PROPOSED

CONSTITUTIONAL AMENDMENTS

AND

STATE-WIDE REFERENDUM QUESTIONS

GENERAL ELECTION

NOVEMBER 3, 2020

Constitutional Amendments 1-2 Summaries of Amendments and State-wide Referendum Question A This booklet contains copies of the two proposed amendments to the Constitution in their entirety. These amendments will be submitted at the general election on November 3, 2020. As required by the Constitution, these proposed amendments in their entirety are on file in the office of the judge of the probate court in each county and are available for This booklet also includes public inspection. summaries of the two proposals as prepared by Attorney General Christopher Carr, Secretary of State Brad Raffensperger, and Legislative Counsel Rick Ruskell and published in the newspaper which is each county's official legal organ. In addition, a summary of the state-wide referendum question prepared by Secretary of State Brad Raffensperger is included.

CONSTITUTIONAL AMENDMENTS 1-2 House Resolution No. 164 Resolution Act No. 597 Ga. L. 2020, p. 919

A RESOLUTION

Constitution so as to authorize years. Any such general law may or any alteration whatsoever (5)(B). the General Assembly to provide also be authorized to offset, in through the general by general law for the creation or whole or in part, the costs to the appropriations Act, or any Governor declares a financial renewal and dedication of state of implementing and amendment thereto, or any emergency in the state as revenues derived from fees or administering such dedication of supplementary appropriations provided in subparagraph (5)(A) taxes to the public purpose for revenue. which such fees or taxes were intended; to provide for shall not be authorized to rededication to another purpose, of the General Assembly in a procedures, conditions, and dedicate state revenues pursuant limitations; to provide for the to this subparagraph when the no force and effect. If in the case resolution finding a financial redesignation of current total revenues dedicated subparagraphs of the hereunder, including any Constitution; to provide for the nonlapsed funds, are equal to or submission of this amendment exceed one percent of the total for ratification or rejection; and state revenues based on the for other purposes.

BE IT RESOLVED BY THE GEORGIA:

SECTION 1.

subparagraph (p), by the state treasury. redesignating subparagraph (p), follows:

provide the specific public by two-thirds of the members as of the fifth day of such dedication, rededication to

purpose for which the revenue elected to each chamber of the session, may be appropriated in a be used, identify the agency to vote. administer such revenue, require

- previous fiscal year's state revenues subject to appropriation.
- GENERAL ASSEMBLY OF pursuant to this subparagraph shall not be subject to the Governor declares a financial during the current fiscal year, the limitations of Article III, Section IX, Paragraph IV(c), relating to Article III, Section IX, Paragraph the lapsing of funds; Article III, be deemed to exist only if the dedication of revenues enacted VI of the Constitution is amended Section IX, Paragraph VI(a), revenue collection in the most pursuant to this subparagraph, in by redesignating the second relating to allocation of proceeds; recently completed fiscal year whole or part, and may subparagraph (o), relating to the or Article VII, Section III, decreased by three percent or appropriate such unspent dedication of the excise tax on Paragraph II(a), relating to more below the revenue estimate revenues to maintain the fiscal the sale of fireworks, as payment into the general fund of for such fiscal year or the state integrity of the state. Such joint
- (4) Any general law enacted relating to the Georgia Outdoor creating or renewing and Stewardship Fund, as dedicating revenues shall not subparagraph (q), and by adding become effective unless approved a new subparagraph to read as by two-thirds of the members elected to each chamber of the "(r)(1) Subject to the General Assembly in a roll-call provide by general law for the repealed by a majority vote of the integrity of the state. creation or renewal and members elected to each chamber dedication of revenues, in whole of the General Assembly in a or in part, derived from fees or roll-call vote. Except in the case taxes to the public purpose for of a financial emergency as which such fees or taxes were provided in paragraph (5) of this

- (3) Any general law enacted the following procedures.
 - emergency in the state, where General Assembly may such financial emergency shall temporarily suspend the experiences three consecutive resolution shall not be effective months of declining revenues for more than two consecutive during the current fiscal year, the fiscal years and may be adopted Governor by executive order not more than three times in any may temporarily suspend the ten consecutive fiscal-year dedication of any revenues period. enacted pursuant to this

- derived from such fee or tax shall General Assembly in a roll-call supplemental appropriations Act for that same fiscal year. The (5) No revenues which are Governor shall not exercise this annual reporting of the revenues dedicated by a general law executive privilege more than and expenses by such agency, enacted pursuant to this three times during any ten and include an automatic subparagraph shall be subject to consecutive fiscal-year period or expiration of such fee or tax any further dedication, any if the General Assembly has Proposing an amendment to the within a period not to exceed ten rededication to another purpose, acted pursuant to subparagraph
 - (B) In the event the Act, or any amendment thereto, or where a majority vote of the (2) The General Assembly and any such further dedication, members elected to each chamber or alteration shall be void and of roll-call vote approves a joint of a financial emergency the emergency, which shall be Governor or General Assembly deemed to exist only if the intends to suspend the dedication revenue collection in the most of revenues enacted pursuant to recently completed fiscal year this subparagraph, the Governor decreased by three percent or or the General Assembly shall do more below the revenue estimate so only in strict compliance with for such fiscal year or the state experiences three consecutive (A) In the event the months of declining revenues
- (6) No revenues which are subparagraph, in whole or in dedicated pursuant to any other limitations in this subparagraph, vote; provided, however, that part, and shall appropriate such provision of this Constitution by the General Assembly may such a general law may be revenues to maintain the fiscal a general law enacted pursuant to Such any other provision of this executive order and associated Constitution shall be subject to suspension and appropriation of any further dedication, any dedicated revenues shall remain rededication to another purpose, in effect until the fifth day of the or any alteration whatsoever session of the General Assembly unless specifically authorized intended; provided that the subparagraph, no amendment to immediately following the pursuant to such other provision general law dedicating such fee any general law enacted pursuant execution of such executive of the Constitution, and in the or tax shall reference this to this subparagraph shall order. Any previously dedicated absence of such specific provision of the Constitution, become effective unless approved revenues which remain unspent authorization, any such further

shall be void and of no force and for other purposes. effect."

SECTION 2.

The above proposed amendment GEORGIA: to the Constitution shall be published and submitted as Paragraph II of the Constitution. Constitution is amended by The ballot submitting the above proposed amendment shall have following:

"() YES Shall the Constitution of Georgia be () NO amended so as to authorize the General Assembly to dedicate revenues derived from fees or taxes to the public purpose for which such fees or taxes were intended?"

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No." If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

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House Resolution No. 1023 Resolution Act No. 596 Ga. L. 2020, p. 917

A RESOLUTION

Proposing an amendment to the Constitution so as to waive sovereign immunity and allow petitions to the superior court for relief from certain acts of this state or certain local governments or officers or employees thereof that violate the laws of this state, the Constitution of Georgia, or the Constitution of the United States; to provide for related matters; to provide for the any county, consolidated submission of this amendment

another purpose, or alteration for ratification or rejection; and the state or officer or employee

GENERAL ASSEMBLY OF

SECTION 1.

revising Paragraph V as follows:

"Paragraph V. What acts void. written or printed thereon the (a) Legislative acts in violation of this Constitution or the Constitution of the United States provided herein, this Paragraph are void, and the judiciary shall so declare them.

> is hereby waived for actions in appropriate legal or equitable the superior court seeking ground or other limitation on declaratory relief from acts of the judicial review, including, but state or any agency, authority, not limited to, administrative branch, board, bureau, exhaustion requirements, ante commission, department, office, litem notice requirements, or public corporation of this state sanctions for frivolous petitions, or officer or employee thereof or standing, statutes of limitation any county, consolidated and repose, and venue. government, or municipality of General Assembly by an Act this state or officer or employee may limit the power or duty of a thereof outside the scope of court under this Paragraph to lawful authority or in violation of the laws or the Constitution of this state or the Constitution of fees, or costs of litigation shall the United States. immunity is further waived so that a court awarding declaratory unless specifically authorized by relief pursuant to this Paragraph Act of the General Assembly. may, only after awarding acts to enforce its judgment. Such waiver of sovereign immunity under this Paragraph shall apply to past, current, and prospective acts which occur on IX. or after January 1, 2021.

(2) Actions filed pursuant to this Paragraph against this state or any agency, authority, branch, board, bureau, commission, department, office, or public corporation of this state or officer or employee thereof shall be brought exclusively against the state and in the name of the State of Georgia. Actions filed pursuant to this Paragraph against United States." government, or municipality of

thereof shall be brought The above proposed amendment any individual, officer, or entity following: other than as expressly authorized under this Paragraph shall be dismissed.

- (3) Unless otherwise shall not affect the power or duty of a court to dismiss any action (b)(1) Sovereign immunity or deny relief based on any other dismiss any action or deny relief.
 - (4) No damages, attornev's Sovereign be awarded in an action filed pursuant to this Paragraph.
- (5) This Paragraph shall not state. declaratory relief, enjoin such limit the power of the General Assembly to further waive the immunity provided in Article I, Section II, Paragraph IX and Article IX, Section II, Paragraph This Paragraph shall not constitute a waiver of any immunity provided to this state or any agency, authority, branch, board, bureau, commission, department, office, or public corporation of this state or officer or employee thereof or any county, consolidated government, or municipality of this state or officer or employee thereof by the Constitution of the

SECTION 2.

exclusively against such county, to the Constitution shall be BE IT RESOLVED BY THE consolidated government, or published and submitted as municipality and in the name of provided in Article X, Section I, such county, consolidated Paragraph II of the Constitution. government, or municipality. The ballot submitting the above Actions filed pursuant to this proposed amendment shall have provided in Article X, Section I, Article I, Section II of the Paragraph naming as a defendant written or printed thereon the

> "() YES Shall the Constitution of Georgia be amended () NO to waive sovereign immunity and allow the people of Georgia to petition the superior court for relief from governmental acts done outside the scope of lawful authority or which violate the laws of this state, the Constitution o f Georgia, or the Constitution of the United States?"

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No." If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this

SUMMARIES OF PROPOSED CONSTITUTIONAL AMENDMENTS AND STATE-WIDE REFERENDUM QUESTIONS ON THE GENERAL ELECTION BALLOT NOVEMBER 3, 2020

SUMMARIES OF PROPOSED CONSTITUTIONAL AMENDMENTS

election ballot for consideration previous by the people of Georgia (short appropriated state revenues. Publication Board):

-1-

purposes by general state law.

House Resolution No. 164 Resolution Act No. 597 Ga. L. 2020, p. 919

"() YES Shall the Constitution of Georgia be () NO amended so as to authorize the General Assembly to dedicate revenues derived from fees or taxes to the public purpose for which such fees or taxes were intended?"

Summary

This proposal authorizes the Georgia General Assembly by general law to require that fees or

taxes collected for some specific file in the office of the judge of beginning with violations intended public purpose be used the probate court and is available occurring on or after January 1, as so intended. It requires any for public inspection. such general law to identify the specific public purpose, name the Pursuant to requirements of the state agency to administer the Georgia Constitution, Attorney funds, require the agency to make Waives General Christopher Carr, annual reports of revenues and sovereign immunity Secretary of State Brad expenses, and automatically end violation of state laws, state and dismiss any such lawsuit that Raffensperger, and Legislative the fee or tax within ten years. It federal constitutions. Counsel Rick Ruskell hereby prohibits the General Assembly provide the summaries of the from designating funds when House Resolution 1023 proposed constitutional total revenues so dedicated equal Resolution Act No. 596 amendments that will appear on or exceed one percent of the total Ga. L. 2020, p. 917 the November 3, 2020, general state revenues based on the fiscal captions are those adopted by the exempts such general laws from Constitutional Amendments certain state constitutional restrictions. It requires that such general laws, including amendments, be approved by two-thirds of each chamber of the Authorizes dedication of fees General Assembly, but allows for and taxes to their intended repeal of such general laws by simple majority vote. It prohibits attempts to reallocate dedicated funds through any appropriations act or amendment. It provides for temporary suspension of such general laws by the Governor or by the General Assembly in the event of a financial emergency, subject to certain limitations. It amends Article III, Section IX, Paragraph VI of the Georgia Constitution by redesignating the second subparagraph (o), relating to the dedication of the excise tax on the sale of fireworks, as subparagraph (p), redesignating subparagraph (p), relating to the Georgia Outdoor Stewardship Fund, subparagraph (q), and by adding a new subparagraph (r).

> A copy of this entire proposed constitutional amendment is on

state and

"() YES Shall the Constitution of Georgia () NO amended to waive sovereign immunity and allow the people of Georgia to petition the superior court for relief from governmental acts done outside the scope of lawful authority or which violate the laws of this state. Constitution Georgia, the or Constitution of the United States?"

Summary

This proposal waives state and local sovereign immunity so as to allow citizens to sue the State of Georgia, its departments and other agencies, and its local governments in superior courts and authorizes superior courts to order state and local officers and employees to cease violations of the Georgia Constitution, the laws of the State of Georgia, or the United States Constitution,

2021. It requires that such suits be brought only against the State or Georgia, or in the case of a local government, against the local specific local government. for requires superior courts names any individual state or local public officer or employee as a defendant. It maintains the ability of superior courts to dismiss such suits based on other appropriate legal or equitable grounds or limitation on review in superior court. It prohibits any type of monetary award, including attorney's fees or costs of litigation, unless authorized by an Act of the Georgia General Assembly. It does not prohibit the General Assembly from further waiving certain other immunities provided for under Georgia's Constitution, though it does not waive any immunity provided for by the United States Constitution. It amends Article I, Section II, Paragraph V of the Georgia Constitution by rendering the current text subparagraph (a) and adding a new subparagraph (b).

A copy of this entire proposed constitutional amendment is on file in the office of the judge of the probate court and is available for public inspection.

SUMMARIES OF PROPOSED STATE-WIDE **REFERENDUM OUESTIONS**

general election:

- A -

Provides tax exemption for certain single-family homes owned by tax exempt charities. on or after that date.

House Bill No. 344 Act No. 149 Ga. L. 2019, p. 488

"() YES Shall the Act be approved which () NO provides an exemption from ad valorem taxes for all real property owned by a purely public charity, if such charity is exempt from taxation under Section 501(c)(3) of the federal Internal Revenue Code and such real property is held exclusively for the purpose of building repairing single-family homes to be financed by such charity to individuals using loans that shall

Summary

not bear interest?"

This proposal authorizes a new exemption from ad valorem taxes for all real property owned by a purely public charity, if such

charity is exempt from federal taxation and such property is used only for building or repairing single-family homes to be financed by such charity to Pursuant to Code Section individuals using zero interest 21-2-4 of the O.C.G.A., the loans. It amends Code Section Secretary of State is authorized to 48-5-41 of the Official Code of include with the summaries of Georgia Annotated by deleting proposed constitutional "and" at the end of paragraph amendments summaries of any (14), by replacing the period with state-wide referendum questions "; and" at the end of paragraph to be voted on at the same (15), and by adding a new paragraph.

> If approved by a majority of the voters, the Act becomes effective on January 1, 2021, and applies to all tax years beginning