



The Daily Bulletin: 2013-03-18

PUBLIC/HOUSE BILLS

H 181 (2013-2014) [PHYSICIAN SUPRVSN. REQUIRED/NURSE ANESTHETIST](#). Filed Feb 27 2013, *A BILL TO BE ENTITLED AN ACT TO CONFIRM THAT NORTH CAROLINA LAW REQUIRES PHYSICIAN SUPERVISION OF ALL NURSES PROVIDING ANESTHESIA SERVICES.*

House committee substitute to the 1st edition makes the following changes. Amends proposed GS 90-18(c)(14a) and GS 90-171.20(7)e. to provide that a nurse anesthetist (was, a nurse, including but not limited to, a nurse anesthetist or advanced practice registered nurse) may provided anesthesia services under the supervision of specified professionals.

Intro. by Dollar, Hollo, T. Moore, Wray.

GS 90

[View summary](#)

[Health Care Facilities and Providers](#)

H 189 (2013-2014) [VARIOUS TAX LAW AND FILM GRANT CHANGES](#). Filed Feb 28 2013, *A BILL TO BE ENTITLED AN ACT TO ALLOW DURHAM, ORANGE, FORSYTH, GUILFORD, MECKLENBURG, AND WAKE COUNTIES TO RETAIN A LOCAL SALES AND USE TAX CAP OF TWO AND THREE-QUARTERS PERCENT IF A MAJORITY OF VOTERS IN THOSE COUNTIES APPROVE THE LEVY OF A ONE-QUARTER PERCENT TAX IN A REFERENDUM HELD BY THE END OF 2016; TO EXPAND THE MAXIMUM GRANT ALLOWED FOR A TELEVISION OR VIDEO SERIES; TO CLARIFY THAT A FARMER'S INCOME FROM FARMING OPERATIONS FOR THE PURPOSE OF THE SALES AND USE TAX EXEMPTION IS GROSS SALES AND ALL OTHER INCOME FROM FARMING OPERATIONS; AND TO MAKE OTHER TECHNICAL CHANGES TO THE REVENUE LAWS*

House committee substitute makes the following changes to the 1st edition.

Amends GS 110-136.3(a)(4a), providing that a non-IV-D child support order that contains an income withholding requirement and a IV-D child support order must require the NC Child Support Enforcement agency to provide, or to allow the obligor to obtain through the NC Child Support Centralized database, the current residence and mailing address of the custodial party, or the current residence and mailing address of the child, if the addresses are different. A form provided by the Administrative Office of the Courts will be supplied by the clerk of court to enable the obligor to proceed pro se pursuant to this subsection.

Establishes that there is no requirement that the court authorize the obligor to have access to the current residence and mailing address of the custodial party if the court has determined that providing the address to the obligor is inappropriate because of threats constituting domestic violence (previously, only provided a notice and not address).

Adds additional situations where the requirement to give access to the residence or address to the obligor is not required, including that the child is in foster care, protective custody, or a court-ordered placement, or disclosure of the address is otherwise prohibited by state or federal law.

Intro. by Glazier, Stevens, L. Hall.

GS 110

[View summary](#)

[Family Law](#)

H 325 (2013-2014) [PARK FEES FOR ACTIVE DUTY MILITARY/VETERANS](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO SET REDUCED FEES FOR USE OF FACILITIES AND CONVENIENCES AT STATE PARKS AND STATE LAKES FOR ACTIVE DUTY MILITARY PERSONNEL AND VETERANS.*

Amends GS 113-35 as the title indicates.

Intro. by McElraft.

GS 113

[View summary](#)

**Department of Environmental Quality (formerly DENR),
Military and Veteran's Affairs**

H 327 (2013-2014) **FIRE AND RESCUE PENSION REVISIONS OF 2013.-AB** Filed Mar 18 2013, *AN ACT TO MODERNIZE, UPDATE, AND CLARIFY THE STATUTES GOVERNING THE FIREMEN'S AND RESCUE SQUAD WORKERS' PENSION FUND BY ADDING A DEFINITION SECTION TO THE STATUTES, TO REPEAL ARCHAIC AND UNNECESSARY PROVISIONS, TO MAKE THE PROVISIONS GENDER NEUTRAL, TO ELIMINATE THE BOARD OF TRUSTEES WHILE TRANSFERRING ITS AUTHORITY TO THE BOARD OF TRUSTEES OF THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM, TO ESTABLISH A FIREFIGHTERS' AND RESCUE SQUAD WORKERS' ADVISORY PANEL, TO PROHIBIT CERTAIN FELONS FROM PARTICIPATING IN THE FUND, AND TO ESTABLISH AN AGGRAVATING FACTOR FOR DEFENDANTS WHO COMMIT OFFENSES DIRECTLY RELATED TO THEIR SERVICE AS FIREFIGHTERS OR RESCUE SQUAD WORKERS.*

Identical to [S 304](#), filed 3/13/13.

Updates language in Article 86 of GS Chapter 58 to make the provisions gender neutral; for example, replaces "firemen" with "firefighters." Also makes provisions regarding firefighters gender neutral in GS 25-9-406(i), GS 25-9-408(f), GS 147-69.2, GS 147-69.7(a), and GS 147-69.8.

Enacts new GS 58-86-2 to add a definitions section to Article 86 for words and phrases as used in this Article.

Deletes GS 58-86-5 to eliminate the six-member Board of Trustees of the North Carolina Firemen's and Rescue Squad Workers. Enacts GS 58-86-6 to create the Firefighters' and Rescue Squad Workers' Pension Fund Advisory Panel (the advisory panel).

Provides that the advisory panel is to have seven members: (1) the director of the Retirement Systems Division of the North Carolina Department of State Treasurer, serving as chair; (2) a designee of the State Insurance Commissioner; and (3) five members appointed by the Board of Trustees of the Local Governmental Employees Retirement System (Board) that meet specified requirements. Allows members of the advisory panel to succeed themselves if they are reappointed by the Board.

Allows the persons who are serving on the Board of Trustees of the North Carolina Firemen's and Rescue Squad Workers on June 30, 2013, to serve as members of the advisory panel created in this act until their current terms expire.

Directs the Board to administer the Pension Fund. Amends GS 58-86-15, deleting the office of the Director of the North Carolina Firemen's and Rescue Squad Workers' Pension Fund.

Requires the advisory panel to meet at least once a year at the call of the chair. Provides that the advisory panel does not have any administrative authority, but requires the advisory panel to submit an annual report to the Board on the status and needs of the pension fund.

Amends GS 58-86-25 to delete the definition for *eligible firemen* (now moved to the definitions section in new GS 58-86-2 and titled *eligible firefighters*). Requires eligible firefighters to attend 36 hours of training in each calendar year. Directs each eligible fire department (was, department) to annually report the names of the firefighters who meet the eligibility requirements under this Article to its respective governing body. Prohibits an eligible firefighter from also qualifying as an eligible rescue squad worker in order to receive double benefits under Article 86 of GS Chapter 58. Amends GS 58-86-30 to make the same changes as above applicable to an eligible rescue squad worker, including the prohibition against receiving double benefits.

Amends GS 58-86-35 (firefighters) and GS 58-86-40 (rescue squad workers) to require that firefighters and rescue squad workers who are members of the fund make each monthly payment to the fund no later than March 31 following the end of the year in which the month occurred (was, 90 days after the end of the calendar year in which the month occurred). Provides that the pension fund does not award fully credited service based on payments after March 31, subsequent to the end of the calendar year in which the month occurred unless the payment is a lump sum payment as provided in GS 58-86-45(a1).

Amends GS 58-86-45, deleting outdated provisions regarding retroactive membership in the pension fund. Applies provision regarding a lump sum payment for service "otherwise not creditable" to all purchases of service credit for months for which timely payments were not previously made under GS 58-86-35 or GS 58-86-40.

Deletes provision that prohibited a member from receiving a pension until the member's official duties as a fireman or rescue squad worker, for which the member received compensation, had been terminated and the member had retired. Amends subdivision (4) of GS 58-86-60 to permit any member to withdraw from the fund, upon proper application, and receive a lump sum payment (was, made a distinction based on five or more years of contributing service and less than five years of contributing service). Provides that a member may not purchase time under GS 58-86-45 for which the member has received a refund.

Deletes GS 58-86-91, which allowed periodic deductions from a member's retirement benefits to be paid to an employees' or retirees' association meeting certain criteria.

Enacts new GS 58-86-95 to provide that members who resign as eligible firefighters or eligible rescue squad workers have the option of withdrawing from the fund and seeking a refund under GS 58-86-60 or taking a leave of absence under this section, or the member will be considered inactive. Requires any member not on active military service to provide written notice to the office of the director that the member is taking a leave of absence. Requires members on active military service to provide notice to the director before beginning active service and again upon returning from active duty. Provides additional criteria regarding leaves of absence and inactive membership.

Enacts new GS 58-86-100, effective December 1, 2013, to provide for the forfeiture of retirement benefits, except for a return of member contributions, for members convicted of certain felonies that would bring disrepute on a fire department or rescue squad. Applies to convictions under federal or state law meeting the specifications as detailed in this section. Provides for a member or former member to seek a reversal of a benefits forfeiture if the member subsequently receives a pardon, or the conviction is vacated or set aside for any reason, by presenting sufficient evidence to the State Treasurer.

Amends GS 15A-1340.16(d) to establish as an aggravating factor a defendant who is a firefighter or rescue squad worker and commits an offense that is directly related to service as a firefighter or rescue squad worker. Enacts new subdivision (h) to GS 58-86-95 to provide that a member with less than 20 years of fully credited service in this system as of December 1, 2013, and is convicted of certain offenses committed after December 1, 2013, forfeits all benefits except for a return of member contributions, and is not entitled to any fully credited service accruing after December 1, 2013. Effective December 1, 2013.

Except as otherwise indicated, this act becomes effective July 1, 2013.

Intro. by Howard, Elmore, Hager, Turner.

[GS 15A, GS 25, GS 58, GS 147](#)

[View summary](#)

[Employment and Retirement, Public Safety and Emergency Management](#)

H 328 (2013-2014) [REVISE AUDITOR'S RESPONSIBILITIES.-AB](#) Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO REVISE THE RESPONSIBILITIES OF THE STATE AUDITOR BY REMOVING THE STATE AUDITOR FROM EX OFFICIO MEMBERSHIP ON THE COMMITTEE ON ACTUARIAL VALUATION OF RETIRED EMPLOYEES' HEALTH BENEFITS AND MAKING THE ATTORNEY GENERAL A MEMBER OF THE COMMITTEE INSTEAD, BY SOLIDIFYING THE STATE AUDITOR'S ROLE IN AUDITING SCHOOLS IN THE UNIVERSITY OF NORTH CAROLINA SYSTEM AND BY ELIMINATING THE MANDATORY RESPONSE TIME FOR AN AUDITEE OF A PERFORMANCE AUDIT.*

Amends GS 135-48.12, removing the state auditor from the Committee on Actuarial Valuation of Retired Employee's Health Benefits and instead making the Attorney General a member.

Amends GS 116-30.8 (*Special responsibility constituent institutions: annual audit by State Auditor or certified public accountant*), changing title to *Special responsibility constituent institutions: annual audit by State Auditor*. Provides that audits of the University of North Carolina special responsibility constituent institutions will be conducted only by the State Auditor.

Eliminates the requirement that the auditee's written responses, in regards to audits of economy and efficiency and program results, be included in the final report if received within 30 days from receipt of the draft report.

Effective July 1, 2013.

Intro. by Fisher.

GS 116, GS 135, GS 147

[View summary](#)

Higher Education, Office of State Auditor

H 329 (2013-2014) **2013 BUDGET ACT**. Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE GENERAL FUND BUDGET PROCESS SO AS TO ASSURE MORE STABLE BUDGETING BY REQUIRING THAT THE PRIOR FISCAL YEAR'S COLLECTIONS BE USED AS THE AVAILABILITY ESTIMATE OF THE GENERAL FUND.*

Enacts new GS 143C-3-6 to restructure the General Fund budget process as the title indicates. Requires that the General Fund availability is to be calculated based on the provisions of proposed subsections (b), (c), and (d) or subsection (e) of this proposed statute. Provides that the term *Recommended Continuation Budget* refers to the part of the Recommended State Budget (1) prepared by the Governor and (2) balanced using the General Fund availability as calculated under the aforementioned subsections.

Provides in subsection (b) that in odd-numbered years, for the first year of the upcoming fiscal biennium, the Governor is to use the amount of total state funds actually received by the General Fund in the prior fiscal year that ended June 30, with the specified changes and adjustments to the availability estimate based on the Consumer Price Index (CPI) or the Gross Domestic Price deflator (GDP), whichever is lower, as the availability estimate for the General Fund.

Provides in subsection (c) the formula and factors to be considered for the calculation of the General Fund availability estimate in odd-numbered years in preparation of the Recommended Continuation Budget for year two of the fiscal biennium.

Provides in subsection (d) that in even-numbered years, in preparing recommended changes to the enacted budget for the second year of the fiscal biennium, the Governor is to calculate the General Fund availability for the budget year in the same manner as in subsection (b).

Subsection (e) provides that if there is a revenue shortfall in the prior fiscal year ending on June 30, instead of determining the General Fund availability for the Recommended Continuation Budget under subsections (b), (c), and (d) of this section, General Fund availability is to be determined using a consensus revenue estimate as authorized by new subsection (e1) under GS 143C-3-5.

Prohibits the Governor from adjusting the General Fund availability for reasons as specified in subdivisions (1) and (2) of subsection (f) of this section but permits the Governor to prepare a Recommended Supplemental Budget that includes these factors. Provides that a Recommended Supplemental Budget is a part of the Recommended State Budget as described in GS 143C-3-5(b)(1), as amended by this act. Authorizes the Governor to present the Recommended Supplemental Budget to the General Assembly only after having presented a Recommended Continuation Budget to the General Assembly.

Makes conforming changes to GS 143C-3-5. Also requires that the Budget Support Document must include as continuation requirements the amounts that the Governor proposes to fund for the enrollment increases in public schools, community colleges, and all statutory appropriations (was, statutory appropriations). Provides that the Governor and the General Assembly may request an independent consensus revenue estimate.

Amends GS 143C-5-2 regarding the order of appropriation bills. Requires the General Assembly to enact a Current Operations Appropriations Act that includes a continuation budget in which the General Fund appropriations are not more than the General Fund availability estimate as calculated under new GS 143C-3-6(b), (c), and (d) or (e) before placing any other appropriations bill on the calendar for second reading (was, directed each chamber to pass its version of Current Operations Appropriations Act on third reading and order it sent to the other chamber before placing any other appropriations bill on the calendar for second reading). Provides that this section is to be considered as a rule of procedure in the Senate and the House of Representatives, unless otherwise provided by a rule of either chamber.

Effective when the act becomes law and applies to the 2015-16 fiscal year, the recommended State Budget for the 2015-16 fiscal year, and each subsequent Recommended State Budget and fiscal year.

Intro. by Stam, Collins, S. Ross, Wells.

GS 143C

[View summary](#)[General Assembly](#)

H 330 (2013-2014) [PLANNED COMMUNITY ACT/DECLARANT RIGHTS](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT AMENDING THE NORTH CAROLINA PLANNED COMMUNITY ACT REGARDING THE TRANSFER OF SPECIAL DECLARANT RIGHTS*.

Amends GS 47F-1-102 (*Applicability*), adds reference to GS 47F-3-104 (*Transfer of Special Declarant Rights*) to the section, explaining the applicability of that specific section of law.

Amends GS 47F-1-103 (*Definitions*), adding additional terms and definitions to be used in this act, including *affiliate of declarant* and *development rights*.

Amends GS 47F-3-104(a) (*Transfer of special declarant rights*), making technical and conforming changes.

Adds new subsections GS 47F-3-104(b-g).

GS 47F-3-104(b) provides for and explains the liability that a transferor declarant assumes upon transfer of any special declarant rights.

GS 47F-3-104(c) provides that, unless otherwise provided for, a person acquiring title of property being foreclosed or sold succeeds to all special declarant rights related to that property, held by the declarant, or those rights stated and reserved in the declaration, if requested in a recorded instrument.

GS 47F-3-104(d) provides for what occurs to special declarant rights after a foreclosure of a security interest, sale by trustee, tax sale, judicial sale, bankruptcy sale, or receivership proceedings of all interests in a planned community.

GS 47F-3-104(e) provides for the liabilities and obligations of a person who succeeds to special declarant rights.

GS 47F-3-104(f) provides that nothing in this section subjects any successor to a special declarant right to any claims against or other obligations of a transferor declarant other than claims and obligations arising under this Chapter or declaration.

GS 47F-3-104(g) clarifies that, for the purposes of this section, "assignment of declarant rights" includes any assignment by the declarant of special declarant rights to a person, including an assignment pursuant to this section.

Intro. by Bryan, Stam.

[GS 47F](#)

[View summary](#)[Property and Housing](#)

H 331 (2013-2014) [HOAS/UNIFORM LIEN PROCEDURE](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO STABILIZE TITLES AND TO PROVIDE A UNIFORM PROCEDURE TO ENFORCE CLAIMS OF LIEN SECURING SUMS DUE CONDOMINIUM AND PLANNED COMMUNITY ASSOCIATIONS*.

Replaces GS 47C-3-116 (procedures for liens for assessments by homeowners associations) with new GS 47C-3-116.1, and replaces GS 47F-3-116 (comparable provisions for liens for planned community associations) with new GS 47F-3-116.1. Most significant change in both statutes is inclusion of new subsections concerning foreclosure of lien in like manner as mortgage or deed of trust on real estate under power of sale. Specifies ways in which this procedure is to differ from that provided in Article 2A of GS Chapter 45. Provides for association to appoint trustee to conduct nonjudicial foreclosure proceeding and sale; notice to unit owner of intent to commence nonjudicial foreclosure; dismissal of the foreclosure procedure if debt plus costs, attorneys' fees, and trustee commission is satisfied before upset period expires; authorization for association to bid at foreclosure proceeding; and trustee compensation. Also modifies notice procedures for lien claim, allowing service by first class mail rather than service procedure under Rule 4(j) of the Rules of Civil Procedure. Enacts

new GS 47C-3-116.2 and GS 47F-3-116.2, validating nonjudicial foreclosure proceedings commenced by associations before July 1, 2013, and all sales and transfers of property as part of those proceedings, unless action to set aside foreclosure is commenced by July 1, 2013, or within one year of sale, whichever is later. Validation provisions are not applicable to pending litigation. Effective July 1, 2013.

Intro. by Bryan, Stam.

[GS 47C, GS 47F](#)

[View summary](#)

[Banking and Finance, Property and Housing](#)

H 332 (2013-2014) [NOTARY ACT/SATISFACTION OF SECURITY INTERESTS](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT MAKING CORRECTIONS AND OTHER AMENDMENTS TO THE NOTARY PUBLIC ACT, MAKING OTHER CONFORMING CHANGES, AND PROVIDING FOR AN ALTERNATIVE PROCEDURE FOR SATISFACTION OF SECURITY INSTRUMENTS.*

To be summarized 3/19/13.

Intro. by Bryan, Stam, Glazier.

[GS 10B, GS 41, GS 45, GS 47](#)

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[Banking and Finance, Civil Law](#)

PUBLIC/SENATE BILLS

S 339 (2013-2014) [PLANNED COMMUNITIES/AMENDMENT OF DECLARATION](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT CLARIFYING THE LAWS REGARDING THE POWERS AND DUTIES OF A PLANNED COMMUNITY AND AMENDING THE PROCEDURES REGARDING AMENDMENT OF A RECORDED DECLARATION.*

Amends GS 47F-1-104 (*Variation*) and GS 47F-2-103 (*Construction and validity of declaration and bylaws*), establishing that, to the point not inconsistent with the chapter, the declaration, bylaws, and articles of incorporations of a planned community form the basis for its legal authority to act as provided and are enforceable according to their terms.

Amends GS 47F-2-117 (*Amendment of Declaration*), providing that amendments passed pursuant to the provisions of the section, or the procedures provided for in the declaration, are presumed valid and enforceable. Effective October 1, 2013, applying to any amendment of a planned community declaration recorded on or after that date.

Intro. by Apodaca, Rabon.

[GS 47F](#)

[View summary](#)

[Property and Housing](#)

S 340 (2013-2014) [TANF FUNDS FOR BOYS AND GIRLS CLUBS](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FEDERAL FUNDS UNDER THE TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) BLOCK GRANT FOR BOYS AND GIRLS CLUBS.*

Appropriates \$2.5 million from federal Temporary Assistance to Needy Families Block Grant funds received for the fiscal year ending June 30, 2014, to the Department of Health and Human Services (DHHS) to make grants for approved Boys and Girls Clubs. Requires DHHS to facilitate collaboration between the clubs and Support Our Students, Communities in Schools, and similar programs to submit joint funding applications. Effective July 1, 2013.

Intro. by Apodaca, Harrington.

[APPROP](#)

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[Budget/Appropriations, Department of Health and Human](#)

Services

S 341 (2013-2014) **AMEND INTERBASIN TRANSFER LAW**. Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO ESTABLISH AN EXPEDITED PROCESS FOR THE MODIFICATION OF INTERBASIN TRANSFER CERTIFICATES AND FOR THE ISSUANCE OF INTERBASIN TRANSFER CERTIFICATES IN THE CENTRAL COASTAL PLAIN CAPACITY USE AREA AND THE COASTAL AREA COUNTIES AND TO AMEND S.L. 2013-50, AN ACT TO PROMOTE THE PROVISION OF REGIONAL WATER AND SEWER SERVICES BY TRANSFERRING OWNERSHIP AND OPERATION OF CERTAIN PUBLIC WATER AND SEWER SYSTEMS TO A METROPOLITAN WATER AND SEWERAGE DISTRICT.*

Amends GS 143, Article 21, Part 2A, *Registration of Water Withdrawals and Transfers; Regulation of Surface Water Transfers*, by creating a new subsection GS 143-215.22L(v), *Modification of Certificate*. This new subsection provides for the modification of previously issued interbasin water transfer certificates and petitions for the transfer of surface water.

The Department of Environment and Natural Resources (Department) and the Environmental Management Commission (Commission) can make the following modifications only after providing electronic notice to identified, interested parties: (1) typographical error corrections; (2) clarifications of existing conditions or language; and (3) updates to conservation, drought management, or compliance and monitoring plans. The Commission has the authority to make other modifications it deems are minor only after providing electronic notice to identified, interested parties.

Holders of interbasin water transfer certificates may request modifications by the Commission in line with the following procedures:

(1) Certificate holder (holder) must be in substantial compliance and the certificate must have been issued pursuant to GS 162A-7, 143-215.22I, or 143-215.22L. (2) Holder must file a notice of intent for a notification which includes nontechnical descriptions of holder's request and proposed water source. (3) Holder will prepare an environmental document, pursuant to GS 143-215.22L(d). (4) Upon satisfaction that submitted documentation is adequate, the Department will publish notice of the modification request in the NC Register as well as hold a public hearing at a location convenient to both the source and receiving river basins. The Department will provide notice of the hearing in the Environmental Bulletin, a newspaper of general circulation in the source river basin and in the receiving basin, and as provided in GS 143-215.22L(c)(3). (5) Department will accept comments on the requested modification for at least 30 days following the hearing. (6) The Commission or Department can require the holder to provide additional information reasonably necessary to make a final determination. (7) The Commission will make a final determination on the requested modification based on the factors found in GS 143-215.22L(k) and by reviewing any other information the Commission deems relevant. The Commission will state in writing its findings of fact and conclusion. (8) The Commission will grant the requested modification if it finds the holder established by a preponderance of the evidence that the modification satisfies the requirements of GS 143-215.22L(m). However, the Commission can grant the modification in whole, in part, or deny the request, as well as impose limitations and conditions as it deems necessary and relevant. (9) The Commission will not grant a modification if it would result in the transfer of water to an additional major river basin.

Coastal area counties can also petition for a certificate to transfer surface water to supplement ground water supplies in the 15 counties designated as the Central Capacity Use Area or to transfer surface water withdrawn from the mainstem of a river to provide service to one of the coastal area counties. The procedures by which a determination on the petition will be made are identical to procedures 2-9, as outlined above for requests for modifications.

Also amends GS 143-215.22L(a)(1), instances where a certificate is required for transfer, adding the requirement that measurements of daily water transfers are calculated as a daily average. If the average exceeds 2 million gallons a certificate is required, and no transfer can exceed 5 million gallons in any one day, regardless of daily average, without requiring a certificate. Deletes GS 143-215.22L(a)(2), language stating that an increase of 25% or more above the average daily amount transferred during the year ending July 1, 1993, if the total transfer, including increase, is 2 million gallons or more per day.

Amends GS 143-215.22G(1) (*Definitions*), adding and defining *public water system* and *mainstem*.

Amends GS 143-215.22L(g), *Petition*, adding new language and deleting old language clarifying the description information that should be included in a transfer petition. The new language states petition should include a general description of the facilities being used including current and projected areas to be served by the transfer, current and projected capacities of

intakes, and other relevant facilities (was, description including the location and capacity of water intakes, pumps, pipelines, and other facilities).

Makes clarifying and conforming changes in line with the newly defined terms above.

Amends SL 2011-298, making technical and conforming changes.

Amends SL 2011-298(4b), stating that section 1 of SL 2011-298 will expire if cumulative volume of water transfer from one river basin to another to supplement ground water in the Central Coast Plain Capacity Use Area, on or after August 31, 2007, exceeds 20.3 million gallons a day (was, expires if the transfer by any person that does not hold a certificate for an interbasin transfer on or before the effective date of this act exceeds 8 million gallons per day).

Amends SL 2007-518, deleting majority of Section 7 (concerning isolated river basins), leaving only language that states this act becomes effective when it becomes law and applies to any petition for a certificate of transfer of surface water from one river basin to another first made on or after that date.

Intro. by Rabon.

GS 143

[View summary](#)

**Environment/Natural Resources, Department of
Environmental Quality (formerly DENR)**

S 342 (2013-2014) **AMEND GUN LAWS**. Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO ALLOW PERSONS WITH CONCEALED HANDGUN PERMITS TO POSSESS HANDGUNS IN RESTAURANTS UNLESS A NOTICE PROHIBITING POSSESSION ON THE PREMISES IS POSTED; TO MAKE IT UNLAWFUL FOR FELONS TO POSSESS AMMUNITION, CERTAIN WEAPONS IN ADDITION TO FIREARMS, AND TO CARRY ANY CONCEALED WEAPON; AND TO CLARIFY THE LAW ON LOCAL GOVERNMENT AUTHORITY TO PROHIBIT CONCEALED CARRY OF FIREARMS.*

Amends GS 14-269.3(b) to add new subdivision (5) to exempt persons with a valid concealed handgun permit from the prohibition against carrying weapons into assemblies and establishments where alcoholic beverages are sold and consumed. Allows persons with a valid concealed carry permit under GS Chapter 14, Article 54, to carry a handgun into an eating establishment as defined in GS 18B-1000(2) or a restaurant as defined in GS 18B-1000(6). Provides that proposed subdivision (5) does not permit a person to carry a concealed handgun on the premises of an establishment where the person with legal possession or control of the establishment has posted a conspicuous notice which prohibits the carrying of a concealed handgun on the premises as provided in GS 14-415.11(c). Effective January 1, 2014.

Amends GS 14-415.1 (*The Felony Firearms Act*), which prohibits convicted felons from possessing, owning, or purchasing firearms or any weapon of mass death and destruction, to (1) prohibit convicted felons from owning, possessing, or purchasing any ammunition or any electric weapon or electric device intended to be used as a weapon and (2) make it unlawful for a convicted felon to carry a concealed weapon, including a tear gas gun or similar device intended to be used as a weapon. Current law makes a violation of this section a Class G felony; as amended, unless the conduct constituting a violation is covered under some other provision of law providing greater punishment, the punishment is as follows: (1) a violation of this section is a Class G felony, (2) violating this section and discharging any weapon or device described in subsection (a) of GS 14-415.1 is a Class E felony, (3) a violation of this section resulting in serious injury to a person is a Class D felony, and (4) a violation resulting in serious bodily injury to a person is a Class C felony. Defines *serious bodily injury* as that term is defined in GS 14-32.4(a), and provides a definition for *serious injury* to mean a lesser degree of physical harm than serious bodily injury. Effective December 1, 2013.

Current law authorizes a unit of local government to adopt an ordinance that prohibits, via posting of notice, carrying a concealed handgun on county and municipal "recreational facilities" specifically identified by the unit of local government. Amends GS 14-415.23 to clarify that recreational facilities include any appurtenant facilities to an athletic field or a swimming pool, and a facility used for athletic events including but not limited to a gymnasium. Also provides that recreational facility does not include greenways, designated walking or biking paths, areas customarily used as a walking or biking path, open areas or fields where athletic events may take place unless the area is an athletic field as described in subdivision (1) of subsection (c) of this section, nor any other area that is not specifically described in subsection (c) of this section.

Except as otherwise indicated, effective when this act becomes law.

Intro. by Newton, Soucek, Tarte.

GS 14

[View summary](#)

Criminal Law and Procedure, Local Government

S 343 (2013-2014) **PED TO STUDY DENR ACTION/ALCOA CONTAMINATION**. Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT 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, 2014.

Intro. by Hartsell.

STUDY

[View summary](#)

Environment/Natural Resources, General Assembly, Department of Environmental Quality (formerly DENR)

S 344 (2013-2014) **VINTAGE AUTO INSPECTIONS**. Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO ALLOW FOR THE ISSUANCE OF TITLE BY THE DIVISION OF MOTOR VEHICLES TO THE OWNER OF OUT-OF-STATE MOTOR VEHICLES THAT ARE THIRTY-FIVE MODEL YEARS OLD OR OLDER IF THE LICENSE AND THEFT BUREAU OF THE DIVISION OF MOTOR VEHICLES FAILS TO COMPLETE AN INSPECTION AND VERIFICATION OF THE VEHICLE'S IDENTIFICATION NUMBER WITHIN FIFTEEN DAYS OF RECEIVING A REQUEST FOR INSPECTION AND VERIFICATION.*

Amends GS 20-53 (*Application for specially constructed, reconstructed, or foreign vehicle*), to provide that a vehicle is deemed to have satisfied all inspection and verification requirements and title must be issued to the owner within 10 days if an inspection and verification is not conducted by the License and Theft Bureau within the Department of Motor Vehicles within 10 days after receiving a request and there is no probable cause to believe that the ownership documents or public vehicle identification number given do not match the vehicle. Also requires title to be issued to the owner within 10 days if the vehicle passes a timely performed inspection and verification.

Intro. by Hartsell.

GS 20

[View summary](#)

Transportation, Department of Transportation

S 345 (2013-2014) **STATEWIDE SUBMERGED LANDS INVENTORY**. Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO IMPROVE THE OVERSIGHT AND MANAGEMENT OF STATE-OWNED SUBMERGED LANDS, INCLUDING INITIATING A PROCESS TO INVENTORY CLAIMS ON STATE-OWNED SUBMERGED LANDS.*

Provides that the Department of Administration (Department) will modify the existing property database to include a field to indicate that an item listed includes submerged land. This must be completed no later than April 15, 2014, and a report on the completion of such is due to the Joint Legislative Commission on Governmental Operations no later than the same date.

Provides that no structure can be placed on state-owned submerged lands after this act becomes law without an easement granted by the Department. Such easements will be recorded in the property database.

The Department will adopt rules specifying the process for obtaining utility easement on submerged lands. Rules will be adopted no later than April 15, 2014, and a report on the completion of such to the Joint Legislative Commission on Governmental Operations is due no later than the same date.

The Department will develop and implement procedures with the Department of Environment and Natural Resources (DENR) for implementing GS 146-8. The Department and DENR will implement these procedures no later than April 15, 2014, and report on the completion of such to the Joint Legislative Commission on Governmental Operations no later than the same date.

Amends GS Chapter 146 by adding a new section, GS 146-20.2 (*Non-coastal submerged lands inventory*), providing that DENR, the Division of Water Resources (Division), and the Department and Office of the Attorney General will inventory all state-owned submerged lands in non-coastal counties in order to determine the validity of the claims under this section. The provisions of this section do not apply to lands submerged under private ponds, irrigation ponds, or other waterways not owned by the State.

Provides that any person claiming any interest in a part of the bed lying under navigable waters of any non-coastal county, or any right of fishery in navigable waters, superior to the general public, must register the grant, charter, or other authorization with DENR or the Division. Such registration must be accompanied by a survey of the claimed area. Registering the claim does not imply the validity of the claim.

This Division will give notice of the claims process at least once per calendar year for three years, by way of publication in a newspaper of general circulation in all non-coastal counties of the state. Any rights not registered in accordance with this section by December 31, 2015, are null and void.

On or before September 1 of each year the Division will report to the Joint Legislative Commission on Governmental Operations on the number of claims registered, those resolved, the cost of resolving each claim, the number of unresolved claims, and projected completion date of the inventory process.

Appropriates \$328,000 from the General Fund to the Division for fiscal year 2013-14 for the costs of this new section and three new personnel. Appropriates \$550,000 for fiscal year 2014-15 from the General fund to the Division for the same costs and the addition of four new personnel. Effective July 1, 2013.

Intro. by Hartsell.

[APPROP, GS 146](#)

[View summary](#)

[Budget/Appropriations, State Property, Department of Administration, Department of Environmental Quality \(formerly DENR\)](#)

S 346 (2013-2014) [CAREER FIRE AND RESCUE RETIREMENT](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO DEFINE CAREER FIREFIGHTER AND CAREER RESCUE SQUAD WORKER ACCRUAL RATES FOR MEMBERS AND BENEFICIARIES OF THE LOCAL GOVERNMENTAL RETIREMENT SYSTEM.*

Amends GS 128-21 to add definitions for "career firefighter" and "career rescue squad worker."

Amends GS 128-24(5) concerning the Local Government Employees' Retirement Sytem, to include career firefighters and career rescue squad workers in the deferred early retirement allowance and deferred service retirement allowance provisions of this section. Makes conforming changes to GS 128-27(a) regarding service retirement benefits.

Amends GS 128-27(b21) so that its provisions apply to the service retirement allowance of a member retiring on or after July 1, 2003 but before July 1, 2013 (was, on or after July 1, 2003). Enacts new subsection, (b22) to GS 128-27 regarding the service retirement allowance of a member retiring on or after July 1, 2013. Proposed new subsection (b22) mirrors the same substantive content as subsection (b21) except that it applies to the service retirement allowance of members retiring on or after July 1, 2013 and its provisions are extended to apply to career firefighters, career rescue squad workers and law enforcement officers (subsection b21 applies to law enforcement officers). Also applies to eligible former law enforcement officers, career firefighters, and career rescue squad workers.

Effective July 1, 2013 and applies to persons retiring on or after that date.

Intro. by Hartsell.

[GS 128](#)

[View summary](#)

[Employment and Retirement, Public Safety and Emergency](#)

Management

S 347 (2013-2014) [STUDY UNIFIED PUBLIC HEALTH SYSTEM](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO STUDY THE CONCEPT OF A UNIFIED PUBLIC HEALTH SYSTEM AND THE FEASIBILITY OF ESTABLISHING A UNIFIED PUBLIC HEALTH SYSTEM WITHIN THE STATE OF NORTH CAROLINA.*

Requires the Department of Health and Human Services to study, by May 1, 2013, the concept of a unified public health system for the state and report on the feasibility of establishing such a system to the Joint Legislative Oversight Committee on Health and Human Services and the Program Evaluation Division. Requires that the report include at least six specified elements including evaluation the state's publicly financed health services compared to at least 12 other states, an evaluation of the publicly financed health service delivery structure in the state, and an evaluation of the governance structure of public health and mental health.

Intro. by Hartsell.

[STUDY](#)

[View summary](#)

[Department of Health and Human Services, Public Health](#)

S 348 (2013-2014) [CLASSROOM EXPERIENCE FOR SCHOOL PERSONNEL](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO GIVE CLASSROOM EXPERIENCE TO PROFESSIONAL PUBLIC SCHOOL EMPLOYEES WHO ARE NOT CLASSROOM TEACHERS.*

Adds new subdivision (18b) to GS 115C-47 (powers and duties generally of local boards of education) requiring local school boards to adopt a policy to provide professional employees who do not have daily contact with students with (1) classroom experience in instructional delivery or (2) other contact with students during the instructional day. The policy may provide for up to one renewal credit every five years per employee for activities that may include substitute teaching, individual tutoring of students, teaching model lessons, assisting the classroom teacher, or providing other services in the classroom. Applies beginning with the 2013-14 school year.

Intro. by Hartsell.

[GS 115C](#)

[View summary](#)

[Education, Elementary and Secondary Education](#)

S 349 (2013-2014) [NATUROPATHIC DOCTORS LICENSING ACT](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA NATUROPATHIC DOCTORS LICENSURE ACT.*

Adds new Article 43, North Carolina Naturopathic Doctors Licensure Act, to GS Chapter 90. Prohibits a person from practicing on or after January 1, 2014, as a naturopathic physician without a state license issued pursuant to the bill, with specified exemptions. Defines naturopathic medicine generally as a system of natural health care that employs diagnosis and treatment using natural therapies and diagnostic techniques. Sets out the techniques that may and may not be used by naturopathic physicians. Makes violation of proposed GS 90-734 a Class 1 misdemeanor. Establishes the NC Naturopathic Physicians Licensing Board (Board), with seven members (three appointed by the Governor and two each upon recommendation of the Speaker of the House of Representative and the President Pro Tem. of the Senate, with each member having to come from specified groups) to be appointed by January 1, 2014. Prohibits members from serving more than two consecutive terms. Charges Board with administration of the licensing program. Sets out qualifications for licensure as a naturopathic physician, fees that may be charged by the Board, and the Board's disciplinary authority. Permits criminal record checks for licensees and persons seeking licenses. Creates an advisory council to assist the Board in administration of the licensing program.

Intro. by Hartsell.

[GS 90, GS 114](#)

[View summary](#)[Occupational Licensing, Health Care Facilities and Providers](#)

S 350 (2013-2014) [PRIVILEGE TAX FOR UNREGULATED UTILITIES](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT 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, 2014.

Intro. by Hartsell.[GS 105](#)[View summary](#)[Tax, Public Enterprises and Utilities](#)

LOCAL/HOUSE BILLS

H 186 (2013-2014) [TOWNS ENFORCE NOISE ORDINANCES/LAKE NORMAN \(NEW\)](#). Filed Feb 28 2013, *A BILL TO BE ENTITLED AN ACT AUTHORIZING THE TOWNS OF CORNELIUS, DAVIDSON, HUNTERSVILLE, MOORESVILLE, AND TROUTMAN TO ENFORCE MUNICIPAL NOISE ORDINANCES AND STATE STATUTES PERTAINING TO THEFT AND VANDALISM ON THE WATERS OF LAKE NORMAN.*

House committee substitute makes the following changes to the 1st edition. Allows enforcement of the ordinances, charter, or local act on the waters of Lake Norman extending 2,500 feet from the 760 foot elevation line on the shore within and adjacent to the municipal corporate limits. Prohibits enforcing a municipal ordinance under the act if the ordinance conflicts with the provisions of GS Chapters 75A or 113. Makes clarifying changes.

Intro. by Jeter.[Iredell, Mecklenburg](#)[View summary](#)

H 222 (2013-2014) [BUNCOMBE COUNTY/USE DESIGN-BUILD METHODS](#). Filed Mar 5 2013, *A BILL TO BE ENTITLED AN ACT TO ALLOW BUNCOMBE COUNTY TO USE THE DESIGN-BUILD METHOD OF CONSTRUCTION.*

House committee substitute makes the following changes to the 1st edition.

Allows Buncombe County to use the design-build method of construction for the construction or renovations of buildings, facilities, and infrastructure owned by the city of Asheville (was, for any road, water, sewer, sidewalk, public facility, and any other public infrastructure). Requires that the county solicit three (was, two) teams to bid the project, receive at least three (was, two) sealed proposals, and interview at least three (was, two) teams.

Sets the act to expire on June 30, 2016.

Intro. by Moffitt, Ramsey.[Buncombe](#)[View summary](#)[Building and Construction](#)

H 224 (2013-2014) [ASHEVILLE ETJ AND ANNEXATION](#). Filed Mar 5 2013, *A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS AMENDMENTS TO CHAPTER 160A OF THE GENERAL STATUTES WITH RESPECT TO THE CITY OF ASHEVILLE.*

House committee substitute to the 1st edition makes the following changes. Provides that the city regulations and powers of enforcement remain in effect until the earlier of (1) Buncombe County adopting the regulation or (2) a period of 120 (was, 60) days has elapsed following the effective date of the act.

Adds that Buncombe County has the authority to appoint one resident residing within one mile of the Asheville municipal limits to serve on the planning board and the board of adjustment of Asheville as if GS 160A-362 applied.

Clarifies that Asheville may not begin any annexation proceeding under Part 7 of Article 4A of GS Chapter 160A.

Intro. by Moffitt, Ramsey.

[Buncombe](#)

[View summary](#)

H 324 (2013-2014) [SCHOOL CALENDAR FLEXIBILITY/ROWAN-SALISBURY](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT TO PROVIDE ADDITIONAL FLEXIBILITY TO THE ROWAN-SALISBURY BOARD OF EDUCATION IN ADOPTING THE SCHOOL CALENDAR.*

Amends GS 115C-84.2(d) (concerning school opening and closing dates) as it applies to the Rowan-Salisbury schools only, to allow the local board of education to determine the public school opening and closing dates. Applies beginning with the 2013-14 school year.

Intro. by Warren.

[Rowan](#)

[View summary](#)

[Elementary and Secondary Education](#)

H 326 (2013-2014) [RUTHERFORD COUNTY CONDEMNATION CONSENT](#). Filed Mar 18 2013, *A BILL TO BE ENTITLED AN ACT REQUIRING THE CONSENT OF RUTHERFORD COUNTY BEFORE LAND IN THE COUNTY MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY.*

Amends GS 153A-15, requiring the consent of Rutherford County before land in the county can be acquired or condemned by a county, city, town, special district, or other unit of local government that is located fully or primarily outside the bounds of Rutherford County.

Intro. by Hager.

[Rutherford, GS 153A](#)

[View summary](#)

ACTIONS ON BILLS

PUBLIC BILLS

H 180: [MECHANICS LIENS/TECHNICAL CORRECTIONS.](#)

House: Cal Pursuant 36(b)

H 181: PHYSICIAN SUPRVSN. REQUIRED/NURSE ANESTHETIST.

House: Reptd Fav Com Substitute

House: Re-ref Com On Regulatory Reform

H 189: VARIOUS TAX LAW AND FILM GRANT CHANGES.

House: Reptd Fav Com Substitute

House: Cal Pursuant Rule 36(b)

House: Placed On Cal For 03/19/2013

House: Reptd Fav Com Substitute

House: Cal Pursuant Rule 36(b)

House: Placed On Cal For 03/19/2013

H 209: DV ORDERS/FINDINGS NOT REQUIRED (NEW).

House: Reptd Fav

House: Cal Pursuant Rule 36(b)

House: Placed On Cal For 03/19/2013

H 286: HONOR RECOVERY OF BILL OF RIGHTS.

House: Adopted

H 311: REPEAL LITERACY TEST.

House: Passed 1st Reading

House: Ref To Com On Rules, Calendar, and Operations of the House

H 312: PRESERVING PRIVACY ACT OF 2013.

House: Passed 1st Reading

House: Ref To Com On Rules, Calendar, and Operations of the House

H 313: DOT SALES OF UNUSED PROPERTY.

House: Passed 1st Reading

House: Ref to the Com on Transportation, if favorable, Finance

H 315: PLASTICS LABELING REQUIREMENTS.

House: Passed 1st Reading

House: Ref to the Com on Commerce and Job Development, if favorable, Regulatory Reform, if favorable, Environment

H 317: IMPROVE ED. FOR CHILDREN WHO ARE DEAF.

House: Passed 1st Reading

House: Ref to the Com on Education, if favorable, Appropriations

H 319: DOROTHEA DIX LEASE.

House: Passed 1st Reading

House: Ref To Com On Finance

H 320: MEDICAID MANAGED CARE/BEHAVIORAL HEALTH SVCS.

House: Passed 1st Reading

House: Ref To Com On Health and Human Services

H 321: AMEND LOCAL SOLID WASTE PLANNING.

House: Passed 1st Reading

House: Ref to the Com on Environment, if favorable, Government

H 322: CDL REQUIREMENTS/MILITARY EXPERIENCE.

House: Passed 1st Reading

House: Ref To Com On Homeland Security, Military, and Veterans Affairs

H 323: PERMIT DISREGARD OF CERTAIN REAPPRAISALS.

House: Passed 1st Reading

House: Ref to the Com on Government, if favorable, Finance

H 325: PARK FEES FOR ACTIVE DUTY MILITARY/VETERANS.

House: Filed

H 327: FIRE AND RESCUE PENSION REVISIONS OF 2013.-AB

House: Filed

H 328: REVISE AUDITOR'S RESPONSIBILITIES.-AB

House: Filed

H 329: 2013 BUDGET ACT.

House: Filed

H 330: PLANNED COMMUNITY ACT/DECLARANT RIGHTS.

House: Filed

H 331: HOAS/UNIFORM LIEN PROCEDURE.

House: Filed

H 332: NOTARY ACT/SATISFACTION OF SECURITY INTERESTS.

House: Filed

S 38: AMEND ENVIRONMENTAL LAWS 2014 (NEW).

House: Passed 1st Reading

House: Ref to the Com on Environment, if favorable, Transportation

House: Passed 1st Reading

House: Ref to the Com on Environment, if favorable, Transportation

S 117: LILY'S LAW.

House: Passed 1st Reading

House: Ref to the Com on Judiciary Subcommittee B, if favorable, Appropriations

S 174: DISAPPROVE INDUSTRIAL COMMISSION RULES.

Senate: Withdrawn From Com

Senate: Re-ref Com On Judiciary II

S 262: HONOR RECOVERY OF BILL OF RIGHTS.

Senate: Adopted

S 293: WC/SUBROGATION/EMPLOYER CONSENT.

Senate: Withdrawn From Com

Senate: Re-ref Com On Judiciary II

S 339: PLANNED COMMUNITIES/AMENDMENT OF DECLARATION.

Senate: Filed

S 340: TANF FUNDS FOR BOYS AND GIRLS CLUBS.

Senate: Filed

S 341: AMEND INTERBASIN TRANSFER LAW.*Senate: Filed***S 342: AMEND GUN LAWS.***Senate: Filed***S 343: PED TO STUDY DENR ACTION/ALCOA CONTAMINATION.***Senate: Filed***S 344: VINTAGE AUTO INSPECTIONS.***Senate: Filed***S 345: STATEWIDE SUBMERGED LANDS INVENTORY.***Senate: Filed***S 346: CAREER FIRE AND RESCUE RETIREMENT.***Senate: Filed***S 347: STUDY UNIFIED PUBLIC HEALTH SYSTEM.***Senate: Filed***S 348: CLASSROOM EXPERIENCE FOR SCHOOL PERSONNEL.***Senate: Filed***S 349: NATUROPATHIC DOCTORS LICENSING ACT.***Senate: Filed***S 350: PRIVILEGE TAX FOR UNREGULATED UTILITIES.***Senate: Filed***LOCAL BILLS****H 186: TOWNS ENFORCE NOISE ORDINANCES/LAKE NORMAN (NEW).***House: Reptd Fav Com Substitute**House: Re-ref Com On Judiciary Subcommittee B***H 191: GRIFTON/DEANNEXATION.***House: Reptd Fav**House: Re-ref Com On Finance***H 193: EXPAND USES FOR MECK CT/CHARLOTTE LOCAL TAXES.***House: Reptd Fav**House: Re-ref Com On Finance***H 195: CORNELIUS/EXTEND USE OF DESIGN-BUILD.***House: Reptd Fav**House: Re-ref Com On Regulatory Reform***H 205: CORRECT TECH. ERROR IN BURGAW OCCUPANCY TAX.***House: Reptd Fav**House: Re-ref Com On Finance***H 222: BUNCOMBE COUNTY/USE DESIGN-BUILD METHODS.***House: Reptd Fav Com Substitute**House: Re-ref Com On Finance*

H 224: ASHEVILLE ETJ AND ANNEXATION.

House: Reptd Fav Com Substitute

House: Re-ref Com On Finance

H 252: ASHEVILLE TRANSFERS.

House: Reptd Fav

House: Re-ref Com On Finance

H 270: RONDA RECALL.

House: Reptd Fav

House: Cal Pursuant Rule 36(b)

H 314: AYDEN CHARTER/TERMS OF OFFICE EXTENDED.

House: Passed 1st Reading

House: Ref To Com On Government

H 316: APEX/CARY/RALEIGH ROW USAGE IN CBD.

House: Passed 1st Reading

House: Ref to the Com on Commerce and Job Development, if favorable, Regulatory Reform

H 318: WINSTON-SALEM/SEISMIC CODES.

House: Passed 1st Reading

House: Ref to the Com on Government, if favorable, Regulatory Reform

H 324: SCHOOL CALENDAR FLEXIBILITY/ROWAN-SALISBURY.

House: Filed

H 326: RUTHERFORD COUNTY CONDEMNATION CONSENT.

House: Filed

S 75: ONSLOW PUBLIC-PRIVATE PARTNERSHIP.

House: Rec From Senate

S 81: CHARLOTTE DOUGLAS INTERNATIONAL AIRPORT (NEW).

House: Passed 1st Reading

House: Ref to the Com on Transportation, if favorable, Finance

S 128: CARRBORO OFFICE OF ALDERMAN.

House: Passed 1st Reading

House: Ref to the Com on Government, if favorable, Finance

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