## Government

## **Study Guide for Remote Learning**

Name	
	udy guide is created specifically for the remote learning process. Use your textbook, notes, PowerPoints complete the statements for each branch of Georgia government that we have been studying.
<b>Execu</b> t	tive Branch Review
<ul><li>2.</li><li>3.</li><li>4.</li><li>5.</li><li>6.</li></ul>	Georgia's Governor is the state's chief  To qualify for this office, a candidate must be at least years old, a for fifteen years, and a Georgia resident for years.  The term of this office is for years, with a total of consecutive terms allowed.  The governor is by the people.  Some of the governors duties include suggesting new state laws, proposing and directing the state's, appointing members to state, and sign or laws proposed by the General Assembly.  Georgia's Lieutenant Governor is the highest elected official in Georgia government.  Qualifications for the office of Lt. Governor are as those of the governor.
8. 9. 10. 11.	The term of this office is years, but there is no limit on the number of terms elected.  If the governor dies while in office, the takes over until the next general election. The Lt. Governor's main duty is as over the Georgia Senate.  State Boards and Agencies are the biggest part of the branch. These agencies/departments help the branch fulfill its role in government.  These agencies oversee the departments by developing policies and providing feedback to the governor so that state programs run smoothly, and laws are  Know the major state agencies/departments:
<u>Legisl</u>	ative Branch
1.	The legislative branch in Georgia is called the Georgia
	Qualifications for the Georgia General Assembly (House and Senate) include, first you must be a U.S, a Georgia resident for years, and a district resident for year.
3.	To run for the state's Senate, you need to be at least years old but only years old to run for the House.
	The term for these two offices is years with no limit on consecutive terms.
5.	General Assembly members are in their local districts, and the entire membership of each body is elected at the same time.
6.	Duties of the General Assembly include to ensure the welfare of citizens, and to represent the views of their constituents.
7.	The legislative session begins on the second Monday in for a period of 40 days.
8.	Making laws in the state of Georgia is the main responsibility of the General Assembly which is the branch of our government.

Э.	is the The main duty of this position is to name committee
	, and make committee assignments.
10.	Georgia's state constitution names the leadership position in the state House of Representatives as the of the House. Members of the House choose this person from the political party that
	holds the majority of the seats in that chamber.
11.	For a bill to become a law in Georgia, the bill first must be proposed by a member of either chamber, considered, and passed by one house before the same process happens in the other house. For a bill to pass it must have a of the votes in both houses.
12.	The has the final say by signing the bill into law, vetoing it, or doing nothing within 40 days.
13.	Members of both chambers House and Senate are assigned to special These are used as an important part of the legislative process. Committees are used to study before they are sent to chamber members for debate and vote.
	al Branch
	The function of the Judicial branch is to laws.
	There are courts in Georgia, two are courts and five are trial courts.
3.	Appellate courts are higher than trial courts and the lower courts decisions.
4.	The of a court is the geographic area of control and the types of cases the
	court hears.
5.	The Georgia Court is the highest court in Georgia.
6.	The jurisdiction of Georgia's trial courts include court can hear almost any civil or
	criminal case with a judge and jury; court can hear misdemeanor violations and
	civil cases with a judge and jury; court handle administrative matters such as
	wills and administration of estates which may have jury; court handles
	delinquent children under 17 and deprived children under 18 with no jury just a judge;
	court handle small civil claims, bad checks, arrest and search warrants with just a judge.
7	Judges in Georgia are selected in two ways, or appointed.
	Criminal Laws deal with actions that harm people and society and are either or felonies crimes.
9.	Before a defendant can be held over for a trial the jury must agree that there is enough evidence to indict.
10.	In a criminal case the represents the government and must prove that the
	defendant is guilty doubt.
11.	In a criminal case if the defendant is found guilty than they can be sentenced to a fine or sent to
12.	In the Bill of Rights of our Constitution (first 10 amendments) due process rights are spelled out for a
13.	Civil cases are disputes between and are often settled out of court for monetary damages.
14.	In a civil case the is the person suing the defendant for damages and must show
1 🛭	guilt of the other party by a "preponderance of"
	The last step in <b>any</b> legal case is the process.
16.	Additional vocabulary terms for the Judicial Branch:
	Arraignment (propounced uperainement) - Between 24 and 48 hours after an arrest, a suspect has his

<u>Arraignment (pronounced uh•rain•ment)</u> - Between 24 and 48 hours after an arrest, a suspect has his first court appearance. The judge reviews the circumstances of the arrest and decides whether there is probable cause for the arrest. The suspect is read his rights under Georgia law. During the <u>arraignment</u>, the suspect can have a lawyer with him, but no evidence is presented on the suspect's behalf.

Bail - If a crime is non-violent in nature, and/or the suspect is not likely to flee (run away), bail is set. This way, the suspect can go about his daily business until he is needed by the court. If bail is not set, or he is unable to pay, the suspect must be held in jail. If the suspect is out on bail, but does not return when scheduled, a warrant will be issued for his arrest, and he will be considered a flight risk and put in jail.

<u>Indictment</u> – this is decided by the grand jury. If there is enough evidence to hold a suspect for a full trial than the grand jury agrees to the indictment. There is some evidence presented but the police can still investigate for further evidence to present at the trial. These jurors are usually together for several weeks and hear many cases presented by the district attorney. Trial juries only hear one case. <u>Plea Bargaining</u> Sometimes the prosecution brings a plea bargain to the table. If the defense accepts the plea bargain, the suspect agrees to plead "guilty" before the trial ever starts. In exchange for pleading "guilty," the suspect would get a lighter sentence—and there would be no trial. If the defense lawyer feels he has a strong case for his client, and feels he may even get an acquittal, the trial date stands.

*The Trial* At the trial, the prosecution and defense argue their cases. It is up to the prosecution to prove to the jury beyond a reasonable doubt that a crime has occurred. The defense tries to make the jury doubt the guilt of the accused. A defendant may be found guilty of all, some, or none of the charges.

1.	ile Justice System  The difference between Unruly and Delinquent Behavior is
2.	Violent delinquent behaviors that require juveniles to be treated as adults and sent to GA Superior court are called the Examples of these crimes include
2	List the stage to the invention process 1)
3.	List the steps to the juvenile justice process 1)
	4) 5)
	6)
	8)9) sentence served 10) appeal.
<u>Gener</u>	al Information and the Foundations of Government
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