consolidated governments. All nonpartisan elections for members of 72 73 consolidated governments shall be governed by the provisions of this Code section and shall be considered county elections and not municipal elections for the purposes of this 74 75 Code section. Nonpartisan elections for municipal offices shall be conducted on the dates 76 provided in the municipal charter."

77

SECTION 4.

Said chapter is further amended in said Code section as effective on January 1, 2027, by
revising subsection (a) as follows:

80 "(a) Notwithstanding any other provisions of this chapter to the contrary, the General 81 Assembly may provide by local Act for the election in nonpartisan elections of candidates 82 to fill offices of judges of probate courts, offices of local boards of education, and offices 83 of consolidated governments which are filled by the vote of the electors of said county or 84 political subdivision. Except as otherwise provided in this Code section, the procedures 85 to be employed in such nonpartisan elections shall conform as nearly as practicable to the 86 procedures governing nonpartisan elections as provided in this chapter. Except as 87 otherwise provided in this Code section, the election procedures established by any existing 88 local law which provides for the nonpartisan election of candidates to fill county offices 89 shall conform to the general procedures governing nonpartisan elections as provided in this 90 chapter, and such nonpartisan elections shall be conducted in accordance with the 91 applicable provisions of this chapter, notwithstanding the provisions of any existing local 92 law. For those offices for which the General Assembly, pursuant to this Code section, 93 provided by local Act for election in nonpartisan primaries and elections, such offices shall 94 no longer require nonpartisan primaries. Such officers shall be elected in nonpartisan

elections held and conducted in conjunction with the general primary in even-numbered
years in accordance with this chapter without a prior nonpartisan primary. This Code
section shall apply to all nonpartisan elections for members of consolidated governments.
All nonpartisan elections for members of consolidated governments shall be governed by
the provisions of this Code section and shall be considered county elections and not
municipal elections for the purposes of this Code section. Nonpartisan elections for

102

SECTION 5.

(a) Except as provided for in subsection (b) of this section, this Act shall become effectiveon July 1, 2025.

(b) Section 4 of this Act shall become effective on January 1, 2027, following the ratification of an amendment to the Constitution of Georgia providing that all judges of the probate court shall be elected in nonpartisan elections; provided, however, that to the extent this Act conflicts with law in effect at the time of ratification, this Act and such amendment shall control, and to the extent such law is not in conflict, the law in effect at the time of ratification shall control and shall remain in full force and effect. If such amendment is not so ratified, then this Act shall stand automatically repealed.

112

SECTION 6.

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