

The Daily Bulletin: Wednesday, June 10, 2015

PUBLIC/HOUSE BILLS

H 44 (2015-2016) LOCAL GOVERNMENT REGULATORY REFORM 2015. (NEW) Filed Feb 3 2015, *AN ACT TO REFORM VARIOUS PROVISIONS OF THE LAW RELATED TO LOCAL GOVERNMENT*.

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

Deletes all provisions of the previous edition and replaces it with the following.

Section 1

Repeals GS 160A-200, Annual notice to chronic violators of overgrown vegetation ordinances. Amends GS 160A-200.01, concerning annual notice to chronic violators of public nuisance ordinances, to add that a city may also give notice to a chronic violator of the city's overgrown vegetation ordinance in accordance with the statute. Makes organizational changes.

Section 1.5

Amends GS 160A-205 by adding that a city may prohibit the placement, maintenance, location, or use of structures that are uninhabitable and without water and sewer for more than 120 days with notice given to the owner of record of the determination, upon the State's ocean beaches.

Section 2

Enacts new GS 153A-145.3 and GS 160A-205.1 to prohibit a county or city from requiring compliance with a state department or agency's voluntary regulation or rule. Specifies that the statutes apply to regulations and rules (1) currently in effect, (2) repealed or expired, (3) temporarily or permanently held in abeyance, or (4) enacted but not yet effective.

Section 2.5

Repeals GS 130A-34.4(a)(2) which required the county comprising the local health department to maintain operating appropriations to local health departments from local ad valorem tax receipts at levels equal to amounts appropriated in state fiscal year 2010-11 by July 1, 2014, in order for the local health department to be eligible to receive state and federal public health funding from the Division of Public Health. Effective July 1, 2016.

Section 3

Amends GS 160A-360.1 to add three options for applying ordinances that the owner of a development tract may choose from when an ordinance under GS Chapter 160A, Article 19, Planning and Regulation of Development, applies to a development tract lying partly within municipal corporate limits and partly within the county and more than 50% of the tract is outside of the municipal corporate limits.

Section 3.5

Amends GS 87-97, concerning the permitting, inspection, and testing of private drinking water wells, as follows. Deletes the provision that allowed local well programs to use their own forms after submitting a petition for rule making to the Environmental Management Commission (EMC) and a finding by the EMC that conditions unique to the area constituted a threat to public health mitigated by the use of a different local form. Adds that when a permit is issued under the statute, the permit is also deemed to include authorization for the installation, construction, maintenance, or

repair of electrical wiring, devices, appliances, or equipment by a certified well contractor when running electrical wires from the well pump to the pressure switch. Makes the local health department responsible for notifying the building inspector of the well permit issuance. Adds that if a local government mandates that improved property be connected to a public water system, the local government must determine at the time of the application for and before issuing a permit to construct or repair a well whether the improved property will be served by the public system or the well. Effective October 1, 2015, and applies to permits issued on or after that date.

Section 4

Amends GS 153A-340 and GS 160A-381 to exempt fence wraps that display signs and are affixed to perimeter fencing at a construction site before the certificate of occupancy has been issued from zoning regulations that apply to signage.

Section 5

Amends GS 143-755, Permit choice, to make the statute applicable to zoning permits. Makes a clarifying change. Applies to permits for which a permit decision has not been made by the date the act becomes law.

Section 6

Amends GS 159-28, Budgetary accounting for appropriations for local governments, adding language that clarifies that nothing in this statute requires a contract to be reduced to writing. Makes organizational changes and provides that a written obligation or an obligation evidenced by a written purchase order for materials and supplies must include on its face a certificate stating that the instrument has been preaudited to assure compliance with the section. Deletes language which provided an exception for obligations or documents that had been approved by the Local Government Commission. Adds subdivision (4) to subsection (d) providing that a local government and public authority can make certain payments in cash if an ordinance authorizing such form of payment and specifying the limits of the use of the cash has been adopted. Amends (d2) to provide that a finance officer is presumed to be in compliance with the statute if the officer complies with the rules adopted by the Local Government Commission. Deletes provision that did not require a certificate on payroll checks or drafts on an imprest account in an official deposition if the check depositing the funds in the account had a signed certificate. Adds to the definition of electronic payment. Adds language to subsection (e) concerning penalties, providing that the governing board must determine, by resolution, if payment from the official bond will be sought as well as a judgment from the finance officer or appointed deputy finance officer for deficiencies in the amount. Sets out exemptions for the certification requirements of subsections (a1) and (d). Makes technical, conforming, and clarifying changes. Deletes outdated language and references. Effective July 1, 2015, applying to expenditures incurred on or after that date.

Section 7

Amends GS 136-66.1 to require the reduction of travel lanes to accommodate bike lanes of any state highway system street or highway location within a city be approved by a majority vote all members of the Board of Transportation.

Section 8

Enacts new GS 106-645 to prohibit a county, city, or other political subdivision of the state from prohibiting owning or possessing five or fewer bee hives.

Section 9

Amends GS 160A-272 to allow the city council to approve a lease of city-owned property without treating it as a sale of property for the siting and operation of a tower for communication purposes for up to 25 years. Makes conforming and clarifying changes.

Section 10

Amends GS 130A-248 to add that if the Department of Health and Human Services has reviewed and approved the plan for a prototype franchised or chain facility for food establishment, the plan may be used in any county in the state

without local health department approval if no material changes are made to the plan. Allows the local health department to review and suggest revisions for a particular use of the approved plan, at the request of the owner of operator. Provides that acceptance of a suggested revision is not a prerequisite or condition of the issuance of any permits by the local health department, county, or city in which the facility is to be located.

Section 12

Enacts new GS 153A-457 and GS 160A-499.4 requiring counties and cities to notify property owners and adjacent property owners before beginning any construction project by that county or city. Specifies notice requirements and sets out requirements in emergencies.

Section 13

Enacts new GS 143-214.18 providing that, absent a requirement of federal law or an imminent threat to public health or safety, two specified rules concerning the nutrient sensitive wasters management strategy and protection and maintenance of existing riparian buffers in the Neuse and Tar-Pamlico river basins do not apply to land meeting the following: (1) the property is private property; (2) before August 1, 2000, the property was private and platted and recorded in the register of deeds; and (3) the use of the property complies with the rules and other laws regulating and applicable to that property. Exempts from the statute the area denoted by the US Geological Survey as 03020201 (Upper Neuse Sub-basin). Effective August 1, 2015.

Section 14

Enacts new GS 143-214.19 requiring that the coastal wetlands and marshlands be included in the measurement of the protective riparian buffer when state law requires a protective riparian buffer for coastal wetland and marshland in the Neuse River Basin or the Tar-Pamlico River Basin. Defines coastal wetlands and marshlands. Sets out requirements for delineating the riparian buffer for those coastal wetlands or marshlands. Effective October 1, 2015.

Section 15

Requires the Environmental Review Commission, with assistance from the Department of Environment and Natural Resources, to study the use of riparian buffers by the state and local governments, including how the regulatory burden imposed by the buffers can be decreased while maintaining the protection of water quality. Requires a report on the study to the 2016 Regular Session of the 2015 General Assembly.

Section 16

Amends GS 160A-381 to require (was, allow) a zoning ordinance to provide density credits or severable development rights for dedicated rights-of-way.

Section 17

Amends GS 153A-352 and GS 160A-412 as follows. Requires counties and cities to accept and approve a design or other proposal for a component or element in the construction of a building from a licensed architect or engineer if (1) the submission is completed under valid seal of the architect or engineer, (2) field inspection of the installation or completion of construction is performed by the architect or engineer, and (3) that architect or engineer provides a signed document stating the component or element of the building inspected is in compliance with the North Carolina State Building Code. Discharges the county, city, their inspection departments, and inspectors from any duties and responsibilities with respect to the component or element in the building construction when the signed document is accepted and approved. Makes clarifying changes. Makes conforming changes to GS 153A-356 and GS 160A-416.

Section 18

Amends GS 153A-346 and GS 160A-390 prohibiting counties and cities from defining dwelling units, bedrooms, or sleeping units in a way that exceeds any definition of the same in another statute or rule adopted by a state agency.

Section 19

Amends GS 153A-349.4 and GS 160A-400.23 to allow counties and cities to enter into a development agreement with a developer for the development of property as provided in the Part for developable property of any size, including property subject to an executed brownfields agreement. Requires the agreements to be of a reasonable term specified in the agreement (was, required the property to contain 25 acres or more of developable property with an exception for property subject to a brownfields agreement, and limited the agreements to no more than 20 years). Amends GS 153A-349.3 and GS 160A-400.22 to allow a development agreement to be incorporated into any planning, zoning, or subdivision ordinance. Effective October 1, 2015, and applies to development agreements entered into on or after that date.

Section 20

Includes a severability clause.

Section 21

Unless otherwise provided, effective when the act becomes law.

Changes the act's short and long titles.

Intro. by Conrad, Lambeth, Hanes, Terry.

GS 87, GS 106, GS 130A, GS 136, GS 143, GS 153A, GS 159, GS 160A

View summary

Development, Land Use and Housing, Building and Construction, Land Use, Planning and Zoning, Property and Housing, Environment, Environment/Natural Resources, Government, Local Government, Health and Human Services, Health, Public Health, Transportation

H 714 (2015-2016) BEHAVIOR ANALYST LICENSURE. Filed Apr 14 2015, AN ACT TO CREATE LICENSURE PROCESS FOR BEHAVIOR ANALYSTS.

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

Amends new GS 90-726.2 to clarify that the "certifying entity" is defined as the nationally accredited Behavior Analyst Certification Board, Inc. or its successor. Adds psychotherapy to those areas of practice which the practice of behavior analysis expressly excludes.

Establishes that the North Carolina Behavior Analysis Board (Board) consists of nine members (was, seven). Increases the number of appointees by the Governor to three (was, one). Requires that the Governor appoint one licensed behavior analyst, one licensed assistant behavior analyst, and one public member (was, appoint one public member). Amends the qualifications of the three members each to be appointed by the General Assembly upon the recommendations of the Speaker of the House of Representatives and the President Pro Tempore of the Senate to require that each chamber appoint one licensed behavior analyst, one licensed assistant behavior analyst, and one public member (was, one licensed assistant behavior analyst, and two licensed behavior analysts each). Provides that the public members appointed to the Board serve three-year terms. Requires that the initial appointees to the Board be made on or before October 1, 2015 (was, on or before August 1, 2015).

Provides that members are to receive per diem and necessary travel and subsistence expenses as provided in GS 93B-5 (was, as provided in GS 138-5).

Recodifies new GS 90-726.2A, "Practice of psychology not permitted," as new GS 90-726.15. Renumbers sections of

new Article 43, GS Chapter 90, accordingly. Makes conforming changes as needed to reflect the recodification.

Makes organizational changes to new GS 90-726.4, which provides the powers and duties of the Board. Amends this section to provide that any final action of the Board must be taken at a Board meeting by a majority of the members of the Board (was, any final action required a quorum of the Board).

Amends the requirements for licensing as an assistant behavior analyst to include that the applicant must provide satisfactory evidence to the Board of the payment of the application fee.

Amends new GS 90-726.18(a)(1) to include individuals acting under the extended authority and direction of licensed psychologists, for example--graduate students, interns, or post doctoral trainees--among those persons exempt from the requirements of new Article 43 of GS Chapter 90. Deletes from the persons identified as exempt from the requirements of Article 43 an individual who is a Registered Behavior Technician acting under the extended authority or direction of a licensed behavior analyst or a licensed assistant behavior analyst. Makes all of Section 2, which also enacts new GS 90-726.16 and new GS 90-726.17 effective March 1, 2016 (was, January 1, 2016).

Makes GS 90-270.4 as amended by the addition of a new subsection (f1) in the first edition effective as of March 1, 2016 (was, January 1, 2016).

Directs the Board to adopt temporary rules to implement this act no later than January 1, 2016 (was, November 1, 2015).

Makes additional clarifying, organizational and technical changes to this act. Except as otherwise indicated, this act as amended is effective when it becomes law.

Intro. by Jeter, McGrady, Shepard, Cotham.

GS 8, GS 90

View summary

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

H 836 (2015-2016) ELECTION MODIFICATIONS. Filed Apr 14 2015, AN ACT TO AUTHORIZE ELECTRONIC SUBMISSION OF ABSENTEE BALLOT LISTS BY COUNTY BOARDS OF ELECTIONS; TO AUTHORIZE THE USE OF NEW TECHNOLOGY FOR PAPER BALLOTS; TO EXTEND THE TIME FRAME TO IMPLEMENT THE REQUIREMENT FOR PAPER BALLOTS FROM 2018 TO SEPTEMBER 1, 2019, FOR COUNTIES THAT USE DIRECT RECORD ELECTRONIC VOTING MACHINES FOR CURRENT VOTING REQUIREMENTS; AND TO AUTHORIZE CERTAIN MUNICIPALITIES TO CONDUCT MALT BEVERAGE AND UNFORTIFIED WINE ELECTIONS.

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

Amends the short and long titles.

Deletes the following sections from the bill: Section 1, which amended GS 160A-299, Procedure for permanently closing streets and alleys; Section 2, which repealed GS 66-77, License required; contents of applications; inventory required; fees; bond; extension of licenses; records; false statements, and amended GS 66-80, Continuation of sale or business beyond termination date; and Section 5, which amended GS 159-28, Budgetary accounting for appropriations.

Amends Section 30.8 of SL 2013-381 to prohibit the use of any direct record electronic voting systems that do not use paper ballots in any election held on or after September 1, 2019, for counties using direct record electronic voting

machines on election day as of January 1, 2015, and January 1, 2018, for all other counties (was, January 1, 2018, for all counties). Amends Section 30.9 of SL 2013-381 to make Part 30 of the act, concerning simplifying ballot records, effective on those same effective dates as above for all counties that exclusively use direct record electronic voting machines for all current voting requirements (was, January 1, 2018).

Enacts new GS 18B-600(c1) to allow cities to hold a malt beverage or unfortified wine election if: (1) the county in which more than 50% of the area of the primary corporate limits of the city is located has already held such an election and the election voted down the sale of the specified alcoholic beverages, (2) the city has a population of 200 or more, and (3) that the county in which more than 50% of the area of the primary corporate limits of the city is located contains three or more cities that have voted to allow malt beverage and unfortified wine sales.

Intro. by Robinson, Bishop, Fraley

GS 18B, GS 163

View summary

Alcoholic Beverage Control, Government, Elections

PUBLIC/SENATE BILLS

S 199 (2015-2016) FUNDS DEPOSITED WITH CLERK OF COURT. Filed Mar 9 2015, AN ACT TO INCREASE THE AMOUNT OF FUNDS IN A SINGLE ACCOUNT ON DEPOSIT WITH THE CLERK OF SUPERIOR COURT ABOVE WHICH THE EXCESS MUST BE INVESTED PURSUANT TO STATUTORY REQUIREMENTS.

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

Further amends existing language in GS 7A-112 to make language gender neutral.

Intro. by Randleman. GS 7A

View summary Courts/Judiciary, Court System

S 301 (2015-2016) DOT/PURCHASE OF CONTAMINATED LAND.-AB Filed Mar 17 2015, AN ACT TO EXEMPT THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIRED APPROVAL OF THE COUNCIL OF STATE WHEN PURCHASING CONTAMINATED PROPERTY. AS RECOMMENDED BY THE DEPARTMENT OF TRANSPORTATION.

House committee substitute to the 1st edition makes the following change. Changes the long title.

Intro. by Meredith. GS 133

View summary

Government, State Agencies, Department of

Transportation

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

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

Amends the long title.

Amends the language of proposed GS 159-42.1, concerning the establishment of nonprofit corporations by public authorities, allowing a public authority to control, rather than own, a nonprofit. Also provides that the nonprofit must be created in order to further the authorized purposes of the public authority. Clarifies that such nonprofits cannot have regulatory or enforcement powers and cannot engage in partisan political activity.

Intro. by Hartsell.

GS 159

View summary

Nonprofits

S 513 (2015-2016) NORTH CAROLINA FARM ACT OF 2015. Filed Mar 25 2015, AN ACT TO PROVIDE REGULATORY RELIEF TO THE AGRICULTURAL COMMUNITY OF NORTH CAROLINA BY PROVIDING FOR VARIOUS TRANSPORTATION AND ENVIRONMENTAL REFORMS AND BY MAKING VARIOUS OTHER STATUTORY CHANGES.

House committee substitute makes the following changes to the 4th edition.

Deletes proposed changes made to GS 106-737.1, *Revocation of conservation agreement*, and GS 106-743.2, *Conservation agreements for farmland in enhanced voluntary agricultural districts; limitation.*

Amends GS 106-950 concerning fires that are exempt from open fire regulations, setting out five specific criteria for when the burning of polyethylene agricultural plastic is allowed, including allowing the burning when it does not violate any State or federal ambient air quality standards and is conducted between an hour after sunrise and an hour before sunset (previously, exempted the burning of polyethylene agricultural plastic used in connection with specified agricultural operations when conducted as quickly as possible and in a way that minimizes total emissions from the Article and air permit requirements). Allows the Department of Agriculture and Consumer Services to adopt rules to implement the provisions of this section.

Amends the provisions for the American Eel Aquaculture Plan pilot project, providing that the Division of Marine Fisheries and the Marine Fisheries Commission cannot issue permits for the harvest and aquaculture of the glass eel stage of American eels in the State until the pilot project has been approved (previously, required the Division and the Marine Fisheries Commission to issue permits for the harvest and aquaculture of American Eels in North Carolina if the pilot program has not been approved by the Atlantic States Marine Fisheries Commission by January 1, 2016).

Amends GS 18B-1103A, concerning farm winery permits, adding provisions that allow a winery that produces at least 10,000 gallons of wine per year from honey, grapes, or other fruit or grain grown in NC to be eligible for a farm winery permit. Also adds additional language that prevents such wineries from losing their permits in certain situations and events if they fail to produce 10,000 gallons. Provides that farm wineries cannot exceed the amount of out-of-state grown grapes or juice authorized.

Amends GS 69-25.5, *Methods of providing fire protection*, making conforming and technical changes reflecting the transfer of the NC Forest Service from the Department of Environment and Natural Resources to the Department of Agriculture and Consumer Services pursuant to SL 2011-145, Section 13.25.

Intro. by Brock, B. Jackson.

STUDY, GS 14, GS 18B, GS 20, GS 63, GS 68, GS 69, GS 74, GS 105, GS 106, GS 113, GS 121, GS 143

Agriculture, Alcoholic Beverage Control, Courts/Judiciary, Motor Vehicle, Criminal Justice, Criminal Law and Procedure, Environment, Aquaculture and Fisheries, Government, Tax

View summary

S 647 (2015-2016) AMEND TRAPPING LAW. Filed Mar 26 2015, AN ACT TO AMEND THE TRAPPING LAW RELATING TO CONIBEAR TYPE TRAPS.

Senate committee substitute makes the following changes to the 3rd edition.

Amends proposed GS 113-291.6(d1) concerning bucket sets traps providing that they are prohibited on dry land (previously, were prohibited altogether). Also amends proposed GS 113-291.6(d2) concerning the allowed operation of conibear-type traps, adding an additional minimum requirement for their approved operation that the bottom of the trap must be elevated at least four feet above the ground.

Deletes language which directed the NC Wildlife Resources Commission to adopt rules to require the reporting of domestic animals taken by trapping.

Intro. by Sanderson, B. Jackson. GS 113

View summary Animals

S 716 (2015-2016) MOUNTAIN ENERGY ACT OF 2015 (NEW). Filed May 20 2015, AN ACT TO: (1) DIRECT THE NORTH CAROLINA UTILITIES COMMISSION TO RENDER AN EXPEDITED DECISION, UNDER CERTAIN CONDITIONS, ON AN APPLICATION FOR A CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR AN APPLICANT TO CONSTRUCT A GENERATING FACILITY THAT USES NATURAL GAS AS THE PRIMARY FUEL AND (2) MODIFY CERTAIN REQUIREMENTS UNDER THE COAL ASH MANAGEMENT ACT OF 2014 FOR COAL ASH SURFACE IMPOUNDMENTS LOCATED ON SITES AT WHICH ALL COAL-FIRED GENERATING UNITS PRESENT ON THOSE SITES WILL PERMANENTLY CEASE OPERATIONS BY JANUARY 31, 2020.

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

Adds requirements concerning the expedited decision for an application to construct a generating facility that uses natural gas as the primary fuel on site at the Asheville Steam Electric Generating Plant, directing public utilities to provide written notice to the NC Utilities Commission of the date intended to file an application for such a generating facility no less than 30 days prior to the submission of the application. Also requires the Commission to hold a public hearing on the above application and requires the applicant to publish a notice of the hearing in a newspaper of general circulation in Buncombe County.

Intro. by Apodaca. UNCODIFIED

View summary Environment, Energy

LOCAL/HOUSE BILLS

H 263 (2015-2016) City Elections/Trinity and Greensboro Filed Mar 17 2015, AN ACT TO MODIFY THE FORM OF GOVERNMENT IN THE CITY OF TRINITY AND TO CLARIFY THE FORM OF GOVERNMENT, METHOD OF ELECTION, AND DETERMINATION OF ELECTION RESULTS IN THE CITY OF GREENSBORO.

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

Amends the short and long titles.

Amends Section 1 of the act to provide that it only applies to the City of Trinity.

Adds new Section 2 to the act that provides that the city of Greensboro operates under the Council-Manager form of government in accordance with Part 2 of Article 7 of GS Chapter 160A. Provides that regardless of Part 4 of Article 5 of GS Chapter 160A and GS 160A-23, concerning electoral districts and reapportionment, the City of Greensboro is prohibited from altering or amending its form of government until after the return of the 2020 federal decennial Census.

Amends Section 3.01 of the Charter of the City of Greensboro, as previously amended and adopted by the city council, to provide that the city council is to have seven members elected for four-year terms as provided by Chapter II of the Charter, with each elected member residing in and elected from districts. Also provides that the mayor is to be elected for a term of four years in the manner provided by Chapter II. Lists the seven single-member districts with the names and boundaries of voting tabulation districts, tracts, block groups, and blocks specified in the listing as shown on the 2010 Census Redistricting TIGER/Line Shapefiles. Provides criteria for assigning any area within the city that is not assigned to a specific district in this listing of districts.

Amends Section 3.23(b) of the Charter to limit the Mayor to voting only in the case of a tie among the council members (was, gave the Mayor the same status as a council member for the purpose of voting) and also provides that the Mayor has a vote in the consideration of the employment, discipline, or dismissal of the City Manager and the City Attorney.

Amends Section 3.81 of the charter to clarify that except in accordance with Section 3.23(b) of the charter, the Mayor has no vote and no veto over matters coming before the Council.

Declares that regardless of any other provisions of law, GS 163-293 (Determination of election results in cities using the election and runoff election method) applies to elections in the City of Greensboro.

Provides that this section of the act applies only to the City of Greensboro.

Amends the effective date provisions of the act providing that Section 1 of the act, which only applies to the City of Trinity in regards to elections, is effective the first Monday in December 2015. Also provides that Section 2(c), 2(d), and 2(e) of the act are effective the first Monday in December 2015, applying to acts of the Mayor of Greensboro on or after that date. Further provides that the voting districts set out in Section 2(c) must be used to conduct municipal elections in 2015 and that the filing period for the 2015 election for the City of Trinity and the City of Greensboro will open at 12:00 noon on July 27, 2015 and closes at 12:00 noon on August 7, 2015. Provides that the remainder of the act is effective when it becomes law and applies to elections held on or after that date, and to vacancies occurring on or after that date.

Intro. by Hurley.

Guilford, Randolph

View summary

ACTIONS ON BILLS

PUBLIC BILLS

H 16: REPEAL OUTDATED REPORTS.-AB

House: Concurred In S/Com Sub House: Ordered Enrolled

H 44: LOCAL GOVERNMENT REGULATORY REFORM 2015. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

H 86: UTILITY LINE RELOACTION/SCHOOL BOARD.

Senate: Reptd Fav

H 192: COMPLIANCE COURT COSTS.

House: Withdrawn From Cal House: Ordered Engrossed

House: Re-ref Com On Judiciary I

H 289: NC MONEY TRANSMITTERS ACT.-AB

Senate: Withdrawn From Cal

Senate: Placed On Cal For 06/17/2015

H 339: ADD FONTA FLORA TRAIL TO STATE PARKS SYSTEM.

Senate: Reptd Fav

H 424: FOSTERING SUCCESS.

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

Senate: Ref To Com On Health Care

H 476: DRIVERS LICENSE DONATION/DONATE LIFE NC.

Senate: Reptd Fav

Senate: Re-ref Com On Finance

H 495: OSHR MODERNIZATION/TECHNICAL CHANGES.

Senate: Regular Message Sent To House

House: Regular Message Received For Concurrence in S Com Sub

H 511: CREDIT UNIONS/STATUTORY CHANGES.

Senate: Passed 2nd Reading Senate: Passed 3rd Reading Senate: Ordered Enrolled

H 560: ASSAULT EMERGENCY WORKERS/HOSPITAL PERSONNEL.

Ratified

H 615: PROBATION VIOLATION COURT COSTS.

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 670: HONOR DEAN E. SMITH.

House: Passed 2nd Reading House: Passed 3rd Reading

House: Special Message Sent To Senate

Senate: Special Message Received From House

Senate: Passed 1st Reading

Senate: Placed on Today's Calendar

Senate: Passed 2nd Reading

Senate: Passed 3rd Reading Senate: Ordered Enrolled

H 714: BEHAVIOR ANALYST LICENSURE.

House: Reptd Fav Com Substitute House: Re-ref Com On Finance

H 812: GRANT RECIPIENTS POSTED ON GRANTOR WEB SITE.

Senate: Reptd Fav

H 836: ELECTION MODIFICATIONS.

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

S 7: FOOD STAND SEATING & OUTDOOR FOOD SERVICE.

House: Regular Message Sent To Senate

Senate: Regular Message Received For Concurrence in H Com Sub

Senate: Placed On Cal For 06/11/2015

S 25: ZONING/DESIGN & AESTHETIC CONTROLS.

Ratified

S 60: NO CONTACT ORDER/NO EXPIRATION.

Senate: Concurred In H/Com Sub

Senate: Ordered Enrolled

S 83: CRIMINAL LAW/FILING FALSE DOCUMENT.

Senate: Concurred In H/Com Sub

Senate: Ordered Enrolled

S 99: FIRE, RESCUE, & SAFETY WORKER SYSTEM CHANGES (NEW).

House: Passed 2nd Reading House: Passed 3rd Reading House: Ordered Enrolled

S 154: CLARIFYING THE GOOD SAMARITAN LAW.

Ratified

S 161: SUPREME COURT SESSIONS IN MORGANTON.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading House: Ordered Enrolled

S 199: FUNDS DEPOSITED WITH CLERK OF COURT.

House: Reptd Fav Com Substitute House: Re-ref Com On Finance

S 286: REGULATE THE SALE OF E-LIQUID CONTAINERS.

House: Reptd Fav

House: Re-ref Com On Judiciary II

S 301: DOT/PURCHASE OF CONTAMINATED LAND.-AB

House: Reptd Fav Com Substitute House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

S 374: MODIFY FOR-HIRE LICENSE LOGBOOK REQUIREMENT.

House: Withdrawn From Cal House: Cal Pursuant Rule 36(b)

S 386: REGISTERS OF DEEDS/UCC RECORDING FEES.

House: Reptd Fav

House: Re-ref Com On Finance

S 448: EQUALIZE TAX ON PROPANE USED AS A MOTOR FUEL.

Senate: Passed 2nd Reading Senate: Passed 3rd Reading

S 462: PUBLIC AUTHORITIES/NONPROFIT CORPORATIONS.

House: Reptd Fav Com Substitute House: Cal Pursuant Rule 36(b)

S 487: HEALTH CHOICE TECHNICAL REVISIONS.-AB

Ratified

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

Senate: Withdrawn From Cal

Senate: Placed On Cal For 06/11/2015

S 513: NORTH CAROLINA FARM ACT OF 2015.

House: Reptd Fav Com Substitute House: Re-ref Com On Finance

S 570: EXPUNCTION/BOAT VIOLATION.

House: Withdrawn From Com House: Re-ref Com On Judiciary I

S 596: PROTECTION AGAINST UNCONST. FOREIGN JUDGMNTS.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Withdrawn From Cal House: Postponed To 06/11/2015

S 647: AMEND TRAPPING LAW.

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted Senate: Re-ref Com On Finance

S 716: MOUNTAIN ENERGY ACT OF 2015 (NEW).

House: Reptd Fav Com Substitute House: Cal Pursuant Rule 36(b) House: Placed On Cal For 06/11/2015

LOCAL BILLS

H 99: TOWN OF POLKTON/DEANNEXATION.

Senate: Passed 2nd Reading

H 217: CLAYTON DEANNEXATION/ANNEXATION.

Senate: Passed 2nd Reading

H 218: CLAYTON ANNEXATION.

Senate: Passed 2nd Reading

H 263: City Elections/Trinity and Greensboro

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

H 266: CITY OF LENOIR/SATELLITE ANNEXATION.

House: Passed 3rd Reading

H 337: TOWN OF CARY/RELEASE UNNEEDED EASEMENTS.

Senate: Passed 2nd Reading Senate: Passed 3rd Reading

H 353: WILSON'S MILLS/SATELLITE ANNEXATIONS.

Senate: Passed 2nd Reading

H 400: TOWN OF MINT HILL/ANNEXATIONS.

House: Passed 3rd Reading

H 415: FONTANA DAM/ESTABLISH ELECTRIC POWER BOARD.

Senate: Passed 2nd Reading Senate: Passed 3rd Reading

H 426: TOWN OF WELDON/DEANNEXATION.

House: Passed 2nd Reading

H 493: LAKE LURE DEANNEXATION/REFERENDUM.

House: Passed 3rd Reading

H 526: TOWN OF NORWOOD/DEANNEXATION.

House: Passed 2nd Reading

S 50: Wilson County Occupancy Tax Modification.

Senate: Passed 2nd Reading

S 77: INCREASE WILKESBORO FIREMEN'S PENSION.

House: Passed 2nd Reading House: Passed 3rd Reading House: Ordered Enrolled

S 139: TOWN OF SYLVA/PARKING ORDINANCES.

Ratified

S 142: CUMBERLAND COUNTY CIVIC CENTER COMMISSION.

Ratified

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