Senate Bill 199

By: Senators Jeffares of the 17th, Mullis of the 53rd, Jones of the 25th, Dugan of the 30th, Kennedy of the 18th and others

AS PASSED

## A BILL TO BE ENTITLED AN ACT

1 To amend Title 21 of the Official Code of Georgia Annotated, relating to elections, so as to 2 provide a definition; to revise the qualifying times for municipal elections; to provide for the 3 reopening of qualifications in municipal elections under certain conditions; to revise the 4 period of time for advance voting with regard to Saturday voting; to prohibit certain activities 5 within close proximity to polling places; to change certain provisions relating to punishment for ethics violations; to change certain provisions relating to disclosure reports relative to 6 7 campaign contributions; to change certain provisions relating to filing of financial disclosure 8 statements by public officers, filing by candidates for public office, filing by elected officials 9 and members of the General Assembly, electronic filing, and transfer of filings from the 10 Secretary of State to the Georgia Government Transparency and Campaign Finance Commission; to change certain provisions relating to definitions relative to public officials' 11 12 conduct and lobbyist disclosure; to change certain provisions relating to registration required 13 for lobbyists, application for registration, supplemental registration, expiration, docket, fees, 14 identification cards, public rosters, and exemptions; to amend Code Section 45-2-1 of the 15 Official Code of Georgia Annotated, relating to persons ineligible to hold office, vacation 16 of office, and validity of acts performed while in office, so as to authorize counties and 17 municipalities to provide by local law for district durational residency requirements; to 18 provide for related matters; to provide an effective date; to repeal conflicting laws; and for 19 other purposes.

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

21 SECTION 1.

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- 22 Title 21 of the Official Code of Georgia Annotated, relating to elections, is amended in Code
- 23 Section 21-2-2, relating to definitions, by adding a new paragraph to read as follows:
- 24 "(3.1) 'Campaign material' means any newspaper, booklet, pamphlet, card, sign,
- 25 paraphernalia, or any other written or printed matter referring to:
- 26 (A) A candidate whose name appears on the ballot in a primary or election;

27 (B) A referendum which appears on the ballot in a primary or election; or

(C) A political party or body which has a nominee or nominees on the ballot in a primary or election.

primary or election.
 Campaign material shall not include any written or printed matter that is used exclusively

for the personal and private reference of an individual elector during the course of

32 <u>voting."</u>

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33 SECTION 2.

Said title is further amended by revising paragraph (3) of subsection (c) of Code Section 21-2-132, relating to filing notice of candidacy, nomination petition, and affidavit; payment

of qualifying fee; pauper's affidavit and qualifying petition for exemption from qualifying

37 fee; and military service, as follows:

"(3)(A) Each candidate for a nonpartisan municipal office or a designee shall file a notice of candidacy in the office of the municipal superintendent of such candidate's municipality during the municipality's nonpartisan qualifying period. Each municipal superintendent shall designate the days of such qualifying period, which shall be no less than three days and no more than five days. The days of the qualifying period shall be consecutive days. Nonpartisan qualifying periods shall commence no earlier than 8:30 A.M. on the last third Monday in August immediately preceding the general election and shall end no later than 4:30 P.M. on the following Friday; and, in the case of a special election, the municipal nonpartisan qualifying period shall commence no earlier than the date of the call and shall end no later than 25 days prior to the election; and. (B) In any case in which no individual has filed a notice of candidacy and paid the prescribed qualifying fee to fill a particular office in a nonpartisan municipal election, the governing authority of the municipality shall be authorized to reopen qualifying for candidates at 9:00 A.M. on the Monday next following the close of the preceding qualifying period and cease such qualifying at 5:00 P.M. on the Tuesday immediately following such Monday, notwithstanding the fact that such days may be legal holidays: and"

55 SECTION 3.

Said title is further amended by revising paragraph (3) of subsection (d) of Code Section 21-2-132, relating to filing notice of candidacy, nomination petition, and affidavit; payment of qualifying fee; pauper's affidavit and qualifying petition for exemption from qualifying

59 fee; and military service, as follows:

"(3) Each candidate for municipal office or a designee shall file a notice of candidacy in the office of the municipal superintendent of such candidate's municipality during the

municipality's qualifying period. Each municipal superintendent shall designate the days of the qualifying period, which shall be no less than three days and no more than five days. The days of the qualifying period shall be consecutive days. Qualifying periods shall commence no earlier than 8:30 A.M. on the last third Monday in August immediately preceding the general election and shall end no later than 4:30 P.M. on the following Friday; and, in the case of a special election, the municipal qualifying period shall commence no earlier than the date of the call and shall end no later than 25 days prior to the election; and"

70 **SECTION 4.** 

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- 71 Said title is further amended in Code Section 21-2-385 of the Official Code of Georgia
- 72 Annotated, relating to procedure for voting by absentee ballot and advance voting, by
- 73 revising paragraph (1) of subsection (d) as follows:
- 74 ''(d)(1) There shall be a period of advance voting that shall commence:
- 75 (A) On the fourth Monday immediately prior to each primary or election;
- 76 (B) On the fourth Monday immediately prior to a runoff from a general primary;
- 77 (C) On the fourth Monday immediately prior to a runoff from a general election in
- which there are candidates for a federal office on the ballot in the runoff; and
- 79 (D) As soon as possible prior to a runoff from any other general election in which there 80 are only state or county candidates on the ballot in the runoff

and shall end on the Friday immediately prior to each primary, election, or runoff.

Voting shall be conducted during normal business hours on weekdays during such period

and shall be conducted on the second Saturday prior to a primary or election during the

hours of 9:00 A.M. through 4:00 P.M.; provided, however, that in primaries and elections

in which there are no federal or state candidates on the ballot, no Saturday voting hours

shall be required; and provided, further, that, if such second Saturday is a public and legal

holiday pursuant to Code Section 1-4-1, if such second Saturday follows a public and

legal holiday occurring on the Thursday or Friday immediately preceding such second

Saturday, or if such second Saturday immediately precedes a public and legal holiday occurring on the following Sunday or Monday, such advance voting shall not be held on

such second Saturday but shall be held on the third Saturday prior to such primary,

election, or runoff. Except as otherwise provided in this paragraph, counties and

municipalities may extend the hours for voting beyond regular business hours and may

provide for additional voting locations pursuant to Code Section 21-2-382 to suit the

95 needs of the electors of the jurisdiction at their option."

96 SECTION 5.

Said title is further amended by revising subsection (a) of Code Section 21-2-414, relating to restrictions on campaign activities and public opinion polling within the vicinity of a polling place, cellular phone use prohibited, prohibition of candidates from entering certain

- 100 polling places, and penalty, as follows:
- "(a) No person shall solicit votes in any manner or by any means or method, nor shall any
   person distribute or display any campaign literature, newspaper, booklet, pamphlet, card,
   sign, paraphernalia, or any other written or printed matter of any kind material, nor shall
- any person solicit signatures for any petition or conduct any exit poll or public opinion poll
- with voters on any day in which ballots are being cast:
- 106 (1) Within 150 feet of the outer edge of any building within which a polling place is established;
- 108 (2) Within any polling place; or
- 109 (3) Within 25 feet of any voter standing in line to vote at any polling place.
- These restrictions shall not apply to conduct occurring in private offices or areas which cannot be seen or heard by such electors."

112 SECTION 6.

- 113 Said title is further amended by revising Code Section 21-5-9 of the Official Code of Georgia
- Annotated, relating to penalties for violation of provisions of Chapter 5 of said title, as
- 115 follows:
- 116 "21-5-9.
- Except as otherwise provided in this chapter, any person who knowingly fails to comply
- with or who knowingly violates this chapter shall be guilty of a misdemeanor. The
- provisions of this Code section shall not preclude prosecution and punishment for the
- commission of any felony offense as otherwise provided by law."

121 **SECTION 7.** 

- Said title is further amended by revising paragraph (2) of subsection (d.1) of Code Section
- 123 21-5-34, relating to disclosure reports relative to campaign contributions, as follows:
- 124 "(2) If such candidate or campaign committee exceeds the \$2,500.00 limit for either
- accepting contributions or making expenditures for such campaign during such election
- cycle as specified in paragraph (1) of this subsection but does not accept a combined total
- of contributions exceeding \$5,000.00 in such election cycle nor make expenditures
- exceeding \$5,000.00 in such election cycle, then such candidate or campaign committee
- shall be required to file only the June 30 and October 25 December 31 reports required
- by paragraph (2) of subsection (c) of this Code section. The first such report shall include

131	all contributions received and expenditures made beginning January 1 of such calendar
132	year."
133	SECTION 8.
134	Said title is further amended by revising paragraph (8) of subsection (b) of Code Section
135	21-5-50, relating to filing of financial disclosure statements by public officers, filing by
136	candidates for public office, filing by elected officials and members of the General
137	Assembly, electronic filing, and transfer of filings from the Secretary of State to the Georgia
138	Government Transparency and Campaign Finance Commission, as follows:
139	"(8)(A) As used in this paragraph, the term 'agency' has the meaning provided by Code
140	Section 45-10-20.
141	(B) All annual payments in excess of \$10,000.00 received by the filer or any business
142	entity identified in paragraph (3) of this subsection from the state, any agency,
143	department, commission, or authority created by the state, and authorized and exempted
144	from disclosure under Code Section 45-10-25, and the agency, department,
145	commission, or authority making the payments, and the general nature of the
146	consideration rendered for the source of the payments. This paragraph shall not require
147	the disclosure of payments which have already been disclosed for purposes of any other
148	provision of this chapter."
149	SECTION 9.
150	Said title is further amended by revising subparagraph (G) of paragraph (4.1) of Code
151	Section 21-5-70, relating to definitions relative to public officials' conduct and lobbyist
152	disclosure, as follows:
153	"(G) Anything which:
154	(i) Does not qualify as a lobbying expenditure under subparagraphs (A) through (F)
155	of this paragraph; and
156	(ii) Would qualify as an expenditure under subparagraph (B.1) of paragraph (1) of
157	this Code section except that it does not exceed an amount or value of \$75.00 per
158	person."
159	SECTION 10.
160	Said title is further amended by revising subparagraph (F) of paragraph (5) of Code Section
161	21-5-70, relating to definitions relative to public officials' conduct and lobbyist disclosure,

as follows:

"(F) Any natural person who as an employee of the executive branch or judicial branch of local government engages in any activity covered under subparagraph (D) of this paragraph;"

**SECTION 11.** 

Said title is further amended in Code Section 21-5-71, relating to registration required for lobbyists, application for registration, supplemental registration, expiration, docket, fees, identification cards, public rosters, and exemptions, by adding a new paragraph in subsection (i) to read as follows:

"(6.1) Any ampleyee of the executive or judicial branch of state government, provided.

"(6.1) Any employee of the executive or judicial branch of state government; provided, however, that when such an employee is acting on behalf of such government employer, meeting with or appearing before a public officer other than one from the same branch of government which employs such employee, and engaged in activity for which registration would otherwise be required under this Code section, such employee shall be required to display an identification card, issued by such employer, which shall have printed thereon the employee's name and the name of the employer;"

**SECTION 12.** 

179 Code Section 45-2-1 of the Official Code of Georgia Annotated, relating to persons ineligible 180 to hold office, vacation of office, and validity of acts performed while in office, is amended 181 by revising paragraph (1) as follows:

"(1) Persons who are not citizens of this state and persons under the age of 21 years; provided, however, that upon passage of appropriate local ordinances, citizens of this state who are otherwise qualified and who have attained 18 years of age shall be eligible to hold any county or municipal office, except such offices of a judicial nature. The residency requirement for a candidate for any county office, except offices of a judicial nature, shall be 12 months residency within the county. The residency requirement for a candidate for any municipal office, except offices of a judicial nature, shall be 12 months residency within the municipality; provided, however, that municipalities may by charter provide for lesser residency requirements for candidates for municipal office, except offices of a judicial nature. Notwithstanding anything in this paragraph to the contrary, the General Assembly may provide by local law for a period of district residency for candidates for any county or municipal governing authority or board of education who are elected from districts not to exceed 12 months residency within the district from which each such candidate seeks election. Any local law previously enacted by the General Assembly providing for a period of district residency for candidates for

197	county or municipal office which does not exceed 12 months shall be granted full force
198	and effect;"
199	SECTION 13.
200	This Act shall become effective upon its approval by the Governor or upon its becoming law
201	without such approval.

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All laws and parts of laws in conflict with this Act are repealed. 203