## A BILL TO BE ENTITLED AN ACT

1	To amend Article 2 of Chapter 11 of Title 15 of the Official Code of Georgia Annotated,
2	relating to juvenile court administration, so as to change provisions relating to compensation
3	of juvenile court judges; to correct a cross-reference; to provide for related matters; to
4	provide for an effective date and applicability; to repeal conflicting laws; and for other
5	purposes.
6	BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:
7	SECTION 1.
8	Article 2 of Chapter 11 of Title 15 of the Official Code of Georgia Annotated, relating to
9	juvenile court administration, is amended by revising subsection (c) of Code Section
10	15-11-52, relating to terms and compensation of judges, as follows:
11	"(c) Out of funds appropriated to the judicial branch of government, the state shall
12	contribute toward the salary of the judges on a per circuit basis each juvenile court
13	judgeship in the following amounts:
14	(1) Each circuit with one or more juvenile court judges who are not superior court judges
15	assuming the duties of juvenile court judges shall receive a state base grant of \$85,000.00
16	<u>\$110,000.00;</u>
17	(2) In addition to this base amount, each circuit which has more than four superior court
18	judges shall be eligible for additional state grants. For each superior court judge who
19	exceeds the base of four judges, the circuit shall be eligible for an additional grant in an
20	amount equal to one-fourth of the base amount of the state grant;
21	(3)(2) In circuits where the superior court judges elect to use the state grant for one or
22	more part-time judges, the amount of the state grant shall be as follows:
23	(A) For each part-time judge who works one day
24	weekly
25	(B) For each part-time judge who works two days

26

27	(C) For each part-time judge who works three
28	days weekly
29	(D) For each part-time judge who works four
30	days weekly
31	provided, however, that a grant for one or more part-time judges shall not exceed the
32	amount the circuit is eligible for in accordance with paragraphs (1) and (2) of this
33	subsection; and
34	(4)(3) All state grants provided by this subsection shall be spent solely on salaries for
35	juvenile court judges and shall not be used for any other purposes."
36	SECTION 2.
37	Said article is further amended by revising subsection (c) of Code Section 15-11-54, relating
38	to the administration and expenses of juvenile courts, as follows:
39	"(c) Except for state base grants provided by Code Section 15-11-52, all expenditures of
40	the court are declared to be an expense of the court and payable out of the county treasury
41	with the approval of the governing authority or governing authorities of the county or
42	counties for which the juvenile court judge is appointed."
43	SECTION 3.
44	This Act shall become effective on July 1, 2017, only if funds are appropriated for purposes
45	of this Act in an appropriations Act enacted at the 2017 regular session of the General
46	Assembly and shall apply to any judgeship existing on or created after the effective date of
47	this Act. If funds are not so appropriated, then this Act shall not become effective and shall
48	stand repealed on July 1, 2017.
49	SECTION 4.
50	All laws and parts of laws in conflict with this Act are repealed.