



The Daily Bulletin: Monday, May 19, 2014

PUBLIC/HOUSE BILLS

H 688 (2013-2014) [AMEND CONTINUING ED REQ'S/CERT. WELL K'ORS.](#) Filed Apr 9 2013, *A BILL TO BE ENTITLED AN ACT AMENDING THE CONTINUING EDUCATION REQUIREMENTS FOR CERTIFIED WELL CONTRACTORS.*

Conference report makes the following changes to the 4th edition:

Amends GS 87-98.12 to provide that to be a certified well contractor, two hours of approved continuing education must be completed each year for the first three years of the certification. Establishes that properly certified well contractors are not required to obtain continuing education credits for annual certification renewal after the contractor's third year of certification (previously, subsection stated that a properly licensed well contractors would not be required to obtain continuing education credits for annual certification).

Enacts new GS 87-98.12(b), which now includes the requirement that well contractors that have been the subject of disciplinary action must complete the number of hours of approved educational courses for remedial purposes to become properly certified again (previously found in GS 87-98.12 in the 4th edition),

Makes technical and conforming changes.

Changes the effective date so the act becomes effective when the bill becomes law (was, effective July 1, 2013).

Intro. by Hardister, Millis, Tine, Jeter.

GS 87

[View summary](#)

Business and Commerce, Occupational Licensing, Development, Land Use and Housing, Building and Construction

H 1050 (2013-2014) [OMNIBUS TAX LAW CHANGES.](#) Filed May 14 2014, *A BILL TO BE ENTITLED AN ACT TO AMEND THE REVENUE LAWS, AS RECOMMENDED BY THE REVENUE LAWS STUDY COMMITTEE.*

Part I. Deduction for State Net Loss

Amends GS 105-130.5(b), designating that the following deductions from federal taxable income be made in determining state net income: (1) any unused portion of a net economic loss of as allowed under GS 105-130.8A(e), expires for taxable years beginning on or after January 1, 2030; and (2) a state net loss as allowed under GS 105-130.8A. Provides that a corporation may deduct its state net loss only from total income allocable and apportionable to this state.

Repeals GS 105-130.8 which allowed corporations to take a deduction for certain net economic losses sustained over a specified time period.

Enacts new GS 105-130.8A, Net loss provisions. Defines a taxpayer's state net loss for a taxable year to mean the amount by which deductions allowed for the year, excluding prior year losses, exceed gross income under the Code for the year adjusted as provided in GS 105-130.5. Additionally provides that if a corporation has income from business activity within and without this state, the loss must be allocated and apportioned in this state in the year of the loss in accordance with GS 105-130.4.

Also sets out provisions governing when a taxpayer may carry forward a state net loss incurred by the taxpayer in a prior taxable year and deduct it in the current taxable year. Limitations on such deductions are set out in subsection (b) of GS 105-130.8A. Provides criteria relevant to mergers and acquisitions in subsection (c) and administration in subsection (d).

Subsection (e) provides that for taxable years beginning before January 1, 2015, a taxpayer is allowed a net economic loss as calculated under GS 105-130.8. Provides that any net economic loss carried forward to taxable years on or after January 1, 2015 is to be administered under new GS 105-130.8A. This subsection expires for taxable years beginning on or after January 1, 2030.

This Part becomes effective for taxable years beginning on or after January 1, 2015.

Part II. Other Income Tax Changes

Amends GS 105-130.5B and GS 105-153.6 regarding Section 179 expenses. Current law provides that section 179 property has the same meaning as under section 179 of the Code as of January 2, 2013. Changes the amount of the investment limitation which a taxpayer may use in calculating expense deductions under section 179 of the code from \$125,000 to \$200,000. Also amends subsection (f) of GS 105-130.5B and GS 105-153.6 regarding prior transactions. Amends the definition for transferor and adds a definition for owner in a transferor. Subsection (c), which amends GS 105-153.6, becomes effective for taxable years beginning on or after January 1, 2014. The remainder of this section becomes effective for taxable years beginning on or after January 1, 2013.

Amends GS 105-153.5, Modifications to adjusted gross income, to delete the prohibition that a married couple filing separate returns may not deduct the standard deduction amount if the taxpayer or the taxpayer's spouse claims the itemized deduction amount. Makes the standard deduction amount zero, for a person who is not eligible for a standard deduction under Section 63 of the Code. Provides that spouses filing as married filing separately or married filing jointly, the combined mortgage interest and real estate taxes claimed by both spouses may not exceed \$20,000. For spouses who elect to file as married filing separately with a joint obligation for mortgage interest and real estate taxes, the deduction is allowed to the spouse who actually paid these expenses. However, if these expenses as paid by both spouses is more than \$20,000, the deductions must be prorated based on the percentage paid by each spouse, and for joint obligations from joint accounts, the prorated amount is based on the income reported by each spouse for that taxable year. Effective for taxable years beginning on or after January 1, 2014.

Makes conforming changes to GS 105-106.2, Imposition of tax, effective for taxable years beginning on or after January 1, 2014.

Part III. Agricultural Exemption Certificate

Rewrites GS 105-164.13E to clarify the exemption for qualifying farmers. Defines a qualifying farmer to be a person (1) who has an annual gross income for the preceding taxable year of \$10,000 or more from farming operations or (2) who has an average annual gross income for the three preceding taxable year of \$10,000 or more farming operations. Provides additional detail as to who is included as a qualifying farmer. Provides that a qualifying farmer may apply for an exemption certificate under this section to the Secretary. The exemption certificate expires when a person fails to meet the income requirement for three consecutive years or stops farming.

Amends GS 105-164.28A(a) to direct the Department of Agriculture to issue a preferential rate or use-based exemption number to a person who qualifies for the exemption or preferential rate. Requires the exemption number to be included on the exemption certificate and directs that a person who no longer qualifies for the exemption must notify the Secretary within 30 days of no longer qualifying for the exemption. Also requires a person who no longer qualifies for an exemption certificate to give notice to each seller that may rely on the exemption certificate on or before the next purchase. Provides additional rules and qualifications regarding the use of and qualifications for an agricultural exemption certificate number.

Makes this Part effective July 1, 2014 and applies to purchases made after that date.

Part IV. Prepaid Meal Plans

Amends GS 105-164.3 to add a definition for “prepaid meal plan” as a plan offered by an institution of higher education that meets all of the following requirements: (1) entitles a person to food or prepared food, (2) must be billed or paid in advance, and (3) provides for predetermined units or unlimited access to food or prepared food but does not include a dollar value that declines with use. Makes additional conforming changes.

Amends GS 105-164.4 to provide that the sales price of gross receipts derived from a prepaid meal plan is taxed at the general rate of tax (4.75%). Provides that a bundle that includes a prepaid meal plan is taxable under GS 105-164.4D. Amends GS 105-164.4B to provide that the gross receipts from a prepaid meal plan are sourced to the location where the food or prepared food is available to be consumed.

Amends GS 105-164.4D(a) to include prepaid meal plans and tuition, room and meals as bundled transactions to which certain tax application exceptions apply, explaining the application of the tax.

Amends GS 105-164.13 which exempts certain tangible personal property, digital property, and services from the sales and use tax imposed under Article 5, GS Chapter 105. Clarifies that for the purposes of the food and prepared food exemption, “school” is an entity regulated under GS Chapter 115C. Also exempts food and prepared food provided to a person under a prepaid food plan from the sales and use tax imposed under this section.

Enacts a new GS 105-164.16A to provide a taxpayer who offers to sell a prepaid meal plan with an option concerning the method by which the sales tax is to be remitted to the Secretary and a return filed under GS 105-164.16A.

This Part is effective when it becomes law and applies to gross receipts derived from a prepaid meal plan sold or billed on or after July 1, 2014.

Part V. Admissions

Amends GS 105-164.4(a) to provide that for purposes of this section, “gross receipts” has the same meaning as the term “sales price.” Applies the general tax rate, 4.75%, to the gross receipts obtained from an admission charge to an entertainment activity. Makes gross receipts derived from an admission charge to an entertainment activity taxable in accordance with GS 105-164.4G. Amends GS 105-164.4B to make a conforming change, adding subsection (g), providing the gross receipts derived from an admission charge, as defined in GS 105-164.4G are sourced in accordance with GS 105-164.4G.

Adds new GS 105-164.4G, Entertainment activity, to Article 5 of GS Chapter 105. Defines the following terms as they apply in this section: (1) admission charge, (2) amenity, (3) entertainment activity, and (4) facilitator. Provides that the gross receipt derived from an admission charge to an entertainment activity is taxed at the general rate set in GS 105-164.4. Makes the tax due and payable by the retailer as provided in GS 105-164.16. Defines the retailer as: (1) the operator of the venue where the entertainment activity occurs, except when the retailer and the facilitator have a contract allowing for dual remittance as provided in subsection (d) of this section; or, (2) the person that provides the entertainment and receives admission charges directly from a purchaser.

Requires a facilitator to report to the retailer with whom the facilitator has a contract the admission charge paid by the consumer to the facilitator for an entertainment activity. Imposes additional requirements on the contractual relationship between a facilitator and a retailer. Provides criteria for what constitutes dual remittance involving the tax due on gross receipts derived from an admission charge that may be partially reported and remitted to the operator of the venue for remittance to the Department of Revenue and partially reported and remitted by the facilitator directly to the Department. Provides that a facilitator is subject to the provisions of Article 9 of GS Chapter 105.

Provides exceptions to which the taxes on admissions imposed by this section do not apply. Makes certain specified gross receipts from an admission charge to an entertainment activity exempt from the tax imposed by this Article.

Exemptions for school events and nonprofit events that meet specified conditions are effective January 1, 2015.

Provides that admission to an entertainment activity is sourced to the location where admission to the entertainment activity is accessible by a person. If the location where admission may be gained is not known at the time of the

receipt of the gross receipts for an admission charge, the sourcing principles in GS 105-164.4B(a) apply.

Rewrites GS 105-164.13(60) to provide that gross receipts derived from an admission charge to an entertainment activity are exempt as provided in GS 105-164.4G.

Amends GS 105-164.13 to provide that certain exemptions from the retail sales and use tax for sales of items by nonprofit civic, charitable, educational, scientific or literary organization under specified conditions do not apply to gross receipts derived from an admission charge to an entertainment activity. Effective January 1, 2015.

Makes gross receipts from an admission charge sold at retail to a live event taking place on or after January 1, 2015 taxable under GS 105-164-46, regardless of when the initial sale of a ticket to the event occurred. Effective January 1, 2014 and applies to gross receipts derived from an admission charge sold at retail on or after that date.

Except as otherwise indicated, Part V becomes effective when it becomes law.

Part VI. Service Contracts

Clarifies and amends the definition for “service contract” under GS 105-164.3(38b), including extending it to include motor vehicles. Amends GS 105-164.4(a)(11) to provide that the general rate of tax applies to the sales price of, or the gross receipts derived from, a service contract. Provides that a service contract is taxed in accordance with GS 105-164.4I.

Enacts new GS 105-164.4I on service contracts. Provides that the sales price or the gross receipts derived from a service contract sold at retail or a renewal of a service contract is subject to the general rate of tax set in GS 105-164.4 and is sourced under the principles in GS 105-164. 4B. Requires the retailer of a service contract to collect the tax due at the time of the retail sale of the contract and is liable for payment of the tax. Makes the tax due and payable in accordance with GS 105-164.16. Provides criteria for determining the retailer of a service contract. Specifies exemptions and exceptions to which the tax imposed by this section does not apply. Provides the basis for reporting by a retailer who sells or derives gross receipts from a service contract. Defines “facilitator” for the purposes of this section to mean a person who contracts with the obligor of the service contract to market the service contract and accepts payment from the purchaser for the service contract.

Enacts new GS 105-164.11A, Refund of tax paid on rescinded sale or cancellation of service. Delineates when a retailer is allowed a refund of sales tax remitted on a rescinded sale or cancelled service. Also provides that when a service contract is cancelled and the purchaser receives a refund, in whole or part, which the sales price paid for the service contract, the purchaser may receive a refund of the sales tax based on the taxable amount of the refund as provided in this subsection. Provides criteria for a refund from a retailer and a refund application.

Amends GS 105-164.13(61) to provide that a service contract for tangible personal property may be exempt as provided in GS 105-164.4I.

Amends GS 105-164.13, Retail sales and use tax, subdivision (62) regarding the exemption of an item used to maintain or repair tangible personal property or a motor vehicle under a service contract if the purchaser is not charged for the item. Provides that this exemption does not include an item used to maintain or repair tangible personable property under a service contract that is exempt from tax under GS 105-164.4I(b).

Amends GS 105-187.3, making organizational changes. Provides that the tax rate does not apply to the sales price of a service contract and that the sales price of a service contract is subject to the sales tax imposed under Article 5 of GS Chapter 105. Declares that the tax rate is 3%. Amends GS 105-467(b) to provide that a refund of an excessive or erroneous state sales tax collection allowed under GS 105-164.11 and a refund of state sales tax paid on a rescinded sale or cancelled service contract under GS 105-164.11A apply to the local sales and use tax authorized to be levied and imposed under this Article.

This Part becomes effective October 1, 2014.

Part VII. Retailer-Contractors

Amends GS 105-164.3 to add definitions for the following: (1) real property contractor, and (2) retailer-contractor. Modifies the definitions for consumer and for retailer.

Amends GS 105-164.4(a) to add a new subdivision (13) to provide that the general rate of tax applies to the sales price of tangible personal property sold to a real property contractor for use by the real property contractor in erecting structures, building on, or otherwise improving, altering, or repairing real property. Makes these sales taxed in accordance with GS 105-164.4H.

Enacts new GS 105-164.4H, regarding real property contractors. Provides that a real property contractor is a consumer of the tangible personal property that the real property contractor installs or applies for others and that becomes a part of real property. Provides guidelines for the collection of tax on the sales price of tangible personal property sold at retail. Also provides criteria regarding collection of use tax when the retailer-contractor acts as a real property contractor. Provides that it is an erroneous collection if an invoice or other documentation issued to a consumer at the time of sale by real property contractor separately states any amount for tax.

Provides that this act is not to be construed to affect the interpretation of any statute that is the subject of a state audit pending as of the effective date of this act or litigation that is a direct result of such audit. Provides that a seller who collected and remitted sales or use tax in accordance with an interpretation of the law by the Secretary of revenue in the form of a rule, bulletin, or directive published before this act's effective date, is not liable to a purchaser for any over collected sales or use tax that was collected under the rule, bulletin, or directive.

This Part becomes effective January 1, 2015, and applies to sales on or after that date and contracts entered into on or after that date.

Part VIII. Other Sales Tax Changes

Amends GS 105-164.4(a)(3), concerning the privilege tax imposed on the rental of accommodations, deleting all the substantive provisions of the subsection and replacing them with language that states that these types of rentals are to be taxed in accordance with newly enacted GS 105-164.4F, Accommodation rentals. New GS 105-164.4F states that gross receipts from accommodation rentals are to be taxed at the general rate set in GS 105-164.4, 4.75%. GS 105-164.4F includes language and provisions that were previously found in GS 105-164.4(a)(3), with a few changes that clarify that the tax does not apply to private residences, cottages or similar accommodations that are rented for less than 15 days and that are not listed with a real estate broker or agent. Defines rental agent for use in this section, term was not set out and defined in GS 105-164.4(a)(3). All other language and provisions are identical to the deleted language from GS 105-164.4(a)(3). Effective June 1, 2014, applying to gross receipts derived from the rental of an accommodation that a person occupies or has the right to occupy on or after that date. However, a retailer is not liable for an over or under collection of sales or occupancy taxes, from June 14, 2012 to July 1, 2014, if the retailer has made good faith efforts to comply with and collect the proper tax amount that is due and the collection error is due to changes to the law.

Amends GS 105-164.14(b), 105-164.14(c), and 105-467(b), concerning refunds of certain sales and use taxes given to non-profit entities, hospitals, certain governmental entities, and local government sales and use tax, updating the sections to provide that the refunds do not apply to taxes paid on piped natural gas, video programming, or prepaid meal plans (previously, the refund only did not apply to purchases of electricity, telecommunication services, or ancillary services). Effective July 1, 2014, applying to purchases on or after that date.

Repeals GS 105-164.13(30), which previously exempted taxes from being imposed on items from vending machines when sale price was 1¢.

Amends GS 105-164.13(50), providing that newspapers sold through coin-operated machines are subject to the imposition of sales and use tax (previously, such newspapers received a 50% off sales prices tax break). Effective October 1, 2014.

Enacts new GS 105-164.13(63), providing that modular home or manufactured homes, including all accessories

attached when delivered, will receive a 50% of the sales prices tax break. Effective July 1, 2014, applying to all sales on or after that date.

Part IX. Excise Tax Changes

Amends GS 105-113.13(b) and 105-113.38, concerning distributors and wholesale dealers of the tobacco, providing that for the purposes of these sections an irrevocable letter of credit can be accepted in lieu of a secured bond as long as it is issued by an approved commercial bank and available to the State as a beneficiary. Makes technical and conforming changes.

Amends GS 105-113.86, concerning bonds and letters of credit for wholesalers and importers of the alcohol industry, establishing that the amount of required bonds can be periodically reviewed and increased not to exceed \$50,000 and likewise can be decreased accordingly. Makes technical and conforming changes. Also allows for the substitution of an irrevocable letter of credit for the secured bond.

Amends GS 105-113.39(b), concerning the tobacco products tax refund, providing that the application for requesting such a refund can be accompanied by a written certificate signed under penalty of perjury (previously, required that an affidavit accompany the application).

Amends GS 105-259(b), concerning the confidentiality of tax information, to allow the disclosure of confidential tax information for the purposes of providing a data clearinghouse with required information agreed to be released under a prior State agreement regarding annual tobacco product sales by a nonparticipating manufacturer. Sets out certain terms for use in this subsection. Also, provides for the disclosure of such information for use when collection on a bond or letter of credit is necessary in cases of noncompliance with the tax laws by the taxpayer covered by the bond or letter of credit.

Amends GS 105-260.1, providing that the Secretary of Revenue can delegate authority to hold a hearing (previously, provided that the authority could only be delegated to a Deputy or Assistant Secretary).

Amends the heading to Article 36B of GS 105 to read Tax on Motor Carriers (was, Tax on Carriers Using Fuel Purchased Outside State). Amends GS 105-449.37, the definitions section of Article 36B, updating certain references and providing that a motor carrier that operates a qualified motor vehicle in NC must register the vehicle as specified in this Article and obtain appropriate credentials for the vehicle. Makes conforming and technical changes to GS 105-449.47(a).

Amends GS 105-449.61(a), to provide that a city or county can only impose a tax on the sale, distribution, and use of motor fuel when that motor fuel is allowed a per gallon excise tax refund under GS 105-449.105A or 105-449.107.

Amends GS 105-449.81, providing for an excise tax on biodiesel fuel if the fuel meets specified criteria. Amends GS 105-449.83A, updating provisions for biodiesel tax payment, providing that the tax levied on biodiesel is payable by the refiner or biodiesel provider. Effective October 1, 2014.

Amends GS 105-449.52, Civil penalties applicable to motor carriers, making technical changes.

Amends GS 105-449.119, concerning reviews of civil penalties, deleting a requirement that a person assessed with a penalty yet denies liability must pay the penalty and then request a review and follow the specified procedures for requesting such a review. Now provides that a person that denies liability can request that the penalty be waived without having to pay the penalty first. Also provides that the Secretary of Revenue can reduce or waive any penalty per Article 9 of GS Chapter 105.

Amends GS 105-449.115(b) to provide that the required shipping document to transport motor fuel by transport truck or railroad is a permanent record. Effective October 1, 2014.

Amends GS 105-449.106(c) and 105-449.107 deleting any reference to privilege tax. Also makes technical changes and updates to certain statutory references.

Part X. Tax Law Compliance Changes.

Amends GS 18B-900, qualifications for an ABC permit, providing a new requirement that to be eligible to receive and hold a permit a person must be current as far as all applicable tax returns to NC as well as all taxes, interest, and penalties due under GS 105-241.22. Exempts special occasion permits, limited special occasion permits, special one-time permits, and salesman permits from these requirements. Also adds provisions detailing the procedure for confirming state tax compliance, requiring the Department of Revenue to provide information to confirm a person's compliance. Makes conforming changes. Effective May 1, 2015.

Amends GS 18B-906(a), making conforming changes and updating statutory references. Effective May 1, 2015.

Amends GS 105-259(b) to authorize the disclosure of tax information to the Alcoholic Beverage Control Commission for use in issuing permits. Effective May 1, 2015.

Amends GS 105-243.1(e), concerning the use of proceeds from the collection assistance fee, providing that the fee can be used to taxpayer locator services not to exceed \$500,000 (was, not to exceed \$150,000).

Part XI. Property Tax Changes.

Amends GS 105-333, the definitions section for taxation on public service companies, providing new terms and definitions, including mobile telecommunications company, tangible personal property of a mobile telecommunications company, tangible personal property of a tower aggregator company, and tower aggregator company. Deletes the term and definition for telegraph company. Makes conforming changes.

Amends GS 105-335, concerning the appraisal of property belonging to public service companies, adding mobile telecommunication and tower aggregator companies to the category of companies that are to have specified properties appraised for tax purposes according to the procedures provided in GS 105-335(c) (previously, only bus lines, motor freight carriers, and airlines were appraised according to this subsection). Provides new procedures for how and what property of the mobile telecommunication and tower aggregator companies will be appraised for tax purposes. Makes technical and conforming changes.

Amends GS 105-336, concerning the methods of appraising certain properties of public service companies, providing new provisions for the appraisal of tangible personal property of mobile telecommunication and tower aggregator companies. Makes conforming and technical changes.

Amends GS 105-337, Apportionment of taxable values to this State, and GS 105-338, Allocation of appraised valuation of public service property among local taxing units, making technical and conforming changes, makes additional changes reflecting the addition of mobile telecommunication and tower aggregator companies as public service companies. Enacts new provision that provides that the appraised valuation of the tangible personal property of mobile telecommunication companies will be proportionately allocated among the local taxing units in which the company is situated on January 1 of each year.

Amends the title of GS 105-339 to read Certification of appraised valuations of nonsystem property and locally assigned stock, tangible property of tower aggregator companies, and certain tangible personal property of mobile telecommunications companies. Makes technical and conforming changes to the subsection.

Enacts new GS 105-339A, Certification of appraised valuations of mobile telecommunications companies, providing that the Department of Revenue will assign each local taxing unit's appraised valuation by certifying the valuations to the appropriate counties and municipalities. Local taxing units receiving these certified valuations are then directed to assess them at the values certified.

Part XI effective for taxes imposed for taxable years beginning on or after July 1, 2015.

Part XII. Privilege License Tax Changes

Effective when the act becomes law, reenacts GS 160A-211(a), as amended (gives the cities power to levy a privilege

tax generally and on specified businesses previously taxed by the state to the extent the statutes allowed taxation by the cities before repeal; the reenactment includes changes made to add live entertainment and ticket resales to those specified businesses).

Effective July 1, 2015, repeals GS 160A-211 entirely. Enacts new GS 160A-211.2 allowing cities to levy an annual tax on business operating within the city, on each business location, at a rate not to exceed \$100. Prohibits a city from imposing a license, franchise, privilege, or business tax on business (1) supplying piped natural gas, (2) providing telecommunications service, (3) providing video programming, or (4) providing electricity. These businesses are subject to sales tax at the combined general rate for which the city receives a share of the tax revenue or they are subject to the local sales tax. Provides for the administration and collection of the tax, as well as penalties. Specifies and defines terms used the statute.

Repeals GS 105-41(h) (prohibiting counties and cities from levying a privilege tax on 12 specified professionals, including attorneys, doctors, and real estate brokers), GS 105-83(e) (prohibiting the levy of a local license tax on installment paper dealers), GS 105-88(e) (prohibiting the levy of a local licensing tax on loan agencies), GS 105-109(e) (providing that the licensing tax penalty and collection provisions apply to taxes levied by counties of the State under the authority of this Article in the same manner and to the same extent as they apply to taxes levied by the State), and GS 106-65.40 (prohibiting city privilege license tax).

Amends GS 105-113.3 to remove the prohibition on cities and counties levying a privilege license tax on the sale of tobacco products.

Amends GS 105-102.3 to remove the prohibition on cities and counties levying a privilege license tax on banks taxed under GS 105-102.3. Makes clarifying changes.

Amends GS 160A-194 and GS 160A-215.1(a) to make conforming changes.

Unless otherwise indicated, the above provisions are effective July 1, 2015.

Repeals GS 153A-152 (giving counties the power to levy a privilege tax generally and on specified businesses previously taxed by the state to the extent the statutes allowed taxation by the counties before repeal). Makes conforming changes to GS 153A-49. Effective July 1, 2015.

Part XIII. License Plate Agent Compensation

Extends the timeframe during which the \$1.06 transaction rate applies to the collection of property tax by commission contractors so that it applies to collection for vehicles with registration renewals expiring on or between September 30, 2013, and June 30, 2014 (was, February 28, 2014). Requires the Division of Motor Vehicles (DMV) to compensate license plate agents the additional fee for the collection of property taxes, as provided for. Specifies that between March 1, 2014, and the date the DMV is able to implement the additional fee, the DMV must calculate the difference in the fee for agents contracting with DMV under this section and the fee authorized in SL 2013-372. Requires the difference to be calculated by September 1, 2014. Specifies the process for paying out the difference. Effective March 1, 2014.

Amends GS 20-63(h) to increase the compensation rate for the collection of the property tax associated with a limited registration "T" sticker collected through a commission contract from \$0.71 to \$1.06. Effective July 1, 2014, and applies to collections of property tax on or after that date.

Amends GS 105-330.5(b) (concerning the combined tax and registration collection) to provide that the amount of the fee that may be charged for collecting local government taxes and fees for an agent contracting with the DMV must equal at least the applicable amount under GS 220-63(h). Specifies that the amount of the fee for DMV is the amount set by the memorandum of understanding entered into under GS 105-330.11, but the amount cannot exceed the amount set in GS 20-63. Effective July 1, 2014, and applies to collections of property tax on or after that date.

Requires the Department of Transportation (DOT) to report on the results of its evaluation of current models and

compensation for branch agents contracting with the DMV to provide registration, title, tax collection and other transactions. DOT must report to the Revenue Laws Study Committee and the Committee is required to examine the report and make an interim report on recommendations on the per transaction compensation amounts to the 2015 Regular Session of the General Assembly and make a final report to the 2016 Regular Session of the General Assembly.

Part XIV. Technical, Clarifying, and Administrative Changes

Amends GS 105-114(b)(4) to correct the cross-reference to the definition of income year.

Amends GS 105-129.26(a) to amend the conditions that must be met in order for a recycling facility to qualify for tax benefits, to require that it be located in an area that at the time construction began, was a development tier one area (was, an enterprise development tier). Also amend these conditions to remove the requirement that the jobs at the facility meet the wage standard in effect under GS 105-129.4(b) as of the date that construction began.

Amends GS 105-130.5(b) to specify that when calculating deductions from federal income for corporate income tax for net economic losses, a corporation required to allocate and apportion its net income under GS 105-130.4 must deduct its allocable and apportionable (was, its allocable) net economic loss only from total income allocable and apportionable (was, income allocable) to the state.

Repeals GS 105-163.1(3), the definition of dependent. Amends GS 105-163.5 to make clarifying changes and replace the phrase "exemption certificate" with "allowance certificate."

Amends GS 105-163.2 to clarify that in calculating an employee's anticipated income tax liability, the employer must allow for the additions (was, exemptions), deductions, and credits to which the employee is entitled. Makes similar conforming changes. Amends GS 105-163.5 to provide that an employee that receives wages is entitled to the withholding allowances that would result in the employer withholding approximately the employee's income tax liability. Makes conforming changes; replaces the term "exemptions" with "allowances."

Amends GS 105-163.2A(c) to remove the requirement that if the recipient of periodic payments does not file an exemption certificate, the pension payer compute the amount to be withheld as if the recipient were married and claiming three withholding exemptions.

Amends GS 105-164.3 to make clarifying changes.

Amends GS 105-164.4 to specify that a privilege tax is imposed on a retailer who is engaged in business in the state. Provides that a person who sells tangible personal property at a specialty market or other event (was, at a specialty market) is considered a retailer. Specifies that the general rate applies to the gross receipts derived from the sale or recharge of prepaid telephone classing service (was, the sale or recharge of prepaid telephone calling service is taxable at the general rate of tax). Provides that a person engaging in business (was, engaging or continuing in business) as a retailer must pay the tax on the net taxable sales of the business at the specified rate when property books are kept showing separately the gross proceeds of taxable and nontaxable sales of items subject to tax. Requires a facilitator that is liable for tax under GS 105-164.4F (accommodation rentals) to obtain a certificate of registration. Makes additional technical changes and makes language gender neutral.

GS 105-164.6(f) to require a person to obtain a certificate of registration (1) before engaging in business in the state selling or delivering tangible personal property, digital property, or a service for storage, use, or consumption in this state or (2) if the person is a facilitator liable for tax. Deletes provisions concerning the voiding and revocation of a certificate. Makes conforming language to GS 105-164.29 (application for certificate of registration) adding language to include facilitators. Adds that for the purposes of the statute, "person" means a wholesale merchant, a retailer, or a facilitator.

Enacts new GS 105-164.45 to provide that when the last day for doing an act required or allowed by this Article (Sales and Use Tax) or Subchapter VIII (Local Government Sales and Use Tax) falls on a weekend, holiday, or when the Federal Reserve Bank is closed, the act is considered timely, or payment timely made, if it is done or made on the

next business day, or next day the Federal Reserve Bank is open, as applicable.

Amends GS 105-228.4A to change the due date of the report by captive insurance companies from March 1 to March 15.

Amends GS 105-236.1 to add GS 14-118.7 (possession, transfer, or use of automated sales suppression device) to those offenses for which the Secretary of Revenue may appoint employees of the Criminal Investigations Section of the Tax Enforcement Division to serve as revenue law enforcement officers. Also corrects a statutory cross-reference.

Requires amended returns under GS 105-116 and GS 105-118.41 be filed within three years from the original due date and requires DOR to process the returns within six months. Provides that when DOR processes an amended franchise tax return or excise tax return that changes the taxable gross receipts of electricity derived within a city (or in the case of excise tax returns, the amount of the tax attributable to a city) so that the amount that should have been distributed to that city for distributions made on or before September 30, 2014, is greater than or less than the amount actually distributed, DOR must adjust the next quarterly distribution by the applicable amount and redetermine the franchise tax or excise tax share for that city based on the amended return. Sets out requirements for DOR in determining the quarterly franchise tax or excise tax share for a city. These provisions expire July 1, 2018. Amends GS 105-164.44K and GS 105-164.44L to provide that only cities that received a franchise tax share under (b) of the statute are eligible to receive an ad valorem share.

Amends GS 105-277.3(d1), GS 113-77.9(d), GS 113A-231, and GS 113A-233 to remove references to repealed statutes and make related conforming changes concerning conservation tax credits. Amends GS 113A-232 to add the following to the conditions that must be met in order for property to be subject to a conservation grant: (1) that the property be useful for one or more of these purposes: public beach access or use, public access to public waters or trails, fish and wildlife conservation, forestland or farmland conservation, watershed protection, conservation of natural areas, or conservation of predominantly natural parkland and (2) that the property be donated in perpetuity to and accepted by the state, a local government, or a body that is organized to receive and administer lands for conservation purposes and qualified to receive charitable contributions. Makes conforming changes.

Amends SL 2013-360 to delete the January 1, 2013, effective date for GS 105-159.2, therefore making it effective at the same time as the remainder of the section, July 1, 2013.

Amends GS 105-228.90(b)(1b) to amend the definition of code so that is the Internal Revenue Code as enacted as of December 31, 2013 (was, January 2, 2013). Provides that any amendments to the Internal Revenue Code enacted after January 2, 2013, that increase North Carolina taxable income for 2013 become effective for taxable years beginning on or after January 1, 2014.

Amends GS 105-242(g) to provide that if the Secretary of Revenue finds that the filing of the certificate of tax liability was erroneous, the Secretary must withdraw the lien as quickly as possible by issuing a certificate of withdrawal (was, Secretary must issue a certificate of release of the lien as quickly as possible).

Amends GS 105-242.2 (personal liability when certain taxes not paid) to amend the definition of responsible person or add a company official of a limited liability company.

Amends GS 105-296(m) to update statutory references.

Amends GS 105-309(d) to remove the requirement that personal property also be listed to indicate which property is subject to a tax credit under GS 105-151.21, which has been repealed. Repeals GS 105-320(a)(16), which also refers to the repealed statute.

GS 105-315(a)(2) to amend the requirements for persons having custody of tangible personal property of others to make clarifying changes, add to inventories exempted from the statute, and add to the items that must be included in the report.

Repeals GS 105-537(d), which prohibited a tax levied under the Article (1/4 cent county sales and use tax) from being

in effect at the same time as a tax under Article 60 (land transfer tax).

Amends SL 2013-414, Section 60(l), to update and correct session law references.

Enacts new GS 20-79.1B to provide that when the DMV or a license plate agency issues a plate other than a renewal for a vehicle whose registration has been expired for at least one year, a customer who disputes the amount of tax owed for the current year may opt for a limited registration plate until the tax issue is resolved. Requires the customer to pay all taxes due within 12 months of the date the limited plate is issued before the customer is issued a new registration and year sticker to be placed on the plate.

Amends GS 105-113.107 to add a \$50 excise tax for each gram of any low-street-value drug that is sold by weight.

Part XV. Tax Vapor Products and Prohibit Use of Vapor Products in Jails

Amends GS 105-113.3 to add vapor products to those that are subject to the tobacco products tax; local governments are prohibited from levying a privilege tax on vapor products.

Amends GS 105-113.4 to add and define consumable product as any nicotine liquid solution or other material containing nicotine that is depleted as a vapor product is used. Adds and defines vapor product. Amends the definitions of integrated wholesale dealer, manufacturer, retail dealer, and wholesale dealer to add vapor products. Amends the definition of tobacco product to exclude a vapor product. Amends GS 105-113.4D to incorporate reference to the vapor products tax. Amends GS 105-113.35 to levy an excise tax on vapor products of 5 cents per fluid milliliter of consumable product. Requires vapor products to state the amount of consumable product in milliliters. Makes conforming and organizational changes throughout the statute. Amends GS 105-113.36 (wholesale dealer and retail dealer must obtain licenses), GS 105-113.37 (payment of tax), GS 105-113.39 (discount; refund), and GS 105-113.40 (records of sales, inventories, and purchases to be kept) to make the statutes applicable to vapor products and make conforming changes.

Above provisions are effective February 1, 2015.

Amends GS 148-23.1 to prohibit using vapor products on the premises of state correctional facilities. Adds a definition of vapor products. Effective July 1, 2014. Amends GS 14-258.1 to make it a Class 1 misdemeanor to give or sell a vapor product to an inmate in the custody of the Division of Adult Correction and on the premises of a correctional facility or to an inmate in the custody of a local confinement facility, or to give a vapor product to another for delivery to an inmate. Makes it a Class 1 misdemeanor for an inmate of a local confinement facility to possess a vapor product. Effective for offenses committed on or after December 1, 2014.

Part XVI. Change Corporate Apportionment Formula to Four Times the Sales Factor

Amends GS 105-130.4(i) to provide that all apportionable income of corporations (other than those excluded in the statute) must be apportioned by multiplying the income by a fraction, the numerator of which is the property factor plus the payroll factor plus four times (was, plus twice) the sales factor, and the denominator of which is six (was, four). Provides that if the sales factor exists but the payroll factor or the property factor does not exist, the denominator of the fraction is the number of existing factors plus three (was, plus one). Effective for taxable years beginning on or after January 1, 2015.

Part XVII. Effective Date

Unless otherwise noted, the act is effective when it becomes law.

Intro. by Howard, W. Brawley, Lewis, Setzer.

[GS 14](#), [GS 18B](#), [GS 20](#), [GS 105](#), [GS 113](#), [GS 148](#), [GS 153A](#),
[GS 160A](#)

[View summary](#)

Government, Tax

H 1050 (2013-2014) [OMNIBUS TAX LAW CHANGES](#). Filed May 14 2014, *A BILL TO BE ENTITLED AN ACT TO AMEND THE REVENUE LAWS, AS RECOMMENDED BY THE REVENUE LAWS STUDY COMMITTEE.*

The House committee substitute to the 1st edition deletes the amendments to GS 105-130.4(i) which changed the corporate apportionment formula to four times the sales factor.

Intro. by Howard, W. Brawley, Lewis, Setzer.

[GS 14, GS 18B, GS 20, GS 105, GS 113, GS 148, GS 153A, GS 160A](#)

[View summary](#)

[Government, Tax](#)

H 1121 (2013-2014) [HONOR LEO MERCER, FORMER MEMBER](#). Filed May 19 2014, *A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF LEO MERCER, FORMER MEMBER OF THE GENERAL ASSEMBLY.*

As title indicates.

Intro. by Waddell.

[JOINT RES](#)

[View summary](#)

[Government, Cultural Resources and Museums](#)

H 1122 (2013-2014) [DRIVERS LICENSE MATERIAL TECHNICAL STANDARD](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE DRIVERS LICENSE MATERIAL TECHNICAL STANDARDS, AS RECOMMENDED BY THE JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.*

Amends GS 20-7 to require that driver's licenses include a color photo of the license holder applied to material measured by the industry standard of security and durability and that is resistant to tampering and reproduction (was, a color photo, or a properly applied laser engraved picture on polycarbonate material).

Intro. by Iler.

[GS 20](#)

[View summary](#)

[Government, State Agencies, Department of Transportation, Transportation](#)

H 1123 (2013-2014) [EXCLUDE FEDERAL LANDS ACCESS FUNDS FROM STI](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO EXCLUDE FEDERAL LANDS ACCESS PROGRAM FUNDS FROM THE STRATEGIC TRANSPORTATION INVESTMENTS ACT FORMULA, AS RECOMMENDED BY THE JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.*

As title indicates.

Intro. by Iler.

[GS 136](#)

[View summary](#)

[Transportation](#)

H 1124 (2013-2014) [DOT MINORITY/WOMEN BUSINESS PROGRAM](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO EXTEND BY ONE YEAR THE DEPARTMENT OF TRANSPORTATION DISADVANTAGED MINORITY-OWNED AND WOMEN-OWNED BUSINESS PROGRAM, AS RECOMMENDED BY THE JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.*

Amends GS 136-28.4, as the title indicates, extending the program until August 31, 2015.

Intro. by Iler.

GS 136

[View summary](#)

**Business and Commerce, Government, State Agencies,
Department of Transportation**

H 1125 (2013-2014) [ALT. CRITERIA UNDER STI FOR EMERGENCY REPAIR](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO APPLY ALTERNATE PRIORITIZATION CRITERIA UNDER THE STRATEGIC TRANSPORTATION INVESTMENTS ACT FORMULA TO FEDERAL AND STATE FUNDS USED FOR EMERGENCY REPAIR WORK, AS RECOMMENDED BY THE JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.*

Amends GS 136-189.11 to exclude specified funds from the prioritization criteria under the strategic transportation investments act formula funds obligated in support of emergency repair work necessary to restore essential travel, minimize the extent of damage, or protect remaining facilities, resulting from events that occurred during a declared emergency that significantly damaged the state maintained transportation system to the extent that safe passage is jeopardized. Funds not subject to the prioritization criteria are (1) federal or state funds obligated for repairs for which federal Emergency Relief Funds are available and (2) state funds obligated for repairs to damage occurring as a result of an event declared to be a federal or state emergency.

Intro. by Iler.

GS 136

[View summary](#)

Transportation

H 1126 (2013-2014) [DOT PARTNERSHIPS WITH PRIVATE DEVELOPERS](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO REENACT THE AUTHORIZATION FOR THE DEPARTMENT OF TRANSPORTATION TO PARTICIPATE IN PRIVATE DEVELOPER CONTRACTS FOR IMPROVEMENTS TO THE STATE HIGHWAY SYSTEM, SUBJECT TO A LIMIT OF THE LESSER OF TEN PERCENT OR TWO HUNDRED FIFTY THOUSAND DOLLARS, AS RECOMMENDED BY THE JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.*

Amends SL 2009-235 as the title indicates, extending the authorization to December 31, 2016.

Intro. by Iler.

UNCODIFIED

[View summary](#)

**Government, State Agencies, Department of
Transportation, Transportation**

H 1128 (2013-2014) [BAN PUBLICATION OF MUG SHOTS FOR PROFIT](#). Filed May 19 2014, *A JOINT RESOLUTION AUTHORIZING THE 2013 GENERAL ASSEMBLY TO CONSIDER A BILL TO BE ENTITLED AN ACT MAKING IT AN UNFAIR TRADE PRACTICE TO SOLICIT OR ACCEPT PAYMENT FOR THE REMOVAL OF CRIMINAL RECORD*

INFORMATION FROM PRINT PUBLICATIONS OR INTERNET WEB SITES AND REQUIRING THE REMOVAL OF SUCH INFORMATION FROM PUBLICATIONS AND WEB SITES IF A PERSON IS ACQUITTED OR THE CHARGES ARE DISMISSED WITHOUT CONVICTION.

As title indicates.

Intro. by R. Brawley.

JOINT RES

[View summary](#)

Business and Commerce, Courts/Judiciary, Criminal Justice, Criminal Law and Procedure, Government, General Assembly

H 1129 (2013-2014) **MILITARY APPRECIATION DAY**. Filed May 19 2014, *A JOINT RESOLUTION EXPRESSING GRATITUDE AND APPRECIATION TO THE MEN AND WOMEN OF THE UNITED STATES ARMED FORCES.*

As title indicates.

Intro. by Cleveland.

JOINT RES

[View summary](#)

Military and Veteran's Affairs

PUBLIC/SENATE BILLS

S 792 (2013-2014) **FERRY TOLLING/REPLACEMENT FUNDS**. Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO PROTECT THE CITIZENS OF NORTH CAROLINA FROM THE FERRY TAX AND TO APPROPRIATE FUNDS TO THE DEPARTMENT OF TRANSPORTATION FOR FERRY VESSEL REPLACEMENT.*

Amends GS 136-82 to remove the Department of Transportation's (DOT) power to prescribe and collect ferry tolls. Allows DOT to allow ferry sponsorships and extends permissible advertising to allow advertising at ferry facilities in addition to within ferry vessels. Allows DOT to issue rules to implement provisions concerning these and related receipt-generating activities. Makes conforming and clarifying changes.

Effective July 1, 2014, appropriates \$5 million for the Highway Fund to DOT in recurring funds to be allocated to the Division of Ferries for ferry vessel replacement.

Intro. by Cook.

APPROP, GS 136

[View summary](#)

Government, Budget/Appropriations, State Agencies, Department of Transportation, Transportation

S 793 (2013-2014) **CHARTER SCHOOL MODIFICATIONS**. Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PROCESS FOR REVIEW OF CHARTER APPLICATIONS BY THE NORTH CAROLINA CHARTER SCHOOLS ADVISORY BOARD, TO RAISE THE APPLICATION FEE FOR CHARTER APPLICATIONS, TO REQUIRE ADOPTION OF RULES FOR THE CHARTER APPLICATION PROCESS, TO CLARIFY THE APPEALS PROCESS FOR DENIALS OF CHARTER APPLICATIONS, AND TO MAKE CHARTER SCHOOLS SUBJECT TO REQUIREMENTS OF THE OPEN MEETINGS AND PUBLIC RECORDS LAWS, AS RECOMMENDED BY THE JOINT LEGISLATIVE EDUCATION*

OVERSIGHT COMMITTEE.

Amends GS 115C-238.29A(b) to set out minimum standards for the review and recommendation process for charter applications by the NC Charter Schools Advisory Board, including requiring specific factual support for the final recommendation of approval or denial. Amends GS 115C-238.29B to set the application fee at \$1,000 (was, no less than \$500 and no more than \$1,000). Also amends the statute to require the State Board of Education (State Board) to adopt rules according to Article 2A of GS Chapter 150B regarding all aspects of charter school operation. Amends GS 115C-238.29D to require the State Board to make final decisions on the approval or denial of applications by June 15 of a calendar year on all applications received before a date established by the Office of Charter Schools for the receipt of applications in the prior calendar year (was, required the State Board to act by January 15 of a calendar year on all applications and appeals received prior to a date set by the Office of Charter Schools for receipt of applications in the prior calendar year). Allows the State Board to make a final decision for approval contingent on successful completion of a planning year. Allows final decisions denying an application to be appealed by commencing a contested case in the Office of Administrative Hearings. Amends GS 115C-238.29F to make the charter school, and the board of directors of the nonprofit operating the charter, subject to the Public Records Act and the Open Meetings Law. Applies beginning with the 2014-15 school year.

Intro. by Tillman, Cook.

GS 115C

[View summary](#)**Education, Elementary and Secondary Education**

S 794 (2013-2014) **DISAPPROVE INDUSTRIAL COMMISSION RULES**. Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO DISAPPROVE CERTAIN RULES ADOPTED BY THE NORTH CAROLINA INDUSTRIAL COMMISSION.*

Disapproves 04 NCAC 10A .0605 (Discovery), 04 NCAC 10A .0701 (Review by the Full Commission), 04 NCAC 10A .0109 (Vocational Rehabilitation Services and Return to Work), 04 NCAC 10E .0203 (Fees Set by the Commission), 04 NCAC 10L .0101 (Form 21), 04 NCAC 10L .0102 (Form 26), and 04 NCAC 10L .0103 (Form 26A), as adopted by the Industrial Commission on March 11, 2014, and approved by the Rules Review Commission on March 20, 2014. Disapproves 04 NCAC 10A .0609A (Medical Motions and Emergency Medical Motions), adopted by the Industrial Commission on March 11, 2014, and approved by the Rules Review Commission on April 17, 2014.

Intro. by Brown.

UNCODIFIED

[View summary](#)**Employment and Retirement, Government, APA/Rule Making**

S 796 (2013-2014) **MILITARY APPRECIATION DAY**. Filed May 19 2014, *A JOINT RESOLUTION EXPRESSING GRATITUDE AND APPRECIATION TO THE MEN AND WOMEN OF THE UNITED STATES ARMED FORCES.*

Identical to [H 1129](#), filed on May 19, 2014.

As title indicates.

Intro. by Brown.

JOINT RES

[View summary](#)**Military and Veteran's Affairs**

S 797 (2013-2014) [911 BOARD/BACK-UP PSAP](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT AMENDING THE DUTIES OF THE 911 BOARD RELATING TO PUBLIC SAFETY ANSWERING POINTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON INFORMATION TECHNOLOGY.*

Amends several sections of GS Chapter 62A, Article 3, concerning emergency telephone service and back-up public safety answering points (PSAPs). Amends GS 62A-42 to define back-up PSAP as a facility prepared to operate as part of a 911 system and all other features of its associated primary PSAP. Amends the powers and duties of the 911 Board to include ensuring that individual PSAP plans incorporate a back up-PSAP as well as establishing operating standards for back-up PSAPs. Amends GS 62A-46 to provide that PSAPs that receive an allocation from the 911 Fund for PSAPs must have plans and means to serve as a back-up PSAP and must maintain a plan and means for 911 call taking in the event 911 calls cannot be received or processed in the primary PSAP. Provides that the 911 Board can reduce, suspend, or terminate distributions from the 911 Fund if a PSAP does not comply with these new requirements as well as those previously established. Makes technical and conforming changes.

Intro. by Brock.

[GS 62A](#)

[View summary](#)

[Government, Public Safety](#)

S 798 (2013-2014) [STATE CIO/MOBILE COMMUNICATIONS DEVICES](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT RELATING TO THE AUTHORITY OF THE STATE CHIEF INFORMATION OFFICER TO MONITOR STATE AGENCY USE OF MOBILE ELECTRONIC COMMUNICATIONS DEVICES AS RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON INFORMATION TECHNOLOGY.*

Amends GS 147-33.91 to require the State Chief Information Officer (SCIO) to exercise general coordinating authority for all mobile electronic communications matters related to the internal management and operations of state agencies. Allows the SCIO, in cooperation with agency heads, to monitor the use of mobile devices within state agencies and maintain information on (1) the total number of devices used by each agency, (2) the total cost of mobile devices issued by each agency, (3) the number and cost of new devices issued, and (4) the contracts used to obtain the devices. Repeals SL 2013-360, Section 7.18, concerning state agency reporting on mobile device use and policies, as well as a plan for consolidating device contracts.

Intro. by Brock, Hise.

[GS 147](#)

[View summary](#)

[Government, State Agencies, Office of Information Technology Services](#)

S 800 (2013-2014) [APPROPRIATIONS ACT OF 2014](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES.*

Blank bill.

Intro. by Hunt, B. Jackson, Brown.

[APPROP](#)

[View summary](#)

[Government, Budget/Appropriations](#)

S 802 (2013-2014) [APPROPRIATIONS ACT OF 2014](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES.*

Blank bill.

Intro. by B. Jackson, Brown, Harrington.

[APPROP](#)

[View summary](#)

[Government, Budget/Appropriations](#)

S 803 (2013-2014) [STATUS REPORTS FILED BY GUARDIANS](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO AMEND THE REQUIRED CONTENTS OF A STATUS REPORT FILED BY A PUBLIC GUARDIAN, AS RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON HEALTH AND HUMAN SERVICES.*

Amends GS 35A-1242, regarding the contents of status reports required to be filed by public guardians of incompetent persons, providing that each status report must include 8 items, including a report on the guardian's efforts to restore competency and a report of the guardian's efforts to seek alternatives to guardianship. Provides that specified status reports must be made available to the Director of the Division of Aging or the Director's designee. Establishes that a clerk, or any interested party can file a motion in the county where the guardianship is docketed to request modification of the order appointing guardianship or for consideration of matters in the status report.

Amends the definition of status report found in GS 35A-1202, deleting all included content requirements for status reports.

Effective October 1, 2014.

Intro. by Hise, Barringer, Randleman.

[GS 35A](#)

[View summary](#)

[Health and Human Services, Social Services](#)

S 804 (2013-2014) [STRATEGIES FOR IMPROVING MH-DD-SAS](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT REQUIRING THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO DEVELOP AND REPORT ON STRATEGIES AND RECOMMENDATIONS FOR IMPROVING THE DELIVERY OF MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES, AS RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON HEALTH AND HUMAN SERVICES.*

Requires the Department of Health and Human Services (DHHS) to report to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division by November 1, 2014, on eight specified components, including a strategy for improving communication and coordination among all divisions administering funds or programs related to the delivery of behavioral health services, a plan ensuring that a comprehensive array of outpatient treatment and crisis prevention and intervention services are available and accessible to children, adolescents, and adults in every LME/MCO catchment area, and a status update on the implementation of each component of the 2008 Mental Health Commission Workforce Development Plan.

Requires DHHS to report to the House of Representatives Appropriations Subcommittee on Health and Human Services, Senate Appropriations Committee on Health and Human Services, the Joint Legislative Oversight Committee on Health and Human Services, and the Fiscal Research Division by March 1, 2015, on (1) a comprehensive strategy

to address the dearth of licensed child and adolescent inpatient psychiatric beds; and (2) recommendations for meaningful outcome measures for implementation by state operated alcohol and drug abuse treatment centers to assess the impact of inpatient treatment on substance use following discharge.

Intro. by Hise, Hartsell.

STUDY

[View summary](#)

Government, State Agencies, Department of Health and Human Services, Health and Human Services, Health, Mental Health

S 805 (2013-2014) **STUDY ESTABLISHMENT OF NEW OPTOMETRY SCHOOLS**. Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT REQUIRING THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA, AND ENCOURAGING THE NORTH CAROLINA INDEPENDENT COLLEGES AND UNIVERSITIES, INC., TO STUDY AND REPORT TO THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON HEALTH AND HUMAN SERVICES ON THE FEASIBILITY OF ESTABLISHING AN AFFILIATED SCHOOL OF OPTOMETRY, AS RECOMMENDED BY THE LEGISLATIVE RESEARCH COMMISSION STUDY COMMITTEE ON HEALTH CARE PROVIDER PRACTICE SUSTAINABILITY AND TRAINING/ADDITIONAL TRANSPARENCY IN HEALTH CARE.*

Identical to [H 1066](#), filed 5/14/14.

Requires the UNC Board of Governors to study and report on the feasibility of establishing a school of optometry at one or more the following institutions:

- (1) The University of North Carolina at Chapel Hill
- (2) East Carolina University
- (3) Elizabeth City State University
- (4) Fayetteville State University
- (5) North Carolina Agricultural and Technical State University
- (6) North Carolina Central University
- (7) Winston-Salem State University

The report is to be submitted, by December 1, 2014, to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division. The report must include (1) a breakdown of expenditures for establishing and operating a school of optometry, (2) a breakdown of all funds available to assist the institution with these expenses, and (3) the projected number of applicants for the affiliated school of optometry.

Encourages the NC Independent Colleges and Universities, Inc. to make the same report.

Intro. by Hise, Curtis.

STUDY

[View summary](#)

Education, Higher Education, Health and Human Services, Health

S 806 (2013-2014) **EDUCATION LONGITUDINAL DATA SYSTEM CHANGES**. Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT AMENDING THE LAW PERTAINING TO THE EDUCATION LONGITUDINAL DATA SYSTEM, AS*

RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON INFORMATION TECHNOLOGY.

Amends GS Chapter 116E, Educational Longitudinal Data System (ELDS), as the title indicates. Amends GS 116E-1(7) to clarify that the term workforce data refers to data relating to employment status, wage information, geographic location of employment, and employer information for individuals. Also amends GS 116E-2(a) to clarify that North Carolina's ELDS is a statewide data system that contains individual student data as well. Amends the purpose of ELDS to include facilitating and enabling the exchange of student data and workforce data among state agencies and institutions.

Amends GS 116E-3, adding new subsection (f) which locates the North Carolina Longitudinal Data System Board (Board) administratively within the Department of Public Instruction (DPI), but directs the Board to exercise its powers and duties independently of the DPI and the State Board of Education (SBE). Authorizes the Board to employ professional and clerical staff, including an executive director. Also amends GS 116E-5 to provide that the North Carolina Longitudinal Data System (the System) is an information technology asset of the state and although located administratively within DPI, it is to be operated independently of DPI and the SBE. Removes provision designating the System as an authorized representative of DPI, the University of North Carolina (UNC), and the North Carolina System of Community Colleges (NCSCC) for the purposes of accessing and compiling student record data for research purposes. Instead makes the Board the authorized representative of DPI, UNC, and the NCSCC. Provides that the Board may receive funding from specified sources that were previously identified as funding sources for the System.

Makes additional conforming, and technical changes including amending the Board's powers.

Intro. by Brock, Hise, Clark.

[GS 116E](#)

[View summary](#)

[Education, Employment and Retirement](#)

LOCAL/HOUSE BILLS

H 1120 (2013-2014) [2 CO. COMM./DURHAM TECH. BD.](#) Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT AUTHORIZING TWO COUNTY COMMISSIONERS TO SERVE ON THE BOARD OF DURHAM TECHNICAL COMMUNITY COLLEGE.*

Identical to [S 785](#), filed 5/15/14.

As title indicates.

Intro. by Meyer, Luebke, Insko.

[Durham](#)

[View summary](#)

[Education, Higher Education](#)

H 1127 (2013-2014) [MAGGIE VALLEY DEANNEXATION.](#) Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO REMOVE A DESCRIBED AREA FROM THE CORPORATE LIMITS OF THE TOWN OF MAGGIE VALLEY.*

As title indicates. Effective June 30, 2014.

Intro. by Presnell.

[Haywood](#)

[View summary](#)

LOCAL/SENATE BILLS

S 795 (2013-2014) [LOCAL OPTION SALES TAX](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO AUTHORIZE COUNTIES TO LEVY AN ADDITIONAL ONE-QUARTER CENT SALES AND USE TAX FOR SCHOOL CONSTRUCTION.*

Enacts new Article 47 of GS Chapter 105 authorizing counties to levy a 1/4% sales tax, subject to approval by the voters, to be used only for school construction or renovation, for the purchase of land or facilities for schools, and for debt service. Only applies if the county has already levied the first 1 cent local sales and use tax, the first 1/2 cent local sales and use tax, and the second 1/2 cent local sales and use tax.

The new sales tax is administered in the same way as other local sales taxes except that (1) it does not apply to food, (2) it does not apply to the sales price of a bundled transaction, pursuant to GS 105-467(a)(5a), and (3) it is not shared with municipalities.

Does not apply to construction materials purchased for a lump-sum or unit-price contract awarded or entered into before the effective date of the levy.

Effective when the act becomes law.

Applies only to Onslow County.

Intro. by Brown.

[Onslow](#)

[View summary](#)

[Education, Government, Tax](#)

S 799 (2013-2014) [CARRBORO BUILDING CODES](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CARRBORO TO ADOPT AND ENFORCE WITHIN ITS CORPORATE LIMITS AND EXTRATERRITORIAL PLANNING JURISDICTION THE 2012 ENERGY CONSERVATION CODE AND 2012 RESIDENTIAL CODE.*

Identical to [H 1082](#), filed on May 15, 2014.

Provides that, notwithstanding any law to the contrary, the Carrboro Board of Aldermen / Town of Carrboro can adopt by ordinance and enforce the 2012 Energy Conservation Code and 2012 Residential Code within its corporate limits and extraterritorial planning jurisdiction.

Intro. by Foushee.

[Orange](#)

[View summary](#)

[Development, Land Use and Housing, Building and Construction](#)

S 801 (2013-2014) [MORGANTON CHARTER AMENDMENT](#). Filed May 19 2014, *A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE CITY OF MORGANTON CONCERNING THE PROCEDURE FOR REMOVING THE MAYOR AND MEMBERS OF THE CITY COUNCIL FROM OFFICE AND MAKING CHANGES RELATED TO THE METHOD AND TIME OF MUNICIPAL ELECTIONS.*

Amends Article III of the Charter for the City of Morganton, (SL 1975-180) as the title indicates. Changes include providing that the Mayor or Council members are elected by the nonpartisan plurality method.

Intro. by Daniel.

Burke

[View summary](#)

ACTIONS ON BILLS

PUBLIC BILLS

H 150: ZONING/DESIGN & AESTHETIC CONTROLS.

Senate: Withdrawn From Cal

Senate: Re-ref Com On Rules and Operations of the Senate

H 688: AMEND CONTINUING ED REQ'S/CERT. WELL K'ORS.

Senate: Conf Com Reported

Senate: Placed On Cal For 05/20/2014

H 691: LIMIT SOLDIERS CC TUITION.

Senate: Withdrawn From Cal

Senate: Re-ref Com On Appropriations/Base Budget

H 1076: REDUCE HARD COPIES/APPELLATE DIV. REPORTS.

House: Ref To Com On Judiciary Subcommittee B

House: Passed 1st Reading

H 1077: HIGHWAY PATROL UNIFORMS.

House: Passed 1st Reading

House: Ref To Com On Appropriations

H 1078: BUSINESS CT JUDGES/END S SPECIAL SUP CT JUDGES.

House: Passed 1st Reading

House: Ref To Com On Appropriations

H 1079: POSITIONS FOR STATE TREASURER COMPLIANCE UNIT.

House: Passed 1st Reading

House: Ref to the Com on State Personnel, if favorable, Appropriations

H 1081: REFORM AGENCY REVIEW OF ENGINEERING WORK.

House: Passed 1st Reading

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

H 1083: EXPAND MEDICAID TO INCLUDE ALL BELOW 133% FPL.

House: Ref to the Com on Health and Human Services, if favorable, Appropriations

House: Passed 1st Reading

H 1084: CHARTER SCHOOLS/STUDENTS WITH IEPS.

House: Passed 1st Reading

House: Ref To Com On Appropriations

H 1085: INCREASE CHARTER SCHOOL ACCOUNTABILITY.

House: Passed 1st Reading

House: Ref To Com On Appropriations

H 1086: DOT STUDY OF STATE PARKS & TRAILS SIGNAGE.

House: Passed 1st Reading

House: Ref To Com On Transportation

H 1087: PRESERVE BIOLOGICAL EVIDENCE/STUDY.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee B

H 1088: HIGHWAY PATROL ROUTINE MAINTENANCE.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee A

H 1089: AOC CIVIL CASE MANAGEMENT SYSTEM.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee A

H 1090: AOC INFORMATION TECHNOLOGY POLICY.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee A

H 1091: STUDY SUPERVISION OF MAGISTRATES.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee A

H 1092: ENFORCE PAYMENT OF CRIMINAL MEDIATION FEE.

House: Ref To Com On Judiciary Subcommittee B

House: Passed 1st Reading

H 1093: STATE CRIME LAB SALARY INCREASE/FUNDS.

House: Passed 1st Reading

House: Ref To Com On Appropriations

H 1094: MANDATORY MEDIATED SETTLEMENTS/DISTRICT CT.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee A

H 1095: REMOTE TESTIMONY BY ANALYSTS.

House: Passed 1st Reading

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

H 1097: SERVICE OF HEARING ORDER/MV DEALER LICENSEE.

House: Ref to the Com on Judiciary Subcommittee A, if favorable, Transportation

House: Passed 1st Reading

H 1098: DMV DL MEDICAL REVIEW PROGRAM CHANGES.

House: Passed 1st Reading

House: Ref To Com On Transportation

H 1099: UNMANNED AIRCRAFT REGULATION.

House: Passed 1st Reading

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

H 1100: BOOST STATE NATURE/HERITAGE TOURISM INDUSTRY.

House: Passed 1st Reading

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

Senate: Passed 1st Reading

Senate: Ref to Commerce. If fav, re-ref to Appropriations/Base Budget

H 1101: MECHANICS LIENS - LEASED PUBLIC PROPERTY.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee C

H 1102: MECHANICS LIENS - CLARIFY LIEN AGENT NOTICE.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee C

H 1103: VERIFICATION/JURISDICTION IN JUVENILE CASES.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee C

H 1104: STUDY OVERSIGHT/CONFLICTS OF INT./FOSTER CARE.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee C

H 1105: LOCAL EROSION PRGRMS/TAKEOVER EXISTING PLANS.

House: Passed 1st Reading

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

H 1106: EROSION CONTROL DESIGNER CERTIFICATION.

House: Passed 1st Reading

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

H 1107: RESTORE LOTTERY \$ FOR SCHOOL CONSTRUCTION.

House: Passed 1st Reading

House: Ref To Com On Appropriations

H 1109: CLARIFY EXISTING RULE READOPTION PROCESS.

House: Ref To Com On Regulatory Reform

House: Passed 1st Reading

Senate: Passed 1st Reading

Senate: Ref To Com On Judiciary I

H 1110: IMPROVE OVERSIGHT OF PUBLIC GUARDIANSHIP.

House: Passed 1st Reading

House: Ref To Com On Judiciary Subcommittee C

H 1111: WESTERN SCHOOL OF SCIENCE & MATH/FUNDS.

House: Passed 1st Reading

House: Ref To Com On Appropriations

H 1112: CONFIRM CHARLTON L. ALLEN TO INDUSTRIAL COMM.

House: Passed 1st Reading

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

H 1115: ENHANCE STATE TRIBE RECOGNITION PROCESS.

House: Passed 1st Reading

House: Ref to the Com on Government, if favorable, Judiciary Subcommittee A

H 1116: IMPLEMENT GSC RECOMMENDATIONS.

House: Passed 1st Reading

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

Senate: Ref To Com On Judiciary I

Senate: Passed 1st Reading

H 1117: CONFORM PLEDGE OF JOINT ACCOUNT LAWS.

House: Passed 1st Reading

House: Ref to the Com on Banking, if favorable, Judiciary Subcommittee A

H 1118: 2014 TECHNICAL CORRECTIONS.

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

House: Passed 1st Reading

H 1121: HONOR LEO MERCER, FORMER MEMBER.

House: Filed

H 1122: DRIVERS LICENSE MATERIAL TECHNICAL STANDARD.

House: Filed

H 1123: EXCLUDE FEDERAL LANDS ACCESS FUNDS FROM STL.

House: Filed

H 1124: DOT MINORITY/WOMEN BUSINESS PROGRAM.

House: Filed

H 1125: ALT. CRITERIA UNDER STI FOR EMERGENCY REPAIR.

House: Filed

H 1126: DOT PARTNERSHIPS WITH PRIVATE DEVELOPERS.

House: Filed

H 1128: BAN PUBLICATION OF MUG SHOTS FOR PROFIT.

House: Filed

H 1129: MILITARY APPRECIATION DAY.

House: Filed

Senate: Filed

Senate: Passed 1st Reading

Senate: Placed On Cal For 05/20/2014

S 144: NONPROFIT GRANTS/INCREASE ACCOUNTABILITY.

Senate: Withdrawn From Cal

Senate: Re-ref Com On Appropriations/Base Budget

S 556: WIND UP HIGH RISK HEALTH INSURANCE POOL.

Senate: Withdrawn From Cal

Senate: Re-ref Com On Appropriations/Base Budget

S 648: NC COMMERCE PROTECTION ACT OF 2013.

Senate: Sequential Referral To Finance Added

S 734: AUTHORITY TO ADOPT CERTAIN ORDINANCES.

Senate: Sequential Referral To State and Local Government Stricken

Senate: Sequential Referral To Finance Added

S 768: APPROPRIATIONS ACT OF 2014.

Senate: Passed 1st Reading

Senate: Ref To Com On Appropriations/Base Budget

Senate: Filed

Senate: Filed

S 770: SCHEMATIC DIAGRAMS AND KEYS OF SCHOOLS.

Senate: Passed 1st Reading

Senate: Ref to Education/Higher Education. If fav, re-ref to Judiciary II

S 771: MILITARY STUDENT IDENTIFIER.

Senate: Passed 1st Reading

Senate: Ref To Com On Education/Higher Education

S 772: STATE NAT. & HIST. PRESERVE DELETIONS.

Senate: Passed 1st Reading

Senate: Ref To Com On Agriculture/Environment/Natural Resources

S 774: BURDEN OF PROOF IN CERTAIN CONTESTED CASES.

Senate: Passed 1st Reading

Senate: Ref To Com On Judiciary I

S 775: OAH ELECTRONIC FILING.

Senate: Passed 1st Reading

Senate: Ref To Com On Judiciary I

S 776: STREAMLINE RULE-MAKING PROCESS.

Senate: Passed 1st Reading

Senate: Ref To Com On Judiciary I

S 777: ELIMINATE OBSOLETE BOARDS AND COMMISSIONS.

Senate: Passed 1st Reading

Senate: Ref to Education/Higher Education. If fav, re-ref to Judiciary I

S 778: LICENSING BOARDS RULES FOR PROF. CORPS.

Senate: Passed 1st Reading

Senate: Ref To Com On Judiciary I

S 780: AMEND OLB REPORTING REQUIREMENTS.

Senate: Passed 1st Reading

Senate: Ref To Com On Judiciary I

S 781: SBOE RULEMAKING CLARIFICATION.

Senate: Passed 1st Reading

Senate: Ref to Education/Higher Education. If fav, re-ref to Judiciary I

S 782: STATE PLAN AMENDMENTS/SUBMISSION AND NOTICE.

Senate: Passed 1st Reading

Senate: Ref To Com On Health Care

S 783: ESTABLISH CHIROPRACTOR CO-PAY PARITY.

Senate: Passed 1st Reading

Senate: Ref to Insurance. If fav, re-ref to Health Care

S 784: STUDY EXPANSION OF HEALTH CARE TRANSPARENCY.

Senate: Ref To Com On Health Care

Senate: Passed 1st Reading

S 786: ENERGY MODERNIZATION ACT.

Senate: Passed 1st Reading

Senate: Ref to Commerce. If fav, re-ref to Finance

S 787: TEACHER FUNDS MUST BE 51% OF SCHOOL BUDGET.

Senate: Passed 1st Reading

Senate: Ref to Education/Higher Education. If fav, re-ref to Appropriations/Base Budget

S 789: FUNDS FOR GEOGRAPHICALLY SPARSE LEAS.

Senate: Passed 1st Reading

Senate: Ref to Education/Higher Education. If fav, re-ref to Appropriations/Base Budget

S 790: MAINTAIN CAPE HATTERAS EMC EXEMPT STATUS.

Senate: Passed 1st Reading

Senate: Ref to Commerce. If fav, re-ref to Finance

S 791: OUTER BANKS LAND MANAGEMENT ACT.

Senate: Passed 1st Reading

Senate: Ref to Agriculture/Environment/Natural Resources. If fav, re-ref to Appropriations/Base Budget

S 792: FERRY TOLLING/REPLACEMENT FUNDS.

Senate: Filed

S 793: CHARTER SCHOOL MODIFICATIONS.

Senate: Filed

S 794: DISAPPROVE INDUSTRIAL COMMISSION RULES.

Senate: Filed

S 797: 911 BOARD/BACK-UP PSAP.

Senate: Filed

S 798: STATE CIO/MOBILE COMMUNICATIONS DEVICES.

Senate: Filed

S 803: STATUS REPORTS FILED BY GUARDIANS.

Senate: Filed

S 804: STRATEGIES FOR IMPROVING MH-DD-SAS.

Senate: Filed

S 805: STUDY ESTABLISHMENT OF NEW OPTOMETRY SCHOOLS.

Senate: Filed

S 806: EDUCATION LONGITUDINAL DATA SYSTEM CHANGES.

Senate: Filed

LOCAL BILLS

H 1080: WATHA DEANNEXATION.

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

House: Passed 1st Reading

H 1082: CARRBORO BUILDING CODES.

House: Passed 1st Reading

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

Senate: Filed

H 1096: UNION COUNTY/CONTRACTED AMBULANCE SERVICE.

House: Passed 1st Reading

House: Ref To Com On Government

H 1108: DUPLIN COMM. ELECTIONS TECHNICAL CORRECTION.

House: Passed 1st Reading

House: Ref To Com On Elections

H 1113: BENT CREEK PROPERTY SULLIVAN ACT EXEMPTION.

House: Passed 1st Reading

House: Ref To Com On Government

H 1114: ELK PARK/DEED TRANSFERRING PROPERTY.

House: Passed 1st Reading

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

H 1120: 2 CO. COMM./DURHAM TECH. BD.

House: Filed

Senate: Passed 1st Reading

Senate: Ref To Com On Education/Higher Education

H 1127: MAGGIE VALLEY DEANNEXATION.

House: Filed

S 766: AUTHORIZE FEE FOR REPAIRS OF DAM-RICHMOND.

Senate: Passed 1st Reading

Senate: Ref to State and Local Government. If fav, re-ref to Finance

S 767: ROCKINGHAM DEANNEXATION.

Senate: Passed 1st Reading

Senate: Ref to State and Local Government. If fav, re-ref to Finance

S 788: TOWN OF DUCK/EMINENT DOMAIN.

Senate: Passed 1st Reading

Senate: Ref to State and Local Government. If fav, re-ref to Finance

S 795: LOCAL OPTION SALES TAX.

Senate: Filed

S 801: MORGANTON CHARTER AMENDMENT.

Senate: Filed

[Print Version](#)