House Bill 194 (COMMITTEE SUBSTITUTE)

By: Representatives Powell of the 171st, Willard of the 51st, Lindsey of the 54th, Allison of the 8th, and Jacobs of the 80th

A BILL TO BE ENTITLED AN ACT

To amend Chapter 1 of Title 46 of the Official Code of Georgia Annotated, relating to
 general provisions regarding public utilities and public transportation, so as to provide venue

3 for actions against gas companies; to provide for related matters; to provide for an effective

4 date and for applicability; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

7 Chapter 1 of Title 46 of the Official Code of Georgia Annotated, relating to general
8 provisions regarding public utilities and public transportation, is amended by revising Code
9 Section 46-1-2, relating to measure of damages for wrongs and injuries to railroad companies
10 generally and venue for actions against railroad companies and electric companies generally,

11 as follows:

12 *"*46-1-2.

(a) As used in this Code section, the term 'electric company' means all corporations engaged in the business of either generating or transmitting electricity for light, heat, power, or other commercial purposes.

(b) If any railroad company doing business in this state shall, in violation of any rule or 16 17 regulation of the Public Service Commission, inflict any wrong or injury on any person, such person shall have a right of action and recovery for such wrong or injury in the county 18 19 where the wrong or injury occurred and the damages which may be recovered in such 20 actions shall be the same as in actions between individuals, provided that, in cases of 21 willful violation of law, such railroad companies shall be liable for exemplary damages. 22 All such actions under this title subsection must be brought within 12 months after the 23 commission of the alleged wrong or injury.

(c) Any railroad, or electric company, or gas company shall be sued by anyone whose
 person or property has been injured by such railroad, or electric company, or gas company,

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or by its officers, agents, or employees, for the purpose of recovering damages for such 26 27 injuries, in the county in which the cause of action originated; and <u>causes of</u> actions on all 28 contracts shall be brought in the county in which the contract in question is made or is to 29 be performed. If the cause of action arises in a county where the railroad, or electric company, or gas company liable to suit has no agent, service may be perfected by the 30 31 issuance of a second original, to be served upon the company in the county of its principal office and place of business, if in this state, and if not, on any agent of such company. In 32 the alternative, if the company has no agent in the county where the cause of action arises, 33 34 an action may be brought in the county of the residence of such company.

35 (d) Whenever any:

36 (1) railroad <u>Railroad</u> or electric company incorporated under the laws of this state
 37 acquires by purchase, lease, or otherwise the ownership or control of the line of railroad
 38 of a competing railroad company in this state, in violation of Article III, Section VI,
 39 Paragraph V(c) of the Constitution of the State of Georgia;, or whenever any railroad

40 (2) <u>Railroad</u> or electric company incorporated under the laws of this state acquires by
 41 purchase, lease, or otherwise the ownership or control of the generating plant or
 42 transmission line of a competing electric company in this state, in violation of Article III,
 43 Section VI, Paragraph V(c) of the Constitution of the State of Georgia; or

44 (3) Gas company incorporated under the laws of this state acquires by purchase, lease,
 45 or otherwise the ownership or control of the natural gas pipeline or distribution system
 46 of a competing gas company in this state, in violation of Article III, Section VI,

47 Paragraph V(c) of the Constitution of the State of Georgia;

the venue of an action brought against the railroad, or electric company, or gas company for the purpose of setting aside and having annulled such unlawful act of acquisition shall be in any county through which may run the line of railroad or in any county through which may run the transmission line of such electric company or <u>in any county in</u> which may be located the generating plant of such electric company <u>or in any county through which may run the</u> <u>natural gas pipeline or distribution system</u> so unlawfully acquired.

(e) In any cause of action described in this Code section, any judgment rendered in anycounty other than one designated in this Code section shall be void.

56 (f) The following electric companies shall be embraced within the venue provisions of this

57 Code section <u>shall apply to the following electric companies</u>:

(1) An electric company owning a generating plant in one county and having its situs or
principal office either in some other county of this state or beyond the limits of this state;
(2) An electric company operating a generating plant, whether under lease or otherwise,
in one county and having its situs or principal office either in some other county of this
state or beyond the limits of this state;

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- 63 (3) An electric company owning a transmission line located in one county and having its situs or principal office in some other county of this state or beyond the limits of this 64 65 state; 66 (4) An electric company operating, whether under lease or otherwise, a transmission line 67 located in one county and having its situs or principal office in some other county of this state or beyond the limits of this state; 68 69 (5) An electric company owning a transmission line located in, or extending through, 70 more than one county; and 71 (6) An electric company operating, whether under lease or otherwise, a transmission line 72 located in or extending through more than one county. (g) The venue provisions of this Code section shall apply to the following gas companies: 73 (1) A gas company owning a natural gas pipeline or distribution system located in one 74 county and having its situs or principal office in some other county of this state or beyond 75 76 the limits of this state; and 77 (2) A gas company owning a natural gas pipeline or distribution system located in, or extending through, more than one county." 78 79 **SECTION 2.**
- 80 This Act shall become effective upon its approval by the Governor or upon its becoming law
- without such approval and shall apply to causes of actions arising on or after such effectivedate.
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SECTION 3.

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