Senate Bill 572 By: Senator Strickland of the 17th

## AS PASSED SENATE

# A BILL TO BE ENTITLED AN ACT

1 To authorize the assessment and collection of a technology fee by the Probate Court of 2 Morgan County; to identify the authorized uses of such technology fee; to provide for the 3 termination of such technology fee and dedication of residual funds to technology uses; to 4 provide for related matters; to repeal conflicting laws; and for other purposes.

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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#### **SECTION 1.**

(a) The clerk of the Probate Court of Morgan County is hereby authorized to charge and
collect a technology fee to be set by the judge of the probate court in an amount not to
exceed \$5.00 for the filing of each civil action with the court and not to exceed \$5.00 as a
surcharge on each fine paid. Such technology fees shall be used exclusively to provide for
technological needs of the Probate Court of Morgan County. Such uses shall include only
the following:

- 13 (1) Computer hardware and software purchases;
- 14 (2) Lease, maintenance, and installation of computer hardware;

(3) Purchase, lease, maintenance, and installation of imaging, imaging, scanning,
 facsimile, communications, projection, recording, and printing equipment and software;
 and

18 (4) Purchase of services and equipment for the conservation of court records andarchiving the same to digital contents for public access.

(b) Funds collected pursuant to this section shall be maintained in a segregated account bythe clerk of the probate court and shall be used only for the purposes authorized in this

22 section.

23 (c) The authority to assess the technology fee pursuant to this Act shall terminate on

July 1, 2034, and any residual funds remaining in the account established by subsection (b)

- 25 of this section shall remain dedicated to general Morgan County technology uses.
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### **SECTION 2.**

27 All laws and parts of laws in conflict with this Act are repealed.