Sovereign Immunity Subcommittee Meeting 2 Minutes

Attorney General Chris Carr called to order the second Sovereign Immunity Subcommittee (SI Subcommittee) meeting on Wednesday, August 23, 2017 at approximately 2:00 p.m. After introductions, Solicitor General Sarah Hawkins Warren provided an update on the Georgia Supreme Court’s opinion in *Lathrop v. Deal*—as it impacts the SI Subcommittee’s work. A copy of that decision can be found [here](#).

After Solicitor General Warren updated the SI Subcommittee on the decision, Attorney General Carr reminded the group that the SI Subcommittee is not tasked with coming up with a finite answer, but rather, a variety of options for the Full Court Reform Council to vote on and send to Governor Deal for his consideration. He then invited the SI Subcommittee to weigh pros and cons in a group discussion.

Upon discussing at length, the SI Subcommittee agreed that the following potential courses of action should be put into the form of a draft report for discussions at the next meeting:

1. No action;
2. Constitutional amendment;
3. Legislative action.

The SI Subcommittee agreed to discuss the draft report at the third meeting before formalizing the SI Subcommittee report to the Full Court Reform Council.

Attorney General Carr called for public comment.

The meeting was adjourned at 3:00 p.m.