House Resolution 598 (AS PASSED HOUSE AND SENATE) By: Representatives Martin of the 49th, Cannon of the 172nd, Williamson of the 112th, Jones of the 25th, Smith of the 138th, and others

A RESOLUTION

Proposing an amendment to the Constitution so as to vest judicial power of the state in the Georgia Tax Court; to provide for venue and jurisdiction of the Georgia Tax Court; to provide for concurrent jurisdiction with superior courts; to provide for judges of the Georgia Tax Court and their qualifications; to provide for vacancies; to provide for related matters; to provide for the 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:

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SECTION 1.

9 Article VI, Section I of the Constitution is amended by revising Paragraph I as follows:
10 "Paragraph I. *Judicial power of the state*. The judicial power of the state shall be vested

exclusively in the following classes of courts: magistrate courts, probate courts, juvenile courts, state courts, superior courts, state-wide business court, <u>Georgia Tax Court</u>, Court of Appeals, and Supreme Court. Nothing in this paragraph shall preclude a superior court from creating a business court division for its circuit in a manner provided by law. Magistrate courts, probate courts, juvenile courts, and state courts shall be courts of limited jurisdiction. In addition, the General Assembly may establish or authorize the establishment of municipal courts and may authorize administrative agencies to exercise 24

18	quasi-judicial powers. Municipal courts shall have jurisdiction over ordinance violations
19	and such other jurisdiction as provided by law. Except as provided in this Paragraph and
20	in Section X, municipal courts, county recorder's courts, and civil courts in existence on
21	June 30, 1983, and administrative agencies shall not be subject to the provisions of this
22	article. The General Assembly shall have the authority to confer 'by law' jurisdiction upon
23	municipal courts to try state offenses."
24	SECTION 2.
25	Article VI, Section II of the Constitution is amended by adding a new paragraph to read as
26	follows:
27	"Paragraph X. Venue of Georgia Tax Court. All cases before the Georgia Tax Court
28	may conduct pretrial proceedings in any county as provided by law. Any trial of a case that
29	is before the Georgia Tax Court shall take place in the county as is otherwise prescribed
30	by this section."
31	SECTION 3.
32	Article VI, Section III of the Constitution is amended by adding a new paragraph to read as
33	follows:
34	"Paragraph III. Jurisdiction of Georgia Tax Court. The Georgia Tax Court shall have
35	state-wide jurisdiction as provided by law."
36	SECTION 4.
37	Article VI, Section IV of the Constitution is amended by revising Paragraph I as follows:
38	"Paragraph I. Jurisdiction of superior courts. The superior courts shall have jurisdiction
39	in all cases, except as otherwise provided in this Constitution. They shall have exclusive
40	jurisdiction over trials in felony cases, except in the case of juvenile offenders as provided
41	by law; in cases respecting title to land; and in divorce cases. They shall have concurrent

42 jurisdiction with the state-wide business court <u>and the Georgia Tax Court</u> in equity cases.

43 A superior court by agreement of the parties may order removal of a case to the state-wide

44 business court or the Georgia Tax Court as provided by law. The superior courts shall have

45 such appellate jurisdiction, either alone or by circuit or district, as may be provided by law."

46 **SECTION 5.** 47 Article VI, Section VII of the Constitution is amended in Paragraph I by adding a new 48 subparagraph to read as follows: 49 "(c) Each Georgia Tax Court judge shall serve a term of four years; provided, however, that the initial term of each such judge shall be as provided by law. Each Georgia Tax 50 Court judge shall be appointed by the Governor, subject to approval by a majority vote of 51 the Senate Judiciary Committee and a majority vote of the House Committee on Judiciary. 52 Each judge may be reappointed for any number of consecutive terms so long as he or she 53 meets the qualifications of appointment at the time of each appointment and is approved 54 55 as required by this subparagraph. The Georgia Tax Court shall consist of the number of 56 judges as provided for by law. For purposes of qualifications, Georgia Tax Court judges shall be deemed to serve the geographical area of this state." 57 58 **SECTION 6.** 59 Article VI, Section VII of the Constitution is amended in Paragraph II by adding a new 60 subparagraph to read as follows:

- 61 "(b.2) Georgia Tax Court judges shall have such qualifications as provided by law."
- 62 SECTION 7.
 63 Article VI, Section VII of the Constitution, relating to classes of courts of limited
 64 jurisdiction, is amended by revising Paragraph III as follows:

65 "Paragraph III. *Vacancies*. Vacancies shall be filled by appointment of the Governor 66 except as otherwise provided by law in the magistrate, probate, and juvenile courts. 67 Vacancies in the state-wide business court shall be filled by appointment of the Governor, 68 subject to approval as specified in subparagraph (b) of Paragraph (I) of this section. 69 Vacancies in the Georgia Tax Court shall be filled by appointment of the Governor, subject to approval as provided for in subparagraph (c) of Paragraph (I) of this section." 70 71 **SECTION 8.** 72 The above proposed amendment to the Constitution shall be published and submitted as 73 provided in Article X, Section I, Paragraph II of the Constitution. The ballot submitting the 74 above proposed amendment shall have written or printed thereon the following: 75 "() YES Shall the Constitution of Georgia be amended so as to provide for the Georgia 76 () NO Tax Court to be vested with the judicial power of the state and to have venue, 77 judges, and jurisdiction concurrent with superior courts?" All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." 78

79 All persons desiring to vote against ratifying the proposed amendment shall vote "No." If

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

81 become a part of the Constitution of this state.