23 LC 51 0290

## Senate Bill 121

By: Senators Anderson of the 24th, Ginn of the 47th, Gooch of the 51st, Kennedy of the 18th, Robertson of the 29th and others

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 60 of Title 36 of the Official Code of Georgia Annotated, relating to
- 2 general provisions applicable to counties and municipal corporations, so as to prohibit local
- 3 governments from denying the drilling, servicing, or repair of new or existing water wells
- 4 on single-family residential and farm properties; to prohibit local governments from
- 5 precluding or denying the installation of new water wells on single-family residential and
- 6 farm properties situated on one acre of property or more; to provide for related matters; to
- 7 repeal conflicting laws; and for other purposes.

## 8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 SECTION 1.

- 10 Chapter 60 of Title 36 of the Official Code of Georgia Annotated, relating to general
- 11 provisions applicable to counties and municipal corporations, is amended in Code
- 12 Section 36-60-17.1, relating to localities prohibited from requiring connection with or use
- 13 of water supplied by a public water system except when other water unfit, charges or fees for
- 14 services made available but not used prohibited, and applicability, by revising subsections
- 15 (b) and (c) and adding a new subsection to read as follows:

23 LC 51 0290

"(b) Nothing in subsection (a) of this Code section shall preclude or authorize the denial of the repair or maintenance of a well serving a single-family residence so as to meet the requirements for allowing continued use of the same by a single-family residential property owner or farm without connecting to a public water system or payment of charges or fees in accordance with subsection (a) of this Code section. Such repairs shall be the sole responsibility of such owner.

- 22 (c) Nothing in subsection (a) of this Code section shall preclude or authorize the denial of
- 23 the installation of a well serving a single-family residence situated on a parcel of one acre
- 24 or more so as to meet the requirements for allowing use of the same by a single-family
- 25 residential property owner or farm without connecting to a public water system or payment
- 26 of charges or fees in accordance with subsection (a) of this Code section. Such repairs
- 27 <u>shall be the sole responsibility of such owner.</u>
- 28 (d) Subsections (a), and (b), and (c) of this Code section shall not apply to:
- 29 (1) Any public water system having more than a total of 70,000 active service connection
- accounts or more than 200 such accounts per square mile of total area served;
- 31 (2) A public water system with respect to a single-family residential property owner or
- farm who has been mailed written notice to his or her address of record on the property
- tax rolls by the appropriate county, municipality, or local authority by certified mail of
- 34 his or her right to opt out of connecting with such system and paying charges or fees for
- 35 system services made available but not used, if such property owner did not notify the
- 36 county, municipality, or local authority in writing on a form provided thereby of his or
- 37 her decision to exercise that option within 45 days after mailing of such notice by the
- 38 county, municipality, or local authority;
- 39 (3) Any project of a public water system for which revenue bonds have been validated,
- 40 issued, and sold prior to January 1, 2008; or
- 41 (4) Any public water system funded primarily through a federal or state grant that
- 42 contains stipulations in such grant requiring the county, municipality, or local authority

23 LC 51 0290

to levy a charge or fee for water supply services made available but not used. For all state grants, loans, or contracts for services issued on and after July 1, 2007, no state grant, loan, or contract for services funding any project of a public water system shall contain any stipulations requiring a county, municipality, or local authority to levy a charge or fee for water supply services made available but not used or requiring a county, municipality, or local authority to require single-family property owners or farms to connect with or use water supplied by a public water system, except where necessary to preclude the use of water obtained from another source that is demonstrably unfit for human consumption or other intended use. For the purposes of this paragraph, a federal grant is defined as money provided directly to a county or municipality. Federal money provided to a revolving loan fund or to the Georgia Environmental Finance Authority or such other mechanism shall not be considered a federal grant."

55 SECTION 2.

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