The House Committee on Judiciary Non-civil offers the following substitute to HB 514:

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 1 of Title 15 of the Official Code of Georgia, relating to general 2 provisions regarding the judicial system, so as to provide for provisions regarding the 3 assignment of senior judges; to provide for certain provisions regarding a senior judge's 4 status; to change certain provisions relating to certain courts requesting assistance of a senior 5 judge; to provide for related matters; to provide an effective date; to repeal conflicting laws; 6 and for other purposes.

7

8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

9 Chapter 1 of Title 15 of the Official Code of Georgia, relating to general provisions regarding
10 the judicial system, is amended by revising subsection (n) of Code Section 15-1-9.1, relating
11 to requesting judicial assistance from other courts, as follows:

12 "(n) Notwithstanding the provisions of this Code section, a senior judge shall not be 13 assigned, designated, or preside in any:

(1) criminal Criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty; provided, however, that a senior judge may be assigned, designated, or preside in such a case if the judge had previously been assigned or designated and presided over such case while serving as an elected superior court judge prior to attaining senior judge status; or

(2) Civil case involving a challenge to the constitutionality of any state statute or state action, with the exception of habeas corpus actions; provided, however, that a senior judge may be assigned, designated, or preside in such a case if the judge had previously been assigned or designated and presided over such case while serving as an elected

24 <u>superior court judge prior to attaining senior judge status.</u>"

	09 LC 29 3762S
25	SECTION 2.
26	Said chapter is further amended by revising subsection (e) of Code Section 15-1-9.2, relating
27	to senior judge status and requesting assistance from senior judges, as follows:
28	"(e) Notwithstanding the provisions of this Code section, a senior judge shall not be
29	assigned, designated, or preside in any:
30	(1) Criminal criminal case involving a capital offense for which the death penalty may
31	be imposed once the state has filed a notice of its intention to seek the death penalty;
32	provided, however, that a senior judge may be assigned, designated, or preside in such
33	a case if the judge had previously been assigned or designated and presided over such
34	case while serving as an elected superior court judge prior to attaining senior judge status;
35	or
36	(2) Civil case involving a challenge to the constitutionality of any state statute or state
37	action, with the exception of habeas corpus actions; provided, however, that a senior
38	judge may be assigned, designated, or preside in such a case if the judge had previously
39	been assigned or designated and presided over such case while serving as an elected
40	superior court judge prior to attaining senior judge status."
41	SECTION 3.
41 42	Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating
42	Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating
42 43	Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance
42 43 44	Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows:
42 43 44 45	Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be
42 43 44 45 46	Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any:
42 43 44 45 46 47	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may
42 43 44 45 46 47 48	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty;
42 43 44 45 46 47 48 49	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty; provided, however, that a senior judge may be assigned, designated, or preside in such
 42 43 44 45 46 47 48 49 50 	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty; provided, however, that a senior judge may be assigned, designated, or preside in such a case if the judge had previously been assigned or designated and presided over such
42 43 44 45 46 47 48 49 50 51	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty; provided, however, that a senior judge may be assigned, designated, or preside in such a case if the judge had previously been assigned or designated and presided over such case while serving as an elected superior court judge prior to attaining senior judge status;
42 43 44 45 46 47 48 49 50 51 52	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty; provided, however, that a senior judge may be assigned, designated, or preside in such a case if the judge had previously been assigned or designated and presided over such case while serving as an elected superior court judge prior to attaining senior judge status; Or
42 43 44 45 46 47 48 49 50 51 52 53	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty; provided, however, that a senior judge may be assigned, designated, or preside in such a case if the judge had previously been assigned or designated and presided over such case while serving as an elected superior court judge prior to attaining senior judge status; or (2) Civil case involving a challenge to the constitutionality of any state statute or state
42 43 44 45 46 47 48 49 50 51 52 53 54	 Said chapter is further amended by revising subsection (g) of Code Section 15-1-9.3, relating to senior judges of the state court, probate court, or juvenile court and requesting assistance of a senior judge, as follows: "(g) Notwithstanding the provisions of this Code section, a senior judge shall not be assigned, designated, or preside in any: (1) Criminal criminal case involving a capital offense for which the death penalty may be imposed once the state has filed a notice of its intention to seek the death penalty; provided, however, that a senior judge may be assigned, designated, or preside in such a case if the judge had previously been assigned or designated and presided over such case while serving as an elected superior court judge prior to attaining senior judge status; or (2) Civil case involving a challenge to the constitutionality of any state statute or state action, with the exception of habeas corpus actions; provided, however, that a senior

SECTION 4.

- 59 This Act shall become effective upon its approval by the Governor or upon its becoming law
- 60 without such approval.

61 **SECTION 5.**

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