## House Bill 594

By: Representatives Martin of the 49<sup>th</sup>, Jones of the 47<sup>th</sup>, Lindsey of the 54<sup>th</sup>, Riley of the 50<sup>th</sup>, Dudgeon of the 25<sup>th</sup>, and others

## A BILL TO BE ENTITLED AN ACT

1 To amend an Act entitled "An Act to completely and exhaustively revise, supersede, 2 consolidate, and replace all of the laws and amendments thereto pertaining to the Fulton 3 County Personnel Board and the Fulton County Merit System of Personnel Administration," 4 approved April 13, 1982 (Ga. L. 1982, p. 4896), as amended, so as to provide a statement of authority; to define certain terms; to provide that all future employees of Fulton County other 5 than public safety employees shall be unclassified; to provide for current classified 6 employees; to provide that employees may be dismissed, demoted, or disciplined for any 7 reason or no reason without notice, explanation, or appeal; to provide a statement of 8 9 legislative intent; to repeal conflicting laws; and for other purposes.

10 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

## 11 **SECTION 1.** 12 This Act is enacted pursuant to the provisions of that local amendment to the Constitution 13 of Georgia found at 1939 Georgia Laws page 39, which was duly continued in effect at 1986 14 Georgia Laws page 4420.

15 **SECTION 2.** 16 An Act entitled "An Act to completely and exhaustively revise, supersede, consolidate, and replace all of the laws and amendments thereto pertaining to the Fulton County Personnel 17 Board and the Fulton County Merit System of Personnel Administration," approved April 18 13, 1982 (Ga. L. 1982, p. 4896), as amended, is amended by revising Section 6 as follows: 19

- 20 "SECTION 6.
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(a) As used in this Act, the term:

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Classified and unclassified services.

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(1) 'Emergency medical professional' means any person employed by Fulton County to
perform emergency medical services who is licensed or certified to provide health care
in accordance with the provisions of Chapter 11, Chapter 26, or Chapter 34 of Title 43
of the O.C.G.A.

(2) 'Firefighter' means any person who is employed by Fulton County as a professional
firefighter on a full-time basis for at least 40 hours per week by the county when such
person has responsibility for preventing and suppressing fires, and protecting life and
property.

(3) 'Peace officer' means any peace officer who is employed by the county who is
required by the terms of such peace officer's employment to give such peace officer's full
time to the preservation of public order, the protection of life and property, or the
detection of crime and who is required by the terms of such peace officer's employment
to comply with the requirements of the 'Georgia Peace Officer Standards and Training
Act' contained in Chapter 8 of Title 35 of the O.C.G.A. Such term shall include any
deputy sheriff employed as such by the sheriff of Fulton County.

- 38 (4) 'Public safety employee' means a peace officer, a firefighter, or an emergency39 medical professional.
- (b) The 'classified service' to which this Act applies shall comprise classified employees
  who have successfully completed their probationary period on the effective date of this
  Act. Such employees shall remain in the classified service only so long as they remain
  employed in a position which was a classified position on such date without a break in
  service. The classified service shall also include all active public safety employees.
- 45 (c) The 'unclassified service' shall comprise all unclassified positions on the effective date
  46 of this Act and all positions filled on or after such date. Without limiting such provisions,
  47 the unclassified service shall include the following categories, classes, and positions:
- 48 (1) The Fulton County Board of Commissioners and all other officers who are elected
  49 by popular vote and persons appointed to fill vacancies in elective offices;
- (2) All judges, members of boards, commissions, regulatory agencies, and other elected
  or appointed heads of departments, provided that the term 'head of department' as used
  in this section shall mean the executive head of a department who is directly responsible
  for formulating and executing policies and who is vested with discretion as to acts, being
  solely responsible for the administration of the department concerned. An employee
  performing purely functional or administrative duties shall not be classified as the head
  of a department;
- 57 (3) Official court reporters in any Fulton County court of record;

(4) All classes and positions now existing or that may hereafter be created and
established as 'unclassified on range' in pay schedules and compensation plans;

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60	(5) All classes and positions now existing or that may hereafter be created and
61	established as 'unclassified set rate' positions by the county manager or county
62	commissioners;
63	(6) All classes and positions now existing or that may hereafter be created and
64	established as 'unclassified' under any federal or state-funded program;
65	(7) Persons temporarily appointed or designated to make or conduct a special inquiry,
66	investigation, examination, or special duties where such appointment or designation is
67	approved by the county manager or board of commissioners;
68	(8) Members of the legal department of Fulton County and secretaries assigned to such
69	department but not to include any secretary presently serving in such department in the
70	classified service; and
71	(9) Individuals who perform services on a contract or fee basis.
72	Public safety employees shall not be individuals in the unclassified service."
73	SECTION 3.
74	Said Act is further amended by revising Section 7 as follows:
75	"SECTION 7.
76	Status of incumbents.
77	(a) All public safety employees shall be in the classified service as a condition of
78	employment.
79	(b) All employees in the classified service who have successfully completed their
80	probationary period on the effective date of this Act prior to the enactment of this Act shall
81	retain their current status with no loss of rights, privileges, and obligations only so long as
82	they remain employed in a position which was a classified position on such date without
83	a break in service. The enactment of this Act shall in no way change the salary, pay
84	increment date, or any other benefit, emolument, or privilege to which an employee was
85	entitled on the effective date of this Act."
86	SECTION 4.

87 Said Act is further amended by revising Section 9 as follows:

	13 LC 21 2204
88	"SECTION 9.
89	Penalties and appeals.
90	(a) All unclassified employees shall be employees at will. An appointing authority may
91	dismiss, demote, suspend, or otherwise discipline any Fulton County employee for any
92	reason, other than for reasons otherwise prohibited by state or federal laws, or for no stated
93	reason whatsoever. No employee shall be entitled to prior notice of, explanation of, or
94	appeal from any such action.
95	(b) Without limiting the scope of authority granted in subsection (a) of this section, it is
96	the intent of the General Assembly that Fulton County shall treat all employees in
97	accordance with the following principles:
98	(1) Assuring fair treatment of applicants and employees in all aspects of personnel
99	administration without regard to race, color, national origin, sex, age, sexual orientation,
100	disability, religious creed, or political affiliations. This 'fair treatment' principle includes
101	compliance with all state and federal equal employment opportunity and
102	nondiscrimination laws;
103	(2) Recruiting, selecting, and advancing employees on the basis of their relative ability,
104	knowledge, and skills, including open consideration of qualified applicants for initial
105	employment;
106	(3) Providing equitable and adequate compensation based on merit, performance, job
107	value, and competitiveness within applicable labor markets;
108	(4) Training employees, as needed, to assure high quality performance and to provide
109	work force skills needed to maintain and advance the county's goals and objectives;
110	(5) Retaining employees on the basis of the adequacy of their performance, correcting
111	inadequate performance where possible and appropriate, and separating employees whose
112	performance is inadequate; and
113	(6) Assuring that employees are protected against coercion for partisan political purposes
114	and are prohibited from using their official authority for the purpose of interfering with
115	or affecting the result of an election or nomination for office.
116	(c) Any classified employee shall retain the procedures and protections to which they were
117	entitled immediately prior to the effective date of this Act, and such procedures are
118	expressly retained in effect without reiteration."
119	SECTION 5.
120	All laws and parts of laws in conflict with this Act are repealed.
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