

The Daily Bulletin: 2020-06-18

PUBLIC/HOUSE BILLS

H 32 (2019-2020) COLLABORATIVE LAW. Filed Feb 6 2019, AN ACT TO ENACT THE UNIFORM COLLABORATIVE LAW ACT, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.

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

Changes the act's effective date to October 1, 2020 (was, October 1, 2019).

Intro. by Davis. GS 1

View summary

Courts/Judiciary, Civil, Civil Law, Civil Procedure

H 77 (2019-2020) DOT 2020-2021 FY BUDGET/GOVERNANCE. (NEW) Filed Feb 13 2019, AN ACT TO ADJUST THE DEPARTMENT OF TRANSPORTATION CERTIFIED BUDGET FOR THE 2020-2021 FISCAL YEAR AND TO IMPLEMENT GOVERNANCE MEASURES AND OTHER MODIFICATIONS RELATED TO THE OPERATIONS OF THE DEPARTMENT.

Senate amendment makes the following changes to the 5th edition.

Part II

Modifies the following appropriations. Reduces the amount appropriated for maintenance in DOT's 2020-21 Current Operations Highway Fund schedule from \$70,777,925 to \$65,715,093. Further reduces the amount appropriated for aviation in DOT's 2020-21 Current Operations Highway Fund schedule from \$13,745,222 to \$8,682,390.

Part III

Reduces from \$112,221,003 to \$107,158,171 the amount appropriated from the Highway Fund that must be used for General Maintenance Reserve and Contract Resurfacing. Achieves this outcome by reducing the non-recurring appropriation for Contract Resurfacing from \$28,055,251 to \$22,992,419, with a revised net appropriation of \$558,674,899 (was \$563,737,731).

Further reduces from \$181,921,003 to \$176,858,171 designated appropriation reductions to DOT from the Highway Fund. In particular, the reduction of \$8,878,022 in nonrecurring funds to Commercial Airport Funds is lowered to \$3,815,190, with a revised net appropriation of \$71,184,810 (was \$66,121,978).

Part IV

Modifies the act's GARVEE Bond provisions as follows. Directs DOT to continue to obligate federal funds in accordance with the Master Trust Indenture (MTI), pursuant to (i) the memorandum of agreement (MOA) reached between DOT and the Federal Highway Administration and (ii) the MTI between the State and the Master Trustee named in the MTI that secures all outstanding GARVEE Bonds. Further directs DOT, except as prohibited by the MTI or MOA, to use other legally available federal funds to fund and maintain a GARVEE/Federal Repayment Reserve Fund equal to the immediately ensuing payment of only interest, or both principal and interest, on all outstanding GARVEE Bonds. Requires DOT to use federal funds only for payment of debt service on GARVEE Bonds. Retains definition of *currently existing project* as a project that was in the process of design or construction as of June 1, 2020.

Modifies the proposed changes GS 136-44.2E(c) to require the Secretary of Transportation to access and use funds in the Emergency Reserve in a manner that ensures the funds are eligible for federal reimbursement (previously required the Secretary to ensure that Emergency Reserve funds were used in a manner that would not jeopardize federal reimbursements for disaster-related expenses).

Amends the proposed changes to GS 143C-6-11 to exempt personal services instead of salaries from DOT budget reductions caused by the depletion of funds allocated for snow and ice removal and emergencies. Retains the act's other revisions to G.S. 143C-6-11, which together require DOT, in coordination with the Office of State Budget and Management (OSBM), to reduce by the same percentage the budget for every department division, grant-in-aid, and category of expenditures to pay for any unanticipated expenditures for snow and ice removal and emergencies.

Allocates \$5,062,832 to Wilmington International from Commercial Airport Funds.

Corrects an internal cross-reference in Section 4.14(a).

Deletes the proposed change to GS 143B-350(B)(1) that would have allowed more than two members of the Board of Transportation to reside in the same highway division.

Substitutes "Transportation Oversight Manager" for "Director of Transportation Budget" throughout proposed GS 143C-6.11.1 (Department of Transportation Spend Plan).

Amends Section 5.5 of the act to change the title of a transferred position from "Director of Transportation Budget" to "Transportation Oversight Manager." Eliminates the requirement that the person in that position report to the State Budget Officer. Directs the Transportation Oversight Manager to ensure that DOT executes its budget in accordance with all statutes governing DOT finances, not just the State Budget Act. Directs DOT to give full access to, and training on, all systems so that the OSBM can perform proper oversight. Previously the act directed DOT to give the Director of Transportation Budget full access to, and training on, all financial systems utilized by DOT to the extent necessary for the Director to perform his or her duties. Makes conforming changes.

Directs the OSBM, rather than the Director of Transportation Budget, to work with DOT to prepare and submit the reports required by new GS 143C-6-11(p).

Provides that, if Section 2.5 of Senate Bill 750 of the 2019 Regular Session becomes law, section 4.16 of the act is repealed. Section 4.16 allows DOT's Ferry Division to use up to \$1,146,179 to lease and operate a ferry vessel for operation between Hatteras and Ocracoke.

Requires all totals in the act to be adjusted in accordance with the amendments made.

Intro. by Torbett, Presnell, Iler, Shepard.

APPROP, UNCODIFIED, GS 105, GS 136, GS 143B, GS 143C, GS 166A

View summary

Government, Budget/Appropriations, Public Safety and Emergency Management, State Agencies, Department of State Treasurer, Department of Transportation, Office of State Auditor, Office of State Budget and Management, State Government, Executive, State Property, Tax

H 258 (2019-2020) OPEN AMUSEMENT PARKS/ARCADES/VENUES. (NEW) Filed Mar 4 2019, AN ACT TO AUTHORIZE AMUSEMENT PARKS, GAMING AND BUSINESS ESTABLISHMENTS WITH VIDEO GAMES AND ARCADE GAMES, AND VENUES FOR RECEPTIONS OR PARTIES TO RESUME OPERATIONS.

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

Deletes the entire 4th edition and adds the following new provisions to authorize amusement parks, gaming and business establishments with video games and arcade games, and venues for receptions or parties to resume operations.

Section 1 authorizes amusement parks and gaming and business establishments with video games and arcade games to open and resume operations notwithstanding a state of emergency declared by the governor or a city or county related to the COVID-19 public health emergency. Establishments allowed to open and resume business are subject to the following requirements: (1) the establishment was in existence and lawfully operating on March 10, 2020; (2) visitor capacity is limited to 50% of authorized fire capacity and exempts employees from the capacity limit; (3) employees must answer a health questionnaire and have daily temperature checks; employees with fevers of 100.4 degrees or higher are prohibited from

entering the establishment; (4) employees must wear face masks; visitors are encouraged to wear face masks; (5) contactless check-in must be available and six-foot social distancing marked on the ground at check-in; (6) disinfectant spray bottles or wipes be available throughout the establishment; (7) hand sanitizer be available throughout the establishment; (8) employees conduct frequent cleaning at specified intervals; (9) equipment is used in a manner to ensure social distancing, signage directs foot traffic for social distancing, and employees monitor visitor movement to ensure social distancing; and (10) signage is posted to remind visitors and employees of social distancing and sanitizing requirements. Effective when the act becomes law and expires when any applicable state of emergency declaration affecting establishment operations is terminated.

Section 2 authorizes the Governor, with the concurrence of a majority of the Council of State, to exercise emergency powers under GS 166A-19.30(b) or (c) related to amusement parks and gaming and business establishments with video games and arcade games, and venues for receptions and parties, under a state of emergency declared pursuant to GS Chapter 166A. Requires the Governor to contact each member of the Council of State and document that member's concurrence, nonconcurrence, or no response. Authorization may be exercised by the Governor notwithstanding the limitations on exercising emergency powers related to amusement parks and gaming and business establishments with video games and arcade games, and venues for receptions and parties, provided for in Sections 1 and 4 of the bill.

Section 3 requires the Secretary of Health and Human Services to notify the Governor and receive the concurrence of a majority of the Council of State prior to issuing an Order of Abatement of an Imminent Hazard pursuant to GS 130A-20 related to COVID-19 requiring the closure of amusement parks and gaming and business establishments with video games and arcade games, and venues for receptions and parties. Requires contact with each member of the Council of State and documentation of that member's concurrence, nonconcurrence, or no response.

Section 4 authorizes venues for receptions and parties to open and resume operations notwithstanding a state of emergency declared by the governor or a city or county related to the COVID-19 public health emergency. Establishments allowed to open and resume business are subject to the following requirements: (1) the establishment was in existence and lawfully operating on March 10, 2020; (2) capacity is limited to 50% of authorized fire capacity, 12 people per 1,000 square feet, or 300 people, whichever is less; (3) employees must have daily temperature checks; employees with fevers of 100.4 degrees or higher are prohibited from entering the establishment; (4) all guests must have temperature checks; guests with fevers of 100.4 or higher are prohibited from entering the establishment; (5) employees must wear face masks and gloves; guests are encouraged to wear face masks; (6) food self-service or buffet options prohibited; (7) hand sanitizer must be available throughout the establishment; (8) the establishment must maintain and enforce social distancing recommended by the CDC and NC Division of Public Health; (9) the establishment must comply with all NC Division of Public Health rules applicable to restaurants; (10) employees conduct frequent cleaning at specified intervals; (11) signage must be posted to remind guests and employees of social distancing and sanitizing requirements; and (12) the establishment must collect and retain guest contact information for 15 days after the event. Effective when the act becomes law and expires when any applicable state of emergency affecting establishment operations is terminated.

Changes the short and long titles of the bill accordingly.

Intro. by Boles, McNeill.

UNCODIFIED, GS 130A, GS 166A

View summary

Business and Commerce, Government, Public Safety and Emergency Management, State Agencies, Department of Environmental Quality (formerly DENR), Department of Health and Human Services, State Government, Executive, Health and Human Services, Health, Public Health

H 308 (2019-2020) VARIOUS AG/NER CHANGES. (NEW) Filed Mar 7 2019, AN ACT TO MAKE VARIOUS CHANGES TO LAWS GOVERNING MATTERS RELATED TO THE ENVIRONMENT AND NATURAL RESOURCES.

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

Adds new Section 1A, amending GS 90A-75 to add a new subdivision (c)(6) to authorize the North Carolina On-Site Wastewater Contractors and Inspectors Certification Board to adopt a rule establishing a fee of up to \$300 for applications for authorized on-site wastewater evaluators.

Deletes the provisions of previous Section 4, which amended GS 162A-203 to prohibit a local government from charging the State or another political subdivision a system development fee. Renumbers remaining sections of the bill accordingly.

Adds new Section 7(c) to amend the expiration date of Section 34.37(b) of SL 2017-57 to expire on June 30, 2031 (was 2021). Section 34.37 amends GS 20-85 to credit an additional 20 cents of the fees collected under specified provisions of the statute to the Mercury Pollution Prevention Fund.

Intro. by Dixon, Strickland, Barnes, Conrad.

GS 90A, GS 113A, GS 130A

View summary

Development, Land Use and Housing, Environment, Government, Public Safety and Emergency Management, State Agencies, UNC System, Department of Environmental Quality (formerly DENR), Local Government, Health and Human Services, Health, Public Health

H 455 (2019-2020) AMEND VARIOUS MOTOR VEHICLE LAWS. (NEW) Filed Mar 26 2019, AN ACT TO EXTEND DEADLINES RELATED TO LOANER DEALER REGISTRATION PLATES AND DEALER DATA REQUIREMENTS AND TO INCLUDE OUT-OF-STATE TITLES IN THE TITLE IN TRANSIT PROCESS.

Senate committee substitute to the 2nd edition makes the following changes. Deletes the content of the previous edition and replaces it with the following.

Amends GS 20-79.02(g) to extend from January 1, 2021, to January 1, 2025, the date before which new motor vehicle dealers may, but are not required to, display LD license plates on service loaner vehicles. Further amends GS 20-79.02(g) to extend from January 1, 2021, to January 1, 2025, the deadline by which new motor vehicle dealers must display LD license plates on any new motor vehicles placed into service as loaners if the dealers receive compensation from manufacturers, factory branches, distributors, distributor branches, or the dealers' customers for using the vehicles as service loaners.

Extends the expiration date of Section 1.1 of SL 2015-232 from December 31, 2020, to December 31, 2024. Section 1.1 of SL 2015-232 amended the definition of U-drive-it vehicles in GS 20-4.01(48a) to include vehicles loaned by franchised motor vehicle dealers, with or without charge, to customers having vehicles serviced or repaired by the dealers.

Extends the expiration date of Section 1.4 of SL 2015-232 from December 31, 2020, to December 31, 2024. Section 1.4 of SL 2015-232 amended GS 20-79(d) to clarify that a franchised motor dealer is not prohibited from using demonstration permits by the dealer's receipt of (i) incentive or warranty compensation or other consideration from a manufacturer, factory branch, distributor, distributor branch or (ii) a third-party warranty, maintenance, or service contract company relating to the use of vehicles as demonstrators or service loaners.

Changes the effective date of Section 7 of SL 2019-125 from October 1, 2020, to May 1, 2021. Section 7 of SL 2019-125 added various provisions to GS 20-305.7 concerning the ownership, use, and protection of dealership data.

Amends GS 20-52.1(d) and GS 20-72(b) by deleting the words "currently titled in this state" from each statute's description of the circumstances in which a motor vehicle dealer may transfer title to a vehicle when a manufacturer's statement of origin or an existing certificate of title on the vehicle is unavailable.

Makes conforming changes to the act's titles.

Intro. by Ross, Wray.

UNCODIFIED, GS 20

View summary

Courts/Judiciary, Motor Vehicle

H 593 (2019-2020) JCPC/DETENTION/CAA AND OTHER FEES. (NEW) Filed Apr 3 2019, AN ACT TO MAKE CERTAIN MODIFICATIONS TO THE GENERAL STATUTES RELATED TO JUVENILE CRIME PREVENTION COUNCILS, TO CLARIFY THAT A PERSON UNDER EIGHTEEN IN CUSTODY IS HELD IN A JUVENILE DETENTION FACILITY, TO MAKE CONFORMING

CHANGES REGARDING INMATES HELD IN THE STATEWIDE MISDEMEANOR CONFINEMENT PROGRAM AND TRANSFERRED FOR MEDICAL TREATMENT, TO INCREASE THE CRIMINAL COURT APPOINTED COUNSEL FEE, TO INCREASE COURT COSTS TO SUPPORT INDIGENT DEFENSE SERVICES AND THE CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION, TO MODIFY DEADLINES RELATED TO THE PAYMENT OF RADIOLOGICAL EMERGENCY PLANNING FEES, AND TO APPROPRIATE FUNDS.

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

Replaces the 1st edition entirely and adds new provisions making various changes relating to juvenile crime prevention councils, juvenile detention, misdemeanor confinement transfers for medical treatment, court appointed counsel fees, indigent defense services, criminal justice training and standards commission, radiological emergency planning fees, and to appropriate funds.

Part I. Juvenile Crime Prevention Councils

Section 1 amends GS 143B-811 to change the Department of Public Safety's evaluation of community programs and group homes to evaluation of intensive intervention services. Defines *intensive intervention services* as evidence-based or research-supported community-based or residential services for juveniles designed to prevent commitment to a youth detention center or to facilitate successful community reentry following release from commitment.

Section 2 amends GS 143B-846(a) to modify appointments to county Juvenile Crime Prevention Councils to (1) authorize the appointed chief of police's designee to serve on the council and (2) increase the age of youth representatives on the council from under the age of 18 to under the age of 21 or, in the alternative, to allow one member under the age of 18 and one member of the public representing the interests of families of at-risk juveniles. Makes other technical changes.

Section 3 amends GS 143B-849 to make technical changes to the meeting and quorum requirements for Juvenile Crime Prevention Councils.

Section 4 amends GS 143B-851 to make technical changes to the powers and duties of Juvenile Crime Prevention Councils, and require biennial rather than annual review of juvenile needs.

Section 5 recodifies and amends GS 143B-1104. Adds new subdivision (a)(5) to allow the Division of Adult Correction and Juvenile Justice (Division) to award grants for services it determines are effective for juvenile delinquency and recidivism prevention on a 2-year funding cycle. Amends subsection (c) to change reports on community demonstration programs to reports on intensive intervention services. Defines *intensive intervention services* as evidence-based or research-supported community-based or residential services for juveniles designed to prevent commitment to a youth detention center or to facilitate successful community reentry following commitment. Makes other technical changes.

Section 6 requires funds appropriated to the Division for the 2019-21 biennium for grants to Juvenile Crime Prevention Councils to be used for intensive intervention services. Requires the Division to conduct a competitive award process to determine the allocation of funds to counties and to select the most effective evidence-based or research-supported methods for meeting juvenile offender needs consistent with criteria enumerated in the act.

Section 7 makes Sections 1, 2, 3, and 4 effective December 1, 2020; makes Sections 5, 6, and 7 effective July 1, 2020.

Part II. Juvenile Detention

Section 8(a) amends GS 7A-109.3 by adding a new subsection (a1) requiring the clerk of superior court to furnish a signed order of commitment to a detention facility approved by the Juvenile Justice Section of the Division within 48 hours of a district court sentencing a person under the age of 18 to imprisonment and commitment. Adds a new subsection (b1) imposing the same requirement for sentences of persons under the age of 18 imposed by a superior court.

Section 8(b) amends GS 15-6 to require persons under the age of 18 be imprisoned in a detention facility approved by the Juvenile Justice Section of the Division or a hold-over facility.

Section 8(c) amends GS 15A-521(a) to require that pre-trial detainees under the age of 18 be committed to a detention facility approved by the Juvenile Justice Section of the Division or a hold-over facility. Makes technical conforming changes to reference personnel of the Juvenile Justice Section or personnel approved by the Section for receipt and transport of detainees under the age of 18.

Section 8(d) amends GS 15A-1301 requiring persons sentenced to imprisonment who are under the age of 18 be committed to a detention facility approved by the Juvenile Justice Section of the Division. Authorizes temporary confinement in a hold-over facility as defined in GS 7B-1501(11) pending transfer to a juvenile detention facility. Requires transport by personnel of the Juvenile Justice Section or personnel approved by the Section.

Section 8(e) amends GS 15A-1343(a1)(3) to require that, if submission to a period of confinement is imposed as a condition of community or intermediate punishment for persons under the age of 18, the confinement be in a detention facility approved by the Juvenile Justice Section of the Division or a hold-over facility.

Section 8(f) amends GS 15A-1343.2(e) to require that if the Division requires an offender under the age of 18 sentenced to community punishment to submit to a period of confinement, the confinement be in a detention facility approved by the Juvenile Justice Section of the Division or a hold-over facility.

Section 8(g) amends GS 15A-1343.2(f) to require that if the Section of Community Corrections requires an offender under the age of 18 sentenced to intermediate punishment to submit to a period of confinement, the confinement be in a detention facility approved by the Juvenile Justice Section of the Division or a hold-over facility.

Section 8(h) amends GS 15A-1433(d2) to require that when a defendant under the age of 18 under supervision for a misdemeanor or felony offense is ordered to submit to a period of confinement for violating a condition of probation, the confinement be in a detention facility approved by the Juvenile Justice Section of the Division or a hold-over facility.

Section 8(i) amends GS 15A-1344(e) to require that when a defendant under the age of 18 is ordered to submit to a continuous or noncontinuous period of confinement for violating a condition of special probation, the confinement be in a detention facility approved by the Juvenile Justice Section of the Division or to a hold-over facility.

Section 8(j) amends GS 15A-1351(a) to require that when a defendant under the age of 18 sentenced to special probation is ordered to submit to continuous or noncontinuous period(s) of confinement for violating a condition of special probation, the confinement be in a detention facility approved by the Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice or a hold-over facility as defined in GS 7B-1501(11).

Section 8(k) amends GS 15A-1352(a) to require that a person under the age of 18 sentenced to imprisonment for a misdemeanor be confined in a detention facility approved by the Juvenile Justice Section of the Division. Requires transport by personnel of the Juvenile Justice Section or personnel approved by the Section. Makes identical change to subsection (f) for persons sentenced to imprisonment for impaired driving.

Section 8(l) amends GS 148-13(a1) to specify that rules adopted by the Secretary of Public Safety for gain or loss of earned time apply to persons sentenced to confinement in a detention facility approved by the Juvenile Justice Section of the Division. Makes similar change to subsection (e) for regulations concerning earned time and good time credits.

Section 8(m) amends GS 148-32.1(e), regarding prisoners convicted of impaired driving offenses, to reference a detention facility approved by the Juvenile Justice Section of the Division.

Section 8(n) amends GS 153A-218 to prohibit persons under the age of 18 from being held in a county confinement facility unless the Juvenile Justice Section has approved the facility and there is a written agreement between the county and the Division allowing confinement of persons under the age of 18 in that county confinement facility. Requirement is subject to holdover provisions of GS 7B-2204.

Section 8(o) amends GS 162-60(b), regarding prisoners convicted of misdemeanors, to reference a detention facility approved by the Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice.

Section 8(p) makes all provisions in Section 8 effective July 1, 2020, and apply to offenses committed, sentences imposed, and any other orders of imprisonment issued on or after that date.

Part III. Statewide Misdemeanor Confinement Program Transfers for Medical Treatment.

Section 9(a) amends GS 148-19.3 to make the requirements related to health care services for county prisoners applicable to the Statewide Misdemeanor Confinement Programs under GS 148-32.1.

Section 9(b) amends GS 148-32.1(b3) to provide that a person confined in a local confinement facility who requires medical or mental health treatment may be ordered transferred to another facility for an initial period not to exceed 30 days. Deems the

sheriff in the county from where the prisoner is removed responsible for transport and return, and mandates the receiving prison unit to receive the prisoner in accordance with the terms of the order of transfer. Requires the attending medical or mental health professional to assess the prisoner's condition prior to expiration of the initial 30-day transfer period and recommend whether prisoner should remain in custody of the prison unit for continued treatment. Requires the sheriff to provide relevant information to the superior court judge to determine whether initial 30-day transfer order should be extended. Requires the superior court judge to extend the order if he or she determines that continued custody for treatment is needed and include a date certain for renewal of the order of transfer. Requires the Division to conduct reassessment and provide reassessment to the sheriff to provide to the superior court prior to expiration of the renewed order to determine whether to further extend or terminate the order of transfer. Requires prisoners to be discharged in accordance with the court order and instructions of the attending medical or mental health professional.

Section 9(c) makes all provisions in Section 9 effective July 1, 2020, and apply to all transfers on or after that date.

Part IV. Increasing Criminal Court Appointed Counsel Fee and Court Costs for Support of Indigent Defense Services and Criminal Justice Education and Training Standards Commission.

Section 10.1(a) amends GS 7A-455.1 to increase the indigent representation appointment fee paid by defendants from \$60 to \$75.

Section 10.1(b) amends GS 7A-304(a) by adding a new subdivision (3c) requiring a new cost of \$2 to be assessed and remitted to the Office of Indigent Defense Services for representation of indigent defendants and others entitled to counsel. Amends subdivision (3b) to increase the existing cost remitted to the Department of Justice for the Criminal Justice Training and Standards Commission from \$2 to \$3.

Section 10.1(c) requires the Office of Indigent Defense Services to update the appointed counsel fee application forms to provide space for itemized time spent on appointed cases.

Section 10.1(d) requires the Office of Indigent Defense Services to report by March 1, 2021, to the Legislative Oversight Committee on Justice and Public Safety on implementation of rate increases to the Private Assigned Counsel Fund and modifications to fee application forms.

Section 10.1(e) appropriates to the Criminal Justice Training and Standards Commission fees collected to support the Commission for the 2020-21 fiscal year.

Section 10.1(f) appropriates to the Office of Indigent Defense Services fees collected to support the Office for the 2020-21 fiscal year.

Section 10.1(g) makes subsections (a) and (b) of Section 10.1 effective December 1, 2020, and apply to all costs assessed on or after that date; makes subsection (c) effective December 1, 2020, and apply to all appointed counsel fee application forms submitted on or after that date.

Part V. Radiological Emergency Planning

Section 11.1(a) amends GS 166A-29(a) to change the annual fee payment schedule from being due by July 31 each year to a schedule set by the Department of Public Safety. Amends subsection (b) to clarify that the annual fee for radiation facilities must be at least \$36,000, not to exceed the cost of the service provided and makes other technical conforming changes.

Section 11.1(b) makes Section 11 effective July 1, 2020, and apply to fees assessed on or after that date.

Part VI. General Effective Date

Section 12 makes the act effective when it becomes law unless otherwise provided for in the act.

Changes the short and long titles of the act.

Intro. by Richardson, Morey, John, Rogers.

APPROP, GS 7A, GS 15, GS 15A, GS 143B, GS 148, GS 153A, GS 162, GS 166A

View summary

Courts/Judiciary, Juvenile Law, Criminal Justice, Corrections (Sentencing/Probation), Government, Budget/Appropriations,

Public Safety and Emergency Management, State Agencies, Department of Public Safety, Health and Human Services, Health, Mental Health

H 652 (2019-2020) FREEDOM TO WORSHIP SAFELY. (NEW) Filed Apr 9 2019, AN ACT TO PROVIDE THAT A PERSON WHO HAS A CONCEALED CARRY HANDGUN PERMIT MAY CARRY A HANDGUN ON EDUCATIONAL PROPERTY THAT IS THE LOCATION OF BOTH A SCHOOL AND A PLACE OF RELIGIOUS WORSHIP.

Senate committee substitute to the 2nd edition makes the following changes. Deletes the content of the previous edition and replaces it with the following.

Changes the act's titles.

Amends GS 14-269.2 relating to weapons on campus or other educational property, by creating a new subsection (k1) to exempt certain persons from the statute's restrictions in the following circumstances. Allows a person who has a valid concealed handgun permit under Article 54B, or a person exempt from from obtaining a permit to possess and carry a handgun if: 1) the person is possessing/carrying on educational property other than an institution of higher education or a nonpublic, postsecondary educational institution; 2) the educational property is not owned by a local board of education or county commission and is the location of both a school and a building that is a place of religious worship as defined in G.S. 14-54; 3) the handgun is only possessed and carried on educational property outside of any time when curricular or extracurricular activities are taking place on the premises and any time when the premises are being used for educational, instructional, or school-sponsored activities; and 4) the person or persons in legal possession or control of the premises has not posted a conspicuous notice prohibiting the carrying of a concealed handgun on the premises in accordance with G.S. 14-415.11(c).

Effective December 1, 2020.

Intro. by Torbett, Lewis.

GS 14

View summary

Courts/Judiciary, Criminal Justice, Criminal Law and Procedure

H 686 (2019-2020) FREEDOM TO CELEBRATE THE FOURTH OF JULY. (NEW) Filed Apr 10 2019, AN ACT TO PROTECT THE RIGHT TO CELEBRATE THE FOURTH OF JULY, IN COMMEMORATION OF THE DECLARATION OF INDEPENDENCE OF THE UNITED STATES.

Senate committee substitute to the 2nd edition makes the following changes. Deletes the content of the previous edition and replaces it with the following.

Changes the act's titles.

Includes several whereas clauses setting out the history of the celebration of the 4th of July. Prohibits the Governor and any municipality or county from prohibiting parades, fireworks discharged in accordance with Article 54 of GS Chapter 14, held on July 4th, commemorating the Declaration of Independence by the United States. Provides that, notwithstanding GS 166A-19.30 and 166-31(h), relating to powers under state and local declarations of emergency, prohibits prosecution for the Class 2 misdemeanor required for violation of a declaration or executive order, merely for the act of attending or participating in a parade, or firework display discharged in accordance with Article 54 of GS Chapter 14, held on July 4th, commemorating the Declaration of Independence by the United States.

Also provides limited immunity for any act or omission alleged to have resulted in the contraction of COVID-19 during a parade or firework display discharged in accordance with Article 54 of GS Chapter 14, held on July 4th. This provision does not apply to (1) claims before the Industrial Commission seeking benefits payable under the Workers' Compensation Act, Article 1 of GS Chapter 97 or (2) claims arising later than one year after the expiration or rescission of Executive Order 116 issued March 10, 2020.

Effective when it becomes law and expires when any applicable declaration of emergency prohibitions and restrictions expire or are terminated to permit parades and firework displays on the 4th of July.

Intro. by Stevens.

UNCODIFIED

View summary

Courts/Judiciary, Criminal Justice, Criminal Law and Procedure, Government, Public Records and Open Meetings, State Government, Executive, Local Government

H 873 (2019-2020) SYSTEM DEVELOPMENT FEE/ADU SEWER PERMIT. (NEW) Filed Apr 16 2019, AN ACT TO CLARIFY THE TIMING OF COLLECTION OF SYSTEM DEVELOPMENT FEES AND TO REQUIRE THE DEPARTMENT OF ENVIRONMENTAL QUALITY TO AMEND A RULE THAT CURRENTLY ALLOWS A SEWER THAT SERVES A SINGLE BUILDING TO BE DEEMED PERMITTED, TO ALLOW A SEWER SHARED WITH AN ACCESSORY BUILDING ON THE SAME PROPERTY TO BE DEEMED PERMITTED AS WELL.

Senate committee substitute makes a technical correction to the 4th edition.

Intro. by Arp, Boles, McNeill. GS 162A

View summary

Development, Land Use and Housing, Government, State Agencies, Health and Human Services, Health, Public Health, Public Enterprises and Utilities

H 902 (2019-2020) DELAY CERTAIN ABC PERMIT RENEWAL PAYMENTS. (NEW) Filed Apr 16 2019, AN ACT TO DELAY THE PAYMENT DEADLINE FOR CERTAIN ABC PERMIT RENEWALS.

Senate committee substitute to the 3rd edition makes the following changes. Deletes the content of the previous edition and replaces it with the following.

Changes the act's titles.

Establishes a 90-day grace period for ABC permit renewal or registration fees for permittees prohibited from operating under Executive Order No 141, making payments due 90 days after the order is rescinded so long as the permittee notifies the ABC Commission of intent to delay payment. Allows permittees to request a refund and repay before the grace period ends.

Intro. by Grange, Bell. UNCODIFIED

View summary

Alcoholic Beverage Control, Government, Public Safety and Emergency Management

H 1053 (2019-2020) PED/MILITARY OL & AUDIOLOGY INTERSTATE COMPCT. (NEW) Filed Apr 30 2020, AN ACT TO EXPEDITE OCCUPATIONAL LICENSURE FOR MILITARY SPOUSES; TO PUBLICIZE LICENSURE INFORMATION; TO REPORT DATA REGARDING APPLICANTS WHO ARE MILITARY SPOUSES AND APPLICANTS THAT HAVE MILITARY TRAINING, AS RECOMMENDED BY THE JOINT LEGISLATIVE PROGRAM EVALUATION OVERSIGHT COMMITTEE; AND TO ESTABLISH THE INTERSTATE COMPACT FOR THE PRACTICE OF AUDIOLOGY AND SPEECH PATHOLOGY.

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

Part I

Deletes the previous content of Part I and now provides the following.

Amends GS 93B-15.1 regarding licensure for individuals with military training and experience and licensure by endorsement for military spouses. Expands the statute to include licensure by State agency licensing boards. Shortens the time period by which an occupational licensing board or state agency licensing board must either issue a license, certification, or registration, or notify a military-trained applicant when their military training or experience does not satisfy the necessary criteria, from 30 days to 15 days after receiving an application. Also shortens the time by which the board must notify an applicant when the applicant has a pending complaint from 30 days to 15 days following the board receiving written notice of the disposition of the pending complaint. Makes the same changes to the those time periods as they apply to military spouse applications. Establishes similar provisions regarding applications by military spouses. Requires temporary practice permits to a militarytrained applicant or military spouse meeting the specified requirements to be issued within 15 days after receiving an application. Requires the practice permit to be issued using the same information provided by the applicant in the licensure application. Allows a temporary practice permit to be denied or revoked for a pending complaint after providing the required notice. Additionally, requires the Secretary of the Department of Military and Veterans Affairs to publish on the Department's website both documents occupational licensing boards are required to publish on its website under the statute (previously, required licensure criteria to be published on the Department's website, but did not place this responsibility on the Secretary). Tolls the issuance or notification time periods for boards requiring applicants to submit to a criminal background check until the board receives the completed record check.

Amends GS 93B-2 regarding annual reporting requirements for occupational licensing boards and State agency licensing boards. Adds to the required contents of the annual reports, requiring boards to report on the following data for both military-trained applicants and military spouses: the number of applicants, the number granted a license, the number denied a license for any reason, and a summary of the reasons for denial. Prohibits disclosure of any identifying information of any applicant in reporting this information. Additionally, amends GS 93B-15.1 to require the State Board of Education to report this same information regarding teacher licensure for military-trained applicants and military spouses. Lastly, amends GS 93B-2 to require all boards to annually electronically file the information collected on military-trained applicants and military spouses with the Secretary of the Department of Military and Veterans Affairs.

Requires each occupational licensing board and State agency licensing board, by October 31, 2021, to include the data now specified under GS 93B-2, for fiscal year 2019-20 in the required annual reports.

Part II

Makes technical changes to proposed Article 2, Interstate Compact for Audiology and Speech Pathology, in GS Chapter 93B. Changes the effectiveness of Part II, now conditioned on at least 10 states enacting the Compact (was, effective on the date the act becomes law). Directs the Board of Examiners for Speech and Language Pathologists and Audiologists to report to the Revisor when this qualifying event occurs.

Intro. by Horn, Lucas.

GS 93B

View summary

Business and Commerce, Occupational Licensing, Government, State Agencies, Department of Military & Veterans Affairs, Health and Human Services, Health, Health Care Facilities and Providers, Military and Veteran's Affairs

H 1080 (2019-2020) (2019-2020) REVENUE LAWS RECOMMENDATIONS. Filed May 14 2020, AN ACT TO MAKE VARIOUS CHANGES TO THE REVENUE LAWS, TO CODIFY THE INSURANCE REGULATORY CHARGE, AND TO PREVENT CERTAIN PAYMENTS TO PRECINCT OFFICIALS FROM REDUCING UNEMPLOYMENT INSURANCE BENEFITS.

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

Part III. Sales and Use Tax Changes

Amends GS 105-244.4A, as enacted in SL 2020-6, establishing a grace period from sales and use tax enforcement actions for the sale of certain digital property by certain continuing education and professional development providers. Adds to the qualifying conditions that the digital audio or audiovisual works must consist of education instruction required by an occupational licensing board, as an alternative to the material being approved by the board. Makes a technical correction.

Part VI. Tax Enforcement and Administration Changes

Modifies the proposed changes to GS 105-241.8 to set the statute of limitations for failure to remit trust taxes at the later of ten years after the date of the return or ten years after the taxpayer filed the return (previously, allowed for assessment at any time).

Authorizes the Department of Revenue to use up to \$500,000 of the funds generated in 2020-21 from the collection assistance fee to implement Section 8.1 of SL 2019-246, regarding electronic recognition of power of attorneys.

Part VII. Extend Certain Sunsets

Extends the sunset of SL 2016-118, which provides for recovery of capital-related costs incurred by natural gas utilities for construction related to large manufacturing employers, from July 1, 2021, to July 1, 2026.

Amends GS 143B-437.62 to extend the sunset of the Economic Investment Committee's authority to award job investment development grants from January 1, 2021, to January 1, 2030.

Part VIII. Insurance Regulatory Change

Adds new Part VIII, amending GS 58-6-25 to set the annual insurance regulatory charge at 6.5%, rather than a legislatively set percentage rate. Makes clarifying changes regarding legislative intent.

Changes the act's long title.

Intro. by Howard, Ross, Setzer, Szoka.

GS 58, GS 93B, GS 105, GS 119, GS 143B, GS 153A, GS 160A

View summary

Business and Commerce, Insurance, Occupational Licensing,
Development, Land Use and Housing, Community and
Economic Development, Education, Elementary and
Secondary Education, Government, State Agencies,
Department of Revenue, Tax, Local Government

H 1225 (2019-2020) EDUCATION & TRANSPORTATION BOND ACT OF 2020. Filed May 26 2020, AN ACT TO ENACT THE EDUCATION AND TRANSPORTATION BOND ACT OF 2020.

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

Amends the Education and Transportation Bond Act of 2020, as follows.

Amends the definitions provided for *capital outlay project for a constituent institution*, *community college capital outlay project*, and *public school capital outlay project* to exclude projects for trailers, relocatable classrooms, mobile classrooms, or for facilities for centralized administration, other than administration of the project funded.

Adds a schedule for the use of \$800 million in bond proceeds allocated for grants for public school outlay projects and repairs and renovations, providing for specified allocations by local education agencies with base allocations and further allocations by average daily membership and low-wealth county designations.

Modifies the schedule allocating the \$600 million in bond proceeds authorized for capital and outlay projects for constituent institutions by adding to the projects identified and adjusting the generalized amounts allocated to previously identified projects. Projects added include Wye Hall Renovation at Appalachian State University and Carrington Hall Renovation at UNC-Chapel Hill.

Regarding use of bond proceeds for capital outlay projects for constituent institutions, no longer specifies determination of financing is to be made by the Board of Governors.

Regarding use of bond proceeds for supplemental highway funding for transportation, now specifies financing is to be determined by the Department of Transportation pursuant to Article 14B of GS Chapter 136.

Modifies the ballot question to be presented to voters to approve bond issuance at the 2020 general election, separating the questions to provide for approval of \$1.6 trillion in education bonds and \$1.5 trillion in transportation bonds (previously,

provided for one ballot question with the bonds combined).

Intro. by Moore, Elmore, Torbett, Wray.

UNCODIFIED

View summary

Education, Elementary and Secondary Education, Higher Education, Government, State Agencies, Community Colleges System Office, UNC System, Department of State Treasurer, Department of Transportation, Office of State Budget and Management, State Board of Education, Local Government, Transportation

H 1225 (2019-2020) EDUCATION & TRANSPORTATION BOND ACT OF 2020. Filed May 26 2020, AN ACT TO ENACT THE EDUCATION AND TRANSPORTATION BOND ACT OF 2020.

House amendment to the 2nd edition makes the following changes.

Amends the Education and Transportation Bond Act of 2020, as follows.

Increases amount of bond proceeds authorized for public school capital outlay projects and repairs and renovations, \$800 million, by \$250 million, and for community college capital outlay projects and repairs and renovations, \$200 million, by \$100 million. Decreases the amount of bond proceeds authorized for public transportation infrastructure projects, \$600 million, by \$350 million. Makes adjustments to the schedules for the use of bond proceeds for public school projects by increasing each ADM amount. Makes conforming changes throughout.

Intro. by Moore, Elmore, Torbett, Wray.

UNCODIFIED

View summary

Education, Elementary and Secondary Education, Higher Education, Government, State Agencies, Community Colleges System Office, UNC System, Department of State Treasurer, Department of Transportation, Office of State Budget and Management, State Board of Education, Local Government, Transportation

H 1231 (2019-2020) HONOR SIDNEY LOCKS, JR., FORMER MEMBER. Filed Jun 18 2020, A HOUSE RESOLUTION HONORING THE LIFE AND MEMORY OF SIDNEY ALVIN LOCKS, JR., FORMER MEMBER OF THE GENERAL ASSEMBLY.

As title indicates. Includes whereas clauses.

Intro. by K. Smith, Pierce.

HOUSE RES

View summary

Government, General Assembly

PUBLIC/SENATE BILLS

S 374 (2019-2020) REGULATORY REFORM ACT OF 2020. (NEW) Filed Mar 27 2019, AN ACT TO PROVIDE FURTHER REGULATORY RELIEF TO THE CITIZENS OF NORTH CAROLINA.

House committee substitute deletes the content of the 2nd edition and now provides the following.

Part I

Section 1

Amends GS 14-234(d1), which sets forth an exception for certain public officers from the prohibition against public officers or employees benefiting from public contracts. Increases the maximum allowable contract amount in a 12-month period under the exception from \$40,000 to \$60,000 for contracts for goods or services (other than medically related services) between the village; town; city; county social services board; county or city board of education; local health board or area mental health, developmental disabilities and substance abuse board; or public hospital and one of its officials, as described, approved by resolution of the governing body as required by existing law.

Section 2

Requires that Section 2902.6 of the NC Building Code and Table 403.1 of the Plumbing Code be implemented to no longer require drinking fountains for an occupant load of 30 or fewer, only require one water closet for business occupancies with an occupational load of 30 or fewer, and no longer require a service sink for business and mercantile occupancies with an occupant load of 30 or fewer. Requires the Building Code Council to adopt rules to amend Section 2902.6 of the Building Code and Table 403.1 of the Plumbing Code consistent with this provision.

Section 3

Directs all occupational licensing boards that require continuing education to study any available options offered for online continuing education. Requires each licensing board's study and report to (1) list and describe options available to each licensee or an explanation as to why no online methods are offered, (2) include the approximate number of offerings made available for each method and associated costs, and (3) include a description of access by the licensee to each method. Requires the licensing boards to report to the specified NCGA committee and division by December 1, 2020.

Section 4

Enacts GS 160A-386.6 (concerning cities) and GS 153A-341.4 (concerning counties) to authorize a city or county to establish a process to permit temporary event venues, defined as an existing publicly or privately owned building or structure suitable for use as a site for public or private events relating to entertainment, education, marketing, meetings, sales, trade shows, and any other activities or occasions authorized by city or county ordinance, and limited to 72 hours. Allows the temporary event venue to be considered as a permitted accessory use in any zoning district and not considered a zoning map amendment. Allows only one temporary event venue per lot or parcel of land, and limits permitted venues to 24 temporary events in a calendar year. Details requirements for ordinances authorizing temporary event venues, including prescribing the process for persons seeking a temporary event venue permit or a renewal. Specifies that issuance of a temporary event venue permit is not a quasi-judicial act. Allows cities and counties to charge up to \$100 for an initial permit and up to \$50 for a renewal. Allows the city or county to require any concerns from the inspection to be addressed with reasonable measures and to require the use of temporary toilet facilities. Exempts permitted temporary event venues from requirements of the Building Code or any local variants. Requires compliance with federal laws, rules, and regulations. Directs the Building Code Council to create an inspection checklist for cities and counties to use. Allows cities and counties to conduct inspections and issue permits prior to the Council's promulgation of the checklist. Provides parameters for instances in which permittees seeking rezoning of the parcel to a zoning district that would allow a permitted use of the venue for events of the type authorized by a temporary event permit. Makes conforming changes to GS 143-138 (concerning the State Building Code) and GS 160A-383.1 (concerning city zoning regulations for manufactured homes). Effective October 1, 2020.

Section 5

Requires the Division of Childhood Development and Early Education of the Department of Health and Human Services to post the following on its website: (1) education opportunities for kindergarten offered by local school administrative units, (2) educational opportunities for kindergarten offered by charter schools, and (3) scholarships for enrollment in non-public schools provided under Part 2A of Article 39 of GS Chapter 115C. Requires participating facilities to furnish this information upon request, and provide all families with the website. Effective January 1, 2021.

Section 6

Enacts new GS 115C-218.37, providing as follows. Designates the Superintendent of Public Instruction as an applicable elected representative (meaning an elected official of a governmental unit having jurisdiction over the area in which a charter school facility is located) who may approve the issuance of one or more private activity bonds to finance or refinance a charter

school facility after a public hearing following reasonable public notice. Defines *charter school facility* as real property, personal property, or both used or intended for use in connection with the operation of a charter school.

Section 6

Amends GS 130A-294(a4), providing that a life-of-site permit will remain valid until its expiration date, and a sanitary landfill may continue to operate, if the owner or operator substantially complies with the terms of the local government approval or franchise agreement. Eliminates the requirement that the owner or operator must remain in compliance with the terms until the permit expires.

Section 7

Amends Section 13.2 of SL 2018-5, as amended, which requires up to \$2 million of the funds credited to the Inactive Hazardous Sites Cleanup Fund to be used by the Division of Waste Management to provide a matching grant to Charlotte Motor Speedway LLC for remediation activities at the Speedway, now providing for a 1:1 rather than 1:2 match of State dollars to non-State dollars by the grant.

Section 8

Requires the Department of Environmental Quality to study and report on the need for additional positions and funding, and possible changes to laws, that would be necessary to expand the Department's express permitting programs to encompass additional types of permits typically required for job creation, real estate development, and redevelopment activities. Requires a report to the specified NCGA committees and division by December 1, 2021.

Section 9

Amends GS 159G-23 to modify and add to the considerations the Division of Water Infrastructure (Division) is required to examine when evaluating applications for loans and grants from the Wastewater Reserve or the Drinking Water Reserve. Concerning priority for a project that improves designated impaired waters of the state, adds that greater priority is to be given to projects that improve designated impaired waters of the state that serve a public water supply for a *large public water system*, defined as serving more than 175,000 service connections. Adds that consideration for priority is to be given to projects improving regional coordination (previously, priority for local water supply plans that are better coordinated with respect to the State water supply plan). Lastly, adds that consideration for priority is to be given for wastewater system improvements made by a local government unit in order to protect or preserve the water supply of a neighboring local unit that has a lower poverty rate, lower utility bills, higher population growth, higher median household incomes, and lower unemployment. Applies to applications for loans or grants from the Wastewater Reserve or the Drinking Water Reserve received by the Division on or after July 1, 2020.

Section 10

Amends GS 143-215.54 to add aquaculture to the authorized uses for flood hazard areas without a permit so long as the use complies with local land use ordinances and any other applicable laws and regulations.

Section 11

Amends GS 83A-13 to exempt from architectural license for the preparation, sale, or furnishing of plans, specifications, and related data, or for the supervision of construction under such, of an institutional or commercial building that does not have a total value exceeding \$200,000 (was, \$90,000) or the total building area does not exceed 3,000 (was, 2,500) square feet in gross floor area. Makes changes to exempt from the requirement for a professional architectural seal a commercial building project with a total value less than \$200,000 and a total project area less than 3,000 square feet.

Section 12

Requires the Department of Revenue to provide the Revenue Laws Study Committee with information on the property taxation of outdoor advertising signs. Requires that the review include the same information that the study was previously required to include and adds reviewing the practices in other states. Requires that the information be provided to the Committee by March 31, 2021.

Section 13

Amends GS 117-28.1(a), authorizing easements owned or used by electric membership corporations to be used to supply high-speed broadband in addition to electricification. Specifies that the subsection does not have any affect on any obligation of the corporation or its wholly owned subsidiary to comply with any applicable requirements related to notice, safety, or permitting when constructing or maintaining lines or broadband fiber on, over, under, or across property owned or operated by a railroad company.

Section 14

Enacts GS 160A-383.1(g) to authorize cities to require by ordinance that manufactured homes be installed in compliance with the Set-Up and Installation Standards adopted by the Commissioner of Insurance, so long as the city does not require a masonry curtain wall or skirting for manufactured homes located on land leased to the homeowner. Effective October 1, 2020.

Section 15

Adds identical authorizations for licensed dealers to obtain a limited registration plate on behalf of a person purchasing a vehicle, notwithstanding obligations owed, to GS 20-54(6), (10), (11), (12), and (13), which prohibit the DMV from issuing vehicle registration or titles, or transfer registration for: (1) vehicles not in compliance with vehicle inspection requirements or unpaid outstanding related penalties; (2) owners with outstanding tolls, fees, or penalties assessed by the NC Turnpike Authority; (3) owners with outstanding fines or penalties resulting from failure to stop for a school bus; (4) owners with outstanding fees or penalties resulting from a lapse in financial responsibility for the operation of the vehicle; and (5) owners with outstanding fees or penalties resulting from violations of vehicle size, weight, construction, and equipment restrictions.

Amends GS 20-79.1A, concerning criteria for the issuance of a limited registration plate. Adds a new requirement for a dealer to notify the purchaser of any outstanding civil penalties, fees, tolls, and obligations owed before the dealer applies for a title to a motor vehicle and a registration plate for the vehicle.

Section 16

Requires the Division of Motor Vehicles (Division), in consultation with the Department of Insurance and interested parties, to conduct a study on salvage vehicle titles for the purpose of protecting consumers from purchasing flood-damaged vehicles with concealed damage. The study is to address the economic impact to consumers of any changes in the law recommended by the Division and consider any other issues deemed relevant to the title and registration of salvage vehicles. Requires the Division to report its findings and recommendations to the specified NCGA committees and division by March 1, 2021.

Section 17

Directs the Division of Emergency Management to consult with specified entities and study the needs of law enforcement, emergency medical and emergency management personnel, and firefighters to improve access to or within the interstate system in the state for the benefit of public safety. Details six required steps of the study, including determining potential sites of interest for construction or improvement and establishing criteria for prioritization. Requires the Division to report to the specified NCGA committees by March 1, 2022.

Section 18

Amends GS 83A-2, making technical changes regarding the member appointments to the NC Board of Architecture (Board) to delete obsolete language. Additionally, requires public notice of the Board's annual meeting to be published for at least two weeks on the Board's website, rather than published at least once each week for two weeks in one or more newspapers in general circulation in the state.

Amends GS 83A-5 to require the Board to maintain and publish a roster of all architects and architectural firms holding current licenses from the Board, with copies filed with the Secretary of State and the Attorney General only (was, published at least once a year with copies also filed with other applicable State or local agencies and upon request, distributed or sold to the public). Now authorizes the Board to make the roster available on the Board's website.

Amends GS 83A-7. Modifies the qualifications for application for examination (rather than qualifications for registration) as a duly licensed architect, now requiring practical training and experience as specified by Board rules (previously, specified at least three years of such experience), and the successful completion of an accredited master or bachelor degree in architecture as specified by Board rules (previously, generally required professional education). Maintains the requirement for successful completion of a licensure examination in architecture. Concerning licensing by reciprocity, requires an individual to hold a

certified record (was, a certificate of qualification) issued by the National Council of Architectural Registration Board (NCARB) in addition to holding a current architect license from another state or territory. Specifies that the Board's authority to waive the NCARB certified record requirement is in the Board's discretion.

Amends GS 83A-11 to specify that license renewal applications be transmitted, rather than mailed, as previously specified.

Section 19

Amends GS 58-41-15, concerning insurance cancellation, to make a clarifying and organizational change. Explicitly provides that proof of mailing is sufficient proof of notice of cancellation under the statute (rather than under subsection (b), which provides for notice requirements). Effective October 1, 2020.

Section 20

Amends GS 166A-19.31, regarding local emergency prohibitions and restrictions adopted by ordinance. Current law provides for such prohibitions and restrictions to take effect upon publication of the declaration. Specifies that publication includes at least one publication of a signed copy of the declaration conspicuously posted on the local government's website, and submission of notice and a signed copy of the declaration to the Department of Public Safety WebEOC critical incident management system.

Section 21

Amends GS 78A-45 and GS 78C-26 to establish state policy rendering an investor's financial information confidential and unavailable for inspection or examination by the public.

Amends GS 78A-50 and GS 78C-31 to specify that any records obtained by the Securities Administrator (Administrator) in connection with specified examinations, investigations, or actions, are not public record, unless the Administrator discloses for purposes of a civil, administrative, or criminal investigation, action, or proceeding or to a securities regulator, or local governmental law enforcement agency, to effectuate greater uniformity in securities matters. Adds that records voluntarily provided, but not required, to the Administrator on condition of nondisclosure are not public record.

Section 22

Amends GS 97-133 to deem an individual self-insurer and a group self-insurer a member of the Association Aggregate Security System upon licensure, and require payment of the initial assessment over a period.

Section 23

Extends the annual reporting requirement for the State Board of Education regarding charter schools, set out in GS 115C-218.110, from February 15 to June 15.

Section 24

Amends GS 160D-1106, regarding city approval of component and element design proposals, to clarify that the requirement for the submission to be completed under the valid seal of a licensed architect or licensed professional engineer only applies when required by the State Building Code.

Section 24.5

Disapproves of the following rules adopted by the Department of Health and Human Services on February 11, 2019: 10A NCAC 14J .0301 (Classification System and Total Design Capacity) and 10A NCAC 14J .1210 (Other Areas).

Part II

Amends GS 113A-119(a) to allow electronic payments for development permits in areas of environmental concern under the Coastal Management Act of 1974.

Changes the annual reporting deadline for permitted mine reclamation operators under GS 74-55, from July 1 to September 1.

Changes the annual reporting deadline for the Department of Environmental Quality (DEQ) to report on the status of solid waste management efforts, as set out in GS 130A-309.06, from January 15 to April 15. Adds to the reports' required content the use of funds for Superfund cleanups and inactive hazardous site cleanups. Changes the date by which DEQ must annually

report to legislators on solid waste management pursuant to GS 130A-310.10 from October 1 to April 15. Makes conforming changes to specified GS Chapter 130A statutes and Section 15.6 of SL 1999-237.

Amends Section 14.22 of SL 2013-360 to require DEQ to include the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources among those to whom it reports regarding use of funds provided to the US Army Corps of Engineers under the Long Term Dredging Memorandum of Agreement. No longer includes reporting to the Joint Legislative Commission on Governmental Operations.

Section 28

Amends GS 130A-4 to require the Secretary of Environmental Quality to enforce the rules adopted by the Environmental Management Commission pursuant to Articles 9 and 10, concerning solid waste management and drinking water, in addition to those adopted by the Public Health Commission.

Amends GS 130A-22 to require the Environmental Management Commission to adopt rules concerning the imposition of administrative penalties that are under the authority of the Secretary of Environmental Quality.

Section 29

Corrects a statutory reference in GS 130A-295.6, regarding sanitary landfills.

Section 30

Changes the annual reporting requirement of the Roanoke River Basin Bi-State Commission under GS 77-98 to include the annual audit required by GS 77-96. Makes conforming changes to GS 77-96 to align the reporting deadline with that of GS 77-98. Changes the entities reported to now include the specified NCGA committee and division and as provided by the Commonwealth of VA.

Changes the annual reporting requirement of the River Basins Advisory Commission under GS 77-117 to include the annual audit required by GS 77-115. Makes conforming changes to GS 77-115 to align the reporting deadline with that of GS 77-117. Changes the entities reported to to now include the specified NCGA committee and division and as provided by the Commonwealth of VA.

Section 31

Amends GS 143-215.1 to expand the powers of the Environmental Management Commission to include issuing approvals by electronic delivery, registered or certified mail, or any other means authorized by Rule 4 of the NC Rules of Civil Procedure.

Section 32

Expands GS 136-27.1 to include organized private water or sewer utilities serving 10,000 or fewer customers to those entitled to nonbetterment costs from the Department of Transportation for the relocation of water and sewer lines for a State transportation improvement project. Effective March 1, 2020, and applies to nonbetterment costs incurred on or after that date. Directs the Department to reimburse such costs incurred by qualifying organized private or sewer utilities after March 1, 2020.

Section 33

Directs the Environmental Management Commission to implement the UST Spill Bucket General Requirement Rule (15A NCAC 02N .0901) to allow spill buckets replaced on tanks prior to November 1, 2007, to use mechanical liquid detecting sensors for leak detection so long as specified regulations and statutory requirements are met. Requires the Commission to adopt a permanent rule consistent with this directive. Applies to spill buckets replaced on or after June 1, 2020.

Section 34

Stays the following rules adopted by the Building Code Council on March 10, 2020: 1102.7, 1102.2, 702.4, and 702.1 (all regarding the plumbing code).

Section 35

Amends GS 143B-68 to allow a dean, department chair, program director, or equivalent of a State or regionally accredited graduate school of librarianship in North Carolina to serve on the Public Librarian Certification Commission (was, limited to the dean).

Amends GS 143B-91 to allow, rather than mandate, advisory committees established by the Public Librarian Certification Commission to advise the Secretary of Natural and Cultural Resources, the Commission, and the State Librarian. No longer refers to standing committees. Requires committees to have four persons appointed by the committee chair, rather than six persons appointed by the Secretary of Natural and Cultural Resources.

Repeals GS 125-11.13, which requires certain governmental publications to be printed on acid-free paper.

Section 36

Amends Sec. 2.1 of SL 2019-224, which appropriated funding to the Wildlife Resources Commission to address abandoned and derelict vessels. Requires the Commission to comply with specific notice requirements before removing and disposing of a vessel and revise the definition of *abandoned and derelict vessel*.

Sections 37 and 38

Amends GS 160D-903, regarding bona fide farms exempt from local zoning regulations. Current law classifies a building or structure used for agritourism as a bona fide farm if certain requirements are met. Amends the definition provided for *agritourism* to include farms and ranches that allow member hunting, fishing, and equestrian activities. Corrects a statutory cross-reference. Effective when GS Chapter 160D becomes effective.

Amends GS 153A-145.8 and GS 160A-203.2 to reference the definitions set forth in GS 160D-903, as amended. Effective when GS Chapter 160D becomes law.

Makes conforming changes to the act's titles.

Intro. by Wells, Brown.

View summary

STUDY, GS 14, GS 20, GS 58, GS 74, GS 77, GS 78A, GS 78C, GS 83A, GS 97, GS 113A, GS 115C, GS 117, GS 130A, GS 136, GS 143, GS 143B, GS 153A, GS 159G, GS 160A, GS 160D, GS 166A

Business and Commerce, Insurance, Occupational Licensing, Courts/Judiciary, Motor Vehicle, Criminal Justice, Corrections (Sentencing/Probation), Criminal Law and Procedure, Development, Land Use and Housing, Building and Construction, Education, Preschool, Elementary and Secondary Education, Environment, Environment/Natural Resources, Government, Cultural Resources and Museums, Public Safety and Emergency Management, State Agencies, Department of Natural and Cultural Resources (formerly Dept. of Cultural Resources), Department of Environmental Quality (formerly DENR), Department of Health and Human Services, Department of Public Safety, Department of Revenue, Department of Transportation, State Government, State Personnel, Local Government, Health and Human Services, Health, Public Health, Public Enterprises and **Utilities, Transportation**

S 374 (2019-2020) REGULATORY REFORM ACT OF 2020. (NEW) Filed Mar 27 2019, AN ACT TO PROVIDE FURTHER REGULATORY RELIEF TO THE CITIZENS OF NORTH CAROLINA.

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

Adds new Section 22.5

Establishes a 90-day grace period for ABC permit renewal or registration fees for permittees prohibited from operating under Executive Order No 141, making payments due 90 days after the order is rescinded so long as the permittee notifies the ABC

Commission of intent to delay payment. Allows permittees to request a refund and repay before the grace period ends.

Adds new Section 23.5

Amends GS 116-40.5 to allow teaching hospitals that have established a campus law enforcement agency to assign its campus police officers to any other facility within the teaching hospital's system network, with officers having the same authority and jurisdiction of the assigned facility, but not upon any public road or highway passing through or immediately adjoining the facility.

Adds new Section 23.7

Amends GS 14-258.1 to allow local confinement facilities to provide a mobile phone or other wireless communication device subject to sheriff or other person in charge of the facility approval.

Adds new Section 24.6

Makes the following changes to GS 88B, Cosmetic Art.

Expands authority of the Board of Cosmetic Art Examiners (Board) to include inspecting mobile salons. Adds the defined term *mobile salon*. Sets the licensing application and annual fee for mobile salons at \$25, with a \$10 late fee. Enacts GS 88B-15.1 authorizing motor homes to be used as a mobile salon for practicing cosmetic art. Provides for licensure, the Board's rulemaking, and other requirements regarding mobile salons, including requiring owners to provide the Board with a written monthly itinerary listing locations, dates, and hours of operation. Requires the Board to adopt related rules as expeditiously as possible. Makes conforming changes to the Chapter to make the Chapter's licensing requirements and regulations applicable to mobile salons.

Intro. by Wells, Brown.

View summary

STUDY, GS 14, GS 20, GS 58, GS 74, GS 77, GS 78A, GS 78C, GS 83A, GS 88B, GS 97, GS 113A, GS 115C, GS 116, GS 117, GS 130A, GS 136, GS 143, GS 143B, GS 153A, GS 159G, GS 160A, GS 160D, GS 166A

Alcoholic Beverage Control, Business and Commerce, Insurance, Occupational Licensing, Courts/Judiciary, Motor Vehicle, Criminal Justice, Corrections (Sentencing/Probation), Criminal Law and Procedure, Development, Land Use and Housing, Building and Construction, Education, Preschool, **Elementary and Secondary Education, Environment, Environment/Natural Resources, Government, Cultural** Resources and Museums, Public Safety and Emergency Management, State Agencies, Department of Natural and Cultural Resources (formerly Dept. of Cultural Resources), Department of Environmental Quality (formerly DENR), Department of Health and Human Services, Department of Public Safety, Department of Revenue, Department of Transportation, State Government, State Personnel, Local Government, Health and Human Services, Health, Health Care Facilities and Providers, Public Health, Public **Enterprises and Utilities, Transportation**

S 733 (2019-2020) UNC CAPITAL PROJECTS/GRACE FOR CCRC. (NEW) Filed May 13 2020, AN ACT TO AUTHORIZE THE ACQUISITION OR CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENT PROJECTS OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND TO FORGIVE CERTAIN SALES TAX ASSESSMENTS AGAINST CONTINUING CARE RETIREMENT COMMUNITIES.

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

Enacts GS 105-244.4B to provide forgiveness of certain sales tax assessments of Continuing Care Retirement Communities (CCRC). Allows the Secretary of Revenue to forgive 100% of a sales and use tax assessment against a taxpayer who requests relief for State and local sales and use taxes and waive any penalties imposed as part of the assessment when the assessment is the result of an audit of the taxpayer by the Department of Revenue (Department), so long as all of the 8 factors listed apply. Included in the list is that the taxpayer remitted all the sales and use taxes it collected during the period, had not been directed by the Department in a prior audit to collect sales and use taxes in the circumstance that is the basis of the assessment as reflected in the written audit comments in the prior audit, and the taxpayer has not received other specific written guidance from the Department advising the taxpayer to collect sales and use taxes that are the bases of the assessments for which the taxpayer seeks reduction. Provides procedures that the taxpayer must meet for requesting the reduction. Applies to the following for a tax period ending prior to January 1, 2021: a proposed assessment or portion of a proposed assessment; an assessment that becomes collectible under GS 105-241.22; a pending request for review case; and a pending contested case hearing at the Office of Administrative Hearings. Excludes a refund for sales or use taxes that were originally collected and remitted to the Department.

Changes short title and long title to include Grace for CCRC.

Intro. by Newton, Gunn.

UNCODIFIED, GS 105

View summary

Government, State Agencies, UNC System, Tax, Health and Human Services, Health, Health Care Facilities and Providers

S 750 (2019-2020) CAPITAL PROJECTS-ELIZABETH CITY STATE UNIV. (NEW) Filed May 14 2020, AN ACT TO PROVIDE FUNDING FOR CAPITAL PROJECTS AT ELIZABETH CITY STATE UNIVERSITY AND FOR THE HATTERAS AND OCRACOKE FERRY.

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

Adds a new Section 2.5, authorizing the Department of Transportation, Ferry Division, to lease, pending completion of a successful route verification, a passenger ferry vessel for operation between Hatteras and Ocracoke, with a lease term ending no later than September 10, 2020. Allows the Department to use up to \$1,146,179 of the contingency funds appropriated in the act to be used by the Division to lease and operate the ferry. Exempts the lease from statutory contracting procedures.

Makes conforming changes to the act's long title.

Intro. by Steinburg.

APPROP

View summary

Education, Higher Education, Government, Budget/Appropriations, State Agencies, UNC System, Department of Transportation, Office of State Budget and Management, Transportation

S 750 (2019-2020) CAPITAL PROJECTS-ELIZABETH CITY STATE UNIV. (NEW) Filed May 14 2020, AN ACT TO PROVIDE FUNDING FOR CAPITAL PROJECTS AT ELIZABETH CITY STATE UNIVERSITY AND FOR THE HATTERAS AND OCRACOKE FERRY.

House amendment makes the following changes to the 3rd edition.

Modifies Section 2.5 of the act to clarify that the funds to be used to lease and operate the ferry shall be taken from funds appropriated to the Department of Transportation Contingency Fund in S.L. 2019-231 (was, contingency funds appropriated in this act). Reorganizes effective dates into a single combined section without changing the dates.

Intro. by Steinburg. APPROP

View summary

Education, Higher Education, Government, Budget/Appropriations, State Agencies, UNC System, Department of Transportation, Office of State Budget and Management, Transportation

S 863 (2019-2020) CONFIRM SECRETARY OF DOT. Filed Jun 18 2020, A SENATE RESOLUTION RELATING TO THE APPOINTMENT, NOMINATION, AND CONFIRMATION OF ERIC BOYETTE AS SECRETARY OF THE DEPARTMENT OF TRANSPORTATION.

As title indicates.

Intro. by Rabon. SENATE RES

View summary

Government, State Agencies, Department of Transportation

LOCAL/SENATE BILLS

S 796 (2019-2020) CARTERET CO. BD. OF EDUC. DISTRICTS. (NEW) Filed May 19 2020, AN ACT TO PROVIDE THAT THE DISTRICTS AND ELECTION METHODS FOR THE CARTERET COUNTY BOARD OF EDUCATION ARE THE SAME AS THOSE FOR THE CARTERET COUNTY BOARD OF COMMISSIONERS.

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

Deletes the entire 2nd edition and adds the following new provisions to make the districts and election methods for the Carteret County Board of Education the same as those for the Carteret County Board of Commissioners.

Section 1 repeals Section 5(b) of SL 1997-389 (the repealed section previously established Carteret County Board of Education election districts).

Section 2 amends Section 5(d) of SL 1997-389, as amended by SL 2017-78, to provide that the members of the Carteret County Board of Education are to be elected from the same districts established for the Carteret County Board of Commissioners however those districts are determined by the county. Requires partisan elections for Board of Education members in each even-numbered year as terms expire in the same manner as elections of Board of Commissioners.

Section 3 requires districts of Board of Education members to align with those established for Board of Commissioners notwithstanding GS 115C-37(i).

Makes conforming changes to the act's titles.

Intro. by Sanderson. UNCODIFIED, Carteret, GS 115C

View summary Education, Government, Elections

ACTIONS ON BILLS

PUBLIC BILLS

H 32: COLLABORATIVE LAW.

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 77: DOT 2020-2021 FY BUDGET/GOVERNANCE. (NEW)

Senate: Reptd Fav

Senate: Placed on Today's Calendar

Senate: Amend Adopted A1 Senate: Passed 2nd Reading

H 118: COVID-19 LIAB. SAFE HARBOR. (NEW)

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

H 258: OPEN AMUSEMENT PARKS/ARCADES/VENUES. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 307: MOD. UTILITY VEHICLE CLASSIFICATION. (NEW)

House: Pres. To Gov. 6/18/2020

H 308: VARIOUS AG/NER CHANGES. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 425: IMPLEMENT CONNER'S LAW. (NEW)

Senate: Reptd Fav

H 451: TITUS'S LAW.

Senate: Withdrawn From Com

Senate: Re-ref to Appropriations/Base Budget. If fav, re-ref to Rules and Operations of the Senate

H 455: AMEND VARIOUS MOTOR VEHICLE LAWS. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 463: EDUCATION IN PRISONS. (NEW)

Senate: Passed 3rd Reading

H 593: JCPC/DETENTION/CAA AND OTHER FEES. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

Senate: Withdrawn From Com

Senate: Re-ref to Finance. If fav, re-ref to Rules and Operations of the Senate

H 612: DSS REVIEW OF PROCEDURES/CRIMINAL HISTORY/OAH. (NEW)

House: Withdrawn From Com House: Added to Calendar

House: Failed Concur In S Com Sub

H 635: PURCHASE & CONTRACTS BENCHMARKS/PROPERTY.

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

H 652: FREEDOM TO WORSHIP SAFELY. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 686: FREEDOM TO CELEBRATE THE FOURTH OF JULY. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 806: HOA/CONDO POOL OPENING LTD, LIABILITY. (NEW)

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

H 873: SYSTEM DEVELOPMENT FEE/ADU SEWER PERMIT. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 885: STUDY CRIMINAL JUSTICE DATA COLLECTION.

Senate: Withdrawn From Com

Senate: Re-ref to Finance. If fav, re-ref to Rules and Operations of the Senate

Senate: Withdrawn From Com

Senate: Re-ref to Judiciary. If fav, re-ref to Rules and Operations of the Senate

H 902: DELAY CERTAIN ABC PERMIT RENEWAL PAYMENTS. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 918: EXPEDITE PERMANENCY/DHHS REPORT SNAP/TANF. (NEW)

Senate: Reptd Fav

H 920: CONDOMINIUM ASSOCIATION CHANGES.

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 1050: PED/LOW-PERFORMING SCHOOL DISTRICTS.

Senate: Reptd Fav

H 1053: PED/MILITARY OL & AUDIOLOGY INTERSTATE COMPCT. (NEW)

Senate: Reptd Fav Com Substitute Senate: Com Substitute Adopted

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

H 1067: MODERNIZE DEBT SETTLEMENT PROHIBITION.

Senate: Withdrawn From Com

Senate: Re-ref to Judiciary. If fav, re-ref to Rules and Operations of the Senate

H 1070: EMERGENCY GRANTS FOR CERTAIN MILK PRODUCERS. (NEW)

House: Reptd Fav

House: Cal Pursuant Rule 36(b)

H 1080: REVENUE LAWS RECOMMENDATIONS.

House: Amend Failed A1 House: Passed 2nd Reading

House: Placed On Cal For 06/22/2020

H 1087: WATER/WASTEWATER PUBLIC ENTERPRISE REFORM. (NEW)

Senate: Reptd Fav

H 1096: UNC OMNIBUS CHANGES/UNC LAB SCHOOL FUNDS. (NEW)

Senate: Withdrawn From Com

Senate: Re-ref to Appropriations/Base Budget. If fav, re-ref to Rules and Operations of the Senate

H 1105: COVID/SUPPLEMENTARY G.R.E.A.T. GRANT PERIOD.

House: Reptd Fav

House: Cal Pursuant Rule 36(b)

H 1163: GUILFORD FUNDS/CABARRUS LAND/BRUNSW SHELLFISH. (NEW)

Senate: Reptd Fav

H 1168: MURPHY BRANCH CORRIDOR REDUCTION.

Senate: Reptd Fav

H 1218: SALARY RELATED CONTRIBS./DEBT SERVICE FUNDS. (NEW)

House: Pres. To Gov. 6/18/2020

H 1225: EDUCATION & TRANSPORTATION BOND ACT OF 2020.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Amend Adopted A1 House: Passed 2nd Reading

House: Placed On Cal For 06/22/2020

H 1229: UI PROGRAM INTEGRITY/TEMP. ABAWD TIME WAIVERS.

House: Ruled Not Material By Speaker House: Concurred In S Com Sub

House: Ordered Enrolled

H 1231: HONOR SIDNEY LOCKS, JR., FORMER MEMBER.

House: Filed

S 284: STATE AUDITOR/VERIFICATIONS & AMP ACCESS.

House: Withdrawn From Com

House: Re-ref Com On Appropriations

S 374: REGULATORY REFORM ACT OF 2020. (NEW)

House: Withdrawn From Cal

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

S 395: GOOD-CAUSE CONTINUANCES. (NEW)

House: Withdrawn From Com House: Re-ref Com On Finance

S 488: DMV/MV DEALER CHANGES. (NEW)

Senate: Regular Message Received For Concurrence in H Com Sub

Senate: Placed On Cal For 06/19/2020

S 562: THE SECOND CHANCE ACT.

Senate: Pres. To Gov. 6/18/2020

S 595: CHANGES TO REAL PROPERTY STATUTES.

Senate: Concurred In H Com Sub Senate: Ordered Enrolled

S 599: OPEN SKATING RINKS/BOWLING ALLEYS. (NEW)

Senate: Concurred In H Com Sub Senate: Ordered Enrolled

S 706: EDUC. CHANGES FOR MILITARY-CONNECTED STUDENTS.

Senate: Reptd Fav

S 708: CPS INTAKE SCREENING/PED RECOMMENDATIONS.

Senate: Reptd Fav

S 719: RETIREMENT TECH./PROTECT./& OTHER CHANGES. (NEW)

Senate: Pres. To Gov. 6/18/2020

S 730: THE NO PATIENT LEFT ALONE ACT.

Senate: Reptd Fav

S 733: UNC CAPITAL PROJECTS/GRACE FOR CCRC. (NEW)

House: Reptd Fav Com Substitute

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

House: Withdrawn From Com House: Added to Calendar House: Withdrawn From Cal House: Re-ref Com On Finance

S 739: PERSONAL DELIVERY DEVICE/PDD/DELIVERY ROBOTS.

Senate: Reptd Fav

S 750: CAPITAL PROJECTS-ELIZABETH CITY STATE UNIV. (NEW)

House: Amend Adopted A1 House: Passed 2nd Reading House: Passed 3rd Reading House: Ordered Engrossed

House: Special Message Sent To Senate

LOCAL BILLS

H 1113: LOCAL OPTION SALES TAX/SCHOOL CONSTRUCTION. (NEW)

House: Passed 2nd Reading

House: Placed On Cal For 06/22/2020

H 1156: CASWELL CTY/REFERENDUM ON COUNTYWIDE ZONING.

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

S 201: BOLTON, DUNN, JACKSONVILLE BOUNDARIES. (NEW)

House: Passed 2nd Reading

House: Placed On Cal For 06/22/2020

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