



## The Daily Bulletin: Tuesday, April 14, 2015

### PUBLIC/HOUSE BILLS

H 81 (2015-2016) [EXPAND 1%/\\$80 RATE FOR MILL MACHINERY](#). Filed Feb 11 2015, *AN ACT TO EXPAND THE SCOPE OF THE 1%/\$80 RATE ON MILL MACHINERY TO INCLUDE MACHINERY AND EQUIPMENT USED BY COMPANIES ENGAGED IN METAL FABRICATION.*

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

Amends the catch line of GS 105-187.51B to read: "Tax imposed on machinery, equipment, and other tangible personal property used by certain companies." (was, Tax imposed on certain recyclers, research, and development companies, industrial machinery refurbishing companies, and companies located at ports facilities.)

Amends GS 105-187.51B(a)(6) to provide that a privilege tax is also imposed on a company with annual gross receipts of at least \$8 million, including the gross receipts of all related persons as defined in GS 105-163.010. Expands the equipment purchase requirements that a company must meet to include that the equipment or attachment or repair part for the equipment may be used by the company to establish the fabrication or manufacture of metal products or used by the company to create equipment for the fabrication or manufacture of metal products. Provides that a company would not be required to be primarily engaged in the fabrication of metal products to meet the requirements for the privilege tax. Effective July 1, 2015 and applies to purchases made on or after that date.

Adds a new Section 2 that directs the Revenue Laws Study Committee to study the scope and application of the privilege tax at the rate of 1% with an \$80 cap for purchases of mill machinery and other equipment and report its findings, along with any legislative recommendations, to the 2016 Regular Session of the 2015 General Assembly.

Changes the bill's long title to reflect the changes to the bill.

**Intro. by Malone, Lewis, Collins, S. Martin.**

[GS 105](#)

[View summary](#)

[Government, Tax](#)

H 237 (2015-2016) [REPEAL PERSONAL ED PLANS/MODIFY TRANS PLANS. \(NEW\)](#) Filed Mar 16 2015, *AN ACT TO REPEAL PERSONAL EDUCATION PLANS AND MODIFY TRANSITION PLANS.*

House committee substitute amends the 1st edition as follows.

Reenacts GS 115C-105.41 (repealed in the 1st edition). Instead repeals the provisions of GS 115C-105.41 which required the development of personal education plans (PEPs) for students deemed to be at risk of academic failure. Replaces the requirement to provide PEPs for academically failing students with the requirement that local boards of education adopt and implement rules that direct school improvement teams to consider transition plans for at risk students, as defined by the State Board of Education. Provides that the transition plans are to be used to assist at risk students in making a successful transition between the elementary and middle school years and between the middle and high school years. Also retains language regarding the need for local school administrative units to identify students who are at risk for academic failure as early as can reasonably be accomplished.

Amends the catch line for GS 115C-15.41 and the long and short titles of this act to reflect the changes in bill content.

**Intro. by Elmore, Holloway.**

GS 115C

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

H 255 (2015-2016) **BUILDING CODE REG. REFORM**. Filed Mar 17 2015, *AN ACT TO REFORM BUILDING CODE ENFORCEMENT TO PROMOTE ECONOMIC GROWTH BY CONFORMING WORK IN PROGRESS INSPECTION AUTHORITY TO RECENTLY ENACTED INSPECTION LIMITATIONS, BY REQUIRING THE BUILDING CODE COUNCIL TO STUDY THE ALTERNATE METHODS APPROVAL PROCESS, BY CLARIFYING THE DEFINITION OF OFFICIAL MISCONDUCT FOR CODE OFFICIALS, BY RAISING THE THRESHOLD FOR REQUIREMENT OF A BUILDING PERMIT, BY CREATING THE BUILDING CODE COUNCIL RESIDENTIAL CODE COMMITTEE AND THE BUILDING CODE COMMITTEE, BY REQUIRING INTERNET POSTING OF CERTAIN COUNCIL DECISIONS AND INTERPRETATIONS, BY CLARIFYING THAT INSPECTION FEES COLLECTED BY CITIES AND COUNTIES MAY ONLY BE USED TO SUPPORT THE INSPECTION DEPARTMENT, AND BY REQUIRING THAT INSPECTIONS BE PERFORMED IN FULL AND IN A TIMELY MANNER AND INSPECTION REPORTS TO INCLUDE ALL ITEMS FAILING TO MEET CODE REQUIREMENTS.*

House committee substitute makes the following changes to the 2nd edition.

Changes the long title.

Amends GS 153A-357(counties) and GS 160A-417(municipalities) concerning permits, deleting proposed changes to the section which made organizational and technical changes and provided that counties must review and approve building plans submitted for any nonresidential structure pursuant to the NC Building Code. Also deletes language that provided that a city or county cannot require its review and approval of plans for structures subject to the Code for One- and Two-Family Dwellings. Replaces references to a *registered architect* or *engineer* with *licensed architect* or *engineer*.

Amends GS 143-136 concerning the creation of the Building Code Council, making technical changes. Adds new subsection (d) creating the Building Code Committee (Committee) within the Building Code Council comprised of eight members as specified. Establishes committee rules and procedures and task the Committee with oversight of revisions and amendments to the Building Code, as provided.

Amends GS 143-138(d), making conforming and clarifying changes.

**Intro. by Brody, Riddell, Cotham.**

STUDY, GS 143, GS 153, GS 153A, GS 160, GS 160A

[View summary](#)**Development, Land Use and Housing, Building and Construction, Land Use, Planning and Zoning, Government, Local Government**

H 255 (2015-2016) **BUILDING CODE REG. REFORM**. Filed Mar 17 2015, *AN ACT TO REFORM BUILDING CODE ENFORCEMENT TO PROMOTE ECONOMIC GROWTH BY CONFORMING WORK IN PROGRESS INSPECTION AUTHORITY TO RECENTLY ENACTED INSPECTION LIMITATIONS, BY REQUIRING THE BUILDING CODE COUNCIL TO STUDY THE ALTERNATE METHODS APPROVAL PROCESS, BY CLARIFYING THE DEFINITION OF OFFICIAL MISCONDUCT FOR CODE OFFICIALS, BY RAISING THE THRESHOLD FOR REQUIREMENT OF A BUILDING PERMIT, BY CREATING THE BUILDING CODE COUNCIL RESIDENTIAL CODE COMMITTEE AND THE BUILDING CODE COMMITTEE, BY REQUIRING INTERNET POSTING OF CERTAIN COUNCIL DECISIONS AND INTERPRETATIONS, BY CLARIFYING THAT INSPECTION FEES COLLECTED BY CITIES AND COUNTIES MAY ONLY BE USED TO SUPPORT THE INSPECTION DEPARTMENT, AND BY REQUIRING THAT INSPECTIONS BE PERFORMED IN FULL AND IN A TIMELY MANNER AND INSPECTION REPORTS TO INCLUDE ALL ITEMS FAILING TO MEET CODE REQUIREMENTS.*

House amendments make the following changes to the 3rd edition.

Amendment #1

Amends the membership of the Building Code Committee to be nine members (was eight members). Provides that one of the members of the Committee must be a licensed general contractor.

Amendment #2

Adds language to proposed GS 143-136(c) and (d) concerning recommendations by the Residential Code Committee and the Building Code Committee, providing that the Building Code Council can accept, reject, or amend any recommendation provided that such changes are germane.

Amendment #3

Amends the membership of the Residential Code Committee to be six members (was five members). Provides that one of the members of the Committee must be a fire service representative.

**Intro. by Brody, Riddell, Cotham.**

[GS 143, GS 153, GS 153A, GS 160, GS 160A](#)

[View summary](#)

[Development, Land Use and Housing, Building and Construction, Land Use, Planning and Zoning, Government, Local Government](#)

H 277 (2015-2016) [RETIREMENT ADMIN. CHANGES ACT OF 2015.-AB](#) Filed Mar 18 2015, *AN ACT TO ENACT THE RETIREMENT ADMINISTRATIVE CHANGES ACT OF 2015.*

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

Amends proposed GS 128-21(10b), the definition for temporary employment, as used in the retirement system for counties, cities and towns, deleting language which included interim city managers in the definition. Makes clarifying changes. Adds new subdivision (10c) to the section, which sets out and defines the key term *statutorily-required interim employment*, meaning an individual who has been designated by the city council as an interim city manager, for a period not to exceed 12 months.

Deletes all of the proposed changes to Section 11 of the act, comprising of changes to GS 135-5 and GS 128-27 which set the amount of the death benefit for the Retirement System for Teachers and State Employees and the Retirement System for Counties, Cities and Towns at \$50,000.

Makes conforming changes to the effective date clause, deleting the effective date for deleted Section 11.

**Intro. by S. Ross, Gill, Goodman, McNeill.**

[GS 111, GS 115C, GS 120, GS 126, GS 128, GS 135, GS 147, GS 150B](#)

[View summary](#)

[Courts/Judiciary, Court System, Education, Employment and Retirement, Government, APA/Rule Making, General Assembly, State Agencies, Department of State Treasurer, State Government, State Personnel, Local Government](#)

H 287 (2015-2016) [AMEND INSURANCE LAWS.-AB](#) Filed Mar 18 2015, *AN ACT TO MAKE CONFORMING AND*

*CLARIFYING CHANGES TO THE LAWS GOVERNING PROFESSIONAL EMPLOYER ORGANIZATIONS, INSURANCE COMPANY DEPOSITS, CONTINUING CARE RETIREMENT COMMUNITIES, HEALTH INSURANCE EXTERNAL REVIEW, HEALTH INSURANCE FIDUCIARIES, MOTOR VEHICLE FINANCIAL RESPONSIBILITY, INSURANCE COMPANY NAMES, AND AUTO AND HOMEOWNERS' INSURANCE OPTIONAL PROGRAM ENHANCEMENTS; AND TO PROVIDE FOR A STUDY OF THE HEALTH INSURANCE PREMIUM RATE REVIEW PROCESS AND MONEYS FROM THE INSURANCE REGULATORY FUND TO IMPLEMENT THAT STUDY, AS RECOMMENDED BY THE DEPARTMENT OF INSURANCE.*

Committee substitute to the 1st edition changed the long title.

**Intro. by Setzer, Bumgardner.**

[APPROP, STUDY, GS 20, GS 58](#)

[View summary](#)

[Courts/Judiciary, Motor Vehicle, Government, State Agencies, Department of Insurance, Health and Human Services, Health, Health Insurance](#)

H 301 (2015-2016) [ESCHEAT FUND MODIFICATIONS.-AB](#) Filed Mar 18 2015, *AN ACT TO MODIFY INVESTMENT AUTHORIZED FOR SPECIAL FUNDS HELD BY THE STATE TREASURER, AS REQUESTED BY THE STATE TREASURER.*

Committee substitute to the 1st edition makes a technical change.

**Intro. by Collins, S. Ross, Tine, Warren.**

[GS 147](#)

[View summary](#)

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

H 434 (2015-2016) [HANDICAP PLACARD/MED. RECERTIFICATION](#). Filed Mar 31 2015, *AN ACT TO PROVIDE THAT MEDICAL RECERTIFICATION IS NOT REQUIRED FOR RENEWALS OF REMOVABLE WINDSHIELD HANDICAPPED PLACARDS IF THE PERSON IS CERTIFIED AS TOTALLY AND PERMANENTLY DISABLED.*

Committee substitute to the 1st edition makes the following change. Section 2 is effective when the act becomes law. The remainder of the act is effective July 1, 2016 (was, remainder of the act is effective July 1, 2015).

**Intro. by S. Martin, Torbett, Lucas.**

[GS 20](#)

[View summary](#)

[Courts/Judiciary, Motor Vehicle, Government, State Agencies, Department of Transportation](#)

H 464 (2015-2016) [REGIONAL TRANSPORTATION AUTHORITY REVISIONS](#). Filed Apr 1 2015, *AN ACT TO ADJUST THE COMPOSITION OF THE BOARD OF TRUSTEES OF REGIONAL TRANSPORTATION AUTHORITIES, TO PROVIDE THAT ALL MEMBERS OF THE BOARD OF TRUSTEES SHALL BE VOTING MEMBERS, TO AUTHORIZE REGIONAL TRANSPORTATION AUTHORITIES TO HIRE A CHIEF ADMINISTRATIVE OFFICER, AND TO CLARIFY THE VOTING PROCESS BY MEMBERS OF THE BOARD OF TRUSTEES OF REGIONAL TRANSPORTATION AUTHORITIES.*

House committee substitute makes a change to the 1st edition.

Amends GS 160A-636 regarding voting and action by the Board of Trustees of the Regional Transportation Authorities. Deletes subsection (c) which called for the chairperson to cast the deciding vote in the event of a tie vote.

**Intro. by Faircloth.**

GS 160A

[View summary](#)**Government, Local Government, Transportation**

H 550 (2015-2016) **CLARIFY DEALER PLATE REQUIREMENTS**. Filed Apr 2 2015, *AN ACT TO ALLOW A DEALER LICENSE PLATE TO BE DISPLAYED ON A MOTOR VEHICLE DRIVEN BY CERTAIN PERSONS EMPLOYED BY AN INDEPENDENT CAR DEALER OR RELATED TO A PERSON EMPLOYED BY AN INDEPENDENT CAR DEALER*.

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

Changes the long title.

Deletes proposed changes to GS 20-79(d)(5).

Amends GS 20-79(d)(5)(f) to provide that specified employees of an independent motor vehicle dealer, and their immediate family, can use dealer license plates (previously, only allowed the use of plates for franchised motor vehicle dealers).

**Intro. by Tine.**

GS 20

[View summary](#)**Courts/Judiciary, Motor Vehicle**

H 654 (2015-2016) **NC FIRST**. Filed Apr 13 2015, *AN ACT ESTABLISHING THE NC FIRST PREFERENCE WHICH AUTHORIZES THE SECRETARY OF ADMINISTRATION AND STATE AGENCIES WHEN PURCHASING GOODS OR SERVICES TO GIVE A PRICE-MATCH PREFERENCE TO NC BUSINESSES IF CERTAIN CONDITIONS ARE MET*.

Amends GS 143-59 to require the Secretary of Administration and any state agency, for any contract for food, supplies, materials, equipment, printing, or services, to give the lowest responsible, responsive resident bidder up to three business days to match the bid of the lowest, responsive nonresident bidder if the resident bidder's bid is within 5% or \$10,000, whichever is less, of the nonresident bidder's bid. Provides that if the bid is matched, the lowest responsible, responsive resident bidder must be given the preference authorized in subsection (a) of GS 143-59. Amends the definition of *resident bidder* to be a bidder that has paid unemployment or income taxes in the state *or* (was, and) whose principal place of business is in the state. Effective July 1, 2015, and applies to all bids received on or after that date.

**Intro. by Queen, Goodman.**

GS 143

[View summary](#)**Government, State Agencies, Department of Administration**

H 664 (2015-2016) **SAFER COMMUNITIES**. Filed Apr 13 2015, *AN ACT TO PROVIDE FOR SAFER COMMUNITIES BY AUTHORIZING A PERSON OR ENTITY EMPLOYING OR CONTRACTING WITH A COMPANY POLICE AGENCY TO ENTER INTO JOINT AGREEMENTS WITH MUNICIPALITIES AND COUNTIES TO EXTEND THE LAW ENFORCEMENT AUTHORITY OF COMPANY POLICE OFFICERS*.

Amends GS 74E-6 enacting a new subsection (c1), which confers additional authority to a person or entity that employs or contracts with a company police agency to enter into joint agreements with (1) the governing board of any municipality and (2) the governing board of any county, with the consent of the sheriff, to extend the law enforcement

authority of company police officers into any or all of the municipality's or county's jurisdiction and to determine the circumstances in which the extension of authority may be granted.

**Intro. by W. Brawley, McNeill, Saine.**

GS 74E

[View summary](#)

**Government, State Agencies, Department of Public Safety**

H 669 (2015-2016) [JUVENILE LAW CHANGES/ABUSE/NEGLECT/DEPENDENCY](#). Filed Apr 13 2015, *AN ACT TO MAKE VARIOUS CHANGES TO THE JUVENILE LAWS PERTAINING TO ABUSE, NEGLECT, AND DEPENDENCY*.

Amends G.S. 7B-101 to add definitions for *Department* and *nonrelative kin*.

Amends G.S. 7B-401.1 to specifically address when a foster party may move to intervene in an A/N/D proceeding.

Amends G.S. 7B-502 to allow a nonsecure custody order to be entered ex parte and requires telephonic notice to a respondent's attorney or the attorney's office of the intent to seek a nonsecure custody order if the department has written notice that the respondent has an attorney for the juvenile matter, or if there is an attorney for the respondent in a juvenile proceeding involving another child within the same county.

Amends G.S. 7B-505 to comply with federal law by requiring the department, unless contrary to the child's best interests, to make diligent efforts to notify relatives and custodial parents of the juvenile's siblings that the juvenile is in nonsecure custody, and to consider placement with a custodial parent of the juvenile's sibling.

Enacts G.S. 7B-505.1 to address medical consent issues for a juvenile who is placed in nonsecure custody with a department of social services. It also addresses disclosure of confidential medical information and provides immunity for a director who acts in good faith.

Removes from G.S. 7B-506(h)(2a) the definition of *nonrelative kin*.

Amends G.S. 7B-507 by limiting the application to nonsecure custody orders only. It repeals subsections (b), (c), and (d), which address when a court may order reasonable efforts are not required or shall cease. This eliminates an order ceasing reunification efforts.

Amends G.S. 7B-800.1(a)(4) by requiring the court to consider if a custodial parent of the juvenile's sibling or nonrelative kin has been identified and notified as a potential resource for the juvenile.

Enacts G.S. 7B-901(c) and (d) to authorize a court to find reasonable efforts for reunification are not required if the court makes a written finding of one of three enumerated factors (aggravated circumstances, the involuntary termination of parental rights of another child of the parent, or a parent has committed certain crimes). Within 30 days of a court ordering reunification efforts are not required, a permanency planning hearing must be held so that the court can order a permanent plan for the juvenile.

Amends G.S. 7B-903 by rewriting and reformatting the subsections. Substantive amendments include adding the appointment of a G.S. 7B-600 guardian as a dispositional alternative for the juvenile, requiring findings for a juvenile who is placed (or continues to be placed) in out-of-home care that a return to the juvenile's home would be contrary to the juvenile's health and safety and whether the department made reasonable efforts to prevent the need for placement, and replaces the language about a department's authority to consent to health care.

Enacts G.S. 7B-903.1, which addresses the department's authority when a juvenile is placed in its custody. It references proposed G.S. 7B-505.1 regarding medical care and the ability to make decisions a juvenile's custodian would normally make so long as not prohibited by federal law and allows the court to delegate part of the department's authority to the juvenile's parent, foster parent, or other person. It makes amendments to conform with federal law and the newly

proposed G.S. 131D-10.2A regarding a juvenile's participation in "normal childhood activities." It addresses a department's change in placement for the juvenile including giving the juvenile's GAL 72 hours notice of its intent to move the juvenile unless emergency circumstances exist, and then the notice must be made within 72 hours of the placement change.

Repeals G.S. 7B-905(c) and (d) so as to conform with the amendments proposed in the bill.

Enacts G.S. 7B-906.2, which identifies possible permanent plans for the juvenile that a court shall order when finding it is in the juvenile's best interests and requires the court to adopt concurrent permanent plans and identifying which is the primary and secondary plan. Further requires the court to make findings about the efforts the department has made toward the primary and secondary permanent plans and whether those efforts were reasonable. References findings required for a juvenile who is 14 or older.

Enacts G.S. 7B-912 to require specific findings be made for a juvenile who is 14 years old or older, to inquire at least 90 days before a juvenile's 18<sup>th</sup> birthday if the juvenile has received certain documents, such as a educational records, a social security card, and medical records, and specifies when "another planned permanent living arrangement" may be ordered for a 16- or 17-year-old.

Repeals G.S. 7B-1001(5) to conform with the amendment removing an order ceasing reunification efforts by removing the appeal provision of an order ceasing reunification efforts.

Enacts G.S. 131D-10.2A to conform with federal law, which requires a reasonable and prudent parenting standard be employed for children in foster care or in a child care institution. This allows a caregiver to provide or withhold permission for a child in foster care or under supervision of a county department to participate in "normal childhood activities," such as extracurricular and social activities including sleepovers from 24-72 hours. It provides immunity from injuries to a child for the caregiver or county department acting in good faith.

#### **Intro. by Stevens.**

[GS 7B, GS 131D](#)

[View summary](#)

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

H 672 (2015-2016) [STI AND FERRY TOLLING REVISIONS](#). Filed Apr 13 2015, *AN ACT TO REQUIRE THE PRIORITIZATION WORKGROUP TO INCLUDE CERTAIN CRITERIA WHEN DEVELOPING FORMULAS TO USE IN RANKING HIGHWAY AND NONHIGHWAY PROJECTS, TO ADJUST THE DEFINITION OF THE LOCAL INPUT FOR PURPOSES OF THE TRANSPORTATION INVESTMENT STRATEGY FORMULA, TO MOVE THE REPLACEMENT OF STATE-MAINTAINED FERRY VESSELS TO THE BRIDGE PROGRAM, TO ADJUST THE DISTRIBUTION OF THE PROCEEDS FROM TOLLS COLLECTED ON NORTH CAROLINA FERRY SYSTEM ROUTES, AND TO MAKE OTHER CONFORMING CHANGES.*

Directs the transportation workgroup established in GS 136.189.11(h) and led by the Department of Transportation's Prioritization Office to consider specific information in the course of its work, including peak average daily traffic data.

Amends GS 136-189.11(d) to modify the role of the metropolitan planning organizations and rural transportation planning organizations in the development of the formula for distributing transportation investment strategy funds for regional impact projects, division need projects, and nonhighway projects. Makes conforming changes.

Amends the definition of *division needs projects* in GS 136-189.10 to exclude replacement of state-maintained ferry vessels.

Amends Section 34.18(a) of SL 2014-100 to allow the Department of Transportation to use funds from the bridge

program for ferry passenger replacement projects. Makes conforming changes.

Amends GS 136-82(d) to redirect proceeds from ferry tolls from the Highway Fund to the bridge program. Makes conforming changes. Requires that ferry tolls in Highway Fund reserve accounts be transferred to the bridge program.

Effective July 1, 2015.

**Intro. by Tine, Shepard, Millis, Torbett.**

**UNCODIFIED, GS 136**

[View summary](#)

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

H 675 (2015-2016) **MODIFY SCHOOL PERFORMANCE GRADES**. Filed Apr 13 2015, *AN ACT TO INCREASE THE WEIGHT OF SCHOOL GROWTH IN THE CALCULATION OF SCHOOL PERFORMANCE GRADES*.

Currently GS 115C-83.15 requires the State Board of Education (SBE) to use the Education Value-Added Assessment System (EVAAS) to calculate the school performance score for each school in the state based on a formula adding the school achievement score and the school growth score. Amends subsection (d) of GS 115C-83.15 to require that the school achievement score account for 50% (was, 80%) and the school growth score for 50% (was, 20%) of the school performance score.

Makes a technical correction to GS 115C-83.15(d)(5).

Includes "whereas" clauses presenting the rationale for amending the calculation of school performance grades.

**Intro. by Glazier, Luebke, Meyer, Gill.**

**GS 115C**

[View summary](#)

**Education, Elementary and Secondary Education**

H 678 (2015-2016) **AMEND INNOCENCE COMMISSION STATUTES**. Filed Apr 13 2015, *AN ACT TO MAKE VARIOUS AMENDMENTS TO THE LAWS REGARDING THE INNOCENCE COMMISSION*.

Amends GS 15A-1465(a) to require the Director of the Innocence Commission (Director) to report to the Director of the Administrative Office of the Courts.

Amends GS 15A-1466 to add a new requirement that the Director of the Innocence Commission submit annual reports to the Director of the Administrative Office of the Courts.

Amends GS 15A-1467 to require that, if the Innocence Commission grants a formal inquiry, the Director must use all due diligence to contact codefendants. Codefendants must be given an opportunity to have their cases investigated simultaneously. Also requires the Director to provide confidential case status updates at least every six months to the district attorney, defense counsel, and referring counsel (if any).

Amends GS 15A-1468, subsection (a), to remove language that provided the Commission with discretion as to whether hearings would be public. Revised language provides that at the conclusion of an inquiry, all relevant evidence must be presented to the full Commission in a public hearing. Makes clarifying changes.

Amends subsection (a2) to clarify a requirement that the district attorney must be given an opportunity to provide the Commission with a written statement conveying his or her position before any Commission proceeding. Provides that the district attorney must be provided at least 24 hours notice to do so before any such proceeding.



Amends subsection (c) to clarify who must be provided with the Commission's opinion and other information after a Commission decision. Requires that the Commission send the opinion to the convicted person or that person's counsel. Deletes requirement that the Commission send copies of documents and supporting materials.

Amends subsection (d) to delete the requirement that the Commission provide evidence favorable to the convicted person to that person or that person's counsel.

Amends subsection (e) to delete language which made all records and proceedings of the Commission confidential and exempt from public records and public meetings laws. Adds language requiring a full copy of the file, including a full transcript but excluding any information subject to a protective order, be provided to all parties. Requires that the district attorney and the convicted person must have the opportunity to be heard on any request for a protective order. Clarifies that all documents become public record when entered into evidence in superior court by either party (was, at the time of referral to superior court).

Makes technical and conforming changes.

**Intro. by Glazier, Daughtry, Stam.**

[GS 15A](#)

[View summary](#)

[Courts/Judiciary, Criminal Justice, Criminal Law and Procedure](#)

H 684 (2015-2016) [MEDICAID COUNTY OF ORIGIN](#). Filed Apr 13 2015, *AN ACT TO PROVIDE FOR LOCAL MANAGEMENT ENTITIES/MANAGED CARE ORGANIZATIONS (LME/MCOS) USING SINGLE CASE AGREEMENTS IN LIEU OF COMPREHENSIVE PROVIDER CONTRACTS WITH BEHAVIORAL HEALTH PROVIDERS LOCATED OUTSIDE THE LME/MCO'S CATCHMENT AREA SERVING NO MORE THAN TWO OF THE LME/MCO'S ENROLLEES AND TO ADJUST THE COUNTY OF RESIDENCE FOR MEDICAID ELIGIBILITY FOR LME/MCO ENROLLEES.*

Directs the Department of Health and Human Services (DHHS), in consultation with local management entities/managed care organization (LME/MCOs), to develop a single case agreement template for use between a single provider of behavioral health services and an LME/MCO to serve a single patient. Requires the use of the template beginning on July 1, 2015 when two conditions are met, (1) the provider's site of service delivery is outside the area that the LME/MCO serves and (2) the provider is serving no more than two enrollees of the LME/MCO.

Sets out guidelines, effective July 1, 2017, for establishing the county of residence for Medicaid eligibility for all LME/MCO enrollees.

**Intro. by Avila, Lambeth, Hager, Malone.**

[View summary](#)

[Government, State Agencies, Department of Health and Human Services, Health and Human Services](#)

H 687 (2015-2016) [PUBLIC SCHOOLS/TESTING SCHEDULE](#). Filed Apr 13 2015, *AN ACT TO PROVIDE FLEXIBILITY TO LOCAL SCHOOL ADMINISTRATIVE UNITS IN ESTABLISHING THE ANNUAL TESTING SCHEDULE.*

Amends 115C-174.12(a) as the title indicates. Allows a local school administrative unit, with approval from the local school board, to apply to the State Board of Education at least 60 days before scheduled testing for an extension of the testing schedule for up to the final 20 instructional days of the school year for year-long courses and up to the final 10 instructional days of the semester for semester courses. Makes additional changes to organization and punctuation. Effective when it becomes law and applies beginning with the 2015-16 school year.

**Intro. by Meyer, Glazier, Langdon.****GS 115C**[View summary](#)**Education, Elementary and Secondary Education**

H 688 (2015-2016) [WC/LIMIT BENEFITS OF HIGH EARNERS](#). Filed Apr 13 2015, *AN ACT AMENDING THE WORKERS' COMPENSATION ACT TO LIMIT THE BENEFITS PAYABLE TO HIGHLY COMPENSATED EMPLOYEES*.

Enacts new GS 97-31.2, *limits on benefits payable to highly compensated employees*. Provides that an employee whose injury, occupational disease, or injurious exposure arose out of and in the course of employment is not entitled to workers' compensation under GS 97-29, 97-30, or 97-31 if the employee's earnings at the time of the injury are equivalent to an average weekly wage of more than 10 times the maximum benefit amount as calculated under GS 97-29(i). Provides that for an occupational disease claim that the determination will be made based on the employee's earnings for the final year of employment in the job which gives rise to the occupational disease claim. Prohibits anything in this section from being construed to eliminate or diminish an employer's obligation to pay medical expenses as provided by GS Chapter 97. Provides that regardless of the provisions of GS 97-31.1, which sets the effective date for legislative changes in benefits in Chapter 97, this act is effective when it becomes law and applies to claims arising on or after that date.

**Intro. by W. Brawley, Hager.****GS 97**[View summary](#)**Employment and Retirement**

H 690 (2015-2016) [SPECIAL REGISTRATION PLATE & PERMANENT PLATE](#). Filed Apr 13 2015, *AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO PRODUCE A "DON'T TREAD ON ME" SPECIAL REGISTRATION PLATE AND ISSUE PERMANENT REGISTRATION PLATES TO CONGRESSIONALLY CHARTERED VETERANS SERVICE ORGANIZATIONS*.

Reenacts GS 20-79.4(b)(65) as it existed on September 30, 2014 to direct the Division of Motor Vehicles (DMV) to issue a special registration plate that bears the phrase "Don't Tread on Me" under the image of the Gadsden Flag. Amends GS 20-79.4(b)(65), as reenacted by Section 2 of this act, to remove the provision prohibiting the DMV from issuing the plate authorized under subdivision (65) unless it receives a minimum of 300 applications for the plate. Instead, enacts subdivision (b149) to GS 20-81.12 provide that the applicable requirements of GS 20-79.3A must be met before a "Don't Tread on Me" plate may be developed.

Amends GS 20-79.7 to establish a special plate fee of \$30. Distributes \$10 of the fee amount to the Special Registration Plate Account (SRPA) and \$20 to the Collegiate and Cultural Attraction Plate Account (CCAPA). Amends GS 20-81.12 to direct the DMV to make a quarterly transfer of the money in the CCAPA earned from the sale of the "Don't Tread on Me" plates to provide funds for middle school and high school career and technical education supplies, and middle school and high school career and technical education hard copy and electronic textbooks, as provided through the career technical education program support funds allotment.

Amends GS 20-63(b1) to include the plate in those that are not required to be "First in Flight" or "First in Freedom" plates.

Authorizes the Revisor of Statutes to alphabetize, number, and renumber the special registration plates listed in GS 20-79.4(b) to ensure that all the special registration plates are listed in alphabetical order and numbered accordingly.

Amends GS 20-84(b) to add a motor vehicle that is owned by a congressionally chartered veterans service organization to those motor vehicles for which the DMV may issue permanent registration plates.

Effective July 1, 2015.

**Intro. by Whitmire, Presnell, Speciale.**

GS 20

[View summary](#)

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

H 691 (2015-2016) [ASSAULT ON NATIONAL GUARD MEMBER](#). Filed Apr 13 2015, *AN ACT TO MAKE IT A FELONY TO ASSAULT A MEMBER OF THE NORTH CAROLINA NATIONAL GUARD WHO IS DISCHARGING OR ATTEMPTING TO DISCHARGE OFFICIAL DUTIES.*

Amends GS 14-34.6 as the title indicates. Becomes effective December 1, 2015 and applies to offenses committed on or after that date.

**Intro. by Whitmire, Pendleton.**

GS 14

[View summary](#)

**Courts/Judiciary, Criminal Justice, Criminal Law and Procedure**

H 692 (2015-2016) [AMENDMENT CONVENTION PROCEDURES](#). Filed Apr 14 2015, *AN ACT TO APPLY TO CONGRESS FOR THE CALLING OF A CONVENTION PURSUANT TO ARTICLE V OF THE UNITED STATES CONSTITUTION.*

Substantively identical to [S 506](#), filed 3/25/15.

Applies to Congress for the calling of a convention of the states to decide whether the proposed countermand amendment should be sent back to the state legislatures for ratification. Specifies that this application is a continuing application until the legislatures of at least two-thirds of the states have made identical or substantially similar applications. Directs congress to call the convention within 60 days of receiving the 34th call for the convention. Requires the Secretary of State to transmit copies of this act to specified entities.

**Intro. by Brody.**

JOINT RES

[View summary](#)

**Constitution**

H 693 (2015-2016) [ADD TOWNS TO STATE HEALTH PLAN](#). Filed Apr 14 2015, *AN ACT TO AUTHORIZE THE TOWNS OF LILESVILLE, MARSHVILLE, PEACHLAND, AND WADESBORO TO ENROLL THEIR EMPLOYEES AND DEPENDENTS IN THE STATE HEALTH PLAN FOR TEACHERS AND STATE EMPLOYEES.*

Amends GS 135-48.47 to additionally authorize the towns of Elizabethtown, Lilesville, Marshville, Matthews, Peachland, and Wadesboro to enroll their employees and dependents of those employees in the State Health Plan. Participation is not guaranteed and is contingent on those local governments complying with specified statutes and Articles, as well as policies adopted by the State Health Plan.

Effective July 1, 2015.

**Intro. by Brody.**

GS 135

[View summary](#)**Government, State Agencies, Department of Health and Human Services, Local Government, Health and Human Services, Health, Health Insurance**

H 694 (2015-2016) **STORAGE OF SUPPLIES ACT**. Filed Apr 14 2015, *AN ACT TO ALLOW SUBCONTRACTORS ON PUBLIC CONTRACTS FOR CONSTRUCTION OR REPAIR WORK TO STORE MATERIALS AND EQUIPMENT RELATED TO A CONTRACT ON THEIR OWN PROPERTY OR IN AN OFF-SITE FACILITY.*

Enacts new GS 143-134.2A allowing subcontractors performing construction work on any State building or for any county, municipality or other public body to store materials and equipment on the subcontractor's own property or an off-site facility.

Enacts new GS 143-134.2B requiring public entities to pay a contractor, and the contractor to pay a subcontractor, funds due for materials and equipment after proof is given that the same are stored, insured, and available for use on the contract/subcontract.

Effective October 1, 2015, applying to contracts and subcontracts entered into on or after that date.

**Intro. by Brody.**

GS 143

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

H 695 (2015-2016) **CONSTITUTIONAL AMENDNT CONVENTION/COUNTERMAND**. Filed Apr 14 2015, *AN ACT RELATING TO THE DUTIES OF DELEGATES SELECTED BY THE LEGISLATURE TO ATTEND A CONVENTION OF THE STATES CALLED UNDER ARTICLE V OF THE CONSTITUTION OF THE UNITED STATES TO CONSIDER A COUNTERMAND AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES; ESTABLISHING AS A JOINT COMMITTEE OF THE LEGISLATURE THE DELEGATE CREDENTIAL COMMITTEE AND RELATING TO THE DUTIES OF THE COMMITTEE; PROVIDING FOR AN OATH FOR DELEGATES AND ALTERNATES TO A COUNTERMAND AMENDMENT CONVENTION; PROVIDING FOR A CHAIR AND ASSISTANT CHAIR OF THE STATE'S COUNTERMAND AMENDMENT DELEGATION; PROVIDING FOR THE DUTIES OF THE CHAIR AND ASSISTANT CHAIR; PROVIDING INSTRUCTIONS FOR THE SELECTION OF A CONVENTION PRESIDENT; AND PROVIDING SPECIFIC LANGUAGE FOR THE COUNTERMAND AMENDMENT ON WHICH THE STATE'S CONVENTION DELEGATES ARE AUTHORIZED BY THE LEGISLATURE TO VOTE TO APPROVE.*

Substantively identical to [S 507](#), filed 3/25/15.

Includes whereas clauses. Authorizes delegates to be summoned and appointed to participate at the convened convention according to the terms and conditions set out in this resolution. Instructs and authorizes the state's delegates to the convention to vote to send the countermand amendment, as specified in the act, back to the states for ratification by way of the United States Congress. Prohibits delegates from voting in favor of any alternate amendment or modified version of the countermand amendment that might be introduced at the convention and instructs them to do all in their power at the convention to secure a vote that approves sending the countermand amendment back to the states for ratification. Specifies that only the countermand amendment is to be considered by the legislature for ratification. Provides that upon the enactment of this resolution and after a total of 34 states place a call under Article V of the Constitution of the United States for a countermand convention, the Speaker of the House of Representatives and the President of the Senate must appoint members to a legislative Delegate Credential Committee (Committee). Specifies the Committee's 13 duties.

Charges the chair of the state delegation with joining with other state delegations to open the convention for business, identifying other state legislatures that have approved a delegate resolution for their delegates, and working with those delegations to find agreement to each of the eight specified items. Specifies delegate duties.

**Intro. by Brody.**

CONST

[View summary](#)

**Constitution, Government, General Assembly**

H 701 (2015-2016) [SCHOOL NURSES/LRC STUDY](#). Filed Apr 14 2015, *AN ACT TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY ISSUES RELATED TO STAFFING THE PUBLIC SCHOOLS WITH AN ADEQUATE NUMBER OF SCHOOL NURSES TO MEET THE NEEDS OF STUDENTS.*

Identical to [S 640](#), filed 3/26/15.

Authorizes the Legislative Research Commission (LRC) to study issues related to staffing public schools with an adequate number of school nurses. Specifies issues to be included in the study. Requires the LRC to report on the study to the 2015 General Assembly when it reconvenes in 2016.

**Intro. by Glazier, Meyer, Gill.**

STUDY

[View summary](#)

**Education, Elementary and Secondary Education, Government, General Assembly, Health and Human Services, Health, Health Care Facilities and Providers**

H 710 (2015-2016) [ALLOW SPECIAL ELECTIONS/ODD-NUMBERED YEARS](#). Filed Apr 14 2015, *AN ACT TO ALLOW FOR THE CALLING OF SPECIAL ELECTIONS IN ODD-NUMBERED YEARS.*

Identical to [S 350](#), filed 03/19/15.

Repeals Section 17.5 of SL 2014-111 which amended GS 163-287 to add that, in addition to already specified limitations, special elections may be held only at the same time as any other election requiring all the precincts in the county to be open, and at the same time as a municipal general election, if the special election is within the jurisdiction of the municipality only.

**Intro. by G. Martin, Jackson.**

UNCODIFIED

[View summary](#)

**Government, Elections**

H 718 (2015-2016) [DENR STUDY OF IBT LAWS](#). Filed Apr 14 2015, *AN ACT TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE STATUTES AND RULES GOVERNING INTERBASIN TRANSFERS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION.*

Requires the Department of Environment and Natural Resources (DENR) to study statutes and rules governing interbasin transfers. Requires examining: (1) whether temporary and emergency transfers should be subject to different regulations than long term transfers, (2) whether transfers between subbasins should be subject to different regulations than transfers between major river basins, and (3) whether there are types of transfers that should be exempted from the interbasin certification or other requirements. Requires a report by October 1, 2016, to the Environmental Review

Commission.

**Intro. by**

STUDY

[View summary](#)

**Environment, Environment/Natural Resources,  
Government, State Agencies, Department of Environment  
and Natural Resources**

H 721 (2015-2016) **SUBDIVISION ORDINANCE/LAND DEVELOP. CHANGES**. Filed Apr 14 2015, *AN ACT TO AMEND THE LAWS RELATED TO LAND DEVELOPMENT*.

Amends GS 160A-372 (municipal) and GS 153A-331 (county), which relate to subdivision control ordinances.

Removes language in existing law related to performance guarantees and adds new language that:

- Specifies what constitutes a performance guarantee;
- Places a time limit on the length of the performance guarantee (not more than six months longer than the issuance of any required final inspection approval);
- Places a cap on the amount of the performance guarantee (not to exceed 110% of the cost of completion); and
- Provides that the guarantee may be used only for completion of the development and not for repairs or maintenance.

Requires that performance agreements required by development agreements (GS 160A-400.25; GS 153A-349.6), erosion and sedimentation control plans (GS 113A-61), and stormwater control best practices for composting operations comply with these new provisions.

Prohibits cities (GS 160A-417) and counties (GS 153A-357) from withholding issuing a building permit for one property or parcel as a means of compelling (1) completion of work for a separate permit or (2) compliance with land use regulations.

Effective October 1, 2015, and applies to performance guarantees required on or after that date.

**Intro. by Bryan, Stam.**

GS 113, GS 143, GS 153A, GS 160A

[View summary](#)

**Development, Land Use and Housing, Land Use,  
Planning and Zoning, Government, Local Government**

H 726 (2015-2016) **SCHOOL BDS CAN'T SUE COUNTY**. Filed Apr 14 2015, *AN ACT REPEALING THE STATUTORY AUTHORITY FOR A LOCAL BOARD OF EDUCATION TO FILE A LEGAL ACTION CHALLENGING THE SUFFICIENCY OF THE FUNDS APPROPRIATED BY THE BOARD OF COUNTY COMMISSIONERS*.

Amends GS 115C-431 to repeal language that would have allowed a dispute between a board of education and a board of county commissioners about the sufficiency of education funds to enter mediation and then be appealed to the courts. Provides that the decision of the county commissioners is final. Prohibits the local board of education from filing any legal action challenging the sufficiency of the funds appropriated by the board of county commissioners. Makes conforming change to GS 115C-432(a). Effective when it becomes law and applies beginning with budget ordinances adopted on or after that date.

**Intro. by Conrad, Jordan, Collins.**

GS 115C

[View summary](#)**Education, Elementary and Secondary Education,  
Government, Budget/Appropriations, Local Government**

H 727 (2015-2016) **READING ASSESSMENTS**. Filed Apr 14 2015, *AN ACT TO ALLOW LOCAL BOARDS OF EDUCATION TO SELECT A DIAGNOSTIC READING ASSESSMENT FOR THE READ TO ACHIEVE PROGRAM AMONG THREE ASSESSMENTS APPROVED BY THE STATE BOARD OF EDUCATION.*

Identical to [S 388](#) filed on 3/24/15.

Amends GS 115C-174.11 to require the State Board of Education (State Board) to approve three diagnostic reading assessment instruments that meet specified requirements for selection by local school administrative units. Requires each local school administrative unit to select one of the three reading assessments. Applies beginning with the 2015-16 school year.

**Intro. by Conrad, Blackwell, Lambeth, Elmore.**

GS 115C

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

H 764 (2015-2016) **PRESUMED SHARED PARENTING**. Filed Apr 14 2015, *AN ACT TO AMEND THE LAWS PERTAINING TO CHILD CUSTODY TO INCORPORATE A PRESUMED SHARED PARENTING STANDARD.*

Identical to [S 519](#), filed 3/26/15.

Amends GS 50-13.2 to change the section heading to Who entitled to custody; presumed shared responsibility; terms of custody; visitation rights of grandparents; taking child out of State; visitation by electronic communication. Deletes current (a) and instead provides the policy and the mission of the state in regards to child custody by highlighting five focus areas, including encouraging focused, good faith, best interest, and child-centered joint parenting agreement development and encouraging both parents to share equitably in the rights and responsibilities of raising their child.

**Intro. by Horn, Jeter.**

GS 50

[View summary](#)**Courts/Judiciary, Civil, Family Law**

H 767 (2015-2016) **GDAC AMENDMENTS**. Filed Apr 14 2015, *AN ACT TO RECODIFY, REORGANIZE, AND CLARIFY THE PROVISIONS OF THE GOVERNMENT DATA ANALYTICS CENTER STATUTE.*

Identical to [S 560](#), filed on 03/26/15.

Recodifies GS 143B-426.38A as GS 147-33.77A. Deletes all provisions in subsection (a) of previous GS 143B-426.38A, regarding state data sharing requirements, and replaces it with a new subsection (a) in new GS 147-33.77A, with definitions for the following terms as they apply in this section, on the provisions of the Government Data Analytics Center (GDAC): (1) *business intelligence*, (2) *data analytics*, and (3) *enterprise-level data analytics*.

Amends GS 147-33.77A(b) to clarify that the GDAC is established in the Office of Technology Information Services

[was, established in the Office of the State Chief Information Officer (State CIO)]. Identifies that the purpose of the GDAC is to utilize public-private partnerships as part of a statewide data integration and data-sharing initiative to generate greater efficiency and improved service delivery by state agencies, departments, and institutions.

Clarifies that the GDAC is to advise and assist the State CIO in managing this initiative. Identifies the powers and duties of the State CIO that are to be carried out via the GDAC. Expands those powers and duties to include (1) utilizing a common approach to establish standards for business intelligence initiatives for all state agencies and to prevent developing projects that do not meet established standards and (2) the creation of efficiencies in state government by ensuring that state agencies use the GDAC for agency business intelligence requirements.

Provides that the statewide data integration and data-sharing initiative is to include all state agencies, departments, and institutions, including the University of North Carolina, as specified in this act, which includes the designation of advisees to this initiative by the Chief Justice of the North Carolina Supreme Court and the Legislative Services Commission.

Directs the State CIO, with assistance from the Office of State Budget and Management (OSBM), to identify potential funding sources for expansion or development of projects. Sets parameters that prohibit initiating, expanding, or extending any GDAC project without the specific approval of the General Assembly or prior consultation with the Joint Legislative Commission on Governmental Operations and a report to the Joint Legislative Oversight Committee on Information Technology, unless the project can be implemented within the funds appropriated for GDAC projects. Deletes all of the requirements regarding the phases of the initiative from the prior statute, GS 143B-426.38A, recodified in this act as GS 147-33.77A.

Delineates the general duties of all state agencies regarding data sharing and includes specific requirements regarding the state agencies with specified responsibilities relating to workers' compensation claims for the purpose of preventing and detecting fraud.

Includes provisions on privacy and confidentiality of information with respect to access to certain types of information under the initiative and specifies limitations that apply to the release of information compiled and collected under the initiative.

Directs the Office of Information Technology Services (was, the Office of the State CIO), with support of the OSBM, to identify and make all efforts to secure any matching funds or other resources to assist in funding the GDAC (was, this initiative). Makes conforming changes to the reporting requirements to reflect the organizational changes in deleting the implementation of the initiative in phases. Directs the State CIO to report to the Joint Legislative Oversight Committee on Information Technology on projects that are failing to achieve projected savings. Requires the report to include a proposed corrective action plan for the project.

Makes additional organizational changes, deleting subsections (f), (g), and (h) of GS 143B-426.38A, which is recodified in this act as GS 147-33.77A, and incorporating the subject areas of those subsections into GS 147-33.77A.

Makes conforming changes to GS 20-7(b2)(6), GS 20-43(a), and GS 105-259(b)(45). Directs the Revisor of Statutes to substitute statute number GS 147-33.77A for statute number GS 143B-426.38A wherever it appears in the General Statutes.

**Intro. by Saine.**

[GS 20, GS 105, GS 143B, GS 147](#)

[View summary](#)

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

H 782 (2015-2016) [STUDY/AUTONOMOUS VEHICLES](#). Filed Apr 14 2015, *AN ACT TO DIRECT THE DIVISION OF MOTOR VEHICLES TO STUDY HOW TO IMPLEMENT AUTONOMOUS VEHICLE TECHNOLOGY ON THE ROADS AND*



*HIGHWAYS OF THIS STATE.*

Substantively identical to [S 600](#), filed 3/26/15.

Requires the Division of Motor Vehicles, in collaboration with other interested stakeholders, to study how to implement autonomous vehicle technology, which is technology installed on a motor vehicle that has the capability to drive the motor vehicle without the active control or monitoring of a human operator. Specifies items that must be included in the study. Requires a report on the findings to the Joint Legislative Transportation Oversight Committee by February 1, 2016.

**Intro. by L. Hall.**

**STUDY**

[View summary](#)

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

H 797 (2015-2016) [ALARM REGISTRATION INFO NOT PUBLIC RECORD](#). Filed Apr 14 2015, *AN ACT PROVIDING THAT REGISTRATION AND SENSITIVE SECURITY INFORMATION RECEIVED OR COMPILED BY A CITY IN THE COURSE OF ADMINISTERING AN ALARM REGISTRATION ORDINANCE IS NOT A PUBLIC RECORD.*

Enacts new GS 132-1.7A providing that a public record does not include any registration or sensitive security information received or compiled by a city under an alarm registration ordinance (as defined). Specifies information that is to be included in the exemption from public record.

**Intro. by S. Martin, Farmer-Butterfield.**

**GS 132**

[View summary](#)

**Government, Public Records and Open Meetings**

H 800 (2015-2016) [CLARIFY MOTOR VEHICLE DEALER LAWS](#). Filed Apr 14 2015, *AN ACT TO CLARIFY MOTOR VEHICLE DEALERS AND MANUFACTURERS LICENSING LAW.*

Identical to [S 673](#), filed 3/26/15.

Amends the following provisions of GS Chapter 20 by providing pinpoint references and links with antecedents to clarify connections between and among statutory provisions regarding motor vehicle dealers' and manufacturers' licensing law: GS 20-286(10)(b); GS 20-305(6); and GS 20-305(7)d.

Amends GS 20-305(6)d.3. regarding manufacturer or distributor liability to a dealer if a termination, cancellation, or nonrenewal is based on any of the occurrences in GS 20-305(6)c.1.IV (change in ownership, operation, or control of all or any part of the business). Makes a contract, agreement, or release between any manufacturer and any dealer in which the dealer waives the dealer's right to receive monetary compensation in any sum or less than the fair market value insufficient to satisfy the manufacturer's obligation to adequately compensate the dealer and makes the contract voidable by the dealer.

Amends GS 20-305(38) to specify the circumstances under which a franchised new motor vehicle dealer may file a petition and have an evidentiary hearing when a dealer's area of responsibility has been improperly changed, before the Commissioner, as provided in GS 20-301(b), to contest the franchise. Identifies existing circumstances that the Commissioner is to take into consideration in the evidentiary hearing. Provides that a policy or protocol of a manufacturer, distributor, factory, or distributor branch does not satisfy their burden of proof if the policy or protocol determining the area of responsibility is solely or primarily based on the proximity of census tracts or other geographic units to its franchised dealers. Effective when this act becomes law but does not apply to any pending matter that has

been the subject of a judicial review hearing under GS Chapter 150B as of the effective date of this act.

Amends GS 20-305(46) to provide specifications as to criteria that must be met in order for the manufacturer, distributor, or affiliate to recover cost from a dealer for any tool designated as special or essential. Also expounds on what constitutes recoverable, actual cost and what makes a tool essential.

Amends GS 20-305.1(a) to define the term *warranty service* as it applies in this section. Amends GS 20-305.1(a2) to clarify the work that is not to be included in calculating the retail rate customarily charged by the dealer for parts and labor includes routine maintenance including alignments, flushes, oil changes, and brakes not provided in the course of repairs, and tires and vehicle alignments.

Amends GS 20-305.1(a3) to clarify that if a manufacturer or distributor requires a dealer to store or otherwise not dispose of a part or component removed by the dealer in the course of performing repairs under a recall, campaign service action, or warranty repair, the manufacturer or distributor is to provide reasonable compensation for the storage. Provides that the amount of the reasonable compensation is to be determined by the dealer and specifies criteria upon which the dealer to base calculations for reasonable compensation.

Amends GS 20-305.1(b3) to specify that without knowledge or the ready availability of knowledge of a purchaser or lessee's intent to export a vehicle to a foreign country or resell the vehicle to a third party, a dealer located in this state is protected from adverse action or threats of adverse action from a manufacturer. Also makes it unlawful for a manufacturer to take any adverse action against a dealer located in this state because the dealer failed to ensure that a purchaser or lessee paid personal property tax on the vehicle purchased or leased. Clarifies what actions constitute adverse action and discrimination (was, conduct) under this section.

Makes a conforming change to GS 20-305.1(c). Clarifies that compensation, or the withholding of compensation or chargeback of other compensation or support to which a dealer would otherwise be entitled is stayed while waiting for a determination by the Commissioner as to the outcome of the dispute.

Includes a severability clause to provide that if any provisions of the proposed act or its application are held to be invalid, the invalidity does not affect other provisions or applications that can be given effect without the invalid provisions or applications.

Except as otherwise indicated, applies to all current and future franchises and other agreements in existence between any new motor vehicle dealer located in this state and a manufacturer or distributor as of the effective date of this act.  
Effective when the act becomes law.

**Intro. by W. Brawley.**

**GS 20**

[View summary](#)

**Courts/Judiciary, Motor Vehicle**

H 807 (2015-2016) **MODERNIZE NURSING PRACTICE ACT**. Filed Apr 14 2015, *AN ACT UPDATING AND MODERNIZING THE NURSING PRACTICE ACT*.

Enacts new GS 90-171.36B to prohibit, effective January 1, 2106, an advanced practice registered nurse (APRN) from practicing as such without a license. Defines advanced practice registered nurse or APRN as an individual licensed by the The North Carolina Board of Nursing (Board) as an advanced practice registered nurse within one of the following three roles: (1) Nurse practitioner or NP, (2) Certified nurse midwife or CNM, or (3) Clinical nurse specialist or CNS. Sets out six requirements for licensure, including: holding a current North Carolina registered nurse license or demonstrate eligibility for licensure as a registered nurse in this state, having completed a graduate level APRN program accredited by a nursing or nursing-related accrediting body that is recognized by the United States Secretary of Education or the Council for Higher Education Accreditation as acceptable to the Board; and being certified by a national certifying body recognized by the Board in the APRN role and population focus appropriate to educational preparation.

Specifies conditions under which the Board must issue an APRN license to an applicant who does not meet the education or certification requirements. Specifies the process for APRN license renewal.

Amends the definitions of terms used in the Nursing Practice Act. Adds definitions for *advanced assessment*, *advanced practice registered nurse*, *population focus*, *practice of nursing as an advanced practice registered nurse or APRN*, *practice of nursing as a certified nurse midwife or CNM*, *practice of nursing as a clinical nurse specialist or CNS*, and *practice of nursing as a nurse practitioner or NP*. Makes clarifying and organizational changes.

Amends GS 90-171.21, concerning the Board, as follows. Adds that every registered nurse with an active advanced practice registered nurse license is eligible to vote in the election of the advanced practice registered nurse Board member. Amends the process for handling vacancies. Amends Board membership to require that one member be an APRN. Amends the criteria for Board membership to add requirements related to conduct. No longer requires the public member to be appointed by the Governor and prohibits the member from being a licensed nurse or a licensed health care professional or employed by a health care institution, health care insurer, or health care professional school. Sets out the criteria to be met by the advanced practice registered nurse member. Provides that changes to GS 90-171.21 apply to members newly appointed to the Board after the effective date of the act.

Amends the powers of the Board in GS 90-171.23 to include duties related to APRNs. Requires that the executive officer also hold an active North Carolina license. No longer requires request in order to grant or deny approval of continuing education programs. Includes the power to grant prescribing, ordering, dispensing, and furnishing authority to holders of the advanced practice registered nurse license (deletes duties related to the appointment and maintenance of a subcommittee working to develop rules governing the performance of medical acts by registered nurses). Clarifies the duty of establishing programs for monitoring the treatment, recovery, and the safe practice of nurses experiencing substance use disorders, mental health disorders, or physical conditions impacting the ability to deliver safe care. Gives the Board the power to order or subpoena any patient records, documents, or other material concerning any matter to be heard before or inquired into by the Board. Makes additional clarifying and conforming changes.

Amends GS 90-171.24 to require that the executive director hold an active North Carolina registered nurse license and meet specified criteria. Provides that the director also serves as the Administrator of the Nurse Licensure Compact.

Amends GS 90-171.27 to set out fees for application for licensure, license renewal, and reinstatement of lapsed licenses for APRNs.

Enacts new GS 90-171.29A to allow the Board to require an applicant or licensee to submit to a mental examination or to a physical examination to determine competence.

Amends GS 90-171.30 to no longer require that the Board administer the licensing exam at least twice a year.

Amends GS 90-171.33 to delete the the provision allowing the Board to issue a nonrenewable temporary license to persons applying for licensure until the implementation of the computer adaptive licensure exam.

Amends GS 90-171.36 to provide that if within five years of being placed on inactive status, a person was to change their status to active, the person must submit an application and license reinstatement fee.

Amends GS 90-171.36A to no longer allow for the issuance of a special license in recognition of a nurse's retired status.

Amends GS 90-171.37 to provide that the Board has the power to to place on probation with or without conditions, impose limitations and conditions on, accept voluntary surrender, publicly reprimand, issue public letters of concern, require satisfactory completion of treatment programs or remedial or educational training, refuse to issue a certificate of renewal, fine, deny, suspend, or revoke a license or privilege to practice nursing in this state, issued by the Board to any person who has been found by the Board to have committed any of the specified acts, or for any of the specified reasons. Amend and adds to the prohibited acts. Allows the Board to limit, restrict, deny, suspend, or revoke prescriptive or dispensing authority of any APRN who holds prescriptive authority who has been found by the Board to have committed any of the specified acts concerning drugs. Adds that a felony conviction results in the automatic revocation of a license issued by the Board, unless the Board orders otherwise or receives a request for a hearing from

the person within 60 days of receiving notice from the Board, after the conviction, of the provisions of this subsection. Provides that the Board and its members and staff are not to be held liable in any civil or criminal proceeding for exercising, in good faith, the powers and duties authorized by law.

Enacts new GS 90-171.37B concerning the Board's duties related to public records. Enacts new GS 90-171.37 concerning service of notice required under GS Chapter 90.

Amends GS 90-171.40 to require the Board to review all nursing programs in the state at least every 10 (was, 8) years.

Amends GS 90-171.42 to no longer require a request before the Board grants approval to continuing education programs.

Enacts new GS 90-171.49 to allow the Board to waive the requirements of the Act to permit providing emergency health services to the public during states of emergency.

Repeals GS 90-171.28, Nurses Registered Under Previous Law.

Makes additional conforming and clarifying changes.

Effective January 1, 2016.

**Intro. by Avila, Lambeth, Stevens, Dobson.**

**GS 90**

**Business and Commerce, Occupational Licensing, Health and Human Services, Health, Health Care Facilities and Providers**

[View summary](#)

H 809 (2015-2016) **THIRD-PARTY PREMIUM PAYMENTS**. Filed Apr 14 2015, *AN ACT TO ALLOW THIRD-PARTY PREMIUM PAYMENTS FOR HEALTH BENEFIT PLANS*.

Identical to [S 582](#), filed on 03/26/15.

Enacts new GS 58-3-305 in Article 3 of GS Chapter 58, as the title indicates.

Requires a health benefit plan to accept a premium payment made by a third-party to the insurance contract if the payment is made from or pursuant to a fund or grant established by any of the following: (1) the Ryan White HIV/AIDS program under Title XXVI of the Public Health Service Act; (2) Native American tribes or tribal organizations; (3) state or federal government programs; or (4) the American Kidney Foundation.

Declares that nothing in this section requires a health benefit plan to accept a third-party for a health care provider.

Defines "health benefit plan" as it is used in this section as the term is defined in GS 58-3-167(a)(1).

Effective October 1, 2015 and applies to health benefit contracts issued, renewed, or amended on or after that date.

**Intro. by Avila.**

**GS 58**

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

[View summary](#)

H 813 (2015-2016) **NC ACCOUNTABILITY**. Filed Apr 14 2015, *AN ACT TO REQUIRE STATE AGENCIES AND CERTAIN NON-STATE ENTITIES TO DEVELOP, IMPLEMENT, AND MAINTAIN INFORMATION SYSTEMS THAT PROVIDE UNIFORM, PROGRAM-LEVEL ACCOUNTABILITY INFORMATION REGARDING THE PROGRAMS OPERATED BY THOSE*

## AGENCIES.

Identical to S 603, filed 3/26/15.

Enacts new Article 2E, Accountability for Taxpayer Investment Act, to GS Chapter 143 to require uniform, program-level accountability information in state government. Article 2E applies to any state agency in the executive branch and to any non-state entity that receives state funds. Sets out definitions for the Article, including the term *non-state entity*, defining it as any of the following non-state agencies discretely presented as a component unit in the State Comprehensive Annual Financial Report by the Governmental Accounting Standards Board: an individual, firm, partnership, association, corporation, or any other organization or group acting as a unit.

Creates the Taxpayer Investment Accountability Board (Board), with five specified members. Details meeting requirements, administration criteria, and Board responsibilities, including the design and establishment of a framework by which each state agency or each non-state entity receiving state funds can implement and maintain a system that provides uniform, program-level accountability information. Lists further items of information that the framework should be able to make available to the public, including performance measures for each program, revenues by source, expenditures by purchasing category, and a list of all employees. Requires the Board to finalize the framework and associated standards and procedures no later than March 1, 2016.

Establishes procedures for a state agency or non-state entity to provide comment on the proposed initial framework design and implementing standards, policies, and procedures. Includes notice requirements for the Board and at least a 30-day window after notice for comment. Requires an annual report by January 1 of each year setting out the standards, policies, and procedures to be used in providing and maintaining the information required by the Article.

Directs each state agency and each non-state entity receiving state funds to establish, implement, and maintain a system to provide uniform, program-level accountability information that accurately conveys the mission, responsibilities, and activities of the state agency or entity and any other information required by the Board. Requires the system to comply with Board guidelines, be updated on a timely basis, and be accessible to NC citizens.

Requires each agency or non-state entity to file annual certificates of compliance no later than July 1 of each year. Requires internal auditors in applicable state agencies to conduct annual compliance audits and submit audit reports to the State Auditor and State Controller by April 1 of each year. Authorizes the State Auditor to verify compliance on an annual basis.

Directs the Office of State Human Resources to adopt rules for the organization charts and manager-to-employee ratios and to provide templates and technical assistance. Also directs the Office of State Budget and Management and the Office of Information Technology to provide technical assistance and software as required.

Permits any taxpayer to institute a suit in superior court requesting a judgment that the state agency or non-state entity failed to comply with Article 2E, and grants specific performance. Sets forth additional provisions related to actions for noncompliance.

Makes a conforming change to GS 150B-1(c), exempting the Board from the Administrative Procedure Act.

Directs each state agency or non-state entity subject to proposed Article 2E to bring its current information system into compliance and to use existing resources to do so.

Provides that this act is effective for the Department of Health and Human Services and the Department of Public Instruction on January 1, 2017. All other agencies or non-state entities are subject to the act on January 1, 2018.

Enacts new GS 120-36.19 requiring the Program Evaluation Division (PED) to establish the web-based NC Accountability Report (Report) to profile state departments and programs within each department. Requires that the profile include (1) why the program or department exists, how it is funded, and what issues exist and (2) reference to relevant information. The profile will also include a rating based on specified criteria that examine program purpose and design.

Makes a conforming change to GS 120-36.12.

Requires the PED to complete the initial Report no later than July 1, 2018, as well as establish a schedule for ongoing review and update of the Report. Requires the Governor to include in the Governor's Recommended Budget for the 2019-20 biennium the accountability rating established by the PED for each program and certain lists as specified.

**Intro. by Riddell, Blackwell.**

[GS 143, GS 150B](#)

[View summary](#)

**Government, General Assembly, State Government**

H 833 (2015-2016) [ENHANCE PATIENT SAFETY IN RADIOLOGIC IMAGING](#). Filed Apr 14 2015, *AN ACT PROVIDING FOR THE REGULATION AND LICENSING OF PERSONS WHO PERFORM AND ADMINISTER RADIOLOGIC IMAGING AND RADIATION THERAPY PROCEDURES*.

Identical to [S 498](#), filed 3/25/15.

Enacts new Article 43, Radiologic Technologists and Radiation Therapists, to GS Chapter 90 to establish standards of education, examination, and licensure for persons operating equipment used for radiologic imaging and radiation therapy procedures. Defines terms applicable to Article 43. Prohibits, on or after October 1, 2016, any person from administering, offering to administer, or otherwise indicating that the person is licensed to administer radiologic imaging or radiation therapy procedures unless the person is licensed under Article 43. Exempts eight listed parties from Article 43. Creates an 11-member Radiologic Imaging and Radiation Therapy Board of Examiners (Board), with appointments and terms, as indicated. Directs the Board to establish licensure standards for a radiographer, radiation therapist, nuclear medicine technologist, cardiovascular invasive specialist, magnetic resonance technologist, limited X-ray machine operator, and radiologist assistant. Permits persons licensed under Article 43 to perform specified actions depending on their type of licensure and and lists three limitations specifically related to the performance of computed tomography. Sets forth additional details related to Board meetings and administration. Enumerates 14 powers and duties of the Board.

Lists requirements for licensure for all applicants, and lists requirements specific to applicants for licensure in an area of radiologic imaging or radiation therapy and requirements specific to applicants for licensure as limited X-ray operators and as radiologist assistants. Sets out examination requirements. Directs the Board to accept persons currently registered by other boards, as specified. States that certain X-ray machine operators will take an exam administered by the American Registry of Radiologic Technologists. Details additional provisions for license issuance, temporary licenses, and license renewal and requires licensees to display licenses or a verified copy in each place of regular employment. Authorizes medical facilities and educational institutions to offer programs approved by the Board in applicable subject areas, provided certain guidelines are met.

Authorizes the Board to grant a license to a person licensed, certified, or registered to perform or administer radiologic imaging or radiation therapy procedures in another jurisdiction with substantially equivalent standards of competency. Directs the Board to set fees, as specified, and to pay all expenditures out of funds from the fees. Allows the Board to discipline applicants or licensees, after a hearing, under nine specified circumstances. Makes each violation of Article 43 a Class 1 misdemeanor. Authorizes the Board to apply to any appropriate court to enjoin violations of Article 43.

Provides that the initial appointees to the Radiologic Imaging and Radiation Therapy Board of Examiners filling the membership positions for licensed radiologist, licensed nuclear medicine technologist, licensed radiation therapist, licensed cardiovascular invasive specialist, and licensed limited X-ray machine operator do not have to meet the licensure requirements established in this act if they obtain a license from the Board within 90 days after the Board begins issuing licenses.

Allows persons other than radiologist assistants who have been engaged in the practice of radiologic imaging and

radiation therapy and who do not hold a current registration from a voluntary professional certification organization approved by the Radiologic Imaging and Radiation Therapy Board of Examiners to continue to practice in the modality of radiologic imaging or radiation therapy in which they are currently employed if they meet the specified requirements, including registering with the Board on or before October 1, 2016, and obtain a license from the Board on or before October 1, 2020.

**Intro. by Insko, Setzer, Howard, West.**

GS 90

[View summary](#)

**Business and Commerce, Occupational Licensing, Health and Human Services, Health, Health Care Facilities and Providers**

H 834 (2015-2016) **NC/SC ORIGINAL BORDER CONFIRMATION**. Filed Apr 14 2015, *AN ACT TO MAKE LEGISLATIVE CHANGES TO FACILITATE THE WORK OF THE BOUNDARY COMMISSION IN CONFIRMING AND REESTABLISHING THE ORIGINAL BOUNDARY EXISTING BETWEEN THE STATES OF NORTH AND SOUTH CAROLINA.*

Identical to [S 575](#), filed 3/26/15.

Certifies that as of January 1, 2016, the boundary between North Carolina and South Carolina is the one established by the original survey and resurveys that were adopted through legislative and executive actions, and that the reestablished boundary has been approved by the two states' boundary commissions and proclaimed as the boundary by the Governor.

Sets out provisions that detail how to handle conflicts that might arise due to the boundary changes for issues related to tax liability; instruments of title to real property; foreclosure of deeds of trust and mortgages; public school enrollment; driver's education eligibility and beginner licenses; eligibility for in-state tuition; issuance of ABC permits; title, registration, and highway use tax; environmental compliance; and utilities/extension of rural fire protection districts, county service districts, and water and sewer districts.

Includes a severability clause.

**Intro. by Davis.**

GS 18B

[View summary](#)

**Government, State Government, State Property**

H 846 (2015-2016) **SMALL BUSINESS TAX RELIEF ACT**. Filed Apr 14 2015, *AN ACT TO PROVIDE TAX RELIEF FOR SMALL BUSINESSES.*

Amends GS 105-153.5 to allow a deduction from the corporate income tax of up to \$25,000 of net business income the taxpayer receives during the taxable year if the taxpayer has annual receipts, combined with the annual receipts of all related persons, of \$200,000 or less. Provides that in the case of a married couple filing a joint return where both spouses receive or incur net business income, the maximum dollar amounts apply separately to each spouse's net business income, not to exceed a total of \$50,000.

Effective for taxable years beginning on or after January 1, 2015.

**Intro. by Saine, B. Brown, Hanes.**

GS 105

[View summary](#)

**Business and Commerce, Government, Tax**

H 864 (2015-2016) [HONOR DOROTHY HOOVER, FORMER WASP](#). Filed Apr 14 2015, *A HOUSE RESOLUTION HONORING THE MEMORY OF DOROTHY POST HOOVER, FORMER WASP AND AUTHOR.*

As the title indicates.

**Intro. by Whitmire, McGrady.**

[HOUSE RES](#)

[View summary](#)

## PUBLIC/SENATE BILLS

S 462 (2015-2016) [PUBLIC AUTHORITIES/NONPROFIT CORPORATIONS](#). Filed Mar 25 2015, *AN ACT TO CLARIFY THAT A PUBLIC AUTHORITY MAY ESTABLISH, OWN, AND OPERATE A NONPROFIT CORPORATION WITH TAX EXEMPT STATUS.*

Senate committee substitute makes the following changes to the 1st edition:

Makes a technical deletion.

**Intro. by Hartsell.**

[GS 159](#)

[View summary](#)

[Nonprofits](#)

S 712 (2015-2016) [CONFIRM DIRECTOR OF SBI](#). Filed Apr 14 2015, *A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF BERNARD WARREN (B.W.) COLLIER, II, AS DIRECTOR OF THE STATE BUREAU OF INVESTIGATION.*

As title indicates. Includes whereas clauses.

Term begins July 1, 2015, and expires June 30, 2023.

**Intro. by Newton.**

[JOINT RES](#)

[View summary](#)

[Government, Public Safety](#)

## LOCAL/HOUSE BILLS

H 390 (2015-2016) [BEAUFORT CO. CC/WASHINGTON CO.](#). Filed Mar 30 2015, *AN ACT TO AUTHORIZE THE EXPANSION OF THE BOARD OF TRUSTEES OF BEAUFORT COUNTY COMMUNITY COLLEGE AND TO PROVIDE THAT BEAUFORT COUNTY COMMUNITY COLLEGE SHALL SERVE ALL OF WASHINGTON COUNTY.*

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

Amends GS 115D-12(a) to provide that the four trustees elected to the managing board of the Beaufort County Community College from the group two designation, are appointed by the board of commissioners of the county in



which the main campus of the institution is located (previously, language stated they were appointed by the board in the county where the institution was located, with provisions for institutions in more than one county).

Makes conforming changes.

**Intro. by Tine.**

Beaufort, Washington

[View summary](#)

[Education, Higher Education](#)

## ACTIONS ON BILLS

### PUBLIC BILLS

#### **H 81: EXPAND 1%/\$80 RATE FOR MILL MACHINERY.**

*House: Reptd Fav Com Substitute*

*House: Cal Pursuant Rule 36(b)*

#### **H 108: SITE AND BUILDING DEVELOPMENT FUND.**

*House: Passed 2nd Reading*

#### **H 127: DOT CONDEMNATION CHANGES.**

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

#### **H 135: MODERNIZE PHYSICAL THERAPY PRACTICE.**

*House: Withdrawn From Com*

*House: Re-ref Com On Health*

#### **H 140: LINEMAN APPRECIATION DAY IN NC.**

*Senate: Reptd Fav*

#### **H 237: REPEAL PERSONAL ED PLANS/MODIFY TRANS PLANS. (NEW)**

*House: Reptd Fav Com Substitute*

*House: Cal Pursuant Rule 36(b)*

*House: Placed On Cal For 04/15/2015*

#### **H 255: BUILDING CODE REG. REFORM.**

*House: Reptd Fav Com Sub 2*

*House: Cal Pursuant Rule 36(b)*

*House: Added to Calendar*

*House: Amend Adopted A1*

*House: Amend Adopted A2*

*House: Amend Adopted A3*

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

*House: Ordered Engrossed*

#### **H 256: HANDICAPPED PARKING/VETERANS PLATE.**

*House: Reptd Fav*

*House: Re-ref Com On Finance*

**H 259: GENERAL GOVERNMENT TECHNICAL CORRECTIONS.-AB**

*House: Withdrawn From Com*

*House: Re-ref Com On Rules, Calendar, and Operations of the House*

**H 277: RETIREMENT ADMIN. CHANGES ACT OF 2015.-AB**

*House: Reptd Fav Com Substitute*

*House: Cal Pursuant Rule 36(b)*

*House: Placed On Cal For 04/15/2015*

**H 287: AMEND INSURANCE LAWS.-AB**

*House: Reptd Fav Com Substitute*

*House: RefTo Com On Appropriations*

**H 301: ESCHEAT FUND MODIFICATIONS.-AB**

*House: Reptd Fav Com Substitute*

*House: RefTo Com On Appropriations*

**H 303: DISPUTE RESOLUTION AMENDMENTS.**

*House: Reptd Fav*

*House: Cal Pursuant Rule 36(b)*

*House: Added to Calendar*

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

**H 350: RESTORE DRIVING PRIVILEGES/COMPETENCY.**

*House: Reptd Fav*

*House: Re-ref Com On Judiciary II*

**H 356: NCUC REG. FEE CHANGES.**

*House: Reptd Fav*

*House: Cal Pursuant Rule 36(b)*

*House: Added to Calendar*

*House: Passed 2nd Reading*

**H 434: HANDICAP PLACARD/MED. RECERTIFICATION.**

*House: Reptd Fav Com Substitute*

*House: Cal Pursuant Rule 36(b)*

*House: Placed On Cal For 04/15/2015*

**H 464: REGIONAL TRANSPORTATION AUTHORITY REVISIONS.**

*House: Reptd Fav Com Substitute*

*House: Cal Pursuant Rule 36(b)*

*House: Placed On Cal For 04/15/2015*

**H 550: CLARIFY DEALER PLATE REQUIREMENTS.**

*House: Reptd Fav Com Substitute*

*House: Re-ref Com On Finance*

**H 551: DOT SALES OF UNUSED PROPERTY.**

*House: Reptd Fav*

*House: Re-ref Com On Judiciary IV*

**H 555: PROBATION/PAROLE OFFICERS RETIREMENT.**

*House: Reptd Fav*

*House: Re-ref Com On Appropriations*

**H 618: DRIVERS LICENSE/CONCEALED CARRY.**

*House: Serial Referral To Judiciary II Stricken*

**H 625: BREWERY LAW REVISIONS.**

*House: Passed 1st Reading*

*House: Ref to the Com on Alcoholic Beverage Control, if favorable, Finance*

**H 626: AMEND PROP DAMAGE OFFENSES.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary II*

**H 627: FIGHT FINANCIAL TRANSACTION CARD FRAUD.**

*House: Passed 1st Reading*

*House: Ref to the Com on Banking, if favorable, Judiciary I*

**H 628: ENERGY SAVINGS INCENTIVES/STATE AGENCIES.**

*House: Passed 1st Reading*

*House: Ref To Com On Environment*

**H 629: PROHIBIT MICROBEADS IN OTC DRUGS & PRODUCTS.**

*House: Passed 1st Reading*

*House: Ref to the Com on Health, if favorable, Judiciary I*

**H 630: ALTERNATIVE WQ PROTECTION FOR FALLS LAKE.**

*House: Passed 1st Reading*

*House: Ref To Com On Environment*

**H 631: NOTICE BEFORE AUTOMATIC CONTRACT RENEWAL.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary II*

**H 632: STUDY STUDENT ONLINE DATA PRIVACY.**

*House: Passed 1st Reading*

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

**H 633: OCC.LIC./PROFESSIONAL DESIGNATION-APPRAISERS.**

*House: Passed 1st Reading*

*House: Ref to the Com on Judiciary IV, if favorable, Regulatory Reform*

**H 634: STORMWATER/BUILT-UPON AREA CLARIFICATION.**

*House: Passed 1st Reading*

*House: Ref To Com On Environment*

**H 635: PROPERTY-LIST SUBTERR. PIPES/PLAT & AS-BUILT.**

*House: Passed 1st Reading*

*House: Ref To Com On Regulatory Reform*

**H 636: CHALLENGE CITIZENS UNITED.**

*House: Passed 1st Reading*

*House: Ref to the Com on Judiciary I, if favorable, Rules, Calendar, and Operations of the House*

**H 637: PROJECT PHOENIX/ASSESSMENT OF STATE BLDGS.**

*House: Passed 1st Reading*

*House: Ref To Com On Appropriations*

**H 638: CAPITALIZE ON WETLAND MITIGATION.**

*House: Passed 1st Reading*

*House: Ref To Com On Environment*

**H 639: RISK-BASED REMEDIATION AMENDS.**

*House: Passed 1st Reading*

*House: Ref To Com On Environment*

**H 640: OUTDOOR HERITAGE ACT.**

*House: Passed 1st Reading*

*House: Ref To Com On Wildlife Resources*

**H 641: AMEND BAIL BONDSMEN STATUTES.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary II*

**H 642: ACCOUNTABILITY & TRANSPARENCY IN BUDGETING.**

*House: Passed 1st Reading*

*House: Ref To Com On Appropriations*

**H 643: ROOFING CONTRACTORS/CONSUMER PROTECTION.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary I*

**H 644: ONLINE DRIVER EDUCATION.**

*House: Passed 1st Reading*

*House: Ref to the Com on Education - K-12, if favorable, Transportation*

**H 645: STUDY/NO EMISSION TESTING FOR HYBRID VEHICLE.**

*House: Passed 1st Reading*

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

**H 646: INSURANCE COVERAGE FOR AUTISM TREATMENT.**

*House: Passed 1st Reading*

*House: Ref To Com On Insurance*

**H 647: EPI PENS IN ALL CHILD-SERVING BUSINESSES.**

*House: Passed 1st Reading*

*House: Ref To Com On Health*

**H 648: PROHIBIT TOXIC FLAME RETARDANTS IN BEDDING.**

*House: Passed 1st Reading*

*House: Ref to the Com on Regulatory Reform, if favorable, Judiciary II, if favorable, Finance*

**H 649: AMEND CORP. GOV/SHAREHOLDER DERIVATIVE SUITS.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary II*

**H 650: EXPUNCTION/BOATING VIOLATION.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary I*

**H 651: APPRAISAL BD. RECORDKEEPING & BKGRD. CHECKS.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary I*

**H 652: RIGHT TO TRY ACT FOR TERMINALLY ILL PATIENTS.**

*House: Passed 1st Reading*

*House: Ref To Com On Health*

**H 653: INTERNATIONAL STUDENT ASSESSMENT.**

*House: Passed 1st Reading*

*House: Ref To Com On Education - K-12*

**H 654: NC FIRST.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary I*

**H 655: HOG LAGOON PHASEOUT/LIVESTOCK TREATMENT.**

*House: Passed 1st Reading*

*House: Ref to the Com on Agriculture, if favorable, Regulatory Reform, if favorable, Commerce and Job Development, if favorable, Environment, if favorable, Rules, Calendar, and Operations of the House*

**H 656: AMEND COAL ASH MANAGEMENT ACT OF 2014.**

*House: Passed 1st Reading*

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

**H 657: UNC-FIXED TUITION.**

*House: Passed 1st Reading*

*House: Ref To Com On Education - Universities*

**H 658: FUNDS FOR EDUCATIONAL TRAINING CENTERS.**

*House: Passed 1st Reading*

*House: Ref To Com On Appropriations*

**H 659: CONTROLLED SUBSTANCES/UPDATE PRECURSOR LIST.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary III*

**H 660: TRANSITION TO PERSONALIZED DIGITAL LEARNING.**

*House: Passed 1st Reading*

*House: RefTo Com On Education - K-12*

**H 661: TEACHER RECRUITMENT AND SCHOLARSHIPS.**

*House: Passed 1st Reading*

*House: Ref to the Com on Education - K-12, if favorable, Appropriations*

**H 662: NC ELEVATING EDUCATORS ACT OF 2015.**

*House: Passed 1st Reading*

*House: RefTo Com On Education - K-12*

**H 663: REPEAL BOATING FEE INCREASES.**

*House: Passed 1st Reading*

*House: Ref to the Com on Finance, if favorable, Appropriations*

**H 664: SAFER COMMUNITIES.**

*House: Passed 1st Reading*

*House: RefTo Com On Judiciary I*

**H 665: HONOR STATE'S VETERANS.**

*House: Passed 1st Reading*

*House: RefTo Com On Rules, Calendar, and Operations of the House*

*House: Withdrawn From Com*

*House: Placed On Cal For 04/15/2015*

**H 666: WC/FIREFIGHTERS'/PRESUMPTIVE CANCER.**

*House: Passed 1st Reading*

*House: RefTo Com On Rules, Calendar, and Operations of the House*

**H 667: ATHLETIC TRAINER/HEALTH COVERAGE OPTION.**

*House: Passed 1st Reading*

*House: RefTo Com On Insurance*

**H 668: REMEMBERING THE HOLOCAUST.**

*House: Passed 1st Reading*

*House: RefTo Com On Rules, Calendar, and Operations of the House*

**H 669: JUVENILE LAW CHANGES/ABUSE/NEGLECT/DEPENDENCY.**

*House: Passed 1st Reading*

*House: RefTo Com On Judiciary III*

**H 670: HONOR DEAN E. SMITH.**

*House: Passed 1st Reading*

*House: RefTo Com On Rules, Calendar, and Operations of the House*

**H 671: LRC STUDY/SEX OFFENSES & REGISTRATION LAWS.**

*House: Passed 1st Reading*

*House: RefTo Com On Rules, Calendar, and Operations of the House*

**H 672: STI AND FERRY TOLLING REVISIONS.**

*House: Passed 1st Reading*

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

**H 673: MODIFY READ TO ACHIEVE.**

*House: Passed 1st Reading*

*House: Ref To Com On Education - K-12*

**H 674: FAIR COMPETITION & EMP. CLASSIFICATION ACT.**

*House: Passed 1st Reading*

*House: Ref to the Com on Judiciary I, if favorable, Rules, Calendar, and Operations of the House*

**H 675: MODIFY SCHOOL PERFORMANCE GRADES.**

*House: Passed 1st Reading*

*House: Ref To Com On Education - K-12*

**H 676: AMEND COMPENSATION FOR ERRONEOUS CONVICTION.**

*House: Passed 1st Reading*

*House: Ref to the Com on Judiciary I, if favorable, Appropriations*

**H 677: STATE ETHICS COMM. REVISIONS.**

*House: Passed 1st Reading*

*House: Ref to the Com on Ethics, if favorable, Rules, Calendar, and Operations of the House*

**H 678: AMEND INNOCENCE COMMISSION STATUTES.**

*House: Passed 1st Reading*

*House: Ref to the Com on Judiciary I, if favorable, Rules, Calendar, and Operations of the House*

**H 679: UNC SELF-LIQUIDATING PROJECTS.**

*House: Passed 1st Reading*

*House: Ref to the Com on Education - Universities, if favorable, Finance*

**H 680: REGULATE TRANSPORTATION NETWORK COMPANIES.**

*House: Passed 1st Reading*

*House: Ref to the Com on Commerce and Job Development, if favorable, Transportation, if favorable, Finance*

**H 681: NC ENERGY RATEPAYERS PROTECTION ACT.**

*House: Passed 1st Reading*

*House: Ref to the Com on Environment, if favorable, Public Utilities, if favorable, Finance*

**H 682: CIVIL FINES AND FORFEITURES/STUDY.**

*House: Passed 1st Reading*

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

**H 683: OCCUP. THERAPY/CHOICE OF PROVIDER.**

*House: Passed 1st Reading*

*House: Ref To Com On Insurance*

**H 684: MEDICAID COUNTY OF ORIGIN.**

*House: Passed 1st Reading*

*House: Ref To Com On Health*

**H 685: CAP AMOUNT OWED FOR UNPAID OPEN ROAD TOLL.**

*House: Passed 1st Reading*

*House: Ref To Com On Finance*

**H 686: REPEAL DEATH PENALTY.**

*House: Passed 1st Reading*

*House: Ref to the Com on Judiciary I, if favorable, Rules, Calendar, and Operations of the House*

**H 687: PUBLIC SCHOOLS/TESTING SCHEDULE.**

*House: Passed 1st Reading*

*House: Ref To Com On Education - K-12*

**H 688: WC/LIMIT BENEFITS OF HIGH EARNERS.**

*House: Passed 1st Reading*

*House: Ref To Com On Judiciary IV*

**H 689: IN-STATE TUITION/SOME N.C. IMMIGRANT YOUTH.**

*House: Passed 1st Reading*

*House: Ref to the Com on Education - Universities, if favorable, Judiciary I, if favorable, Appropriations*

**H 690: SPECIAL REGISTRATION PLATE & PERMANENT PLATE.**

*House: Passed 1st Reading*

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

**H 691: ASSAULT ON NATIONAL GUARD MEMBER.**

*House: Passed 1st Reading*

*House: Ref to the Com on Homeland Security, Military, and Veterans Affairs, if favorable, Judiciary III*

**H 692: AMENDMENT CONVENTION PROCEDURES.**

*House: Filed*

**H 693: ADD TOWNS TO STATE HEALTH PLAN.**

*House: Filed*

**H 694: STORAGE OF SUPPLIES ACT.**

*House: Filed*

**H 695: CONSTITUTIONAL AMENDNT CONVENTION/COUNTERMAND.**

*House: Filed*

**H 696: DEBTS TO JUDGMENT DEBTORS/PAY TO SHERIFF.**

*House: Filed*

**H 697: STUDY/STATE HIGHWAY PATROL STAFFING.**

*House: Filed*

**H 698: BABY CARLIE NUGENT BILL.**

*House: Filed*

**H 699: GUN RIGHTS AND PRIVACY ACT.**

*House: Filed*

**H 700: THE I. BEVERLY LAKE, JR., FAIR TRIAL ACT.**

*House: Filed*



**H 701: SCHOOL NURSES/LRC STUDY.***House: Filed***H 702: PREEMPTION AFFIRMATION ACT.***House: Filed***H 703: CONT. TASK FORCE/FRAUD AGAINST OLDER ADULTS.***House: Filed***H 704: MORTGAGE DEBT CANCELLATION TAX BENEFIT.***House: Filed***H 705: AMEND SEPTIC TANK REQUIREMENTS.***House: Filed***H 706: BUILDING CODE/RUSTIC CABINS.***House: Filed***H 707: PROHIBIT POWDERED ALCOHOL.***House: Filed***H 708: PRESERVATION OF HISTORIC/HERITAGE TREES.***House: Filed***H 709: NCNG TUITION ASSISTANCE BENEFIT AMENDMENT.***House: Filed***H 710: ALLOW SPECIAL ELECTIONS/ODD-NUMBERED YEARS.***House: Filed***H 711: PROHIBIT COUNTERFEIT/NONFUNCTIONAL AIR BAGS.***House: Filed***H 712: PILOT PROJECT/USED NEEDLE DISPOSAL.***House: Filed***H 713: BODY & DASH CAM RECORDING/PUBLIC ACCESS.***House: Filed***H 714: BEHAVIOR ANALYST LICENSURE.***House: Filed***H 715: PAYMENTS FOR AMBULANCE SERVICES.***House: Filed***H 716: LRC STUDY WAGE GARNISHMENT.***House: Filed***H 717: RESTORE FREE AND FAIR ELECTIONS/ART. V APP.***House: Filed***H 718: DENR STUDY OF IBT LAWS.**

*House: Filed*

**H 719: FORTIFIED FLAVORED MALT BEVERAGES ACT.**

*House: Filed*

**H 720: JUDICIAL APPOINTMENT/RETENTION ELECTIONS.**

*House: Filed*

**H 721: SUBDIVISION ORDINANCE/LAND DEVELOP. CHANGES.**

*House: Filed*

**H 722: ALLISON'S LAW/GPS TRACKING PILOT PROG/DOM VIO.**

*House: Filed*

**H 723: TELEHEALTH FAIRNESS ACT.**

*House: Filed*

**H 724: AMEND COMPOSITION OF NC MEDICAL BOARD.**

*House: Filed*

**H 725: GUN SAFETY ACT.**

*House: Filed*

**H 726: SCHOOL BDS CAN'T SUE COUNTY.**

*House: Filed*

**H 727: READING ASSESSMENTS.**

*House: Filed*

**H 728: AMEND LAWS PERTAINING TO CHIROPRACTIC BOARD.**

*House: Filed*

**H 729: STANDARDS FOR CHIROPRACTIC PEER REVIEW.**

*House: Filed*

**H 730: COUNTY PROVIDE 911 DISPATCH SERVICES.**

*House: Filed*

**H 731: COMMUNITY ASSN. COMMISSION/FIDELITY BONDS.**

*House: Filed*

**H 732: NO RECOVERY FOR COAL ASH COSTS.**

*House: Filed*

**H 733: REQUIRE PERMIT FOR GINSENG HARVESTING.**

*House: Filed*

**H 734: STUDY/AMERICAN INDIAN HERITAGE CTR.**

*House: Filed*

**H 735: REINSTATEMENT OF DRIVING PRIVILEGES.**

*House: Filed*

**H 736: NC AM. INDIAN HUNTING/FISHING RIGHTS.***House: Filed***H 737: REINSTATE NC PUBLIC CAMPAIGN FUND.***House: Filed***H 738: INCREASE TEXTBOOK FUNDS & SPENDING FLEX.***House: Filed***H 739: REPEAL BUSINESS LICENSE FEES.***House: Filed***H 740: ALLISON'S LAW/GPS TRACKING PILOT PROG/DOM VIO.***House: Filed***H 741: SHIFT WORKERS' BILL OF RIGHTS.***House: Filed***H 742: CLARIFY PE LICENSURE.***House: Filed***H 743: REVISE DEF. OF INCOME UNIT/CHILD CARE SUBSIDY.***House: Filed***H 744: ABUSE-DETERRENT OPIOID ANALGESICS.***House: Filed***H 745: INNOVATION THROUGH LOCAL SCHOOLS/PILOT.***House: Filed***H 746: LME/MCO BOARD AMENDMENTS.***House: Filed***H 747: ELECTRONIC SUPERVISION WAIVER.***House: Filed***H 748: ESTABLISH CONTAM. SOURCE REMOVAL/DISPOSAL BD.***House: Filed***H 749: VOTERS' RIGHT TO KNOW.***House: Filed***H 750: ENCOURAGE LNG-FUELED VEHICLES.***House: Filed***H 751: NO BREED-SPECIFIC DOG LAWS.***House: Filed***H 752: AMEND LAWS ON ASBESTOS TRAINING.***House: Filed***H 753: PROHIBIT COUNTERFEIT/NONFUNCTIONAL AIR BAGS.**

*House: Filed*

**H 754: COMMUNITY COLLEGE REMEDIATION PILOT PROJECT.**

*House: Filed*

**H 755: YOUNG PEOPLE VOTING.**

*House: Filed*

**H 756: FINANCIAL/LIFE SKILLS CC COURSE.**

*House: Filed*

**H 757: DOT - LCCA & LOW-VOLUME ROAD SPECIFICATIONS.**

*House: Filed*

**H 758: LME/MCO PROVIDER NETWORK CULTURAL DIVERSITY.**

*House: Filed*

**H 759: RETIREMENT SYSTEM COLAS.**

*House: Filed*

**H 760: REGULATORY REFORM ACT OF 2015.**

*House: Filed*

**H 761: CHARTER SCHOOL CAPITAL FUNDS.**

*House: Filed*

**H 762: UNIVERSAL BROADBAND FOR ALL STATE CITIZENS.**

*House: Filed*

**H 763: TASK FORCE ON REGULATORY REFORM.**

*House: Filed*

**H 764: PRESUMED SHARED PARENTING.**

*House: Filed*

**H 765: ENV. TECHNICAL CORRECTIONS.**

*House: Filed*

**H 766: AMEND CBD OIL STATUTE.**

*House: Filed*

**H 767: GDAC AMENDMENTS.**

*House: Filed*

**H 768: HEAT STROKE PREVENTION/STUDENT ATHLETES.**

*House: Filed*

**H 769: \$2,000 PAY INCREASE FOR TEACHERS.**

*House: Filed*

**H 770: SHERIFFS' ASSOCIATION SPECIAL PLATE.**

*House: Filed*

**H 771: DOT/UTILITY RELOCATION COSTS.***House: Filed***H 772: PROTECT NC CITIZENS FROM COMPULSORY POOLING.***House: Filed***H 773: FRACKING-PUBLIC DISCLOSURE/DRILLING FLUIDS.***House: Filed***H 774: RESTORING PROPER JUSTICE ACT.***House: Filed***H 775: TEACH FINANCIAL LITERACY IN SCHOOLS.***House: Filed***H 776: ENSURE ECONOMIC DIVERSITY/STUDENTS AT SCHOOL.***House: Filed***H 777: EXEMPT ISOLATION FLOAT TANKS FROM POOL LAWS.***House: Filed***H 778: CHARTER SCHOOL CHANGES.***House: Filed***H 779: IT PROCUREMENT/PROMOTE COMPETITION.***House: Filed***H 780: STUDY/ECONOMIC IMPACT OF JONES ACT ON NC.***House: Filed***H 781: VACATION RENTAL ACT CHANGES.***House: Filed***H 782: STUDY/AUTONOMOUS VEHICLES.***House: Filed***H 783: DEFINE LOCALLY SOURCED/PUBLIC CONTRACTS.***House: Filed***H 784: STUDY/CONTRACT SAVINGS THROUGH PARTNERSHIPS.***House: Filed***H 785: CLOSE LOOPHOLES IN ETHICS COMPENSATION.***House: Filed***H 786: MODIFY CLAWBACK REPORTINGS.***House: Filed***H 787: ADDITIONAL RQMTS. FOR FRACKING OPERATIONS.***House: Filed***H 788: AMEND CONSTITUTION RE: USE OF LOTTERY FUNDS.**

*House: Filed*

**H 789: GROCERY STORE INCENTIVES.**

*House: Filed*

**H 790: STUDY/ADAPT START-UP NY PROGRAM.**

*House: Filed*

**H 791: PRIMARY CARE RECOUPMENT/HARDSHIP EXTENSION.**

*House: Filed*

**H 792: PRIVACY/PROTECTION FROM REVENGE POSTINGS.**

*House: Filed*

**H 793: PRIVACY/UP SECRET PEEPING PUNISHMENT.**

*House: Filed*

**H 794: PROTECTION FROM ONLINE IMPERSONATION.**

*House: Filed*

**H 795: SEPA REFORM.**

*House: Filed*

**H 796: MODERNIZE DIETETICS/NUTRITION PRACTICE ACT.**

*House: Filed*

**H 797: ALARM REGISTRATION INFO NOT PUBLIC RECORD.**

*House: Filed*

**H 798: CONCEALED HANDGUN PERMIT/OTHER WEAPONS.**

*House: Filed*

**H 799: ZONING/CHANGES TO HIST. PRESERV. PROCEDURES.**

*House: Filed*

**H 800: CLARIFY MOTOR VEHICLE DEALER LAWS.**

*House: Filed*

**H 801: SAME FIREARM PROTECTIONS FOR 50C AS 50B ORDER.**

*House: Filed*

**H 802: IGNITION INTERLOCK/EXPAND SCOPE.**

*House: Filed*

**H 803: SCHOOL PERFORMANCE SCORES.**

*House: Filed*

**H 804: KELSEY SMITH ACT.**

*House: Filed*

**H 805: MEASURABILITY ASSESSMENTS.**

*House: Filed*

**H 806: CLINICAL LAB SCIENCE PRACTICE LICENSURE.***House: Filed***H 807: MODERNIZE NURSING PRACTICE ACT.***House: Filed***H 808: RURAL CONSUMER PROTECTION ACT.***House: Filed***H 809: THIRD-PARTY PREMIUM PAYMENTS.***House: Filed***H 810: MEDICAID REIMBURSEMENT/IMMUNIZING PHARMACISTS.***House: Filed***H 811: LAW ENFORCEMENT BODY-WORN CAMERA/STUDY.***House: Filed***H 812: GRANT RECIPIENTS POSTED ON GRANTOR WEB SITE.***House: Filed***H 813: NC ACCOUNTABILITY.***House: Filed***H 814: THE WILLIAM C. LINDLEY, JR. SUDEP LAW.***House: Filed***H 815: SEXUAL ASSAULT/SEXUAL CONSENT.***House: Filed***H 816: LABOR/PROVIDE RELIEF FOR CAREGIVERS.***House: Filed***H 817: ENACT UNIFORM LAW ON ADULT GUARDIANSHIP.***House: Filed***H 818: ENACT ELECT ACT/CAREGIVER RELIEF.***House: Filed***H 819: STUDENT DISCIPLINE DATA REPORTS.***House: Filed***H 820: ZERO-BASE BUDGETING.***House: Filed***H 821: PROPER ADMINISTRATION OF STEP THERAPY.***House: Filed***H 822: LSC APPROVAL REQUIRED FOR CHAMBER RENOVATIONS.***House: Filed***H 823: ESTABLISH ADVISORY COUNCIL ON RARE DISEASES.**

*House: Filed*

**H 824: CONCEALED HANDGUN PERMIT/ADMIN. LAW JUDGE.**

*House: Filed*

**H 825: SCHOOL-TO-PRISON PIPELINE/STUDY.**

*House: Filed*

**H 826: STUDY REPEAL OF SECOND PRIMARIES.**

*House: Filed*

**H 827: ALCOHOL CONSUMPTION & OVERCROWDING/CLUBS.**

*House: Filed*

**H 828: MEDICAID COVERAGE/EMERGENCY RURAL COUNTIES.**

*House: Filed*

**H 829: AUTOMATIC LICENSE PLATE READERS.**

*House: Filed*

**H 830: NORTH CAROLINA STATE HEALTH PLAN.**

*House: Filed*

**H 831: REMOVE RAFFLE VALUE RESTRICTIONS.**

*House: Filed*

**H 832: REVISE CERTAIN POLICIES/CHILD CARE SUBSIDY.**

*House: Filed*

**H 833: ENHANCE PATIENT SAFETY IN RADIOLOGIC IMAGING.**

*House: Filed*

**H 834: NC/SC ORIGINAL BORDER CONFIRMATION.**

*House: Filed*

**H 835: OPEN MEETINGS/THREE-MEMBER PUBLIC BODIES.**

*House: Filed*

**H 836: LOCAL GOVERNMENT REGULATORY REFORM.**

*House: Filed*

**H 837: HONOR JULIAN PIERCE.**

*House: Filed*

**H 838: INCREASE DROPOUT AGE TO 18.**

*House: Filed*

**H 839: PHARM. DRUG COST/UTILIZATION REPORTING.**

*House: Filed*

**H 840: NCNG MEMBERS/REEMPLOYMENT ASST. PRIORITY.**

*House: Filed*



**H 841: REALLOCATION OF CLOSED NCNG ARMORY FUNDS.***House: Filed***H 842: MEDICAID WAIVER PROTECTIONS/MILITARY FAMILIES.***House: Filed***H 843: RESIDENTIAL PUBLIC HIGH SCHOOL/JLEOC STUDY.***House: Filed***H 844: STEM TEACHER FORGIVABLE LOAN PROGRAM.***House: Filed***H 845: EXEMPT PROPERTY OWNED OR LEASED BY TRIBE.***House: Filed***H 846: SMALL BUSINESS TAX RELIEF ACT.***House: Filed***H 847: AMEND LAWS RE: MEDICAL TREATMENT FOR MINORS.***House: Filed***H 848: MODIFY UTILITY ACCOUNT-ELIGIBLE AREAS.***House: Filed***H 849: CREATE DEBTOR EXEMPTION FOR FIREARMS.***House: Filed***H 850: EASTERN BAND OF CHEROKEES/LAW ENFORCEMENT.***House: Filed***H 851: HONOR THE 555TH PARACHUTE INFANTRY.***House: Filed***H 852: HONOR HENDERSONVILLE HOSPICE.***House: Filed***H 853: CONSUMER FIREWORKS SAFETY.***House: Filed***H 854: WC/AMEND "EMPLOYMENT" AND "EMPLOYER" DEFS.***House: Filed***H 855: SUPPORT FAMILY STABILIZATION.***House: Filed***H 856: EXPUNCTIONS/BOATING VIOLATIONS.***House: Filed***H 857: TIPPED EMPLOYEE MINIMUM WAGE CHANGE.***House: Filed***H 858: GW BACK-TO-SCHOOL GRANTS/FUNDS.**

*House: Filed*

**H 859: RESTORE THE PROPER ROLE OF THE LSC.**

*House: Filed*

**H 860: LIMIT SOLDIERS' CC TUITION.**

*House: Filed*

**H 861: STUDY SUPPORTED DECISION-MAKING.**

*House: Filed*

**H 862: STATE EMPS./NO PAYROLL DUES DEDUCTIONS.**

*House: Filed*

**H 863: ALLOW EMPLOYEE TO SOLICIT DONATIONS/STATE PAC.**

*House: Filed*

**H 864: HONOR DOROTHY HOOVER, FORMER WASP.**

*House: Filed*

**H 865: LRC STUDY/SEXUAL BATTERY REGISTRATION.**

*House: Filed*

**H 866: STUDENT-ATHLETE STIPENDS & TRUST FUNDS.**

*House: Filed*

**H 867: NO ONE-YR SEPARATION REQ/DOMESTIC VIOLENCE.**

*House: Filed*

**H 868: UP MINIMUM WAGE/SET RATES/ADD COLA.**

*House: Filed*

**H 869: CAMPAIGN INTEGRITY ACT.**

*House: Filed*

**H 870: CERT. OF TITLE/MANUF. HOME CHANGES.**

*House: Filed*

**H 871: PRIVATE PARKING/IMMOBILIZATION DEVICE.**

*House: Filed*

**H 872: ADMINISTRATIVE LAW JUDGES' SALARIES.**

*House: Filed*

**H 873: HOSPITAL POLICE OFFICERS/POWERS.**

*House: Filed*

**H 874: CITIES/AVAILABILITY CHARGE/IMPROVED PROPERTY.**

*House: Filed*

**H 875: RESTRICT MUNICIPAL EMINENT DOMAIN.**

*House: Filed*

**H 876: CELL PHONE LOCATION TRACKING.***House: Filed***H 877: IGNITION INTERLOCK REQ'D/ALL DWIS.***House: Filed***H 878: EXPAND BD. OF TRUSTEES/SCH. OF SCIENCE & MATH.***House: Filed***H 879: JUVENILE CODE REFORM.***House: Filed***H 880: DETAIN RESPONDENTS FOR FIRST EXAMINATIONS.***House: Filed***H 881: LANDLORD/TENANT-ALIAS & PLURIES SUMMARY EJECT.***House: Filed***H 882: COMM. MGR. LICENSING & PLANNED COMM. ACT CHGS.***House: Filed***H 883: LRC/STUDY UNIFORM LAW ON ADULT GUARDIANSHIP.***House: Filed***H 884: REINSTATE SETOFF DEBT COLLECTION/UNC HEALTH.***House: Filed***H 885: LET LOCAL GOV'TS SET LOCAL MINIMUM WAGE.***House: Filed***H 886: SECOND AMENDMENT PRESERVATION ACT.***House: Filed***H 887: AMEND CRIMINAL CONTEMPT.***House: Filed***H 888: APPROPRIATE FUNDS FOR FUTURE HEALTH CARE JOBS.***House: Filed***H 889: BANKING DEVELOPMENT DISTRICTS.***House: Filed***H 890: ATTRACT NAT'L HQS TO NC.***House: Filed***H 891: HANDGUN PERMIT STANDARDIZATION.***House: Filed***H 892: 2015 SPEAKER'S APPOINTMENTS.***House: Filed***H 893: USE OF STATE LAND FOR EQUESTRIAN ACTIVITIES.**

*House: Filed*

**H 894: GAME NIGHTS/NONPROFIT FUND-RAISER.**

*House: Filed*

**H 895: ABC STORES/LOTTERY TICKET VENDING MACHINE.**

*House: Filed*

**H 896: FORCIBLE ENTRY INTO CAR/CHILD TRAPPED INSIDE.**

*House: Filed*

**H 897: ED. OVERSIGHT STUDY/STUDENT-ATHLETE STIPENDS.**

*House: Filed*

**H 898: INCENTIVES-BASED RECIPIENT EDUCATION REQS.**

*House: Filed*

**S 123: UNIFORM FRAUDULENT TRANSFER ACT.**

*Senate: Passed 3rd Reading*

**S 154: CLARIFYING THE GOOD SAMARITAN LAW.**

*Senate: Passed 2nd Reading*

*Senate: Passed 3rd Reading*

**S 183: ELIMINATE CRVS FOR MISDEMEANANTS.**

*Senate: Passed 2nd Reading*

*Senate: Passed 3rd Reading*

**S 233: AUTOMATIC EXPUNCTION/MISTAKEN IDENTITY.**

*Senate: Passed 2nd Reading*

*Senate: Passed 3rd Reading*

**S 269: LANDLORD/TENANT-ALIAS & PLURIES SUMMARY EJECT.**

*Senate: Passed 2nd Reading*

*Senate: Passed 3rd Reading*

**S 311: REGISTER OF DEEDS/FILING FALSE MARRIAGE DOCS.**

*Senate: Passed 2nd Reading*

*Senate: Passed 3rd Reading*

**S 366: AMEND CERTAIN REQS/PERMANENCY INNOVATION COMM.**

*Senate: Reptd Fav*

**S 386: REGISTERS OF DEEDS/UCC RECORDING FEES.**

*Senate: Reptd Fav*

*Senate: Re-ref Com On Finance*

**S 391: ENJOIN STREET GANG/EXPIRES IN THREE YEARS.**

*Senate: Withdrawn From Cal*

*Senate: Re-ref Com On Judiciary I*

**S 462: PUBLIC AUTHORITIES/NONPROFIT CORPORATIONS.**

*Senate: Reptd Fav Com Substitute*

*Senate: Com Substitute Adopted*

**S 481: PROVIDING ACCESS TO ENTREPRENEURS/SM BUSINESS.**

*Senate: Reptd Fav*

*Senate: Re-ref Com On Finance*

**S 487: HEALTH CHOICE TECHNICAL REVISIONS.-AB**

*Senate: Reptd Fav*

**S 488: AMEND UNIFORM INTERSTATE FAMILY SUPPORT ACT.-AB**

*Senate: Passed 2nd Reading*

*Senate: Passed 3rd Reading*

**S 580: HONOR STATE'S VETERANS.**

*Senate: Withdrawn From Com*

*Senate: Placed On Cal For 04/15/2015*

**S 675: LIMIT PAROLE REVIEW FREQUENCY.**

*Senate: Passed 2nd Reading*

*Senate: Passed 3rd Reading*

**S 682: MODIFY SUNSET RE: CONTINGENT AUDITS.**

*Senate: Reptd Fav*

**S 712: CONFIRM DIRECTOR OF SBI.**

*Senate: Filed*

*Senate: Passed 1st Reading*

*Senate: Ref To Com On Select Committee on Nominations*

## LOCAL BILLS

**H 322: ZONING/RECREATIONAL LAND REQ.-MORRISVILLE.**

*House: Regular Message Sent To Senate*

*Senate: Regular Message Received From House*

*Senate: Passed 1st Reading*

*Senate: Ref To Com On State and Local Government*

**H 337: TOWN OF CARY/RELEASE UNNEEDED EASEMENTS.**

*House: Regular Message Sent To Senate*

*Senate: Regular Message Received From House*

*Senate: Passed 1st Reading*

*Senate: Ref To Com On State and Local Government*

**H 390: BEAUFORT CO. CC/WASHINGTON CO.**

*House: Reptd Fav Com Substitute*

*House: Cal Pursuant Rule 36(b)*

*House: Placed On Cal For 04/15/2015*

**H 393: TRI-COUNTY CC/BD. OF TRUSTEES.**

*House: Reptd Fav*

*House: Cal Pursuant Rule 36(b)*

*House: Placed On Cal For 04/15/2015*

[Print Version](#)