The House Committee on Judiciary offers the following substitute to HB 368:

A BILL TO BE ENTITLED AN ACT

- 1 To amend Article 1 of Chapter 6 of Title 15 of the Official Code of Georgia Annotated, 2 relating to general provisions regarding the superior courts, so as to move the Superior Court 3 of Banks County from the Piedmont Judicial Circuit to the Mountain Judicial Circuit; to revise the composition and terms of court of the Piedmont Judicial Circuit to the Mountain 4 5 Judicial Circuit; to provide for the composition and terms of court of the Piedmont Judicial 6 Circuit to the Mountain Judicial Circuit; to provide for the transfer of proceedings and 7 litigations; to provide for intergovernmental agreements regarding costs of the circuits; to 8 provide for staffing; to provide for related matters; to provide effective dates; to repeal 9 conflicting laws; and for other purposes. 10 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
- 11 PART I
- 12 **SECTION 1-1.**
- 13 Effective November 1, 2024, Banks County shall be transferred from the Piedmont Judicial
- 14 Circuit to the Mountain Judicial Circuit.

SECTION 1-2.

All proceedings and litigations, civil, equitable, and criminal, pending in the Superior Court of Banks County at such time as it was a part of the Piedmont Judicial Circuit, including all complaints, pleadings, petitions, indictments, special presentments, summonses, processes, motions, writs, and mesne and final proceedings, together with all books and records of any kind or character belonging to or issued, returnable, filed, pending, or commenced in such county, shall relate to, become a part of, and be transferred to the Mountain Judicial Circuit and its jurisdiction.

SECTION 1-3.

The county governing authorities of the newly constituted Mountain Judicial Circuit and the newly constituted Piedmont Judicial Circuit shall no later than October 31, 2024, enter into such intergovernmental agreements as may be appropriate concerning the matter of allocation of costs and expenses of operation of each respective judicial circuit. Such costs and expenses shall include, but not be limited to, circuit-wide costs and expenditures; supplements to salaries and expenses of judges and district attorneys; transfer of any amounts, as appropriate, held pursuant to Code Section 15-23-7; transfer of any amounts; as appropriate, secured pursuant to condemnation or forfeiture actions from criminal cases that originated from a violation of law in Banks County; and retirement costs.

SECTION 1-4.

- 34 All staffing for all judicial circuits referenced herein shall be governed pursuant to Code
- 35 Section 15-18-28.

PART II
SECTION 2-1.
Article 1 of Chapter 6 of Title 15 of the Official Code of Georgia Annotated, relating to
general provisions regarding superior courts, is amended by revising paragraphs (25)
and (32) of Code Section 15-6-1, relating to composition of judicial circuits, as follows:
"(25) Mountain Judicial Circuit, composed of the Counties of <u>Banks</u> , Habersham, Rabun,
and Stephens;"
"(32) Piedmont Judicial Circuit, composed of the Counties of Barrow, and Jackson, and
Banks;"
SECTION 2-2.
Said article is further amended by revising paragraphs (25) and (32) of Code Section 15-6-3,
relating to terms of court, as follows:
"(25) Mountain Circuit:
(A) Banks County — January 1 and July 1.
(A)(B) Habersham County — January 1 and July 1.
(B)(C) Rabun County — January 1 and July 1.
(C)(D) Stephens County — January 1 and July 1."
"(32) Piedmont Circuit:
(A) Banks County — First Monday in February and August; and there shall be a grand
jury for each term, but the grand jury shall not be required to be impaneled in the first
day of each term.
(B) Barrow County — First Monday in February and August; and there shall be a
grand jury for each term, but the grand jury shall not be required to be impaneled in the
first day of each term.

(C)(B) Jackson County — First Monday in February and August; and there shall be a grand jury for each term, but the grand jury shall not be required to be impaneled in the first day of each term."

PART III

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SECTION 3-1.

- Part I of this Act shall become effective upon its approval by the Governor or upon its becoming law without such approval for the purpose of facilitating the preparation and execution of intergovernmental agreements pursuant to Section 1-3 of such part. This Act shall otherwise become effective on November 1, 2024.
- 69 **SECTION 3-2.**
- 70 All laws and parts of laws in conflict with this Act are repealed.