

## The Daily Bulletin: 2016-07-01

### PUBLIC/HOUSE BILLS

H 169 (2015-2016) [RESTORE STATE CLAIM FOR WRONGFUL DISCHARGE \(NEW\)](#) Filed Mar 5 2015, *AN ACT TO RESTORE THE STATE TORT CLAIM FOR WRONGFUL DISCHARGE.*

Conference report makes the following changes to the 6th edition.

Amends the act's short and long titles.

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

Amends GS 143-422.3 deleting language that provided that the Equal Employment Practices Act (Article 49A of GS Chapter 143) does not create a statutory or common law private right of action. Effective March 23, 2016.

Amends GS 1-54 concerning civil actions that must be commenced within one year, adding new subdivision (12), providing that an action or proceeding for wrongful discharge in violation of the public policy set out in GS 143-422.2, concerning employment opportunity and discrimination based on race, religion, color, national origin, age, sex or handicap, must be commenced within one year.

**Intro. by Hager, Presnell.**

[GS 1, GS 143](#)

[View summary](#)

[Courts/Judiciary, Civil, Civil Law, Employment and Retirement](#)

H 483 (2015-2016) [LAND USE REGULATORY CHANGES](#). Filed Apr 1 2015, *AN ACT TO MAKE CHANGES TO THE LAND USE REGULATORY LAWS OF THE STATE.*

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

Deletes all proposed provisions and replaces them with the following.

Amends GS 160A-385, concerning changes in city zoning and development regulation, by adding a new subsection to require the written consent of the owner regarding a multi-phased development, as defined in GS 160A-385.1(b)(7), for amendments in zoning ordinances, subdivision ordinances, and unified development ordinances to be applicable or enforceable. Establishes that a multi-phased development is vested for the entire development with the zoning ordinances, subdivision ordinances, and unified development ordinances in place at the time a site plan approval is granted for the initial phase of the multi-phase development. Further establishes that a right vested under new subsection (b1) remains vested for a period of seven years from the time a site plan approval is granted for the initial phase of the multi-phase development. Adds a new subdivision to GS 160A-385.1(b) to define *multi-phase development* to mean a development containing 100 acres or more that (1) is submitted for site plan approval for construction to occur in more than one phase and (2) is subject to a master development plan with committed elements, including a requirement to offer land for public use as a condition of its master development plan approval.

Amends GS 153A-344, concerning amendments to county zoning ordinances, by adding a new subsection identical to new subsection (b1) of GS 160A-385, as enacted by the act. Adds a new subdivision to GS 153A-344.1(b) to define *multi-phase development* identically as the term is defined in new subdivision (7) of GS 160A-385.1(b), as enacted by the act.

Applies to multi-phased developments with approved site plans that are valid and unexpired on the effective date of the act, and to multi-phased developments approved on or after the effective date of the act.

**Intro. by Jordan.**

GS 153A, GS 160A

[View summary](#)

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

## **PUBLIC/SENATE BILLS**

S 508 (2015-2016) **AMEND BAIL BOND LAWS**. Filed Mar 25 2015, *AN ACT TO MAKE VARIOUS AMENDMENTS TO THE BAIL BOND, COLLECTION AGENCY, AND CRIMINAL MEDIATION LAWS.*

House amendments make the following changes to the 4th edition.

Amendment #1 amends GS 15A-534(h), concerning the timing of when an obligor is no longer obligated to a bail bond, to no longer require when the obligation is terminated because the court has placed the defendant on probation pursuant to a deferred prosecution or conditional discharge that the court modify the defendant's conditions of release so that a secured bond is not required for further appearances.

Amendment #2 makes Section 2 of the act, by making the changes to GS 15A-544.7(d) concerning bail bondsmen, bail agents, and runners from executing bonds in counties, effective October 1, 2016.

**Intro. by Lee, Randleman.**

GS 7A, GS 15A, GS 48

[View summary](#)

**Courts/Judiciary, Criminal Justice, Corrections (Sentencing/Probation), Criminal Law and Procedure**

S 821 (2015-2016) **GSC TECHNICAL CORRECTIONS 1**. Filed May 9 2016, *AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.*

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

### Section 1

Amends GS 1-117, concerning the cross-indexing of lis pendens by the clerk of superior court, to make a technical change to replace the statutory reference to GS 2-42(6) with GS 7A-109 (record-keeping procedures for clerks of superior court) to reflect the transfer of the statute. Makes language gender neutral.

### Section 9.5

Amends GS 143B-394.15(c), which sets out the membership of the Domestic Violence Commission, to reduce the Commission to 38 members by removing the requirement that the Secretary of the Department of Public Safety, or the Secretary's designee, be a member of the Commission, ex officio.

### Section 16

Amends GS 1A-1, Rule 22 (Interpleader), to provide that where funds are subject to competing claims by parties to the action, the court can order a party in possession of the funds to either deposit the funds in an interest bearing account in a federally insured depository institution or a trust institution authorized to do business in the State (previously, in a bank, savings and loan, or trust company licensed to do business in the State) or to deposit the funds with the clerk. Makes conforming changes.

Amends GS 20-63.01(c), concerning bonds required for commission contractors, to provide that, with the approval of the Division of Motor Vehicles, an applicant may file with the clerk of superior court or the register of deeds or both of the county in which the commission contractor will be located, in lieu of a bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are

insured by a federal depositors corporation) or (2) a certificate of deposit, as specified, which is executed by a federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are insured by a federal depositors corporation).

Amends GS 85B-7.1(a), concerning the handling of clients' funds by auctioneers, to require the licensee to deposit funds that are not disbursed on auction day with a federally insured depository institution (previously, with an insured bank or savings and loan association) located in North Carolina. Makes conforming changes to GS 85B-8(a)(7), concerning prohibited acts that are grounds for the assessment of a civil penalty or the denial, suspension, or revocation of an auctioneer, auctioneer apprentice, or auction firm license.

Amends GS 86A-22(7)c, concerning bonds required for barber schools and colleges, to provide that an applicant, with approval of the Board of Barber Examiners, may also file with the clerk of superior court in the county in which the school will be located, in lieu of the bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are insured by a federal depositors corporation) or (2) a certificate of deposit, as specified, which is executed by a federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are insured by a federal depositors corporation).

Amends GS 88B-17(c), concerning bond required for private cosmetic art schools, to provide that an applicant, with the approval of the Board of Cosmetic Art Examiners, may file with the clerk of superior court in the county in which the school will be located, in lieu of the bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are insured by a federal depositors corporation) or (2) a certificate of deposit, as specified, which is executed by a federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are insured by a federal depositors corporation).

Amends GS 90-171.55, concerning the bond required for each nurses aid training program, to provide that an applicant, with the approval of the Board of Nursing, may also file with the clerk of superior court in the county in which the school will be located, in lieu of the bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are insured by a federal depositors corporation) or (2) a certificate of deposit, as specified, which is executed by federally insured depository institution lawfully doing business in the State (previously, executed by a state or federal savings and loan association, state bank, or national bank that is doing business in North Carolina and whose accounts are insured by a federal depositors corporation).

Amends GS 90-210.86, concerning the deposit or investment of funds of mutual burial associations, to require investment in deposits in any federally insured depository institution or any trust institution authorized to do business in the State (previously, any bank or trust company in the State).

Amends GS 93A-3(b), concerning the compensation of the North Carolina Real Estate Commission, to provide that the Commission may deposit moneys in accounts, certificates of deposit, or time deposits as the Commission may approve, in any federally insured depository institution or any trust institution authorized to do business in the State (previously, in any bank, savings and loan association, or trust company).

Amends GS 93A-42(d) to require the independent escrow agent provided in subsection (c)(2) of the statute to deposit and maintain the purchaser's payments of a time share real property interest in an insured trust or escrow account in a federally insured depository institution lawfully doing business in the State (previously, in a bank or savings and loan association located in the State). Makes conforming changes to GS 93A-45, concerning purchaser's right to cancel, escrow, and violations of Article 4 of GS Chapter 93A (Time Shares).

## Section 18

Amends GS 20-63.01(c) (bonds required for commission contractors), as amended by Section 16, to provide that an applicant, with the approval of the Division of Motor Vehicles, may file with the clerk of superior court in the county in which the school

will be located, in lieu of the bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not include a trust institution) authorized to do (previously, lawfully doing) business in the State or (2) a certificate of deposit, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not include a trust institution) authorized to do (previously, lawfully doing) business in the State.

Amends GS 42-50, concerning deposits from the tenant under the Tenant Security Deposit Act, to require that the security deposits from the tenant in residential dwelling units are deposited in a trust account with a licensed and federally insured depository institution or a trust institution (previously, did not include a trust institution) authorized to do (previously, lawfully doing) business in the State or as specified. Makes language gender neutral.

Amends GS 42A-15, concerning trust account uses under the Vacation Rental Act, to provide that, if the tenant is required to make any advance payments, other than a security deposit, whether the payment is denominated as rent or otherwise, the landlord or real estate broker must deposit the payments in a trust account in a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State.

Amends GS 42A-17(a) (accounting and reimbursement under the Vacation Rental Act), as amended by Section 7.3, to require a vacation rental agreement to identify the name and address of the federally insured depository institution or trust institution (previously, did not provide for trust institution) in which the tenant's security deposit and other advance payments are held in a trust account.

Amends GS 47C-4-110(a), concerning escrow of deposits under the North Carolina Condominium Act, to require that any deposit made in connection with the purchase or reservation of a unit from a person required to deliver a public offering statement pursuant to GS 47C-4-102(c) must be immediately deposited in a trust or escrow account in a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State and remain as specified.

Amends GS 85B-7.1(a) (handling of clients' funds by auctioneers), as amended by Section 16, to require the licensee to deposit funds that are not disbursed on auction day with a federally insured depository institution or a trust institution authorized to do business in the State (previously, with a federally insured depository institution located in North Carolina). Makes conforming changes to GS 85B-8(a)(7), as amended by Section 16, concerning prohibited acts that are grounds for the assessment of a civil penalty or the denial, suspension, or revocation of an auctioneer, auctioneer apprentice, or auction firm license.

Amends GS 86A-22 (bonds required for barber schools and colleges), as amended by Section 16, to provide that an applicant, with approval of the Board of Barber Examiners, may file with the clerk of superior court in the county in which the school will be located, in lieu of the bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State or (2) a certificate of deposit, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State.

Amends GS 88B-17 (bond required for private cosmetic art schools), as amended by Section 16, to provide that an applicant, with the approval of the Board of Cosmetic Art Examiners, may file with the clerk of superior court in the county in which the school will be located, in lieu of the bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State or (2) a certificate of deposit, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State.

Amends GS 90-171.55 (bond required for each nurses aid training program), as amended by Section 16, to provide that an applicant, with the approval of the Board of Nursing, may file with the clerk of superior court in the county in which the school will be located, in lieu of the bond, (1) an assignment of a savings account, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State or (2) a certificate of deposit, as specified, which is executed by a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State.

Amends GS 93A-42 (d), as amended by Section 16, to require the independent escrow agent provided in subsection (c)(2) of the statute to deposit and maintain the purchaser's payments of a time share real property interest in an insured trust or escrow account in a federally insured depository institution or a trust institution (previously, did not provide for a trust institution) authorized to do (previously, lawfully doing) business in the State. Makes conforming changes to GS 93A-45, as amended by Section 16, concerning purchaser's right to cancel, escrow, and violations of Article 4 of GS Chapter 93A (Time Shares).

#### Section 19.5

Amends GS 20-63(b1) which exempts certain special registration plates from being a "First in Flight" or "First in Freedom" plate, as required in subsection (b) of the statute, and instead requires the design of plates that are not "First in Flight" or "First in Freedom" plates be developed in accordance with GS 20-79.4(a3), which sets out a standardized format for special license plates. Further, for special plates authorized in GS 20-79.7 on or after July 1, 2013, subsection (b1) prohibits the Division of Motor Vehicles from issuing the plate on a background under the subsection unless it receives at least 200 applications for the plate in addition to the applications required under GS 20-79.4 (special registration plates) or GS 20-81.12 (collegiate insignia plates and other certain special plates). Adds new subdivision (54) to authorize a background for the Order of the Long Leaf Pine special registration plate, subject to the requirements set out in subsection (b1) of the statute.

#### Section 20

Amends GS 28A-2B-2 concerning venue for estate proceedings, providing that venue is the county where the petitioner whose will or codicil is the subject of the petition resides (was, where domiciled).

#### Section 21

Amends GS 31D-5-505 (requisites of release or limitation as against creditors and purchasers for value), as recodified by Section 7.2, to remove references to limitation of a power of appointment from both the title and the provisions, leaving the statute to provide for only the requisites for release of a power of appointment as against creditors and purchasers for value.

#### Section 22

Amends GS 36C-5-505(c), concerning a creditor's claim against a settlor under the North Carolina Uniform Trust Code, to provide that, if the settlor is a beneficiary after the death of the settlor's spouse, an irrevocable inter vivos trust, of which the settlor's spouse is a beneficiary during the spouse's lifetime but which does not qualify for the federal gift tax marital deduction, and during the lifetime of the settlor's spouse (1) the settlor's spouse is the only beneficiary or (2) the settlor's spouse and any issue of the settlor or the settlor's spouse, or both, are the only beneficiaries (previously, only provided for the settlor's spouse and the settlor's issue to be the only beneficiaries), then the property is not considered to have been contributed by the settlor and a person who would otherwise be treated as a settlor or a deemed settlor of the trust cannot be treated as a settlor, and is therefore not subject to claims by creditors of the settlor spouse.

#### Section 23

Current GS 39-13 establishes that when a purchaser of real estate executes a purchase money mortgage on the property, the purchase-money mortgage is good and effectual against the purchaser's spouse as well as the purchaser, without requiring the spouse to join in the execution of such mortgage or deed of trust. Amends GS 39-13 to instead provide that a mortgage or deed of trust given by the purchaser of real property to secure a loan, the proceeds of which were used to pay all or a portion of the purchase price of the encumbered real property, regardless of whether the secured party of the purchase money mortgage is the seller of the real property or a third party lender, is good and effectual against his or her spouse as well as the purchaser, without requiring the spouse to join in the execution of the mortgage or deed of trust.

Current GS 29-30(g) establishes that neither the household furnishings in the dwelling house nor the life estates taken by election of the surviving spouse of the surviving spouse's statutory elective share, in lieu of the surviving spouse's intestate share, are subject to the payment of debts due from the estate of the deceased spouse, except those debts, as specified, that are secured by the property. Amends the second exception to subsection (g) to delete the term "purchase money mortgage" and to instead specify that a mortgage or deed of trust given by the deceased spouse to secure a loan, the proceeds of which were used to pay all or part of the purchase price of the encumbered property, regardless of whether the secured party is the seller of the real property or a third-party lender, may subject the household furnishings in the dwelling house or life estates taken by election of the surviving spouse under the statute to payments of debt due from the estate of the deceased spouse. Makes technical changes.

This section applies to mortgages and deeds of trust entered into on or after the date the act becomes law.

## Section 24

Amends GS 39-13.7, concerning tenancy by the entireties trusts in real property, by adding two new subsections. Provides that notice that the real property held in trust will receive immunity from the claims of separate creditors can be given in a statement in the conveyance of the tenancy by the entireties real property to the trust that the real property is held under the statute, and that as of the date of the conveyance, the requirements of subsection (b) are met (which provides three conditions that must be met for the immunity from the claims of separate creditors to apply to the property in trust). Allows a person entering a transaction involving real property held in trust under the statute to request confirmation from the trustee whether the requirements of the statute providing immunity from the claims of separate creditors are met at the time of the transaction.

## Section 28

Adds that if a person is eligible for a historic rehabilitation tax credit under GS 105-129.105(e) with respect to qualifying rehabilitation expenditures that were incurred in 2014 and 2015 in connection with a certified historic structure for which a certificate of occupancy was issued on or after December 15, 2015, and before January 1, 2016, for purposes of Article 3L of GS Chapter 105 the certified historic structure is to be treated as having been placed in service in 2016 notwithstanding that the certified historic structure may be considered placed in service in 2015 for purposes of the tax credit under section 47 of the IRC or other federal income tax purposes.

## Section 30

Amends GS 115C-12 to require the State Board of Education (SBE) to submit reports on schools identified as low-performing, school improvement plans found to significantly improve student performance, personnel actions taken in low-performing schools, and recommendations for additional legislation to improve student performance and increase local flexibility by November 15 of each year (was, October 15).

Amends GS 115C-296.13 to change the due date of the educator preparation program report cards from December 15 to March 15.

Amends GS 115C-238.55 to change the due date of the report on cooperative innovative high schools from January 15 to March 15.

Amends Section 1(b) of SL 2013-1, as amended, to change the due date of the SBE's report on the impact of awarding the high school endorsements on high school graduation, college acceptance and remediation, and post-high school employments rates from September 15, 2016, to November 15, 2016.

Amends GS 115C-156.2 to change the due date of the SBE's report on the number of students in career and technical education courses who earned community college credit and related industry certifications and credentials from September 15 to November 15.

Amends Section 8.29(e) to require the Department of Public Instruction to provide an interim report on the After-School Quality Improvement Grant Program by November 15, 2016 (was, September 15, 2016), and a final report by November 15, 2017 (was, September 15, 2017).

Amends GS 115C-83.10 to require the SBE report on specified accountability measures to be submitted by December 15, 2016, and annually thereafter (was, October 15 of each year, beginning with the 2015-16 school year).

Amends GS 115C-174.26 to require the SBE report on advanced courses to be due by December 15 (was, November 15).

## Section 31

Provide that if H1080, Achievement School District, becomes law, then the following changes are made.

Amends GS 115C-75.6 to require SBE to appoint a superintendent to serve as the Achievement School District executive officer, upon the recommendation of the ASD Superintendent Selection Advisory Committee (was, SBE must consider the Committees' recommendation when making the appointment).

Amends GS 115C-75.7 to require SBE (was, SBE is authorized to ) select, upon the recommendation of the ASD Superintendent, no more than five qualifying schools to transfer to the ASD as achievement schools. Also clarifies that the ASD Superintendent is authorized to waive the SBE rules, regulations, policies, and procedures, or the provisions of GS Chapter 115C

for achievement schools.

Amends GS 115C-75.13 to provide that innovation zones must include (1) development of a clear and specific plan for improving schools within the innovation zone approved by the SBE to govern and lead the schools in the innovation zone (previously did not require SBE approval), and establishment of an innovation zone office with a leader appointed by the local board of education (previously also required approved by the SBE).

Deletes proposed changes to GS 143B-139.6A, previously in Section 18.4, concerning the DHHS Secretary's responsibilities regarding availability of early intervention services.

#### Section 32.5

Amends GS 115D-67.4 to require the Applied Textile Technology Center to submit all proposed agreements or contracts for supplies, materials, printing, equipment, and contractual services that exceed \$1 million authorized by the statute to the Secretary or Administration or the Secretary's designee (was, to the Attorney General or AG's designee).

#### Section 33

Amends GS 116-11 by adding that the UNC board of Governors may authorize the President to employ or engage the services of and fix the compensation for legal counsel that the President deems necessary to represent the University, constituent institution, or University employees and officials in any matter.

#### Section 34

Amends GS 126-5 to no longer exempt employees in the specified positions that are currently exempt from classification and compensation rules established by the State Human Resources Commission from incentive pay programs.

#### Section 35

Amends GS 126-14.3 to require the State Human Resources Commission to adopt rules or policies to assure that specified individuals receive adequate training and continuing education to carry out the State's policy of hiring from among the pool of qualified persons (was, from among the most qualified persons).

#### Section 36

Amends GS 140-5.13 to require all appointments by the General Assembly to the Board of Trustees of the North Carolina Museum of Art to be for four years with no person being appointed to more than three consecutive terms (was, all regular appointments are for the then current legislative term, and no appointee of the General Assembly may be appointed to more than two consecutive terms of two years).

No longer makes the appointments of two specified individuals to the Museum of Art Board of Directors for terms expiring on June 30, 2020, in S898 contingent upon the passage of H1146.

#### Section 37

Amends the membership of the Vocational Rehabilitation Council to include the representative of a parent training and information center among those who are allowed to serve more than two consecutive full terms.

#### Section 38

Amends the membership of the Public Librarian Certification Commission by removing the chairman of the NC Association of Library Trustees and give the Governor an additional appointment, upon the nomination of the NC Library Association. Makes conforming and technical changes.

#### Section 39

Amends GS 143B-79 to provide that any surplus furnishings for use in the Governor's mansion and not needed by the Governor for current purposes are available for use by the cabinet agencies for decorative purposes in State-owned facilities. Requires an inventory of these items to be maintained by the Department of Administration, and the items can be recalled at any time for use in the Governor's mansion.

#### Section 43

Amends GS 159-32 to allow local governments and public authorities to deposit cash less often than monthly until the amount of cash on hand reaches \$250, at which point deposit is required. Also provides for submission of cash to a properly licensed and recognized cash collection service. Effective October 1, 2016.

#### Section 43.5

Amends GS 163-227.2(g) by adding that no plan adopted by the State Board of Elections in the exercise of its supervisory authority regarding the site plan for on-stop voting locations may be challenged in a petition for judicial review.

#### Section 44

If H242, Various Charter School Law Changes, becomes law, then amends Section 6.5 of SL 2014-101 to provide that the State Board of Education must ensure that the rules for a fast-track replication process provide that decisions by the State Board of Education on whether to grant a charter through the replication process are completed in less than 120 days from the application submission date but in no event later than October 15 of the year immediately preceding the year of the proposed school opening (was, completed no later than October 15 of the year immediately preceding the year of the proposed school opening).

#### Section 48

Provides that if S 600 (Appraiser Compensation/Judge Perform Marriage), 2016 Regular Session becomes law, then GS 93E-2-4(i), concerning duties of a registered real estate appraisal management company, amended as follows. Requires an appraisal management company to compensate appraisers in compliance with section 129E(i) of the federal Truth in Lending Act for appraisal assignments of one- to four-family residential dwellings (currently, of property secured by the principal dwelling of the consumer). Effective January 1, 2017.

#### Section 51

Directs the Revisor of Statutes to print an explanatory comment to GS 36C-1-112 prepared by the Estate Planning and Fiduciary Law Section of the North Carolina Bar Association, as the Revisor may deem appropriate.

#### Section 52

Provides that if H 630 (Drinking Water Protection/Coal Ash Cleanup Act), 2015 Regular Session becomes law, then Section 3(a), which specified certain coal combustion residuals surface impoundments to be deemed intermediate risk and closed no later than August 1, 2028, is amended as follows. Changes the third specified coal combustion residuals surface impoundments to be classified and closed, as specified, as those located at the Weatherspoon Steam Station, owned and operated by Duke Energy Progress, and located in Robeson County (was, in New Hanover County).

#### Section 52.5

Provides that if H 1030 (2016 Appropriations Act), 2015 Regular Session becomes law, then subsection (d) of Section 8.32 is repealed, which required all teachers employed by a local board of education to have evidence of a rating of at least proficient on the most recent annual evaluation to maintain the current license status, but allowed a teacher unable to satisfy that requirement who had been placed on a mandatory improvement plan to be eligible to receive an initial degree license if that teacher satisfies all other licensure requirements. Effective July 1, 2016.

#### Section 53

Provides that if H 1030, Regular Session becomes law, then Section 36.16(a1) is amended as follows. Establishes that teachers paid on the Salary Schedule in Section 9.1 are not eligible to receive the bonus awarded in subsection (a) unless they have more than 30 years of credible experience and do not receive a recurring salary increase (currently, does not provide an exception).

#### Section 53.5

Provides that if H 1030, 2015 Regular Session, becomes law, then Section 12I.1(a) of SL 2015-241, as amended, is amended by decreasing the local program expenditures of the County Department of Social Services from \$27,215,583 to \$27,065,583 under the Social Services Block Grant Schedule of appropriations from federal block grant funds made for each year of the fiscal biennium ending June 30, 2017.

#### Section 54



Amends GS 116-30.3, concerning reversions of the General Fund current operations appropriations credit balance remaining at the end of each fiscal year in each of the budget codes specified, to provide that the amount carried forward in each budget code under the statute cannot exceed 5% (previously, 2.5%) of the General Fund appropriation in that budget code. makes conforming change to subsection (f). Adds that any amount carried forward in a budget code that is in excess of 2.5% of the General Fund appropriation for that fiscal year in that budget code can be used only (1) for projects that are eligible to receive funds from the Repairs and Renovations Reserve under GS 143C-4-3(b) or (2) for advanced planning of capital improvement projects. Adds new subsection (g) to require the Board of Governors of UNC to submit written reports, as specified, to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division on the allocation and use of funds accruing from the carryforward provided by subsection (a) of the statute.

#### Section 54.5

Current Section 8.27(c) of SL 2015-241, as amended provides that federal Investing in Innovation grant funds must be used to pay for all costs incurred by the local school administrative units and the community college partners to implement the grant, including community college FTE and prohibits community colleges from earning budget FTE for student course enrollments under this grant, unless the student course enrollment is otherwise authorized as provided in G.S. 115D-20(4)a. Establishes that, notwithstanding Section 8.27(c) of SL 2015-241, as amended, if federal Investing in Innovation Grants funds are unavailable due to the insolvency of the North Carolina New Schools Project, any costs incurred by local school administrative units and the community college partners in implementing the program may be funded by the local school administrative unit or a third party entity. Prohibits community colleges from earning budget FTE for student course enrollments, unless the student course enrollment is otherwise authorized as provided in GS 115D-20(4)a. Applies to the 2016-17 school year.

#### **Intro. by Hartsell.**

[GS 1, GS 1A, GS 7A, GS 14, GS 20, GS 28A, GS 29, GS 31B, GS 31D, GS 36C, GS 39, GS 42, GS 42A, GS 47C, GS 85B, GS 86A, GS 88B, GS 90, GS 93A, GS 97, GS 108A, GS 115C, GS 115D, GS 116, GS 120, GS 126, GS 136, GS 140, GS 143, GS 143B, GS 143C, GS 146, GS 147, GS 153A, GS 159, GS 160A, GS 163](#)

[Banking and Finance, Business and Commerce, Occupational Licensing, Courts/Judiciary, Civil, Civil Law, Civil Procedure, Motor Vehicle, Criminal Justice, Corrections \(Sentencing/Probation\), Criminal Law and Procedure, Development, Land Use and Housing, Land Use, Planning and Zoning, Education, Higher Education, Employment and Retirement, Government, Local Government, Health and Human Services, Health, Health Care Facilities and Providers, Social Services, Child Welfare, Public Enterprises and Utilities, Transportation](#)

[View summary](#)

S 821 (2015-2016) [GSC TECHNICAL CORRECTIONS 1](#). Filed May 9 2016, *AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.*

House amendments make the following changes to the 5th edition.

Amendment #1 deletes proposed GS 115C-401.2(e)(6) concerning permissible operator actions under student online privacy protection act, as enacted by SL 2016-11, which authorized an operator to use a student's information, including covered information, solely for identifying or displaying information on nonprofit institutions of higher education or scholarship providers to the student if the provider secures the express written consent of the parent or student who is at least 13 years of age given in response to clear and conspicuous notice.

Amendment #2 deletes changes made to GS 126-14.3 which required the State Human Resources Commission to adopt rules or policies to assure that specified individuals receive adequate training and continuing education to carry out the State's policy of hiring from among the pool of qualified persons (previously, from among the most qualified persons).

**Intro. by Hartsell.**

GS 14, GS 20, GS 28A, GS 36, GS 39, GS 42A, GS 90, GS 97, GS 108A, GS 120, GS 136, GS 143, GS 143B, GS 143C, GS 146, GS 147, GS 153A, GS 160A

[View summary](#)

**Banking and Finance, Business and Commerce, Occupational Licensing, Courts/Judiciary, Civil, Civil Law, Motor Vehicle, Criminal Justice, Corrections (Sentencing/Probation), Criminal Law and Procedure, Development, Land Use and Housing, Land Use, Planning and Zoning, Property and Housing, Education, Higher Education, Employment and Retirement, Government, Local Government, Health and Human Services, Health, Health Care Facilities and Providers, Social Services, Child Welfare, Public Enterprises and Utilities**

S 838 (2015-2016) **MEDICAID TRANSFORMATION MODIFICATIONS**. Filed May 10 2016, *AN ACT TO REQUIRE FURTHER REPORTING FROM THE DEPARTMENT OF HEALTH AND HUMAN SERVICES RELATED TO TRANSFORMATION OF THE MEDICAID AND NC HEALTH CHOICE PROGRAMS AND TO MODIFY CERTAIN PROVISIONS OF THE MEDICAID TRANSFORMATION LEGISLATION.*

Conference report makes the following changes to the 3rd edition.

Amends Section 4 of SL 2015-245, concerning the structure of the transformed Medicaid and NC Health Choice programs as described in Section 1 of SL 2015-245, by making the following changes to subdivision (2). Defines *provider-led entity or PLE* to be an entity that (1) a majority of the entity's ownership is held by an individual or entity that has as its primary business purpose the ownership or operation of one or more capitated contracts described in subdivision (3) of the statute (previously, did not specify capitated contracts) or Medicaid and NC Health Choice providers; (2) a majority of the entity's governing body is composed of individuals who are licensed in the State as physicians, physician assistants, nurse practitioners, or psychologists, and have experience treating beneficiaries of the North Carolina Medicaid program (previously, did not have experience requirement); and (3) holds a PHP license issued by the Department of Insurance. Additionally, amends subdivision (4), concerning services covered by PHPs, to include behavioral health services for Medicaid recipients currently covered by the local management entities/managed care organizations (LME/MCOs) for four years after the date capitated contracts begin (previously, are to be excluded from the capitated contracts for at least four years after the date capitated contracts begin).

Amends SL 2015-245 (Medicaid Transformation and Reorganization), Section 22A, to authorize DHHS, notwithstanding SL 2015-241 (2015 Appropriations Act), as amended, that requires a reduction within the Division of Medical Assistance (DMA), to establish, maintain, or adjust all Medicaid program components, except for eligibility categories and income thresholds, within the appropriated and allocated budget for the Medicaid program, provided that the total Medicaid expenditures, net of agency receipts, do not exceed the authorized budget for the Medicaid program, in accordance with GS 108A-54(e). Additionally, provides that if DHHS intends to maintain any program components authorized in Section 22A(a) (as enacted by the act), then no later than 60 calendar days after the act becomes law, DHHS is required to request that the Office of State Budget and Management (OSBM) certify that there are sufficient recurring Medicaid funds to maintain the program component. Establishes that, if OSBM does not certify by the end of the 30-day period that there are sufficient recurring Medicaid funds to maintain the program component, then DHHS must implement reduction required by SL 2015-241, as amended.

Provides that new Section 2(j) of the act is effective when the act becomes law, and the remainder is retroactively effective June 1, 2016.

**Intro. by Hise.**

GS 108A, GS 143B

[View summary](#)

**Government, State Agencies, Department of Health and Human Services, Health and Human Services, Health, Health Insurance, Social Services, Public Assistance**

S 867 (2015-2016) [PROTECT STUDENTS IN SCHOOLS](#). Filed May 10 2016, *AN ACT TO REQUIRE CRIMINAL BACKGROUND CHECKS FOR TEACHER LICENSURE AND SCHOOL PERSONNEL EMPLOYMENT AND FOR BOARD MEMBERS OF NONPROFITS SEEKING INITIAL APPROVAL TO ESTABLISH A CHARTER SCHOOL; REQUIRE THAT THE STATE BOARD OF EDUCATION CREATE A DATABASE FOR CERTAIN SCHOOL PERSONNEL TO REPORT CATASTROPHIC ILLNESSES AND INJURIES AND CONCUSSIONS INVOLVING STUDENT ATHLETES; CHANGE THE REPORTING DATE FOR REPORT ON THE STATE OF THE TEACHING PROFESSION; ELIMINATE LOW VOLTAGE BUILDING PERMIT REQUIREMENTS FOR PASSIVE OPTICAL NETWORKS; ENCOURAGE PARTNERSHIPS FOR DIGITAL LEARNING; REQUIRE THE STATE BOARD OF EDUCATION TO MAKE FAST TRACK CHARTER SCHOOL REPLICATION DECISIONS WITHIN ONE HUNDRED TWENTY DAYS; AND PROVIDE FOR ENROLLMENT OF CERTAIN HIGH SCHOOL STUDENTS IN COMMUNITY COLLEGE COURSES; AND TO DIRECT THE STATE BOARD OF EDUCATION TO APPROVE CERTAIN QUALIFYING ALTERNATIVE LATERAL ENTRY TEACHER EDUCATION PREPARATION PROGRAMS.*

House amendments make the following changes to the 5th edition.

Amendment #1 amends the proposed addition to GS 160A-417 to establish that no low voltage permit is to be required for any construction, installation, repair, replacement, or alteration of passive optical or coaxial cable networks (previously, passive optical networks).

Amendment #2 amends the proposed addition to SL 2015-126, Section 2, to remove the language that required the annual report to be due on December 1 of each year, beginning in 2016, to instead establish the annual report is due with no specific dates. Also returns the application date of SL 2015-12 to 2017.

Amendment #3 changes the long title.

Amends GS 115C-296.12, concerning lateral entry teacher education preparation programs, by adding a new subsection (a1) to allow the State Board of Education (Board) to approve alternative, private, for-profit or nonprofit lateral entry teacher preparation programs that meet standards set by the Board. Provides that the standards are to include preservice training pursuant to existing subsection (a) of the statute, as well as the competency-based standards necessary to earn a teaching license pursuant to subdivisions (1) through (4) of existing subsection (b) of the statute. Directs that the approved alternative, private, lateral entry teacher education preparation program providers are to administer the training to meet those standards. Makes conforming change to subsection (e) of the statute to reflect the option of an alternative, private, for-profit or nonprofit lateral entry teacher education preparation program that meets the standards set by the Board, as provided in new subsection (a1).

Directs the Board to request participation applications from alternative, private, for-profit or nonprofit lateral entry teacher education preparation programs no later than September 1, 2016. Requires that, by December 15, 2016, the Board must approve at least one program but no more than four programs, if the programs meet the requirements of GS 115C-296.12(a1). Authorizes approved programs to begin operating as early as the 2017 Spring academic term.

**Intro. by Barefoot, Wade, Newton.**

[GS 115C](#), [GS 143B](#), [GS 160A](#)

[View summary](#)

**[Development, Land Use and Housing, Building and Construction, Education, Elementary and Secondary Education, Government, State Agencies, Department of Public Safety, Health and Human Services, Health](#)**

S 867 (2015-2016) [PROTECT STUDENTS IN SCHOOLS](#). Filed May 10 2016, *AN ACT TO REQUIRE CRIMINAL BACKGROUND CHECKS FOR TEACHER LICENSURE AND SCHOOL PERSONNEL EMPLOYMENT AND FOR BOARD MEMBERS OF NONPROFITS SEEKING INITIAL APPROVAL TO ESTABLISH A CHARTER SCHOOL; REQUIRE THAT THE STATE BOARD OF EDUCATION CREATE A DATABASE FOR CERTAIN SCHOOL PERSONNEL TO REPORT CATASTROPHIC ILLNESSES AND INJURIES AND CONCUSSIONS INVOLVING STUDENT ATHLETES; CHANGE THE REPORTING DATE FOR REPORT ON THE STATE OF THE TEACHING PROFESSION; ELIMINATE LOW VOLTAGE BUILDING PERMIT REQUIREMENTS FOR PASSIVE OPTICAL NETWORKS; ENCOURAGE PARTNERSHIPS FOR DIGITAL LEARNING; REQUIRE THE STATE BOARD OF EDUCATION*

*TO MAKE FAST TRACK CHARTER SCHOOL REPLICATION DECISIONS WITHIN ONE HUNDRED TWENTY DAYS; AND PROVIDE FOR ENROLLMENT OF CERTAIN HIGH SCHOOL STUDENTS IN COMMUNITY COLLEGE COURSES; AND TO DIRECT THE STATE BOARD OF EDUCATION TO APPROVE CERTAIN QUALIFYING ALTERNATIVE LATERAL ENTRY TEACHER EDUCATION PREPARATION PROGRAMS.*

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

Amends the act's long title.

Amends GS 115C-297.1 concerning criminal history checks of school personnel, allowing the State Board of Education (SBE) to license an applicant conditionally while the criminal history check and subsequent decisions based on those results are being made. Provides that the SBE must check the criminal history of an applicant before issuing an unconditional license to that applicant (previously, the SBE required all applicants to be checked before any license could be issued). Further provides that regional board of directors or charter board of directors can pay for the criminal history check in addition to local boards of education. Amends provisions to allow the SBE to provide the results of the criminal history check to interested parties as specified during the entire period of licensure (previously, only allowed such disclosure during first six months of licensure). Provides that the SBE can destroy the information after it is used for the authorized purposes, after the licensure of the individual has ended or been renewed (previously, only allowed the SBE to destroy the information after one calendar year).

Adds a new section encouraging the SBE to work towards aligning the licensure system with the MultiState Educator Lookup System to enable electronic validation of out-of-state credentials and related information.

Amends proposed GS 115C-218.90(b)(1a) concerning the employment requirements of charter schools, requiring the charter board of directors to uniformly require applicants to be checked for criminal history by either a consumer reporting agency, the Department of Public Safety, or both (previously, did not allow the criminal history check to be conducted by a consumer reporting agency). Clarifies the procedure for the check if it is to be conducted by the Department of Public Safety. Prohibits charter board of directors from employing or contracting with individuals that refuse to consent to a criminal history check.

Enacts new GS 115C-238.73(a)(1a), concerning regional schools, defining *consumer reporting agency* for use in the statute concerning criminal history checks for employment in a regional school. Deletes a provision in subsection (b) that exempted applicants for a personnel position at a regional school from the criminal history check requirement if the individual had received a license within six months of employment that required the equivalent of the check requirement in (c) of the statute. Adds language to subsection (c) requiring the regional board of directors to uniformly require applicants to be checked for criminal history by either a consumer reporting agency, the Department of Public Safety, or both (previously, did not allow the criminal history check to be conducted by a consumer reporting agency). Clarifies the procedure for the check if it is to be conducted by the Department of Public Safety. Prohibits regional boards of directors from employing or contracting with individuals that refuse to consent to a criminal history check (previously, allowed the board of directors to take it into consideration when making employment decisions but refusal was not an outright ban to employment). Also provides that the board of directors can require applicants to pay for the fingerprints required under this statute (previously, did not let the board of directors charge applicants for fingerprints). Enacts new subsection (i) allowing the board of directors to adopt a policy providing for the periodic checks of criminal history of employees and provides that the board cannot require employees to pay for the criminal history check as authorized by this statute. Makes clarifying changes.

Amends GS 115C-332 concerning criminal history checks of employees of local boards of education, enacting new subsection (a)(1a), defining *consumer reporting agency* for use in the section. Adds language to subsection (c) requiring local boards of education to uniformly require applicants to be checked for criminal history by either a consumer reporting agency, the Department of Public Safety, or both (previously, did not allow the criminal history check to be conducted by a consumer reporting agency). Clarifies the procedure for the check if it is to be conducted by the Department of Public Safety. Prohibits boards of education from employing or contracting with individuals that refuse to consent to a criminal history check (previously, allowed the board of directors to take it into consideration when making employment decisions but refusal was not an outright ban to employment). Also provides that local boards of education can require applicants to pay for the fingerprints required under this statute (previously, did not let the local board of education charge applicants for fingerprints). Enacts new subsection (i) allowing the local boards of education to adopt a policy providing for the periodic checks of criminal history of employees and provides that they cannot require employees to pay for the criminal history check as authorized by this section. Makes clarifying changes.

Enacts new Article 29E, Student Safety Reporting in Athletics, in GS Chapter 115C, to provide as follows.

Requires the SBE to create a database maintained by the Department of Public Instruction for high school and middle school personnel to report catastrophic illnesses and injuries and concussions occurring during athletic activities involving school athletes. The Article defines *catastrophic illness or injury* as an illness or injury occurring during athletic activity that results in a fatality, permanent disability, or serious injury, including, but not limited to, a fractured neck; severe traumatic brain injury, such as a subdural hematoma; temporary or transient paralysis; heat stroke related to exercise; sickle-cell trait associated collapse; sudden cardiac arrest; or commotio cordis. The Article defines *athletic activities* as an activity offered to students enrolled in a high school or middle school covering grades six or higher under any of the following circumstances: (1) interscholastic athletics; (2) an athletic contest or competition, other than interscholastic athletics, sponsored by a school, including cheerleading, or any other sports activities provided by a club or school-affiliated organization that is school-sponsored; or (3) practices, interschool practices, and scrimmages for all of the activities listed above.

Requires that the SBE require at least the nine listed types of information to be included in the report, including the sport that the student was playing when becoming ill or injured, the category of illness or injury, and whether the illness or injury resulted in a fatality. Requires a report to the Department of Public Instruction from the athletic director, principal, or their designees on whether a catastrophic illness or injury or a concussion has occurred, with a report required each month in which student athletes are participating in an athletic activity at a high school or middle school. Limits the entities that will have access to the information contained in the database and prohibits the information in the database from containing personally identifiable student data.

The above reporting requirements apply beginning January 1, 2017.

Amends Section 2 of SL 2015-126, an act to require that the state board of education include specific data in its annual report on the teaching profession, to make the changes to GS 115C-12 applicable beginning with the annual report compiled in 2016 (was, 2017). Makes conforming changes. Adds that beginning in 2016, the annual report is due on December 1 of each year and may not be released publicly in final or draft format by the SBE or the Department of Public Instruction before November 15 of each year.

Amends GS 160A-417(a2) by adding that no low voltage permit is required for any construction, installation, repair, replacement, or alteration of passive optical networks.

Provides that if H242, Various Charter School Law Changes, becomes law, then Section 6.5 of SL 2014-101, as amended in H242, is further amended to require that the SBE ensure that the rules for a fast-track replication process provide that decisions by the SBE on whether to grant a charter through the replication process be completed in less than 120 days from the application submission date but in no even later than October 15 of the year immediately preceding the year of the proposed school opening (was, completed no later than October 15 of the year immediately preceding the year of the proposed school opening).

Provides that if federal Investing in Innovation Grant funds are unavailable because of the insolvency of the North Carolina New Schools Project, any costs incurred by local school administrative units and the community college partners in implementing the program may be funded by the local school administrative unit or a third party. Prohibits community colleges from earning budget FTE for student course enrollments under this section, unless the student course enrollment is otherwise authorized in GS 115D-20(4)a. Applies only to the 2016-17 school year.

Makes Section 1 of the act, amending GS 115-296, GS 115C-297.1, and GS 143B-931.1 applicable to applications for licensure received on or after October 1, 2016. Section 2, amending GS 115C-218.90, GS 115-238.73, GS 115C-332, and GS 143B-931, is applicable to applications for employment received on or after January 1, 2017. Section 3, amending GS 115C-218.1 and enacting GS 115C-218.115, applies to applications for initial charters that are received on or after October 1, 2016.

**Intro. by Barefoot, Wade, Newton.**

[GS 115C, GS 143B, GS 160A](#)

[View summary](#)

**[Development, Land Use and Housing, Building and Construction, Education, Elementary and Secondary Education, Government, State Agencies, Department of Public Safety, Health and Human Services, Health](#)**

H 1039 (2015-2016) [SAMPSON/HARNETT/YADKIN OT CHANGES \(NEW\)](#). Filed May 4 2016, *AN ACT TO INCREASE THE AUTHORIZATION FOR SAMPSON COUNTY OCCUPANCY TAX; TO CREATE A SPECIAL TAXING DISTRICT IN HARNETT COUNTY AND AUTHORIZE THAT SPECIAL TAXING DISTRICT TO LEVY AN OCCUPANCY TAX; AND TO MODIFY THE YADKIN COUNTY OCCUPANCY TAX.*

Conference report makes the following changes to the 3rd edition.

Changes the long and short titles.

Deletes the proposed provisions that modified the use of occupancy tax proceeds for the City of Jacksonville.

Deletes the proposed provisions that authorized the City of Sanford to levy an occupancy tax.

Deletes the proposed provisions concerning Cumberland County occupancy tax changes.

Deletes the effective date of July 1, 2016, from the provisions modifying the authorizations for occupancy tax levies inside Yadkin County.

Moves the proposed addition of Harnett County District H to the applicability subsection of GS 153A-155 to new Part IV of the act (Administrative Changes).

Moves the proposed revisions to GS 160A-215(g) that removes Yadkinville from the applicability subsection of the statute to new Part IV of the act (Administrative Changes).

Makes technical changes.

**Intro. by L. Bell, Brisson.**

[Harnett, Yadkin](#)

[View summary](#)

[Courts/Judiciary, Government, Tax, Local Government](#)

## ACTIONS ON BILLS

## PUBLIC BILLS

### **H 151: [VACATION RENTALS/ORANGE CO. JAIL CONSTRUCTION. \(NEW\)](#)**

*Ratified*

*Pres. To Gov. 7/1/2016*

### **H 169: [RESTORE STATE CLAIM FOR WRONGFUL DISCHARGE \(NEW\)](#)**

*Senate: Conf Com Withdrawn/dismi*

*Senate: Conferees Reappointed*

*House: Conf Com Dismissed*

*House: Conferees Reappointed*

*Senate: Conferees Changed*

*Senate: Conferees Changed*

*House: Added to Calendar*

*Senate: Conf Com Reported*

*Senate: Placed on Today's Calendar*

*House: Conf Com Reported*

*House: Added to Calendar*

*House: Conf Report Adopted*

*Senate: Conf Report Adopted*

*House: Ordered Enrolled*

**H 483: LAND USE REGULATORY CHANGES.**

*Senate: Reptd Fav Com Substitute*  
*Senate: Com Substitute Adopted*  
*Senate: Placed on Today's Calendar*  
*Senate: Passed 2nd Reading*  
*Senate: Passed 3rd Reading*  
*Senate: Special Message Sent To House*  
*House: Special Message Received For Concurrence in S Com Sub*  
*House: Cal Pursuant 36(b)*  
*House: Added to Calendar*  
*House: Concurred In S/Com Sub*  
*House: Ordered Enrolled*

**H 550: RALEIGH APODACA SERVICE DOG RETIREMENT ACT (NEW).**

*Ratified*  
*Pres. To Gov. 7/1/2016*

**H 561: SCHOOL SYSTEM AUTH. RE: LEGAL PROCEEDINGS.**

*Senate: Conf Rept Withdrawn*  
*Senate: Placed on Today's Calendar*  
*Senate: Placed on Today's Calendar*  
*Senate: Conf Report Adopted*  
*House: Ordered Enrolled*  
*Ratified*  
*Pres. To Gov. 7/1/2016*

**H 630: DRINKING WATER PROTECT'N/COAL ASH CLEANUP ACT**

*Ratified*  
*Pres. To Gov. 7/1/2016*

**H 728: AMEND VARIOUS LICENSING BOARD LAWS/FEEES**

*House: Reptd Fav To Concur*  
*House: Cal Pursuant Rule 36(b)*  
*House: Added to Calendar*  
*House: Concurred In S/Com Sub*  
*House: Ordered Enrolled*  
*Ratified*  
*Pres. To Gov. 7/1/2016*

**H 742: PE LICENSURE/ALLOW SCHOOL MAINT. PLUMBERS. (NEW)**

*Ratified*  
*Pres. To Gov. 7/1/2016*

**H 805: MEASURABILITY ASSESSMENTS.**

*House: Concurred In S/Com Sub*  
*House: Ordered Enrolled*  
*Ratified*  
*Pres. To Gov. 7/1/2016*

**H 884: AMEND TOWNSHIP ABC ELECTIONS. (NEW)**

*House: Failed Concur In S Com Sub*  
*House: Reconsidered Concurrence*  
*House: Withdrawn From Cal*  
*House: Re-ref Com On Rules, Calendar, and Operations of the House*

**H 959: DOT PROPOSED LEGISLATIVE CHANGES.**

*Ratified*

*Pres. To Gov. 7/1/2016*

**H 992: AMEND INDUSTRIAL HEMP PROGRAM.**

*Ratified*

*Pres. To Gov. 7/1/2016*

**H 1019: RETIREMENT/HOUSE PRINCIPAL CLERK.**

*House: Added to Calendar*

*House: Withdrawn From Com*

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

**H 1030: 2016 APPROPRIATIONS ACT.**

*House: Conf Report Adopted 3rd*

*House: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**H 1044: LAW ENFORCEMENT OMNIBUS BILL.**

*Ratified*

*Pres. To Gov. 7/1/2016*

**H 1074: SCHOOLS/CC FACILITIES - TEST WATER FOR LEAD (NEW)**

*House: Regular Message Sent To Senate*

*Senate: Regular Message Received From House*

*Senate: Passed 1st Reading*

*Senate: Ref To Com On Health Care*

**S 105: REPORT NO. VETERANS FILING TAX RETURNS. (NEW)**

*Ratified*

*Pres. To Gov. 07/01/2016*

**S 124: ASSUMED BUS.NAME/IC CONTEMPT/PARKS (NEW).**

*Senate: Concurred On 3rd Reading*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 326: LOCAL GOV'TS/BLDGS/STRUCTURES/INSPECTIONS. (NEW)**

*House: Regular Message Sent To Senate*

*Senate: Regular Message Received For Concurrence in H Com Sub*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 371: LME/MCO CLAIMS REPORTING/MENTAL HEALTH AMENDS. (NEW)**

*Senate: Conf Com Reported*

*Senate: Placed on Today's Calendar*

*Senate: Conf Report Adopted*

*House: Added to Calendar*



*House: Withdrawn From Cal*

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

*House: Conf Rpt Withdrawn*

**S 482: LLC CLARIFICATIONS & EMP INVENTION OWNERSHIP. (NEW)**

*Senate: Conf Report Adopted*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 508: AMEND BAIL BOND LAWS.**

*House: Reptd Fav*

*House: Cal Pursuant Rule 36(b)*

*House: Added to Calendar*

*House: Amend Adopted A1*

*House: Amend Adopted A2*

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

*House: Ordered Engrossed*

*House: Special Message Sent To Senate*

*Senate: Special Message Received For Concurrence in H Com Sub*

*Senate: Placed on Today's Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

**S 667: ELECTIONS OMNIBUS REVISIONS (NEW).**

*House: Special Message Sent To Senate*

*Senate: Special Message Received For Concurrence in H Com Sub*

*Senate: Placed on Today's Calendar*

*Senate: Withdrawn From Cal*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 673: NATURAL GAS ECON. DEV. INFRASTRUCTURE (NEW).**

*House: Special Message Sent To Senate*

*Senate: Special Message Received For Concurrence in H Com Sub*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 747: STATE-OWNED REAL PROPERTY MANAGEMENT/PED.**

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

*House: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 770: NC FARM ACT OF 2016 (NEW)**

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 803: REV. LAWS TECH. CHG./NO PERMIT FOR FIBER (NEW)**

*House: Amendment Withdrawn A1*

*House: Passed 3rd Reading*

*House: Special Message Sent To Senate*

*Senate: Special Message Received For Concurrence in H Com Sub*

*Senate: Placed on Today's Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 814: DESIGNATE STATE CIO AS SECRETARY OF DEPT.**

*Ratified*

*Pres. To Gov. 07/01/2016*

**S 815: CHARTER SCHOOL IN STATE HEALTH PLAN.**

*House: Withdrawn From Com*

*House: Added to Calendar*

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

*House: Ordered Enrolled*

**S 821: GSC TECHNICAL CORRECTIONS 1.**

*House: Withdrawn From Com*

*House: Re-ref to the Com on Finance, if favorable, Rules, Calendar, and Operations of the House*

*House: Withdrawn From Com*

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

*House: Reptd Fav Com Substitute*

*House: Cal Pursuant Rule 36(b)*

*House: Amend Adopted A1*

*House: Amend Adopted A2*

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

*House: Ordered Engrossed*

*House: Special Message Sent To Senate*

**S 838: MEDICAID TRANSFORMATION MODIFICATIONS.**

*Senate: Conf Com Reported*

*Senate: Placed on Today's Calendar*

*House: Conf Com Reported*

*House: Added to Calendar*

*House: Conf Report Adopted*

*Senate: Conf Report Adopted*

*Senate: Ordered Enrolled*

**S 865: STATE HEALTH PLAN/ADMIN CHANGES/LOCAL GOVTS.**

*Senate: Special Message Received For Concurrence in H Com Sub*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 867: PROTECT STUDENTS IN SCHOOLS.**

*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: Withdrawn From Cal*

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

*House: Amendment Withdrawn A4*

**S 886: RETIREMENT TECHNICAL CORRECTIONS ACT OF 2016.-AB**

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 898: 2016 APPOINTMENTS BILL (NEW).**

*Senate: Special Message Received For Concurrence in H Com Sub*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

*Pres. To Gov. 7/1/2016*

**S 903: ADJOURN.**

*Senate: Withdrawn From Cal*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Withdrawn From Cal*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Special Message Sent To House*

*House: Special Message Received From Senate*

*House: Passed 1st Reading*

*House: Added to Calendar*

*House: Passed 2nd Reading*

*House: Passed 3rd Reading*

*House: Ordered Enrolled*

**LOCAL BILLS**

**H 1039: SAMPSON/HARNETT/YADKIN OT CHANGES (NEW).**

*Senate: Conf Com Reported*

*Senate: Placed on Today's Calendar*

*Senate: Conf Report Adopted*

**S 50: Wilson County Occupancy Tax Modification.**

*Ratified*

**S 132: COLUMBIA ELECTIONS/HOPE MILLS QUICK TAKE (NEW).**

*Senate: Withdrawn From Cal*

*Senate: Placed on Today's Supplemental Calendar*

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

**S 249: ZONING/RECREATIONAL LAND REQ.-MORRISVILLE.**

*House: Withdrawn From Com*

*House: Re-ref Com On Elections*

**S 727: MOORE COUNTY LOCAL SALES TAX USE RESTRICTION (NEW)**

*Senate: Failed Concur In H Com Sub*

*Senate: Conf Com Appointed*

*House: Conf Com Appointed*

**S 739: TOWN OF ROLESVILLE/ANNEXATION.**

*Senate: Concurred On 3rd Reading*

*Senate: Ordered Enrolled*

*Ratified*

**S 848: CARY CHARTER AMENDMENTS.**

*Senate: Concurred In H/Com Sub*

*Senate: Ordered Enrolled*

*Ratified*

**S 890: ELECTIONS EVERY FOUR YEARS/TOWN OF MARIETTA.**

*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 897: ASHEVILLE CITY COUNCIL DISTRICTS.**

*House: Amend Failed A1*

*House: Amend Failed A2*

*House: Amend Adopted A3*

*House: Amend Failed A3*