

Daily Bulletin

ACTIONS BY THE NORTH CAROLINA GENERAL ASSEMBLY

School of Government
The University of North Carolina at Chapel Hill
Legislative Reporting Service, State Legislative Building, Raleigh, NC 27601
Phone 919.733.2484 ~ Fax 919.715.3464 ~ www.dailybulletin.unc.edu

House Legislative Day 46

Vol. 2011, No. 46

Senate Legislative Day 46

Thursday, April 14, 2011

Table of Contents

Summaries of Bills Filed _____	1
Public Bills _____	1
Local Bills _____	10
Action on Bills _____	11
Summaries of Amendments and Committee Substitutes _____	19
Legislation Enacted _____	22
Index by Keyword _____	22
Notes _____	23
Next Sessions _____	23

SUMMARIES OF BILLS FILED

Public Bills

HOUSE BILLS

H 865. [ELIMINATE PASSENGER RAIL FARE SUBSIDY](#). Filed 4/14/11. *TO REQUIRE THE NORTH CAROLINA DEPARTMENT OF TRANSPORTATION TO INCREASE PASSENGER RAIL FARES TO ELIMINATE THE OPERATING SUBSIDY PROVIDED TO AMTRAK.*

Requires the Department of Transportation, effective July 1, 2011, to arrange with the National Railroad Passenger Corporation (AMTRAK) to raise fares by an average of \$11 per ticket on state-subsidized passenger trains contracted by the State.

Intro. by Steen.

UNCODIFIED

Transportation

H 866. [TRANSITION RESIDENTIAL SCHOOLS TO DPI](#). Filed 4/14/11. *TO PROVIDE THE STATE BOARD OF EDUCATION WITH THE AUTHORITY TO ASSUME GOVERNANCE AND OPERATION OF THE EASTERN NORTH CAROLINA SCHOOL FOR THE DEAF, THE NORTH CAROLINA SCHOOL FOR THE DEAF, AND THE GOVERNOR MOREHEAD SCHOOL FOR THE BLIND, TO PROVIDE FUNDING FOR OVERSIGHT OF THESE SCHOOLS, TO REPEAL UNNECESSARY STATUTES RELATED TO OVERSIGHT OF THE RESIDENTIAL*

© 2011 School of Government
The University of North Carolina at Chapel Hill

This work is copyrighted and subject to "fair use" as permitted by federal copyright law. No portion of this publication may be reproduced or transmitted in any form or by any means without the express written permission of the publisher. Distribution by third parties is prohibited. Prohibited distribution includes, but is not limited to, posting, e-mailing, faxing, archiving in a public database, installing on intranets or servers, and redistributing via a computer network or in printed form. Unauthorized use or reproduction may result in legal action against the unauthorized user.

SCHOOLS BY THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, AND TO PROVIDE FUNDS TO THE DEPARTMENT OF PUBLIC INSTRUCTION FOR PROPER OVERSIGHT OF THE RESIDENTIAL SCHOOLS.

Repeals Part 9A (state school for the sight-impaired) and Part 30 (state school for hearing-impaired) of Article 3 of GS Chapter 143B. Enacts new Article 9C to GS Chapter 115C, making the State Board of Education (SBOE) the sole governing agency to administer the Governor Morehead School for the Blind, the Eastern NC School for the Deaf, and the NC School for the Deaf (residential schools). Allows SBOE to accept funds to benefit the residential schools and to delegate fund administration to a private nonprofit foundation as specified. Directs SBOE to adopt codes of conduct and appeals provisions, policies and procedures for academic performance and discipline, and rules setting reasonable fees for extracurricular activities, with the input of the Executive Director of the Residential Schools. Exempts the SBOE from applicable provisions in the Administrative Procedure Act, but requires the SBOE to give notice of rules 30 days before adoption and allow comments. Directs each residential school to establish a Student Rights Advisory Committee, with membership as detailed. Lists the Committee's duties and specifies that the provision does not impede the SBOE's authority to investigate or make decisions. Amends GS 126-5(c1) to exempt the Executive Director of Residential Schools from all provisions of GS Chapter 126 (State Personnel System) except Articles 6 and 7.

States that rules adopted under former Parts 9A and 30 of Article 3 of GS Chapter 143B will remain in effect until superseded by rules adopted under new Article 9C. Provides that the SBOE may reorganize residential school staffing as needed. Provides that the Department of Health and Human Services retains responsibility for the maintenance and information technology support, as applicable, at residential schools.

Appropriates \$255,708 from the General Fund to the Department of Public Instruction (DPI) to restore principal positions at each residential school. Appropriates \$225,148 from the General Fund to DPI for two program administrators and one administrative assistant position as indicated.

The appropriations are effective July 1, 2011, and the remainder of the act is effective when it becomes law.

Intro. by Insko, Glazier. GS 115C, 126, APPROP Budget and Appropriations;
Education

SENATE BILLS

S 600. [OUT-OF-STATE LAW ENFORCEMENT/SPECIAL EVENTS](#). Filed 4/14/11. *TO AUTHORIZE A CITY WITH A POPULATION OF MORE THAN FIVE HUNDRED THOUSAND PEOPLE WHICH HOLDS A NATIONAL CONVENTION TO CONTRACT WITH OUT-OF-STATE LAW ENFORCEMENT AGENCIES TO PROVIDE LAW ENFORCEMENT AND SECURITY FOR THE NATIONAL CONVENTION.*

Enacts new GS 160A-288.3 to authorize the head of any law enforcement agency of a municipality with a population exceeding 500,000 to request and enter into temporary intergovernmental law enforcement agreements with out-of-state law enforcement agencies. Details the circumstances of the assistance, and defines terms used in the statute. Specifies that the statute does not reduce the jurisdiction or authority of state law enforcement officers. Authorizes out-of-state law enforcement officers to hold dual offices, as detailed. Sets out provisions to be included in the agreement. New GS 160A-288.3 expires on October 1, 2012. Applies to all intergovernmental law enforcement agreements entered into on or after January 1, 2012.

Intro. by Clodfelter. GS 160A Emergency Services; Local
Government

S 601. [REGIONAL TRANSPORTATION AUTHORITIES](#). Filed 4/14/11. *TO REORGANIZE THE STATUTES RELATING TO REGIONAL PUBLIC TRANSPORTATION AND TO AUTHORIZE UNITS OF LOCAL GOVERNMENT TO CREATE REGIONAL TRANSPORTATION FUNDING AGREEMENTS AND TO PROVIDE FOR FINANCING.*

Enacts new GS Chapter 136A for purposes indicated in title. Permits eligible local governments to constitute a joint agency for the financing, construction, and operation of regional transportation projects pursuant to a Regional Transportation Funding Agreement (RTFA) and defines permissible projects. Permits counties that are parties to an RTFA to levy a ½ percent sales and use tax and a tax of 5 cents per gallon on the retail sale of gasoline and diesel fuel. Requires that any such tax be levied by all counties who are members of the RTFA. Enacts new Article 47 of Chapter 105, Regional Transportation Funding Agreement Sales Tax, governing levy, collection, and distribution of the ½ percent sales and use tax. Recodifies in GS Chapter 136A various provisions of Articles 25, 26, and 27 of Chapter 160A.

Intro. by Clodfelter. GS 105, 136A Transportation; Taxation; Local
Government

S 602. DOMESTIC FOWL STRAY/COMMERCIAL POULTRY LANDS. Filed 4/14/11. *TO MAKE IT A CLASS 3 MISDEMEANOR FOR A PERSON TO ALLOW DOMESTIC FOWLS TO RUN AT LARGE ON THE LANDS OF A COMMERCIAL POULTRY OPERATION AFTER RECEIVING ACTUAL OR CONSTRUCTIVE NOTICE OF THE RUNNING AT LARGE.*

Enacts new GS 68-25(b) to provide as the title indicates. Defines a commercial poultry operation as any premises or operation where domestic poultry are fed, caged, housed, or otherwise kept for meat or egg production until sold or marketed. Effective for offenses committed on or after December 1, 2011.

Intro. by East.

GS 68

Agriculture, Environment, and
Natural Resources

S 603. PESTICIDE REGISTRATION PAPER REDUCTION. Filed 4/14/11. *TO NO LONGER REQUIRE, FOR ANY PERSON REQUIRED TO REGISTER A PESTICIDE IN THE OFFICE OF THE NORTH CAROLINA PESTICIDE BOARD, THE SUBMISSION OF THE MATERIAL SAFETY DATA SHEET TO BE FILED WITH THE PESTICIDE BOARD.*

Amends GS 143-442(a), as title indicates.

Intro. by East.

GS 143

Health, Social Services, and Aging

S 604. NC ILLEGAL IMMIGRATION ENFORCEMENT ACT. Filed 4/14/11. *TO ENACT THE NORTH CAROLINA ILLEGAL IMMIGRATION ENFORCEMENT ACT.*

Recodifies GS 64-1 through GS 64-5 as Article 1 of GS Chapter 64. Enacts new Article 2 to Chapter 64, Aliens, as title indicates. New GS 64-10 requires law enforcement officers who have reasonable suspicion that a person lawfully stopped or detained is an alien not lawfully present in the United States to make a reasonable attempt to determine the person's immigration status, unless making such a determination hinders an investigation. New GS 64-14 creates the criminal offense of unlawfully transporting, moving, concealing, harboring, or shielding an alien not lawfully present in the United States, a Class 1 misdemeanor unless it involves 10 or more aliens in which case it is a Class G felony. Requires that law enforcement officers take certain actions where human trafficking or smuggling is suspected, including inquiring regarding the immigration status of occupants of a vehicle. New GS 64-12 sets forth permissible methods for verifying immigration status and permits states to retain information related to immigration status and to share that information with federal, state, or local agencies for any lawful purpose. New GS 64-11 requires that any person arrested have the person's immigration status determined before the person is released. New GS 64-13(a) requires that law enforcement officers request the United States Department of Homeland Security to issue a detainer requesting transfer to federal custody of any illegal alien held by state or local police. GS 64-13(b) permits state and local law enforcement officers to transport aliens whose unlawful status has been verified to a federal detention facility. New GS 64-15 bars state and local agencies from restricting law enforcement officers and agencies and other state and local agencies from assisting in the enforcement of federal immigration law.

New GS 64-16 prohibits law enforcement officers and agencies from considering race, color, religion or national origin in the enforcement of Article 2 and requires the Article to be implemented in a manner consistent with federal immigration laws and civil rights. New GS 64-17 requires state and local agencies to verify the lawful presence of persons at least 18 years of age who apply for certain public benefits. New GS 64-18 creates a cause of action allowing state residents to sue any governmental entity that violates GS 64-17 or adopts a policy limiting or restricting the enforcement of federal immigration laws. Amends GS 15A-401 to permit the warrantless arrest of an alien who (1) is subject to a civil removal order, (2) is subject to a detainer issued by the Department of Homeland Security, (3) has been charged or convicted in another state with one or more specified aggravated felonies, or (4) has willfully failed to comply with federal alien registration laws. Effective October 1, 2011.

Intro. by East.

GS 15A, 64

Criminal Law, Procedure, and
Sentencing; State Government

S 605. "DON'T TREAD ON ME" SPECIAL PLATE. Filed 4/14/11. *TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO PRODUCE A GADSDEN FLAG "DON'T TREAD ON ME" SPECIAL REGISTRATION PLATE.*

Enacts new GS 20-79.4(b)(45a) as title indicates. Provides that DMV may not issue the plate unless it receives at least 300 applications. Effective July 1, 2011.

Intro. by Rucho.

GS 20

Transportation

S 606. DWQ STUDY RECLAIMED WATER ISSUES. Filed 4/14/11. *TO DIRECT THE DIVISION OF WATER QUALITY IN THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY ISSUES*

REGARDING THE USE OF RECLAIMED WATER AND THE CURRENT PERMITTING REQUIREMENTS WITH REGARD TO THE DISCHARGE OF WASTEWATER AND RECLAIMED WATER.

Requires the Division of Water Quality to study issues regarding the use of reclaimed water, the current permitting requirements for the discharge of wastewater and reclaimed water, and possible changes to the permitting system that may help encourage the use of reclaimed water while protecting against any threat to the environment or public health from the use, overflow, or discharge of reclaimed water. Requires a report to the Environmental Review Commission by December 31, 2011.

Intro. by Stein, Stevens, Hunt.

STUDY

Agriculture, Environment, and
Natural Resources

S 607. CONFORM MEDICAL RECORD LAWS. Filed 4/14/11. *TO CONFORM MEDICAL RECORD CONFIDENTIALITY LAWS.*

Amends GS 90-85.36, which concerns the availability of pharmacy records under the Pharmacy Practice Act, to clarify that the statute includes written *or electronic* prescription orders. Adds an HIPAA-covered entity or health care provider, as specified, to the list of persons to whom prescription orders may be disclosed. Amends GS 122C-55, which provides for disclosure of confidential information in certain circumstances, to clarify that any facility (currently, any area or state facility or the psychiatric service of the UNC Hospitals at Chapel Hill) may share confidential information regarding any client of that facility with any other facility (currently, with any area or state facility or the psychiatric service of the UNC Hospitals) to coordinate appropriate and effective care, treatment, or habilitation of the client. Amends GS 122C-55(a6) to permit the Community Care of North Carolina program (CCNC) of the Department of Health and Human Services or other primary care case management program (currently, a DHHS primary care case manager) to disclose specified confidential information to a health care provider or other entity when a written agreement with CCNC or other program exists, to participate in the care management support network and systems. Authorizes providers and entities receiving confidential information to use and disclose the information to conduct quality assessment and improvement activities or to coordinate appropriate and effective care, treatment, or habilitation. Enacts new subsection (a7) to permit a facility to share confidential information with one or more health care providers that are covered entities as indicated, provided the facility first informs the client of the disclosure and allows the client to object in writing. Provides definitions for *covered entity* and *health care provider*, and specifies allowable use of the confidential information. Makes a conforming change.

Amends GS 130A-12, which provides for confidentiality of records, clarifying that information in specified records may be disclosed for treatment, payment, research, or health care operation purposes to the extent permitted under federal law. Makes a conforming change. Amends GS 130A-143, which concerns confidentiality of records containing information on communicable diseases, clarifying that release of such records is allowed for treatment, payment, research, or health care operation purposes to the extent permitted under federal law. Amends GS 131D-21, which sets forth adult care home residents' rights, clarifying that a resident has the right to have his or her personal and medical records kept confidential, except as permitted or required by state or federal law. Amends GS 131E-144.3, which sets forth home care clients' rights, clarifying that each client has the right to have his or her personal and medical records kept confidential, except as permitted or required by state or federal law.

Effective January 1, 2012.

Intro. by Stein.

GS 90, 122C, 130A, 131D, 131E

Health, Social Services, and Aging

S 608. HEALTH CARE SHARING ORGANIZATIONS (=H 578). Filed 4/14/11. *TO EXEMPT HEALTH CARE SHARING ORGANIZATIONS FROM THE HEALTH INSURANCE REGULATORY LAWS.*

Identical to H 578, filed 3/21/11.

Intro. by Hunt.

GS 58

Health, Social Services, and Aging

S 609. FACILITATE LOCUM TENENS PHYSICIANS. Filed 4/14/11. *TO AMEND THE INSURANCE LAWS IN ORDER TO FACILITATE THE USE OF LOCUM TENENS PHYSICIANS TO ENSURE NORTH CAROLINA'S MEDICAL PROFESSIONALS ARE CAPABLE OF SERVING THE STATE'S EXPANDING POPULATION.*

Enacts new GS 58-3-231, requiring an insurer that provides a health benefit plan to establish and maintain a process to allow a patient's regular physician to submit a claim and, if accepted, receive payment for covered visits provided by a locum tenens physician, provided six requirements are met. Defines *locum tenens physician* as a physician who is not an employee of the regular physician, but substitutes for the physician on a temporary basis. Includes definitions for additional terms used in the statute. Permits a medical group or hospital to submit claims for a locum tenens physician substituting for a regular physician who is a member of the medical group or an employee of the hospital, provided the six requirements are met. Specifies that per diem or similar fee-for-time

compensation paid for the locum tenens physician is considered paid by the regular physician. Sets forth additional criteria for billing, substituting for a regular physician, and locum tenens agencies. Directs insurers to establish the claim and payment process within 180 days after the act becomes effective. Effective October 1, 2011.

Intro. by Rouzer, Rabon.

GS 58

Health, Social Services, and Aging;
Business and Commerce

S 610. CONSTITUTIONAL CONVENTION/BALANCED BUDGET. Filed 4/14/11. *PETITIONING THE CONGRESS OF THE UNITED STATES TO ADOPT AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES, FOR SUBMISSION TO THE STATES, TO REQUIRE, WITH CERTAIN EXCEPTIONS, THAT THE FEDERAL BUDGET BE BALANCED; OR, IN THE ALTERNATIVE, TO CALL A CONVENTION FOR THE SOLE AND EXCLUSIVE PURPOSE OF PROPOSING SUCH AN AMENDMENT FOR SUBMISSION TO THE STATES FOR RATIFICATION.*

As title indicates.

Intro. by Rouzer.

UNCODIFIED

Budget and Appropriations;
Constitutional Amendment

S 611. PROPANE GAS TAX EQUALIZATION ACT. Filed 4/14/11. *TO CONVERT THE SALES TAX ON CERTAIN SALES OF PROPANE GAS INTO AN EXCISE TAX.*

Enacts new Article 5H, *Propane Gas Tax*, to GS Chapter 105, imposing an excise tax, in lieu of sales and use tax, on propane gas received by an end user for NC consumption, at a rate of 14¢ per gallon. Exempts five specified circumstances from the tax. References definitions applicable to Article 5H. States that the tax is payable to the distributor in monthly payments, as detailed. Allows prepayment of the tax, as indicated, and requires a return quarterly. Directs the Department of Agriculture to give the Secretary a list of registered propane gas dealers and other requested information. Permits the Secretary to require that distributors report the amount of propane gas delivered, the persons receiving the gas, and the volume received. Includes recording and audit provisions. Makes conforming changes to GS 105-164.13, exempting propane gas taxed under Article 5H from retail sales and use tax.

Changes the tax rate to \$.108 per gallon of propane gas, effective January 1, 2013; \$.076 per gallon, effective January 1, 2014; and \$.043, effective January 1, 2015.

Effective January 1, 2012, unless otherwise indicated.

Intro. by Rouzer.

GS 105

Taxation

S 612. STATE LEASED SPACE/STUDY COMMISSION. Filed 4/14/11. *TO ESTABLISH THE JOINT LEGISLATIVE STUDY COMMISSION ON STATE LEASED SPACE.*

As title indicates. Requires the eleven-member Commission to report findings to the 2012 Regular Session of the 2011 General Assembly upon convening. Appropriates \$30,000 from the General Fund for the 2011-12 fiscal year. Effective July 1, 2011.

Intro. by Daniel.

APPROP, STUDY

General Assembly; State
Government; Budget and
Appropriations

S 613. HUNTING & FISHING/ACTIVE DUTY MILITARY. Filed 4/14/11. *TO PROVIDE THAT MEMBERS OF THE ARMED FORCES WHO ARE SERVING ON ACTIVE MILITARY DUTY IN THE ARMED FORCES OF THE UNITED STATES OUTSIDE THE STATE OF NORTH CAROLINA SHALL BE CONSIDERED RESIDENTS FOR PURPOSES OF OBTAINING HUNTING, FISHING, TRAPPING, AND SPECIAL ACTIVITY LICENSES.*

Amends GS 113-130(4)e. as title indicates. Effective July 1, 2011.

Intro. by Brown, Clary, Pate.

GS 113

Animal Law; Military and Veterans
Affairs

S 614. AGRICULTURE RESEARCH STATIONS' EVALUATION. Filed 4/14/11. *TO STOP FUNDING THE CONTINUED EVALUATION OF NORTH CAROLINA'S AGRICULTURAL RESEARCH SYSTEM AND THE AGRICULTURAL RESEARCH STATIONS AND RESEARCH FARMS BY THE PERFORMANCE EVALUATION DIVISION OF THE GENERAL ASSEMBLY.*

Prohibits funds appropriated or available for the Program Evaluation Division for 2010-11, 2011-12, and 2012-13 from being used for further evaluation of the state's Agricultural Research System, the Department of Agriculture and Consumer Services' (Department) Division of Research Stations, or the Department's 18 agricultural research stations and research farms. Contains General Assembly findings.

Intro. by Atwater. UNCODIFIED Agriculture, Environment, and Natural Resources

S 615. NAT'L GAS EXPLORATION/BOND & STUDY. Filed 4/14/11. *TO (1) INCREASE THE AMOUNT OF THE BOND REQUIRED UPON REGISTRATION IN ORDER TO DRILL FOR OIL OR NATURAL GAS IN THE STATE AND (2) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE ISSUE OF OIL AND GAS EXPLORATION IN THE STATE, AND SPECIFICALLY THE USE OF HYDRAULIC FRACTURING FOR THAT PURPOSE.*

Amends GS 113-378 to increase bond for oil and gas drilling to \$10,000 (was \$5,000). Directs DENR to study oil and gas exploration and to report findings and recommendations to the Environmental Review Commission no later than October 1, 2011.

Intro. by Atwater, Blake. GS 113, STUDY Energy and Utilities

S 616. STUDY METALS & PAWN STATUTES/PREVENT THEFT. Filed 4/14/11. *TO ESTABLISH THE JOINT LEGISLATIVE STUDY COMMISSION ON THE MODERNIZATION AND CONSOLIDATION OF STATUTES RELATING TO SCRAPYARDS, PRECIOUS METALS BUSINESSES, AND PAWNBROKERS.*

Creates the 17-member Joint Legislative Study Commission on Modernizing the Regulation of Pawnbrokers, Precious Metals Businesses, and Scrapyards (Commission) to examine relevant statutes to (1) increase detection of the sale of stolen property, (2) increase the statutes' comprehensiveness, and (3) consolidate the statutes in a single chapter or article. Details the Commission membership, provides additional administrative details, and directs the Commission to report findings to the 2012 General Assembly. Directs all state departments, agencies, and local governments to provide required information to the Commission. Appropriates \$30,000 for 2011-12 from the General Fund to the General Assembly to support the Commission. Effective July 1, 2011.

Intro. by Atwater. STUDY, APPROP Budget and Appropriations; Criminal Law, Procedure, and Sentencing

S 617. LRC STUDY FOOD ALLERGY & ANAPHYLAXIS MGMT. Filed 4/14/11. *TO REQUIRE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY IMPLEMENTATION OF FEDERAL FOOD ALLERGY AND ANAPHYLAXIS MANAGEMENT GUIDELINES IN PUBLIC SCHOOLS.*

Authorizes study as the title indicates. Allows the Legislative Research Commission (Commission) to investigate opportunities for local education agencies to receive grants to assist with implementation and requires the Commission to solicit input from interested parties. Allows an interim report to the 2012 session of the General Assembly and requires a final report to the 2013 General Assembly.

Intro. by Atwater. STUDY Education; General Assembly

S 618. POST-ADOPTION CONTACTS. Filed 4/14/11. *TO ALLOW AN ADOPTIVE PARENT AND A BIRTH RELATIVE TO ENTER INTO A WRITTEN AGREEMENT TO PROVIDE FOR POST-ADOPTION CONTACT AND COMMUNICATION AND TO MAKE OTHER CONFORMING STATUTORY CHANGES.*

Enacts a new Article 11 (Post-Adoption Contacts) of GS Chapter 48 to provide for post-adoption contacts and makes conforming changes in other statutes. Defines post-adoption contacts to include visitation, communication, or any other contact or conveyance of information regarding a child who has been adopted. Parties to the agreement are the adoptive parent and birth relative; each adoptive parent must consent to the post-adoption contacts. The agreement must be approved by the court and signed by a district court judge. The Administrative Office of the Courts is authorized to adopt rules and required to provide forms for the civil action. The entire record of a proceeding regarding a contacts agreement is confidential. Failure to follow the contacts agreement is not considered grounds for setting aside an adoption order. A party to the contacts agreement may file a civil action in district court in order to modify, enforce, or terminate the agreement after the parties have undergone mediation. The act also sets out factors for the court to consider in determining whether to modify, enforce, or terminate an agreement. Amends GS 7B-1110(a) to include post-adoption contacts agreements as a factor to consider when determining the best interest of the child. Amends GS 1-301.2(b) to require motions concerning post-adoption contacts be transferred to domestic court and that the identity of the parties be kept confidential. Amends GS 48-1-100, GS 7B-1100, and GS 7B-1112 to make conforming changes.

Intro. by Kinnaird. GS 1, 7B, 48 Family Law

S 619. SIMPLIFIED ANNUAL REPORTS FOR NONPROFITS. Filed 4/14/11. *TO REQUIRE NONPROFITS TO SUBMIT A SIMPLIFIED ANNUAL REPORT TO THE SECRETARY OF STATE.*

Enacts new GS 55A-16-24 for purposes indicated in title. Sets forth information required for inclusion in annual report, due dates for report, and mechanism for amending report. Effective October 1, 2011.

Intro. by Clodfelter.

GS 55A

Business and Commerce

S 620. CLARIFY USE OF POSITION. Filed 4/14/11. *TO CLARIFY THAT A LEGISLATOR'S OR PUBLIC SERVANT'S PUBLIC POSITION MAY BE DISCLOSED IN AN AGENDA OR OTHER DOCUMENT RELATED TO A MEETING, CONFERENCE, OR SIMILAR EVENT.*

Amends GS 138A-31(b) to prohibit a covered person from mentioning or "authoriz[ing]" (formerly, "permit[ting]") another person to mention the covered person's public position in certain nongovernmental advertising. Enacts new exception permitting inclusion of a covered person's public position in an agenda or other document related to a meeting, conference, or similar event when the disclosure "could reasonably be considered material by a person in attendance," provided the event is sponsored by a nonprofit organization. Makes other technical changes. Effective October 1, 2011.

Intro. by Clodfelter.

GS 138A

Ethics and Lobbying

S 621. SIMULATED GAMING ALLOWED/CERTAIN ABC OUTLETS. Filed 4/14/11. *TO ALLOW CERTAIN RESTAURANTS AND HOTELS TO PERMIT SIMULATED GAMING ON THE LICENSED PREMISES IF THE EVENT IS A SPONSORED EVENT AND THE PERMITTEE HAS REGISTERED THE EVENT WITH THE ALCOHOLIC BEVERAGE CONTROL COMMISSION PRIOR TO THE GAMING EVENT TAKING PLACE.*

Enacts new GS 18B-1010 for purposes indicated in title. Requires that ABC permittee apply to register gaming event at least 10 days in advance of the event date and pay application fee of \$100. Requires ABC Commission to notify ALE Division within 24 hours of the issuance of any registration for a gaming event. Permits a natural person who is at least 21 years old or a firm or an organization to serve as the sponsor of a gaming event. Prohibits an ABC permittee from serving as the sponsor. Requires that sponsor provide chips or markers to be used by patrons at the event and prohibits the sponsor from requiring or accepting money or any other thing of value from the patron or the ABC permittee for the chips or markers. All patrons must receive the same number of chips or markers. Requires sponsor to provide one or more prizes that may be obtained by patrons only by exchanging chips or markers. Limits individual prizes to no more than \$2,500 and total prizes to \$10,000 per event. Requires sponsor and permittee to ensure that only invited event patrons for the event are allowed to access the gaming area or to participate in the event. Requires that gaming area be limited to a private room or other area of the facility to which the general public is not permitted. Provides that violation of GS 18B-1010 by permittee or sponsor is a Class 1 misdemeanor. Requires ABC Commission to make a report regarding the act to the 2012 Regular Session of the 2011 General Assembly. Effective October 1, 2011. Provides that prosecutions for offenses committed on or before the effective date of the act are not abated or affected.

Intro. by Bingham.

GS 18B

Lottery and Gaming; Alcoholic Beverage Control

S 622. LIMIT ETJ (=H 797). Filed 4/14/11. *TO LIMIT THE EXTRATERRITORIAL JURISDICTION OF MUNICIPALITIES TO URBAN PURPOSES AND TO PROHIBIT THE INCLUSION OF PROPERTY IN AN EXTRATERRITORIAL JURISDICTION AREA FOR ENVIRONMENTAL IMPACT LAWS OR REGULATIONS.*

Identical to H 797, filed 4/6/11.

Intro. by Rouzer, Jackson.

GS 160A

Local Government

S 623. RIPARIAN BUFFER RULE EXEMPTION. Filed 4/14/11. *TO CREATE AN EXEMPTION TO THE RIPARIAN BUFFER REQUIREMENTS FOR CERTAIN PRIVATE PROPERTIES IN THE NEUSE RIVER AND TAR-PAMLICO RIVER BASINS.*

Enacts new GS 143-214.18 to provide that unless required by federal law or an imminent threat to public health or safety, temporary rules adopted on four specified dates and the permanent rule adopted on August 1, 2000, concerning protection and maintenance of riparian buffers in the Neuse and Tar-Pamlico River Basins, do not apply to a tract of land that (1) is private property; (2) was private property before August 1, 2000, and was platted and recorded in the register of deeds in the county where the property is located; and (3) the use of the property complies with the rules and other laws (except for the specified rule adopted on August 1, 2000) applicable to that property before August 1, 2000.

Intro. by Preston.

GS 143

Agriculture, Environment, and Natural Resources

S 624. MODIFY HEARINGS & MAILINGS FOR RULE MAKING. Filed 4/14/11. *TO REQUIRE GREATER NOTIFICATION OF AND ABILITY TO ATTEND HEARINGS FOR RULE MAKING.*

Amends GS 150B-21.2(a) to require an agency, before adopting a permanent rule, to notify the governing unit of each county that will be impacted and to publish in at least one newspaper having general circulation in each impacted county instructions regarding how to access by internet the notice of text published in the North Carolina Register. Amendments also require an agency, when conducting a public hearing required by GS 150B-21.2(e), to hold a hearing within 60 miles of each county impacted by the proposed rule from which a resident timely submitted a written request for a public hearing.

Intro. by Preston.

GS 150B

APA/Rule Making

S 625. CONDITIONS FOR NEW ENVIRONMENTAL RULES. Filed 4/14/11. *TO PROVIDE ADDITIONAL REQUIREMENTS TO APPLY TO THE ADOPTION AND IMPLEMENTATION OF ANY PROPOSED ADMINISTRATIVE RULE THAT IS AN ENVIRONMENTAL RULE.*

Enacts new GS 143B-279.18 providing that no environmental rule may be adopted unless, in addition to meeting other requirements, (1) "the best available scientific data" indicates the rule is needed to protect the environment, (2) the Department of Environment and Natural Resources (DENR) develops a specific plan for conducting a future environmental audit (a term defined in this provision), and (3) DENR prepares an economic impact statement for each affected county. Requires that environmental audit consider scientific developments occurring after the rule was adopted or the most recent environmental audit. Requires that DENR seek to amend the rule when indicated. Requires that at least 80% of the members of any stakeholder committee created to consider a proposed environmental rule be employed in the private sector, reside in the affected city or county, have experience with the subject of the rule, and understand the rule's impact. Requires that remaining committee members be DENR staff or qualified scientists. Requires DENR to assist stakeholder committee during the rule-making process and afterward to determine whether the rule is being followed and its effectiveness. Effective September 1, 2011.

Intro. by Preston.

GS 143B

Agriculture, Environment, and
Natural Resources; APA/Rule
Making

S 626. PED TO STUDY DENR ACTION/ALCOA CONTAMINATION. Filed 4/14/11. *AUTHORIZING THE JOINT LEGISLATIVE PROGRAM EVALUATION OVERSIGHT COMMITTEE TO DIRECT THE PROGRAM EVALUATION DIVISION TO STUDY THE PROGRESS OF CLEANUP AND THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES' HANDLING OF CONTAMINATION PRESENT IN THE AREA SURROUNDING THE FACILITY OWNED BY ALCOA POWER GENERATING, INC., LOCATED IN THE TOWN OF BADIN IN STANLY COUNTY.*

As title indicates. Requires the Program Evaluation Division to report its findings to the Joint Legislative Program Evaluation Oversight Committee and the Environmental Review Commission by February 1, 2012.

Intro. by Hartsell, Bingham.

STUDY

Agriculture, Environment, and
Natural Resources; General
Assembly

S 627. ANNEXATION REFORM. Filed 4/14/11. *TO AMEND AND REFORM THE INVOLUNTARY ANNEXATION LAWS OF NORTH CAROLINA.*

Makes the same or similar changes to various provisions in Part 2 (Annexation by Cities of Less than 5,000) and Part 3 (Annexation by Cities of More than 5,000) of Article 4A in GS Chapter 160A. Amends GS 160A-35 and 160A-47 (prerequisites to annexation; ability to serve; report and plans) to require that the municipality prepare an annexation plan that provides, among other things, for the extension of water mains, waterlines, and sewage lines prior to annexation. Clarifies that in areas where installation of sewer is not fiscally (rather than economically) feasible or would be environmentally damaging due to unique topography or environmental qualities of the area, the municipality may agree to provide septic system maintenance and repair service until sewer service is provided to similarly situated properties. Adds that the plans must call for construction to be completed within two years of the annexation's effective date. Amends GS 160A-36 and 160A-48 (character of area to be annexed) to prohibit any municipality from annexing any territory in a county other than the municipality's primary county without approval by the board of commissioners in the county where annexation is proposed. Requires approval to be granted after a public hearing conducted at least 25 days following advertisement. Does not authorize any annexation prohibited by local act. Defines primary county. Amends 160A-36(c)(1) to clarify that an area developed for urban purposes uses at least 65% (rather than 60%) of the total number of lots and tracts for residential, commercial, industrial, institutional, or governmental purposes and is subdivided as specified. Amends GS 160A-48(c), clarifying that an area developed for urban purposes must meet any of the following standards:

(1) the area has a total resident population equal to at least three persons (rather than two and three tenths persons) for each acre of land included in the area's boundaries, (2) the area has a total resident population equal to at least one person per acre of land included in the area's boundaries and is subdivided into lots and tracts with 60% consisting of lots and tracts two (rather than three) acres or less in size and 70% (rather than 65%) of the lots and tracts are one acre or less, (3) the area is developed so at least 65% (rather than 60%) of the total number of lots and tracts are used for residential, commercial, industrial, institutional, or governmental purposes, or the area meets another standard under existing law.

Amends GS 160A-37 and 160A-49 (procedure for annexation) to require any municipal governing board to first pass a resolution identifying the proposed area as under consideration for annexation. States that the resolution may have a metes and bounds description or a map, remains effective for two years after adoption, and must be filed with the city clerk. Requires publication of the notice of adoption of the resolution of consideration once a week for two successive weeks, as specified. Allows the municipal governing body to adopt a resolution of intent to proceed with annexation of some or all of the area described in the resolution, at least one year after adoption of the resolution of consideration. Requires the resolution of intent to describe the boundaries of the areas considered for annexation. Requires that notice of public information meeting and public hearing be combined and include, among other items, information on becoming a customer and paying for water or sewer service, and a clear description of the distinction between the informational meeting and the hearing. Requires publication for the informational meeting once a week for at least two successive weeks prior to the meeting, with publication on the same day each week, as specified. Requires notice of the meeting to be mailed by certified mail (rather than first class mail) to certain property owners. Requires that a summary of the annexation and time lines, a summary of available statutory remedies, and the form for requesting extension of water and sewer lines be distributed at the public hearing. Requires the annexation ordinance to set the effective date for annexation on June 30 next following adoption of the ordinance (rather than current timelines). Prohibits any annexation ordinance from taking effect until a vote of the registered voters in the area to be annexed approves the annexation. Makes conforming changes by deleting provisions concerning resolutions of intent. Makes other conforming and clarifying changes. Amends GS 160A-37(f) to delete the provision subjecting property in the newly annexed territory to municipal taxes, as described. Makes clarifying changes to GS 160A-49(e). Amends GS 160A-49(f2), adding that taxation of real and personal property is subject to GS 160A-58.10 (tax of newly annexed territory) upon the effective date of annexation. Amends GS 160A-49(k) to direct the city to report to the Local Government Commission (Commission) on whether the extension of water and sewer lines was completed within the specified two year time period. Amends GS 160A-49(l), directing the city to report to the Commission on whether police protection, fire protection, solid waste, or street maintenance services were provided, as specified. Also authorizes a property owner to petition the Commission for abatement of certain city taxes, if the petition is filed no more than 120 days (rather than 90 days) after the 60-day period allowed for service extension. Makes additional conforming and technical changes.

Amends GS 160A-38(a) and GS 160A-50(a) (concerning appeals) to allow any person owning property in the annexed territory who believes the person will suffer material injury, as specified, to file a petition in the appropriate superior court within 90 days (rather than 60 days) following the passage of the annexation ordinance.

Enacts new subsection (k) to GS 160A-360, exempting a bona fide farm, as defined, from a municipality's extraterritorial jurisdiction under Article 19 of GS Chapter 160A. Makes a clarifying change to GS 153A-340(b)(2). Enacts new GS 160A-58.29, prohibiting annexation of land being used for bona fide farm purposes, as defined, without written consent of the property owner.

Enacts new GS 160A-58.12, directing the Commission to oversee annexation occurring under Parts 2 and 3 of Article 4A in GS Chapter 160A, and to perform three listed functions. Directs a municipality to submit an approved annexation report to the Commission for review. Directs the Commission to determine the fiscal feasibility of the proposed annexation and to report findings within 60 days of receipt of the report. Details provisions for Commission delegation and fees. Directs the Commission to report to the regular session of the General Assembly every two years on seven pieces of information.

Requires any municipality annexing property on or after July 1, 2012, to hold the county harmless from a reduction in sales tax distribution under Subchapter VIII of GS Chapter 105 (Local Government sales and use tax). Specifies that revenues initially allocated from the sales and use tax to a municipality that annexes property on or after July 1, 2012 must be redistributed to the county where the municipality is located. Further specifies that the amount that must be redistributed is the amount of revenue received less the amount the municipality would have received based on the municipality's boundaries as of June 30, 2012.

Enacts new Part 8, City-County Utility Service Plans, to Article 4A in GS Chapter 160A to authorize counties and cities to enter into binding agreements to provide utility services. Includes applicable definitions. Requires a city to enter into a utility services agreement with a county to be approved by ordinance by each government

board, if the city wishes to annex any territory in which the county is providing county-owned utility services. Requires the agreement to be reviewed and updated at least every five years. Requires the agreement to contain at least five pieces of information. Requires a public hearing be held, as specified, before the boards adopt ordinances approving the agreement. Allows subsequent agreements, as detailed. Prohibits a municipality from annexing an area in which the county is providing county owned utility services unless the county waives its authority to negotiate a utility services agreement with one or more cities, or the utility services agreement has been adopted by the parties and has not been repealed. Specifies that participants in the agreement are limited to establishing utility services only in the described area.

Effective July 1, 2012.

Intro. by Davis, Apodaca.

GS 153A, 160A

Local Government

S 628. WQ PERMITTING/COMPLIANCE REV. & SUBMISSIONS. Filed 4/14/11. *TO PROVIDE (1) THAT THE ENVIRONMENTAL MANAGEMENT COMMISSION SHALL DENY A WATER QUALITY PERMIT OR CERTIFICATION WHEN THE APPLICANT KNOWINGLY FALSIFIES INFORMATION OR FAILS TO DISCLOSE RELEVANT INFORMATION IN THE APPLICATION OR SUPPORTING INFORMATION AND (2) THAT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES SHALL CONDUCT AN ENVIRONMENTAL COMPLIANCE REVIEW OF AN APPLICANT FOR A WATER QUALITY PERMIT OR CERTIFICATION PRIOR TO ISSUANCE OF A PERMIT OR CERTIFICATION.*

Amends GS 143-215.6B, providing that any person who intentionally withholds or omits information that is material to a permitting or certification determination, or commits another act under existing law is guilty of a Class 2 misdemeanor. Adds that the Environmental Management Commission (Commission) must deny the permit or certification if a person intentionally withholds material information or knowingly makes a false statement in an application to the Commission for a permit or certification or in any supporting document. Enacts new subsection (i) to GS 143-215.1, directing the Department of Environment and Natural Resources (DENR) to conduct an environmental compliance review of each applicant for a water quality permit or certification, as specified, and to determine the extent to which the applicant or applicable party has substantially complied with requirements, as detailed. Makes a conforming change to GS 143-215.6B(b) (but appears to amend GS 143-215.1(b)) to remove certain compliance oversight from the list of the Commission's powers. Applies to applications for permits and certifications submitted on or after the date the act becomes law.

Intro. by Hartsell, Bingham.

GS 143

Agriculture, Environment, and
Natural Resources

S 629. PRIVILEGE TAX FOR UNREGULATED UTILITIES. Filed 4/14/11. *IMPOSING A FRANCHISE OR PRIVILEGE TAX ON UNREGULATED UTILITIES.*

Enacts new GS 105-116.2 to impose an annual franchise or privilege tax on the following companies if the company is not subject to the tax imposed by GS 105-116(a) because the company is not regulated by the NC Utilities Commission (Commission): (1) an electric power company furnishing electricity, electric lights, current, or power for either commercial or domestic use or consumption with gross taxable receipts equal to or exceeding \$6 million, and (2) a water company selling water delivered by or through main lines or pipes for either commercial or domestic use or consumption with gross taxable receipts equal to or exceeding \$6 million. Sets the tax at 6% of taxable gross receipts, as specified. Makes the tax payable quarterly or monthly, as detailed, with a return due quarterly. Requires a return to include three listed items. Includes legislative findings. Effective for taxable years beginning on or after January 1, 2012.

Intro. by Hartsell, Bingham.

GS 105

Energy and Utilities; Taxation

Local Bills

None

ACTION ON BILLS**April 14, 2011**

- NOTES**
1. Digests appearing under "Summaries of Bills Filed" are for bills stamped with today's filing date.
 2. Amendments and committee substitutes adopted today are summarized following the chamber action.
 3. Subscribers can find the digest of every version of each bill online at www.dailybulletin.unc.edu.
 4. The dates on which previous amendments or committee substitutes were adopted are listed below bill numbers.
 5. The action "Cal Pursuant Rule 36b" indicates that the bill has been reported by committee and is awaiting calendaring.
 6. Enacted bills are indicated by #, failed bills by *. Actions that change a bill are indicated by HA or SA.

PUBLIC BILLS

H0030 Allow Wage Garnishment to Satisfy Judgments.	HA Reptd Fav Com Substitute H Pursuant Rule 38(b) H Re-ref Com On Finance
04-14-11	
H0111 Handgun Permit Valid in Parks & Restaurants.	S Withdrawn From Com S Re-ref Com On Judiciary II
03-23-11, 03-29-11	
H0138 Amend Health Insurance Risk Pool Statutes.	S Reptd Fav
03-02-11	
H0162 Exempt Small Ag Processing from Permit Req.	H Ratified
03-30-11	
H0164 Release of Upset Bid Deposit.	H Passed 2nd & 3rd Reading
04-13-11	
H0167 Extend Assessment Refund Period.	H Amend 1 Offered H Amendment Ruled Out of Order 1 H Passed 2nd & 3rd Reading
03-07-11, 04-13-11	
H0168 Farms Exempt from City Annexation/ETJ/Zoning.	S Rec From House S Passed 1st Reading S Ref To Com On State and Local Government
03-21-11	
H0171 Municipal Self-Annexations.	S Reptd Fav
03-16-11	
H0215 Unborn Victims of Violence Act/Ethen's Law.	S Amend Failed 1 S Amend Failed 2 S Passed 2nd & 3rd Reading
03-23-11, 03-24-11, 04-11-11	
H0222 Electric Vehicle Incentives.	HA Amend Adopted 1 H Passed 2nd & 3rd Reading H Ordered Engrossed
04-13-11, 04-14-11	
H0243 Certificates Under Seal in Indigent Cases/Fee.	H Passed 2nd & 3rd Reading
H0302 Charitable Licensing Exemption Clarification.	HA Amend Adopted 1 H Passed 2nd Reading
04-14-11	
H0332 Clarify Development Moratoria Authority.	H Reptd Fav H Cal Pursuant Rule 36(b)

H0335 Maintenance of Prisons.	H	Placed On Cal For 4/18/2011
	H	Passed 3rd Reading
	H	Ordered Engrossed
04-13-11		
H0339 Housing Authority/Collect Unpaid Rent.	H	Passed 2nd & 3rd Reading
04-13-11		
H0383 Extend UI Benefits/Continuing Resolution.	S	Passed 3rd Reading
	H	Rec To Concur S Com Sub
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/14/2011
	H	Concurred In S/Com Sub
03-30-11, 04-13-11		
H0394 Flex. Work Option for All State Employees.-AB	H	Passed 2nd & 3rd Reading
H0427 Run and You're Done.	H	Postponed To 4/19/2011
04-07-11		
H0436 Economic Disclosures for Sanitary Districts.	HA	Reptd Fav Com Substitute
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/18/2011
04-14-11		
H0438 Accountable Co. Comms./Expand Loc. Bd. Auth.	H	Reptd Fav
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/14/2011
	H	Passed 2nd & 3rd Reading
H0482 Norwood Water Lines.	HA	Reptd Fav Com Substitute
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/14/2011
	H	Passed 2nd & 3rd Reading
04-14-11		
H0492 Stormwater/Isolated Popl. Growth in County.	H	Reptd Fav
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/18/2011
H0519 Pied. Triad Water Auth./Control Fishing.	H	Reptd Fav
	H	Cal Pursuant Rule 36(b)
H0525 Hoke County's 100th Anniversary.	H	Adopted
H0526 Honor Wagram's 100th Anniversary.	H	Adopted
H0567 Mountain Resources Comm'n/Staggered Terms.	H	Reptd Fav
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/14/2011
	H	Passed 2nd & 3rd Reading
H0595 Reorganization/Legislative Oversight Comms.	HA	Amend Adopted 1
	H	Passed 3rd Reading
	H	Ordered Engrossed
04-14-11		
H0613 NC-THINKS Program Amendments.	H	Passed 2nd & 3rd Reading
04-13-11		
H0614 DMA Post Public Notices of Change on Website.	S	Rec From House
	S	Passed 1st Reading
	S	Ref To Com On Health Care
04-12-11		
H0616 Amend Engineers and Surveyors Laws.	H	Passed 2nd & 3rd Reading
H0642 Justice Reinvestment Act.	HA	Reptd Fav Com Substitute

	H	Re-ref Com On Appropriations
04-14-11		
H0647 Diabetes Task Force.	S	Rec From House
	S	Passed 1st Reading
	S	Ref To Com On Rules and Operations of the Senate
H0709 Protect and Put NC Back to Work.	H	Withdrawn From Com
	H	Re-ref to the Com on House Select Committee on Tort Reform, if favorable, Insurance
H0766 Testing in the Public Schools.	H	Passed 2nd & 3rd Reading
H0802 Child Support Order Stayed By Appeal.	H	Reptd Fav
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/18/2011
H0810 Consumer Finance Act Amendments.	H	Serial Referral to Finance Stricken
H0862 Election Integrity/Voter Access Act.	H	Passed 1st Reading
	H	Ref To Com On Elections
H0863 Behavioral Health Services for Military/Funds.	H	Passed 1st Reading
	H	Ref To Com On Appropriations
H0864 Modify Butner Tax Remittance.	H	Ref to the Com on Government, if favorable, Finance
H0865 Eliminate Passenger Rail Fare Subsidy.	H	Filed
H0866 Transition Residential Schools to DPI.	H	Filed
S0008 No Cap on Number of Charter Schools.	S	Failed Concur In Com Sub
	S	Conf Com Appointed
	H	Conf Com Appointed
02-16-11, 02-22-11, 02-23-11, 03-16-11, 04-07-11		
S0031 Clarify Penalty Unauth. Practice of Medicine.	S	Failed Concur In H Amend
03-03-11, 04-07-11		
S0075 Promote Electricity Demand Reduction.	H	Withdrawn From Com
	H	Cal Pursuant Rule 36(b)
	H	Placed On Cal For 4/18/2011
03-15-11		
S0141 Concealed Carry/DA, Ass't DA, Investigator.	S	Withdrawn From Cal
	S	Placed On Cal For 4/20/2011
04-13-11		
S0191 Death Certificate Signatures.	H	Withdrawn From Com
	H	Re-ref Com On Health and Human Services
03-21-11		
S0195 Operation of Mopeds.	S	Reptd Fav Com Substitute
	SA	Com Substitute Adopted
	S	Re-ref Com On Finance
04-14-11		
S0203 Set Aside Child Supp./Limited Circumstances.	S	Withdrawn From Com
	S	Re-ref Com On Judiciary II
S0256 Pardon Governor Holden.	H	Passed 1st Reading
	H	Ref To Com On Rules, Calendar, and Operations of the House
S0265 State Health Plan/	S	Placed On Cal For 4/14/2011

Appropriations and Transfer.	S	Veto Overridden
	H	Read
03-22-11, 03-23-11, 03-30-11, 03-31-11		
S0275 Official Herring Festival.	H	Passed 2nd & 3rd Reading
04-13-11		
S0307 Smart Card Biometrics Against Medicaid Fraud.	S	Reptd Fav Com Substitute
	SA	Com Substitute Adopted
04-14-11		
S0321 Surplus Lines/Premium Tax.-AB	S	Reptd Fav Com Substitute
	SA	Com Substitute Adopted
	S	Re-ref Com On Finance
04-14-11		
S0343 Communications Regulatory Reform.	H	Passed 2nd & 3rd Reading
04-05-11		
S0364 Cancel Aircraft Lien W/ Surety Bond Deposit.	S	Reptd Fav
S0406 Repeal Crossbow Purchase Permit Requirement.	H	Passed 2nd Reading
S0433 Local Human Services Administration.	S	Withdrawn From Cal
	S	Placed On Cal For 4/19/2011
04-06-11		
S0437 Enact First Evaluation Program.	S	Reptd Fav Com Substitute
	SA	Com Substitute Adopted
04-14-11		
S0457 Amend Article 13 of Business Corporation Act.	S	Reptd Fav
S0464 Debt Reduction Act of 2011.	H	Withdrawn From Cal
	H	Re-ref Com On Rules, Calendar, and Operations of the House
S0466 Modify Teacher Career Status Law.	S	Reptd Fav Com Substitute
	SA	Com Substitute Adopted
04-14-11		
S0479 Testing in the Public Schools.	S	Reptd Fav
	S	Re-ref Com On Appropriations/ Base Budget
S0484 REPS Credits at Cleanfields Parks.	S	Withdrawn From Com
	S	Re-ref Com On Agriculture/ Environment/Natural Resources
S0498 Modify Law Re: Corporal Punishment.	S	Reptd Fav
S0567 Statewide Enterprise Fraud/Waste Detection.	S	Passed 1st Reading
	S	Ref to Health Care. If fav, re-ref to Appropriations/ Base Budget
S0568 Clarify Trusts as Beneficiaries in POD Accts.	S	Passed 1st Reading
	S	Ref To Com On Judiciary I
S0569 Community College Efficiency Initiatives.	S	Passed 1st Reading
	S	Ref To Com On Education/ Higher Education
S0570 End Ct. Orders/Est. Local Intake Procedures.	S	Passed 1st Reading
	S	Ref To Com On Judiciary II
S0571 Repeal Subsistence License Waiver.	S	Passed 1st Reading
	S	Ref To Com On Agriculture/ Environment/Natural Resources

S0572 Omnibus County Bill.	S Passed 1st Reading
	S Ref To Com On State and Local Government
S0573 Restrict Products Containing BPA.	S Passed 1st Reading
	S Ref To Com On Health Care
S0574 Senior or Disabled Care Tax Credit.	S Passed 1st Reading
	S Ref To Com On Finance
S0575 Higher Education Efficiency and Flexibility.	S Passed 1st Reading
	S Ref to Education/Higher Education. If fav, re-ref to Finance
S0576 Changes to Fees for Teacher Certification.	S Passed 1st Reading
	S Ref to Education/Higher Education. If fav, re-ref to Finance
S0577 AOC/Custody & Availability of Ct Records.	S Passed 1st Reading
	S Ref To Com On Finance
S0578 LME Minimum Population.	S Passed 1st Reading
	S Ref To Com On Mental Health & Youth Services
S0579 Clarify Property Tax for Conservation Land.	S Passed 1st Reading
	S Ref To Com On Finance
S0580 AOC Omnibus Courts Act.	S Passed 1st Reading
	S Ref To Com On Judiciary I
S0581 Clarify Motor Vehicle Laws.	S Passed 1st Reading
	S Ref To Com On Finance
S0582 Clarify Indian Gaming Authority.	S Passed 1st Reading
	S Ref To Com On Rules and Operations of the Senate
S0583 Law Enforcement on Interstate Highways.	S Passed 1st Reading
	S Ref To Com On Judiciary I
S0584 UI/Implement EB Three-Year Look Back.	S Passed 1st Reading
	S Ref To Com On Finance
S0585 State Health Plan/Study Pretax Contribution.	S Passed 1st Reading
	S Ref To Com On Insurance
S0586 Motion Hearings in Multicounty Dist./RCP 7.	S Passed 1st Reading
	S Ref To Com On Judiciary II
S0587 Study ElectriCities Relief.	S Passed 1st Reading
	S Ref To Com On Commerce
S0588 HOA/Uniform Procedure for Lien Enforcement.	S Passed 1st Reading
	S Ref To Com On Judiciary I
S0589 Hazardous Waste Amends.	S Passed 1st Reading
	S Ref To Com On Agriculture/ Environment/Natural Resources
S0590 Terminal Rental Adjustment Clauses.	S Passed 1st Reading
	S Ref To Com On Finance
S0591 Horton Independent Redistricting Comm.	S Passed 1st Reading
	S Ref To Com On Judiciary I
S0592 Preserving Value of Property/ Paving of Roads.	S Passed 1st Reading
	S Ref To Com On Transportation
S0593 Abolish Andrew Jackson Committee.	S Passed 1st Reading
	S Ref To Com On Program Evaluation
S0594 Firearms/State of Emergency.	S Passed 1st Reading
	S Ref To Com On Rules and Operations of the Senate

S0595	Voter Identification at Polls.	S	Passed 1st Reading
		S	Ref To Com On Judiciary I
S0596	Statewide Public Defender Offices.	S	Passed 1st Reading
		S	Ref To Com On Judiciary I
S0597	Behavioral Health Services for Military/Funds.	S	Passed 1st Reading
		S	Ref To Com On Appropriations/ Base Budget
S0598	EIS to Consider Adverse Impacts on Farms.	S	Passed 1st Reading
		S	Ref To Com On Agriculture/ Environment/Natural Resources
S0599	Rendering Act Amendments.	S	Passed 1st Reading
		S	Ref To Com On Agriculture/ Environment/Natural Resources
S0600	Out-of-State Law Enforcement/ Special Events.	S	Filed
S0601	Regional Transportation Authorities.	S	Filed
S0602	Domestic Fowl Stray/ Commercial Poultry Lands.	S	Filed
S0603	Pesticide Registration Paper Reduction.	S	Filed
S0604	NC Illegal Immigration Enforcement Act.	S	Filed
S0605	"Don't Tread on Me" Special Plate.	S	Filed
S0606	DWQ Study Reclaimed Water Issues.	S	Filed
S0607	Conform Medical Record Laws.	S	Filed
S0608	Health Care Sharing Organizations.	S	Filed
S0609	Facilitate Locum Tenens Physicians.	S	Filed
S0610	Constitutional Convention/ Balanced Budget.	S	Filed
S0611	Propane Gas Tax Equalization Act.	S	Filed
S0612	State Leased Space/Study Commission.	S	Filed
S0613	Hunting & Fishing/Active Duty Military.	S	Filed
S0614	Agriculture Research Stations' Evaluation.	S	Filed
S0615	Nat'l Gas Exploration/Bond & Study.	S	Filed
S0616	Study Metals & Pawn Statutes/ Prevent Theft.	S	Filed
S0617	LRC Study Food Allergy & Anaphylaxis Mgmt.	S	Filed
S0618	Post-Adoption Contacts.	S	Filed
S0619	Simplified Annual Report for Nonprofits.	S	Filed
S0620	Clarify Use of Position.	S	Filed
S0621	Simulated Gaming Allowed/ Certain ABC Outlets.	S	Filed
S0622	Limit ETJ.	S	Filed
S0623	Riparian Buffer Rule	S	Filed

Exemption.
 S0624 Modify Hearing & Mailings for S Filed
 Rule Making.
 S0625 Conditions for New S Filed
 Environmental Rules.
 S0626 PED to Study DENR Action/ S Filed
 Alcoa Contamination.
 S0627 Annexation Reform. S Filed
 S0628 WQ Permitting/Compliance Rev. S Filed
 & Submissions.
 S0629 Privilege Tax for Unregulated S Filed
 Utilities.

LOCAL BILLS

H0026 Henderson County Fire S Reptd Fav
 Districts.
 H0068 Tax Certification - Add S Reptd Fav
 Counties.
 03-09-11
 H0156 Lenoir Fox Trapping. S Reptd Fav
 03-30-11
 H0284 Wayne County Design Build. H Passed 3rd Reading
 H Ordered Engrossed
 04-11-11, 04-13-11
 H0291 Belhaven Recall Elections. S Rec From House
 S Passed 1st Reading
 S Ref To Com On State and
 Local Government
 04-11-11
 H0296 Sampson-Delinquent Taxpayers. H Passed 2nd & 3rd Reading
 03-31-11
 H0310 Kinston Mayoral Veto. S Withdrawn From Com
 S Re-ref Com On State and
 Local Government
 03-31-11
 H0365 Pink Hill Elections. S Reptd Fav
 03-31-11
 H0369 Roanoke Rapids Local Option H Withdrawn From Com
 Sales Tax. H Re-ref Com On Finance
 H0420 Oak Island/Wheel Locks. H Reptd Fav
 H Cal Pursuant Rule 36(b)
 H Placed On Cal For 4/14/2011
 H Passed 2nd & 3rd Reading
 H0447 Fontana Dam Incorporated. H Reptd Fav
 H Re-ref Com On Finance
 H0469 Additional Lumberton H Withdrawn From Com
 Occupancy Tax. H Re-ref Com On Finance
 H0480 Stanly County School Board H Reptd Fav
 Filing Period. H Cal Pursuant Rule 36(b)
 H Passed 2nd & 3rd Reading
 H0481 Stanly County Sheriff Vacancy. H Reptd Fav
 H Cal Pursuant Rule 36(b)
 H Placed On Cal For 4/14/2011
 H Passed 2nd & 3rd Reading
 H0488 PRTF/Extend Nashville Waiver. H Reptd Fav

H0498 Wake School Board Presiding Officer Voting.	H Cal Pursuant Rule 36(b) H Placed On Cal For 4/18/2011 S Rec From House S Passed 1st Reading S Ref To Com On State and Local Government
04-07-11	
H0506 Wrightsville Beach/Abandoned Vessels.	HA Reptd Fav Com Substitute H Cal Pursuant Rule 36(b) H Placed On Cal For 4/14/2011 H Passed 2nd & 3rd Reading
04-14-11	
H0508 Modify Mecklenburg County Local Taxes.	H Withdrawn From Com H Re-ref Com On Finance
H0518 Authorize Add'l Person County Occupancy Tax.	H Withdrawn From Com H Re-ref Com On Finance
H0532 Graham County/Cemetery Tax By General Law.	H Reptd Fav H Re-ref Com On Finance
H0536 Lincoln School Board Districts.	H Reptd Fav H Cal Pursuant Rule 36(b) H Placed On Cal For 4/14/2011 H Passed 2nd & 3rd Reading
H0537 Wilkes Fire Tax Dist. Boundaries.	HA Reptd Fav Com Substitute H Re-ref Com On Finance
04-14-11	
H0539 Building Code/Webb Road Flea Market.	H Reptd Fav H Cal Pursuant Rule 36(b) H Withdrawn From Cal H Re-ref Com On Rules, Calendar, and Operations of the House
H0566 Grantsboro Charter Amendment.	H Reptd Fav H Cal Pursuant Rule 36(b) H Placed On Cal For 4/14/2011 H Passed 2nd & 3rd Reading
S0082 Town of Atkinson/Charter Amendment.	H Reptd Fav H Cal Pursuant Rule 36(b) H Placed On Cal For 4/18/2011
S0083 Wilson School Board.	HA Reptd Fav Com Substitute H Cal Pursuant Rule 36(b) H Placed On Cal For 4/18/2011
04-14-11	
S0200 Alamance/Orange 9% Boundary.	S Reptd Fav S Re-ref Com On Finance
S0201 Alamance/Orange Boundary.	S Reptd Fav Com Substitute SA Com Substitute Adopted S Re-ref Com On Finance
04-14-11	
S0260 5th Senatorial District Local Act.	S Withdrawn From Com S Re-ref Com On State and Local Government
S0261 Chowan Fox Seasons.	H Reptd Fav H Cal Pursuant Rule 36(b) H Placed On Cal For 4/14/2011 H Passed 2nd & 3rd Reading
S0310 30th Senatorial District	S Withdrawn From Com

Local Act.

S Re-ref Com On State and
Local Government

SUMMARIES OF AMENDMENTS AND COMMITTEE SUBSTITUTES

HOUSE BILLS

H 30. [ALLOW WAGE GARNISHMENT TO SATISFY JUDGMENTS](#). Filed 2/2/11. House committee substitute makes the following changes to 1st edition.

Deletes all provisions of previous edition and instead enacts new GS 75-16.3 to set forth the procedure for wage garnishment. Allows any judgment creditor, awarded a judgment that the debtor knowingly and willfully committed unfair or deceptive acts or practices, to move for a garnishment order of the judgment debtor's disposable earnings after attempting execution of an unsatisfied judgment, provided two specified conditions are met. Defines *judgment creditor*, *judgment debtor*, *earnings*, *disposable earnings*, and *garnishee*. Requires the motion to be in writing and describe the grounds for requesting garnishment, the amount alleged to be unpaid, and the debtor's source of earnings. Requires a notice of hearing be served on the debtor at least 10 days before the hearing that includes four detailed items. Sets a filing fee of \$20, and details the hearing requirements and order of garnishment components. Sets limitations on the amount subject to garnishment. Provides that the amount garnished will be increased by a \$5 processing fee, assessed and retained by the garnishee for each payment under the order. Continues the garnishment order until the underlying judgment is satisfied, the debtor ends employment by the employer or is reemployed within 90 days after, or the ten-year statute of limitation expires. Provides for the priority of garnishment orders and the application of payments received. Directs the creditor to deliver a written notice of satisfaction to the garnishee within five days of satisfaction, and notify the clerk in writing within 30 days. Sets out procedure for improper garnishment. Applies to civil actions filed on or after October 1, 2011.

Civil Law and Procedure; Courts

H 222. [ELECTRIC VEHICLE INCENTIVES](#). Filed 3/2/11. House amendment makes the following changes to 2nd edition. Amends the definition of a plug-in electric vehicle to remove the requirement that the vehicle draw electricity from a battery acquired on or after October 1, 2010.

Transportation

H 302. [CHARITABLE LICENSING EXEMPTION CLARIFICATION](#). Filed 3/9/11. House amendment makes the following changes to 1st edition. Changes the title of the act to *AN ACT TO BROADEN THE EXEMPTION FROM CHARITABLE LICENSING REQUIREMENTS FOR CERTAIN NONPROFIT ADULT RESIDENTIAL TREATMENT FACILITIES*.

Business and Commerce

H 436. [ECONOMIC DISCLOSURES FOR SANITARY DISTRICTS](#). Filed 3/23/11. House committee substitute makes the following changes to 1st edition. Requires that members of sanitary district board (was, members of sanitary district) file a statement of economic interest with the local board of elections (was, clerk of superior court) in accordance with Article 3 (was, Article 2) of Chapter 138A.

Health, Social Services, and Aging

H 482. [NORWOOD WATER LINES](#). Filed 3/25/11. House committee substitute makes the following changes to 1st edition.

Clarifies that one of the purposes for allowing additional connections to water supply lines is to provide water to a habitable structure on a lot zoned for a single-family residence (deletes conditional language). Makes a technical correction.

Stanly

H 506. [WRIGHTSVILLE BEACH/ABANDONED VESSELS](#). Filed 3/29/11. House committee substitute makes the following changes to 1st edition. Amends GS 160A-303 to provide that shipwrecks, vessels, cargoes, tackle, and other underwater archeological remains that have been in place for more than ten years are not considered abandoned motor vehicles and are not to be removed under the statute without approval from the Department of

Cultural Resources. Specifies that the act does not apply to vessels described in the proposed statutory changes that are located in non-navigable streams.

New Hanover

H 537. WILKES FIRE TAX DIST. BOUNDARIES. Filed 3/30/11. House committee substitute makes the following changes to 1st edition. Makes a correction to the boundary line description for the Broadway Fire Tax District.

Wilkes

H 595. REORGANIZATION/LEGISLATIVE OVERSIGHT COMNS. Filed 4/4/11. House amendment makes the following changes to 1st edition.

Amends GS 120-76 to add seven specified powers related to seafood and aquaculture to the list of Joint Legislative Commission on Governmental Operation's powers.

General Assembly

H 642. JUSTICE REINVESTMENT ACT. Filed 4/14/11. House committee substitute makes the following changes to 1st edition. Deletes Section 3.(b) from 1st edition which amended provisions of GS 14-7.3 governing the charge of habitual felon. Amendments to GS 14-7.6 provide for sentencing of a habitual felon (except where the felon has been sentenced as a Class A, B1, or B2 felon) at a felony class level that is four classes higher (was, at least one class higher and up to four classes higher) than the principal felony. Amends GS 15A-1340.17 to set the maximum sentence for Class B1 through Class E felonies with a minimum sentence of 340 months or more at the sum of the minimum term and 20% of the minimum term, rounded to the next highest month, plus 12 (was, nine). New GS 15A-1344(d2) is amended to provide that a court may not revoke probation in response to certain violations. Makes other technical changes.

Criminal Law, Procedure, and Sentencing

SENATE BILLS

S 83. WILSON SCHOOL BOARD. Filed 2/17/11. House committee substitute makes the following changes to 1st edition.

Deletes provision amending Section 1 of SL 1987-236, and makes a conforming change to the title.

Wilson

S 195. OPERATION OF MOPEDS. Filed 3/2/11. Senate committee substitute makes the following changes to 1st edition. Amends GS 20-10.1 to make it unlawful for a person under 17 years old who has not completed the graduated driver's license process to operate a moped (was, unlawful for any person under the age of 16 to operate a moped). Changes the act's effective date from December 1, 2011, to July 1, 2012.

Transportation

S 201. ALAMANCE/ORANGE BOUNDARY. Filed 3/3/11. Senate committee substitute makes the following changes to 1st edition.

Makes technical corrections only.

Alamance; Orange

S 307. SMART CARD BIOMETRICS AGAINST MEDICAID FRAUD. Filed 3/9/11. Senate committee substitute makes the following changes to 1st edition. Removes provisions about finger-imaging system and fingerprint scanners and card readers and storage of recipients' benefit, insurance, and health information. Also deletes definitions section.

Health, Social Services, and Aging

S 321. SURPLUS LINES/PREMIUM TAX. Filed 3/10/11. Senate committee substitute makes the following changes to 1st edition.

Amends proposed GS 58-21-3 to add that the Commissioner of Insurance (Commissioner) is also authorized to enter into a cooperative agreement or interstate agreement or compact to facilitate the collection, allocation, and disbursement of premium taxes attributable to nonadmitted insurance, provide for uniform methods of allocation and reporting among nonadmitted insurance risk classifications, and share information

relating to nonadmitted insurance premium taxes among states. Also authorizes the Commissioner to enter the NAIC Nonadmitted Insurance and Multi-State Agreement or other interstate agreement to carry out the Nonadmitted and Reinsurance Reform Act of 2010. Makes organizational changes.

Deletes sections amending GS 58-21-85, which required licensed persons to collect and pay the Commissioner 5% of the gross premiums charged for surplus lines insurance, and GS 58-28-5(b), which concerned multistate risks and premium taxes. Adds a section to amend the definition of *risk retention group* in GS 58-22-10(10) as follows: the term means any corporation or other limited liability association that, among other things, (1) is only owned by persons comprising the membership of the risk retention group and who receive insurance from the group or (2) is solely owned by an organization whose (a) only members comprise the risk retention group and (b) whose only owners comprise the risk retention group and receive insurance by the group (clarifies current language). Makes other clarifying changes.

Makes a conforming change to the bill title to reflect bill content.

Business and Commerce

S 437. ENACT FIRST EVALUATION PROGRAM. Filed 3/28/11. Senate committee substitute makes the following changes to 1st edition.

Amends proposed GS 122C-263A to add licensed professional counselors to the list of persons authorized to conduct the initial examinations of certain individuals, upon request of an LME. Makes conforming changes. Clarifies that a master's level certified clinical addiction specialist is only authorized to conduct the initial examination of individuals meeting the criteria under GS 122C-281(a) (concerning substance abusers). Makes a conforming change. Also clarifies that the Department of Health and Human Services (DHHS) must confirm that staff performing the duties have successfully completed DHHS's standardized training program and examination, and are properly trained and privileged to perform the functions in the waiver.

Health, Social Services, and Aging

S 466. MODIFY TEACHER CAREER STATUS LAW. Filed 3/30/11. Senate committee substitute makes the following changes to 1st edition.

Amends GS 115C-325 (system of employment for public school teachers) to replace references to "certificate" and "certified" with the terms "license" or "licensed" teachers in several definitions, where applicable. Clarifies the explanation of "Inadequate Performance" to provide that a performance rating below proficient may or may not be deemed adequate for a probationary teacher (was, for a probationary teacher without a Professional Standards II license) by a superintendent. Adds that a performance rating below proficient will be inadequate performance unless the principal documents that the teacher is making adequate progress toward proficiency under the circumstances. Clarifies that the Superintendent must submit a list of approved hearing officers within five days (was, five work days) of the hearing request notification, and makes a conforming change to remove "work" from various timelines in the statute. Clarifies that the State Board of Education (SBOE) must, *except for good cause shown*, remove a hearing officer from the list if the officer failed to conduct a hearing or prepare a report as specified. Also clarifies that a hearing officer will, *except for good cause shown*, be removed from the list for failure to meet SBOE terms and conditions of engagement. Makes conforming changes to replace references to "case manager" with "hearing officer" in the statute, and deletes, from GS 115C-325(j2), the requirement that the case manager deliver a recommendation on whether the grounds for dismissal or demotion are substantiated to the board. Makes other technical and clarifying changes.

Amends GS 115C-333, which concerns evaluation of licensed employees in low-performing schools, mandatory improvement plans, and board notification after employee dismissal, to clarify that *all* teachers in low-performing schools without career status will be observed as detailed. Also clarifies that a local board must use performance standards and criteria adopted by the SBOE to evaluate licensed employees in low-performing schools and may adopt additional criteria and standards (currently allows the local board to develop an alternative evaluation). Deletes all provisions in original GS 115C-333(b) and reorganizes amendments proposed in the previous edition to enact new subdivisions (1a), (2a), (3), and (4). Retains description of a mandatory improvement plan as an instrument to improve the performance of a teacher or any licensed employee in a low-performing school, and deletes provision using the plan only if the superintendent determines that a growth plan will not address the deficiencies. Retains procedure followed if a licensed employee in a low-performing school receives a below proficient rating or otherwise shows unsatisfactory or below standard performance in a specified area. Retains provision requiring mandatory improvement plans be developed by the person or assistance team that evaluated the licensed employee or supervisor. Adds a provision allowing the principal to immediately institute a mandatory improvement plan if a licensed employee engages in inappropriate conduct or performs inadequately and causes substantial harm to the educational environment, but dismissal or demotion is not appropriate. Makes other clarifying changes.

Amends proposed GS 115C-333.1, which provides for teacher evaluation in schools not identified as low-performing, to add that a mandatory improvement plan will be used only if the superintendent determines that a growth plan will not address the deficiencies. Makes other clarifying changes. Makes conforming changes to GS 115C-276(s), and makes conforming and clarifying changes to GS 115C-296.

Makes additional clarifying changes. Changes the act's effective date to apply to persons recommended for dismissal or demotion on or after July 1, 2011.

Education

Legislation Enacted

None

Index by Keyword

Agriculture, Environment, and Natural Resources

S 602, 3
S 606, 4
S 614, 6
S 623, 7
S 625, 8
S 626, 8
S 628, 10

Alamance

S 201, 20

Alcoholic Beverage Control

S 621, 7

Animal Law

S 613, 5

APA/Rule Making

S 624, 8
S 625, 8

Budget and Appropriations

H 866, 2
S 610, 5
S 612, 5
S 616, 6

Business and Commerce

H 302, 19
S 321, 21
S 609, 5
S 619, 7

Civil Law and Procedure

H 30, 19

Constitutional Amendment

S 610, 5

Courts

H 30, 19

Criminal Law, Procedure, and Sentencing

H 642, 20
S 604, 3
S 616, 6

Education

H 866, 2
S 466, 22
S 617, 6

Emergency Services

S 600, 2

Energy and Utilities

S 615, 6
S 629, 10

Ethics and Lobbying

S 620, 7

Family Law

S 618, 6

General Assembly

H 595, 20
S 612, 5
S 617, 6
S 626, 8

Health, Social Services, and Aging

H 436, 19
S 307, 20
S 437, 21
S 603, 3
S 607, 4
S 608, 4
S 609, 5

Local Government

S 600, 2
S 601, 2
S 622, 7
S 627, 10

Lottery and Gaming

S 621, 7

Military and Veterans Affairs

S 613, 5

New Hanover

H 506, 20

Orange

S 201, 20

Stanly

H 482, 19

State Government

S 604, 3
S 612, 5

Taxation

S 601, 2
S 611, 5
S 629, 10

Transportation
H 222, 19
H 865, 1
S 195, 20
S 601, 2

S 605, 3
Wilkes
H 537, 20
Wilson
S 83, 20

Notes

None

NEXT SESSIONS

April 16, 2011

HOUSE convenes at 8:00 a.m.

SENATE convenes at 8:00 a.m.