House Resolution 277

By: Representatives Martin of the 49th, Riley of the 50th, Willard of the 51st, Geisinger of the 48th, Jones of the 47th, and others

A RESOLUTION

Proposing an amendment to the Constitution of the State of Georgia so as to provide that the re-creation of a previously existing county which was merged into another county may be accomplished by law, subject to the approval of the voters therein and subject to certain conditions; to provide for the status and effect of the implementing law; to provide for submission of this amendment for ratification or rejection; and for other purposes.

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BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 **SECTION 1.** 8 Article IX, Section I of the Constitution is amended by revising Paragraph II as follows: 9 "Paragraph II. Number of counties limited; county boundaries and county sites; county 10 consolidation. (a) There shall not be more than 159 counties in this state. 11 (b) The metes and bounds of the several counties and the county sites shall remain as 12 prescribed by law on June 30, 1983, unless changed under the operation of a general law. 13 (c) The General Assembly may provide by law for the consolidation of two or more 14 counties into one or the division of a county and the merger of portions thereof into other 15 counties under such terms and conditions as it may prescribe; but no such consolidation, 16 division, or merger shall become effective unless approved by a majority of the qualified 17 voters voting thereon in each of the counties proposed to be consolidated, divided, or 18 merged.

19 (d)(1) Subparagraphs (a), (b), and (c) of this Paragraph shall not apply with respect to the 20 re-creation of a county which was previously merged with and made a part of another 21 county; and such a re-creation of a previously existing county may be accomplished by 22 law notwithstanding the provisions of subparagraphs (a), (b), and (c) of this Paragraph or any other provision of this Constitution. The boundaries of the re-created county may 23 24 be the same as those in effect immediately prior to the previous merger or may be 25 generally similar but not identical as determined in the discretion of the General Assembly in the Act re-creating the county. The law re-creating the county shall contain 26 27 a definite description of boundaries of the county; may provide transitional provisions for

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28	the transfer over time of powers, functions, facilities, and assets and obligations to the		
29	county; shall have the force and effect of general law notwithstanding its territoria		
30	application; and shall not be preempted by any other general law. The law re-creating the		
31	county and any amendments thereto:		
32	(A) Shall not be subject to the multiple subject matter prohibition of Article III		
33	Section V, Paragraph III to the extent that such law and amendments may make		
34	provisions for the re-created county and for associated governmental entities and may		
35	also make provisions for any other county whose territorial limits are affected and for		
36	governmental entities associated with such other county or counties;		
37	(B) Shall not be subject to the population Act prohibition of Article III, Section VI,		
38	Paragraph IV(b) to the extent that such law and amendments may provide for the		
39	application or nonapplication of previously existing population Acts to:		
40	(i) The re-created county and associated governmental entities;		
41	(ii) Any other county or counties whose territorial limits are affected and		
42	governmental entities associated with such other county or counties; or		
43	(iii) Neither or both of the foregoing; and		
44	(C) Shall not be subject to the provisions of Article XI, Section I, Paragraph IV to the		
45	extent that such law and amendments may provide for the application or nonapplication		
46	of previously existing local constitutional amendments to:		
47	(i) The re-created county and associated governmental entities;		
48	(ii) Any other county or counties whose territorial limits are affected and		
49	governmental entities associated with such other county or counties; or		
50	(iii) Neither or both of the foregoing.		
51	(2) The re-creation shall not become effective unless approved by a majority of the		
52	qualified voters voting thereon in the area of the county to be re-created, as defined in the		
53	Act re-creating the county.		
54	(3) The superior court of a county re-created under this subparagraph (d) shall be		
55	included in the same judicial circuit as the county which previously included the greates		
56	part of the territory of the re-created county, unless otherwise provided by law.		
57	(4) The territory within the re-created county shall constitute a new county school		
58	district and shall be removed from any other local school district in the manner to be		
59	provided by law."		

60		SECTION 2.	
61	The above proposed amendment to the Constitution shall be published and submitted as		
62	provided in Article X, Section I, Paragraph II of the Constitution. The ballot submitting the		
63	above proposed amendment shall have written or printed thereon the following:		
64	"() YES	Shall the Constitution of Georgia be amended to allow the re-creation of a	
65		historically existing county which was merged into another county if the	
66	() NO	voters therein approve it by referendum?"	
67	All persons of	lesiring to vote in favor of ratifying the proposed amendment shall vote "Yes."	
68	All persons of	lesiring to vote against ratifying the proposed amendment shall vote "No." If	

69 such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall

70 become a part of the Constitution of this state.