

#14
 (Do Not Write Over This) 21114

A RESOLUTION
 Councilmember Anne Fauver
 A Resolution to request that the Georgia State Legislature delete the provision in Senate Bill 497 which requires an Intergovernmental Agreement between the City of Atlanta and Fulton County; and for other purposes

FILED BY
 CITY COUNCIL

MAR 21 2005

- CONSENT REFER
- REGULAR REPORT REFER
- ADVERTISE & REFER
- 1st ADOPT 2nd READ & REFER
- PERSONAL PAPER REFER

Date Referred 11/15/04
 Referred To: Finance / Executive
 Date Referred
 Referred To:
 Date Referred
 Referred To:

FIRST READING
 Committee _____
 Date _____
 Chair _____
 Referred To _____

Committee FIN Committee
 Date 12-1-04
 Chair [Signature]

Fav, Adv, Hold (see rev. side)
 Other _____
 Members _____

Refer To _____

FIN Committee
 Date 3/16/05
 Chair [Signature]

Fav, Adv, Hold (see rev. side)
 Other _____
 Members _____

Refer To _____

Committee _____
 Date _____
 Chair _____

Fav, Adv, Hold (see rev. side)
 Other _____
 Members _____

Refer To _____

Committee _____
 Date _____
 Chair _____

Fav, Adv, Hold (see rev. side)
 Other _____
 Members _____

Refer To _____

FINAL COUNCIL ACTION
 2nd 1st & 2nd 3rd
 Consent V Vote RC Vote

CERTIFIED

MAR 21 2005

MAYOR'S ACTION

RCS# 6584
3/21/05
3:21 PM

Atlanta City Council

Regular Session

MULTIPLE

04-R-2113 AND 04-R-2114

FILE

YEAS: 12
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 1
EXCUSED: 1
ABSENT 2

| | | | |
|-----------|-------------|-----------|------------|
| Y Smith | Y Archibong | Y Moore | Y Mitchell |
| Y Starnes | Y Fauver | B Martin | Y Norwood |
| Y Young | Y Shook | E Maddox | Y Willis |
| Y Winslow | Y Muller | B Sheperd | NV Borders |

MULTIPLE

A RESOLUTION

Councilmember Anne Fauver

A Resolution to request that the Georgia State Legislature delete the provision In Senate Bill 497 which requires an Intergovernmental Agreement between the City of Atlanta and Fulton County; and for other purposes

WHEREAS, during the 2004 Session of the Georgia State Legislature, legislation was adopted that abolished the City's Traffic, and re-organized the City's Municipal Court; and

WHEREAS, said legislation was predicated upon the City of Atlanta and Fulton County signing an Intergovernmental Agreement no later than December 31, 2004; and

WHEREAS, said agreement has not been signed.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA as follows:

Section 1: That the City of Atlanta hereby requests that the Georgia State Legislature, during its 2005 Session, delete the provision that requires an Intergovernmental Agreement between the City of Atlanta and Fulton County as it relates to Senate Bill 497.

Section 2: That this resolution be made a part of the City's 2005 Legislative Package.

| | |
|----------|----------------------------------|
| 04/07/04 | House Passed/Adopted |
| 04/07/04 | Senate Agrees House Amend or Sub |
| 04/21/04 | Senate Sent to Governor |

| Versions |
|----------------------|
| AP |
| As introduced LC 9 1 |
| Floor amend 1 |
| As passed Senate |
| LC 29 1472S/hss |
| SB 497/HFSFA |

Footnotes

4/01/04 Postponed in House unti
4/07/04

FULL TEXT

04 SB497/AP

Senate Bill 497

By: Senators Reed of the 35th, Tanksley of the 32nd, Zamarripa of the 36th, Price of the 56th, Thomas of the 10th and others
AS PASSED

AN ACT

To repeal an Act re-creating a system of state courts of limited jurisdiction for each city of this state having a population of 300,000 or more according to the United States decennial census of 1990 or any future such census, approved April 4, 1996 (Ga. L. 1996, p. 627), as amended; to abolish such courts created pursuant to such Act; to provide for the transfer of cases and matters pending in such courts on the effective date of this Act; to provide for the transfer of records, books, minutes, files, and documents; to provide for the transfer of certain positions in such courts on the effective date of this Act; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act re-creating a system of state courts of limited jurisdiction for each city of this state having a population of 300,000 or more according to the United States decennial census of 1990 or any future such census, approved April 4, 1996 (Ga. L. 1996, p. 627), as amended, is repealed in its entirety and such courts created pursuant to such Act are abolished.

SECTION 2.

On the effective date of this Act, all cases and matters pending in any court abolished by Section 1 of this Act shall be transferred to the municipal court of the city in which such abolished court was located. The chief judge of such municipal court shall then transfer those cases over which the municipal court does not have jurisdiction to the appropriate court. All records, books, minutes, files, and documents relating to such cases or prior cases of the city court shall be likewise transferred. This Act shall be applicable only with an executed intergovernmental agreement between all affected jurisdictions.

SECTION 3.

On the effective date of this Act, each judge of a court abolished by Section 1 of this Act shall become a judge in the municipal court of the city in which such abolished court was located and shall be subject to retention until the expiration of the judge's current term of office. On the effective date of this Act, each judge pro hac vice or senior judge of a court abolished by Section 1 of this Act shall become a judge pro hac vice in the municipal court of the city in which such abolished court was located and shall retain such position until at least December 31, 2010.

SECTION 4.

This Act shall become effective on January 1, 2005.

SECTION 5.

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