# **PROPOSED**

# CONSTITUTIONAL AMENDMENTS

# **AND**

# STATE-WIDE REFERENDUM QUESTIONS

**GENERAL ELECTION** 

NOVEMBER 8, 2022

Constitutional Amendments 1-2 Summaries of Amendments and State-wide Referendum Questions A-B This booklet contains copies of the two proposed amendments to the Constitution in their entirety. These amendments will be submitted at the general election on November 8, 2022. As required by the Constitution, these proposed amendments in their entirety are on file in the office of the judge of the probate court in each county and are available for This booklet also includes public inspection. summaries of the two proposals as prepared by Attorney General Christopher Carr, Secretary of State Brad Raffensperger, and Legislative Counsel Rick Ruskell and published in the newspaper which is each county's official legal organ. In addition, summaries of the state-wide referendum questions prepared by Secretary of State Brad Raffensperger are included.

CONSTITUTIONAL AMENDMENTS 1-2 Senate Resolution No. 134 Resolution Act No. 304 Ga. L. 2021, p. 939

#### A RESOLUTION

GEORGIA:

#### SECTION 1.

Constitution is amended by member of the Senate and one provisions of this Paragraph.

Superintendent, Assembly.

felony by a grand jury of this appointing authority, the state or by the United States, commission shall make a written which felony indictment relates report within 14 days. If the to the performance or activities of commission determines that the the office of any public official, indictment relates to the Attorney General or district adversely affects Governor or, if the indicted the rights and interests of the public official is the Governor, to public are adversely affected review commission.

Governor, the commission shall action pending the final him or her from office. Any such be composed of the Attorney General, the Secretary of State, the State School Superintendent, the Commissioner of Insurance, the Commissioner of Agriculture, If the indicted public official is Proposing an amendment to the the Attorney General, the Constitution so as to provide for commission shall be composed of the suspension of compensation three other public officials who for certain public officers who are not members of the General are suspended because of Assembly. If the indicted public application for a writ of the indicted public official is the indictment for a felony; to official is not the Governor, the certiorari, the officer shall be Governor, the Lieutenant provide for related matters; to Attorney General, or a member immediately reinstated to the Governor may reappoint the provide for the submission of this of the General Assembly, the amendment for ratification or commission shall be composed of rejection; and for other purposes. the Attorney General and two other public officials who are not BE IT RESOLVED BY THE members of the General GENERAL ASSEMBLY OF Assembly. If the indicted public compensation from his or her official be reinstated, he or she official is a member of the office. If the officer is reinstated shall immediately be reinstated to Article II, Section III of the Attorney General and one compensation withheld under the the commission and the fact that revising Paragraph I as follows: member of the House of "Paragraph I. Procedures for Representatives. If the Attorney public officer under suspension, admissible in evidence in any and effect of suspending or General brings the indictment removing public officials upon against the public official, the felony indictment. (a) As used Attorney General shall not serve in this Paragraph, the term 'public on the commission. In place of official' means the Governor, the the Attorney General, the Lieutenant Governor, the Governor shall appoint a retired Secretary of State, the Attorney Supreme Court Justice or a General, the State School retired Court of Appeals Judge. the The commission shall provide for Commissioner of Insurance, the a speedy hearing, including Commissioner of Agriculture, the notice of the nature and cause of Commissioner of Labor, and any the hearing, process for obtaining member of the General witnesses, and the assistance of counsel. Unless a longer period (b) Upon indictment for a of time is granted by the

and the Commissioner of Labor. and in which the indictment nonvoluntary suspension. occurred, if a nolle prosegui is suspended. While a public suspension. General Assembly, the to office, he or she shall be office. commission shall be composed of entitled to receive any

> the Governor shall appoint a shall not be open to the public. replacement officer except in the public officer under suspension. January 1, 1985. the provisions of Article V, disabled. in pursuance thereof.

the appointed for a period of 14 days by the defendant." attorney shall transmit a certified administration of the office of the from the day the indictment is copy of the indictment to the indicted public official and that received. This period of time may be extended by the The above proposed amendment

disposition of the case or until voluntary suspension shall be the expiration of the officer's subject to the same conditions for term of office, whichever occurs review, reinstatement, or first. During the term of office declaration of vacancy as are to which such officer was elected provided in this Paragraph for a

- (e) After any suspension is entered, if the public official is imposed under this Paragraph, acquitted, or if after conviction the suspended public official may the conviction is later overturned petition the appointing authority as a result of any direct appeal or for a review. The Governor or, if office from which he was commission to review the The commission official is suspended under this shall make a written report within Paragraph, the officer shall not 14 days. If the commission be entitled to receive the recommends that the public
- (f) The report and records of the public official has or has not (c) Unless the Governor is the been suspended shall not be for the duration of any court for any purpose. The report suspension under this Paragraph, and record of the commission
- (g) The provisions of this case of a member of the General Paragraph shall not apply to any Assembly. If the Governor is the indictment handed down prior to
- (h) If a public official who is Section I, Paragraph V of this suspended from office under the Constitution shall apply as if the provisions of this Paragraph is Governor were temporarily not first tried at the next regular Upon a final or special term following the conviction with no appeal or indictment, the suspension shall review pending, the office shall be terminated and the public be declared vacant and a official shall be reinstated to successor to that office shall be office. The public official shall chosen as provided in this not be reinstated under this Constitution or the laws enacted subparagraph if he or she is not so tried based on a continuance (d) No commission shall be granted upon a motion made only

#### **SECTION 2.**

Governor. During this period of to the Constitution shall be the Lieutenant Governor who thereby, the Governor or, if the time, the indicted public official published and submitted as shall, subject to subparagraph (d) Governor is the indicted public may, in writing, authorize the provided in Article X, Section I, of this Paragraph, appoint a official, the Lieutenant Governor Governor or, if the Governor is Paragraph II of the Constitution. If the shall suspend the public official the indicted public official, the The ballot submitting the above indicted public official is the immediately and without further Lieutenant Governor to suspend proposed amendment shall have following:

"( ) YES Shall the Constitution of Georgia be ( ) NO amended so as to suspend t h e compensation of the Governor, Lieutenant Governor, Secretary of State, Attorney General, State School Superintendent, Commissioner of Insurance. Commissioner of Agriculture, Commissioner of Labor, or any member of the General Assembly while such individual is suspended from office following indictment for a felony?"

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No." If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this state.

- 2 -

House Resolution No. 594 Resolution Act No. 803 Ga. L. 2022, p. 837

#### A RESOLUTION

Proposing an amendment to the Constitution so as to provide that the governing authorities of counties, municipalities, and consolidated governments and the board of education of each independent and county school system shall be authorized to grant temporary tax relief to properties severely damaged or destroyed as a result of a disaster and located within a nationally declared disaster area; to provide

written or printed thereon the for implementing legislation; to provide for related matters; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

> BE IT RESOLVED BY THE GENERAL ASSEMBLY OF GEORGIA:

#### SECTION 1.

Article VII, Section I of the Constitution is amended by revising subparagraph (a) of Paragraph III and adding a new subparagraph to read as follows:

"(a) All taxes shall be levied and collected under general laws and for public purposes only. Except as otherwise provided in subparagraphs (b), (c), (d), (e), (f), and (h) of this Paragraph, all taxation shall be uniform upon the same class of subjects within the territorial limits of the authority levying the tax."

"(h) The governing authority of each county, municipality, and consolidated government and the board of education of each independent and county school system in this state shall be authorized to grant temporary tax relief to properties within its iurisdiction which are severely damaged or destroyed as a result of a disaster and which are located within a nationally declared disaster area. General Assembly shall provide by general law for the eligibility, procedures for obtaining, and all other matters regarding such temporary tax relief."

#### **SECTION 2.**

The above proposed amendment to the Constitution shall be published and submitted as provided in Article X, Section I, Paragraph II of the Constitution. The ballot submitting the above proposed amendment shall have written or printed thereon the following:

"( ) YES Shall the Constitution Georgia () NO amended so as to provide that the governing authority of each county, municipality, and consolidated government and the board of education of each independent and county school system in this state shall be authorized to grant temporary tax relief to properties within its jurisdiction which are severely damaged or destroyed as a result of a disaster and located within a nationally declared

All persons desiring to vote in favor of ratifying the proposed amendment shall vote "Yes." All persons desiring to vote against ratifying the proposed amendment shall vote "No." If such amendment shall be ratified as provided in said Paragraph of the Constitution, it shall become a part of the Constitution of this

disaster area?"

# SUMMARIES OF PROPOSED CONSTITUTIONAL AMENDMENTS AND STATE-WIDE REFERENDUM QUESTIONS ON THE GENERAL ELECTION BALLOT NOVEMBER 8, 2022

### **SUMMARIES OF PROPOSED CONSTITUTIONAL AMENDMENTS**

Pursuant to requirements of the Georgia Constitution, Attorney General Christopher Carr, Secretary of State Brad Raffensperger, and Legislative Counsel Rick Ruskell hereby provide the summaries of the proposed constitutional amendments that will appear on the November 8, 2022, general election ballot for consideration by the people of Georgia (short captions are those adopted by the Constitutional Amendments Publication Board):

-1-

Provides for suspension of compensation of certain State officers and members of General Assembly.

Senate Resolution No. 134 Resolution Act No. 304 Ga. L. 2021, p. 939

"( ) YES Shall the Constitution bе of Georgia amended so as to ( ) NO suspend t h e compensation of the Governor, Lieutenant Governor, Secretary of State, Attorney General, State School Superintendent, Insurance, Commissioner of Agriculture, Commissioner of

Labor, any "( ) YES Shall the Constitution member o f General Assembly while such individual is suspended from office following indictment for a felony?"

#### Summary

This proposal provides for the suspension of compensation for certain public officers who are suspended because of indictment for a felony. It amends Article II. Section III, Paragraph I of the Georgia Constitution in subparagraphs (b), relating to felony indictment of certain public officials, (d), relating to the period for appointment of a review commission, (e), relating to petition for review of suspension, and (h), relating to termination of suspension not first tried at the next regular or special term following indictment.

A copy of this entire proposed constitutional amendment is on file in the office of the judge of the probate court and is available for public inspection.

- 2 -

Provides for temporary local tax relief after disasters.

House Resolution No. 594 Commissioner of Resolution Act No. 803 Ga. L. 2022, p. 837

the

( ) NO

Georgia be amended so as to provide that the governing authority of each county, municipality, and consolidated government and the board of education of each independent and county school system in this state shall be authorized to grant temporary tax relief to properties within its jurisdiction which are severely damaged or destroyed as a result of a disaster and located within a nationally declared

disaster area?"

This proposal provides that the governing authorities of counties, municipalities, and consolidated governments and the board of education of each independent and county school system shall be authorized to grant temporary tax relief to properties severely damaged or destroyed as a result of a disaster and located within a nationally declared disaster area. It authorizes the Georgia General Assembly by general law to provide for the eligibility, procedures for obtaining, and all other matters regarding such temporary tax relief. It amends Article VII, Section I, Paragraph III of the Georgia Constitution by revising the current text of subparagraph (a) and adding a new subparagraph (h).

A copy of this entire proposed constitutional amendment is on file in the office of the judge of the probate court and is available for public inspection.

#### **Summary**

## **SUMMARIES OF** PROPOSED STATE-WIDE **REFERENDUM OUESTIONS**

Secretary of State is authorized to subsection (a). include with the summaries of proposed constitutional the voters, the Act becomes amendments summaries of any effective on January 1, 2023, and state-wide referendum questions applies to all tax years beginning to be voted on at the same on or after that date. general election:

products of certain entities and effective on January 1, 2023, and adds dairy products and applies to all tax years beginning unfertilized poultry eggs to the on or after that date. exemption. It amends Code Section 48-5-41.1 of the Official Pursuant to Code Section Code of Georgia Annotated in 21-2-4 of the O.C.G.A., the paragraphs (2) and (9) of

If approved by a majority of

- B -

- A -

Provides tax exemption for agricultural equipment and certain farm products in timber producers. certain circumstances.

House Bill No. 498 Act No. 260 Ga. L. 2021, p. 602

Provides tax exemption for certain equipment used by

House Bill No. 997 Act No. 859 Ga. L. 2022, p. 736

approved which ( ) NO expands a state-wide exemption from ad valorem taxes for a gricultural equipment and certain farm products held by certain entities to include entities comprising two or more family owned farm entities, and which adds dairy products a n d unfertilized eggs of poultry as qualified exemption?"

**Summary** 

This proposal expands an existing ad valorem tax exemption for agricultural equipment and certain farm

approved which ( ) NO grants a state-wide exemption from all ad valorem taxes for certain equipment used by timber producers in the production or harvest of timber?"

#### **Summary**

This proposal authorizes a new farm products with exemption from ad valorem taxes respect to such for certain equipment used by timber producers in the production or harvest of timber. It enacts new Code Section 48-5-41.3 of the Official Code of Georgia Annotated.

> If approved by a majority of the voters, the Act becomes

"( ) YES Shall the Act be "( ) YES Shall the Act be