



The Daily Bulletin: 2021-07-21

PUBLIC/HOUSE BILLS

H 91 (2021) **ACCOUNTABILITY AND FAIR PLAY IN ATHLETICS. (NEW)** Filed Feb 16 2021, *AN ACT TO RESTRUCTURE OVERSIGHT OF PUBLIC HIGH SCHOOL INTERSCHOLASTIC ATHLETICS TO ENSURE ACCOUNTABILITY AND FAIR PLAY.*

Senate committee substitute deletes the content of the 3rd edition and replaces it with the following. Makes conforming changes to the act's titles.

Part I.

Applicable beginning with interscholastic athletic competitions occurring during the 2022-23 school year, enacts new Article 29E, *Interscholastic Athletic Competition*, to GS Chapter 115C. Sets forth 10 defined terms applicable to the new Article. Provides for the regulation of interscholastic athletic activities and creates the North Carolina Interscholastic Athletic Commission (Commission) as follows.

Directs the State Board of Education (State Board) to adopt student participation rules governing student eligibility and student health and safety for interscholastic athletic activities conducted by public school units, with rules adopted for high school level athletics administered by the Commission and rules adopted for middle school athletics administered by the Department of Public Instruction (DPI). Requires rules to include academic standards, enrollment requirements, attendance requirements, medical eligibility requirements, recruiting limitations, and hardship exceptions. Bars public school units from being regulated by entities other than the State Board and the Commission for regular and post-season interscholastic athletics. Provides for the following, some of which is substantively transferred from GS 115C-12(23), which empowers the State Board to adopt rules governing interscholastic athletic activities by local boards. Details requirements for rules concerning concussions and head injuries that must be adopted by the State Board for middle and high schools, including requiring (1) annually providing all coaches, school nurses, athletic directors, first responders, volunteers, students who participate in interscholastic athletic activities and their parents with an information sheet on concussions and head injuries, as defined, and (2) requiring removal and barring return for the day of a student participating in an interscholastic athletic activity when exhibiting signs or symptoms consistent with concussion until the student is evaluated and cleared for participation by one of five licensed health professionals. Requires schools to maintain records of compliance with the requirements concerning concussions and head injuries. Requires the State Board to adopt a rule that requires middle and high schools to develop a venue specific emergency action plan to deal with serious injuries and acute medical conditions in which the patient may deteriorate rapidly. Specifies required form and content, including approval by the school principal and annual review and rehearsal.

Creates the 17-member North Carolina Interscholastic Athletic Commission (Commission) and enumerates three purposes of the Commission, including oversight of high school interscholastic athletic competition for public school units; explicitly excludes oversight of interscholastic athletic competition for nonpublic schools. Houses the Commission in the Department of Administration (Department), and requires the Department to provide administrative services, and office and meeting space at no cost to the Commission. Specifies that the Commission exercises all of its statutory powers and management functions, as described, independently of the Department. States member qualifications to include employment in a public school unit as an athletic director, superintendent, assistant or associate superintendent, principal, or assistant principal, or full-time employee serving as a coach. Details member appointment, with nine members appointed by the Governor and eight members appointed by the NCGA, and provides further limitations on appointments based on position and athletic division. Sets terms at four years and bars members from serving more than two consecutive terms. Provides for vacancies, meetings, and member compensation and expenses. Requires the Commission to meet at least 10 times a year. Requires initial appointments to the Commission to be made by September 15, 2021. Details additional requirements and restrictions for initial appointees related to the school classification (A, AA, AAA, or AAAA) of the employee. Directs the Secretary of the Department to convene the first meeting of the Commission within 21 days of all legislative appointments, and provide temporary staffing through December 1, 2021.

Lists 11 powers and duties of the Commission, including: (1) applying, enforcing, and administering all student participation rules adopted by the State Board; (2) adopting, applying, enforcing, and administering gameplay rules as specified; (3) adopting a system of demerits for infractions of student participation rules and gameplay rules which may result in specified disciplinary action; (4) coordinate the appeals processes established by the Article; (5) annual report described content to the specified NCGA committee and the State Board; and (6) exercise the powers of a body corporate. Explicitly prohibits the Commission from taking 11 enumerated actions, including: (1) soliciting grant funding and sponsorships from third-party organizations other than for state tournament games; (2) provide grants to schools regulated by the Commission; (3) provide scholarships to players; (4) retain a percentage of gate receipts for games other than state tournament games; (5) regulate or control the intellectual property of schools other than state tournament games; and (6) restrict the recording of audio or video at a state tournament game by any parent of a student participating in the game or any employee of the school participating in the game. Requires the Commission to appoint a Director and employ and designate personnel to coordinate appeals, as specified. Authorizes the Commission to employ necessary personnel; prohibits employing or contracting with a legislative lobbyist or liaison.

Requires the Commission to be entirely supported by fees and a percentage of gate receipts from state tournament games only. Directs the Commission to adopt reasonable annual fees for participating schools as need to support the Commission's duties, which may vary based on the division to which a school is assigned. Establishes the High School Interscholastic Athletic Fund (Fund) in the Department of State Treasurer for fee and gate receipt deposits. Sets a balance threshold that triggers required reduction of annual fees for participating schools, and a threshold at which the Commission is authorized to increase fees. Provides further parameters for the Fund, including a requirement for an annual audit.

Directs the Commission to maintain a State-funded student-athlete catastrophic insurance policy and notify public school units regarding the coverage provided by the policy annually prior to the start of each school year, as specified. Provides for inclusion of the cost of the policy in the annual fees charged to each participating school based on the number of participating students in the immediately prior school year.

Requires the Commission to adopt rules and fees in accordance with the new Article by February 15, 2022, and authorizes the Commission to adopt temporary rules for use in the 2022-23 school year pursuant to the Administrative Procedure Act. Requires the Commission to provide information to all public school units on adopted rules and fees by February 28, 2022.

Directs the State Board to appoint appeals boards to provide initial and final decisions on appeals of a decision related to the application of student participation rules for high school interscholastic athletic activities. Provides qualifications for appeals boards members, including being an employee of a public school unit. Provides for four-year terms, member expenses and vacancies. Requires appointment of a Student Athletic Participation Initial Appeal Board and a Student Athletic Participation Final Appeal Board, with further member qualifications and appeals procedures specified for each. Details notice requirements related to the application of student participation rules. Specifies the appeals procedure for a school or student to appeal an application of the student participation rules by the Director of the Commission, including an initial appeal before a three-member panel and a final appeal before the Student Athletic Participation Final Appeal Board (decided en banc, by the eight-member Board). Provides for notice of appeals boards' decisions. Directs the State Board to adopt procedural rules for appeals consistent with seven specified parameters, including the right to be represented by a nonattorney advocate and the right to present evidence. Allows for virtual hearings in the discretion of the reviewing entity. Requires the State Board to make appointments to both appeals boards by March 1, 2022. Provides for staggered terms of initial appointees.

Directs the Commission to appoint an eight-member Interscholastic Athletic Gameplay Appeal Board to provide initial decisions on appeals of a decision related to the application of gameplay rules, composed of one member from each of the eight education districts who meets specified qualifications, including being an employee of a public school unit. Provides for four-year terms, member expenses and vacancies. Requires recusal from appeals related to schools located in the member's education district. Details notice requirements related to the application of gameplay rules. Specifies the appeals procedure for a school or student to appeal an application of gameplay rules, including an initial appeal to the Gameplay Appeal Board and the opportunity to appeal the Gameplay Appeal Board's panel decision to the Commission. Directs the Commission to adopt procedural rules for appeals consistent with seven specified parameters, including the right to be represented by a nonattorney advocate and the right to present evidence.

Mandates each public school unit with one or more participating schools to annually report the specified categories of information for the three school years completed prior to July 15 to the State Board regarding amounts spent on and received from interscholastic athletic activities. Directs the State Board to provide a summary of the reports by public school units and a

copy of each public school unit report to the specified NCGA committee no later than October 15 annually. Requires all public school units to submit the first annual interscholastic athletic report to the State Board by July 15, 2023, and include data from the 2018-19, 2019-20, 2020-21, 2021-22, and 2022-23 school years.

Requires the State Board to review and adopt new or revised rules on interscholastic athletics in accordance with the new Article by January 31, 2022, and authorizes the adoption of temporary rules for use in the 2022-23 school year pursuant to the Administrative Procedure Act.

Bars the State Board from designating the North Carolina High School Athletic Association (NCHSAA) to apply and enforce the State Board's rules governing participation in interscholastic athletic activities at the high school level for the 2021-22 school year unless the NCHSAA agrees to discontinue all financial penalties for rules violations for participating schools during the 2021-22 school year through a memorandum of understanding (MOU) by August 15, 2021. Requires the State Board to direct DPI to apply and enforce its rules for the 2021-22 school year in the event NCHSAA is not designated or elects to not be the designee, whereby DPI must apply and enforce the existing rules as of July 1, 2021, and the existing rules and policies adopted by the NCHSAA as of July 1, 2021, for the 2021-22 school year, except for any financial penalties for rules violations for participating schools for the 2021-22 school year. Authorizes the State Board to charge participating schools fees to cover administrative costs for 2021-22. Allows the State Board to use fees collected from participating schools to contract with an independent contractor with experience in managing athletics competitions for students of high school age to assist with administration of interscholastic athletic activities for the 2021-22 school year.

Bars public school units from paying dues to the NCHSAA for the 2021-22 school year prior to the date the NCHSAA enters into a MOU with the State Board as described. Explicitly provides for authorized participation in interscholastic athletic activities by public school units as specified, limited to: (1) activities regulated by either the NCHSAA operating under a MOU with the State Board, or DPI, for the 2021-22 school year; and (2) activities regulated by the State Board and the Commission beginning with the 2022-23 school year.

Directs the Commission to study (1) whether the Commission should be responsible for overseeing the conduct of middle school interscholastic athletics for public school units, and (2) factors that should be considered in home school students' participation in interscholastic athletics. Specifies required considerations and workgroups for study input. Directs the Commission to report to the State Board and the specified NCGA committee by April 1, 2022.

Part II.

Makes conforming changes to the following statutes to provide for the enactment of new Article 29E to GS Chapter 115C, and repeal redundant language substantively transferred to or replaced by the new Article: GS 115C-12(23) (regarding the State Board's power to adopt eligibility rules for interscholastic athletic competition, now applicable to public school units rather than local boards); GS 115C-47(4) (regarding local boards' power to regulate extracurricular activities); and GS 115C-366(f) (regarding student transfers between local school administrative units). Adds to GS 115C-47(4) to explicitly restrict local boards to participation in interscholastic athletic activities regulated by the Commission if the Commission has adopted gameplay rules for that sport.

Enacts new GS 116-235(b)(4) to require the NC School of Science and Math to conduct any program of interscholastic athletics it elects to provide in accordance with rules adopted by the State Board and the Commission pursuant to new Article 29E, GS Chapter 115C. Similarly restricts the School to participation in interscholastic athletic activities regulated by the Commission if the Commission has adopted gameplay rules for that sport.

Makes conforming changes to GS 126-5 to add the Director of the Commission to those exempt from the State Human Resources Act, except for certain Articles related to equal employment and personnel record privacy.

Repeals GS 143-291(c), which deems the NCHSAA a State agency for purposes of Article 31, governing liability in tort claims against State departments and agencies.

Makes the above provisions effective July 1, 2022.

Part III.

Effective July 1, 2021, amends Section 5.3(e) of SL 2017-57, as amended, expanding the authorized uses of grant funds from the Needs-Based Public School Capital Fund (funded with revenues collected by the NC Education Lottery) to include the construction of school athletic facilities by recipient counties (was, limited to new school buildings only).

Part IV.

States legislative intent to provide funding to establish the Commission and its initial personnel costs for 2021-22.

Intro. by Bell, Lambeth, K. Baker, Saine.

[GS 115C, GS 116, GS 126, GS 143](#)

[View summary](#)

Education, Elementary and Secondary Education, Government, State Agencies, Department of Administration, Department of Public Instruction, State Board of Education, Health and Human Services, Health

H 96 (2021) [ALLOW PHARMACISTS TO ADMIN. INJECTABLE DRUGS](#). Filed Feb 16 2021, *AN ACT TO AUTHORIZE IMMUNIZING PHARMACISTS TO DISPENSE, DELIVER, AND ADMINISTER CERTAIN TREATMENT AND MEDICATIONS AND TO REQUIRE PARENTAL CONSENT FOR ADMINISTRATION OF VACCINES UNDER AN EMERGENCY USE AUTHORIZATION TO A MINOR*.

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

Revises the additional authorities granted to immunizing pharmacists under GS 90-85.15B as follows. No longer includes authority for an immunizing pharmacist to order the five specified medications; maintains the authorities granted for immunizing pharmacists to dispense, deliver, or administer the five specified medications. Now includes glucagon for the treatment of severe hypoglycemia in the listed medications (previously, included glucagon or other self-administered formulations for the management of hypoglycemia). Makes conforming changes throughout the remaining proposed changes to the statute. No longer requires an immunizing pharmacist that dispenses, delivers, or administers the listed medications to provide the immunizing pharmacist's name, business address, business phone, and business fax number on any communication with a prescriber; maintains the requirement for the immunizing pharmacist to provide the business contact information of the pharmacy with any communication with a prescriber. Effective March 31, 2022, adds that an immunizing pharmacist that dispenses, delivers, or administers the listed medications must provide the name of the immunizing pharmacist who dispenses, delivers, or administers the medication on any communication with the provider.

Adds the following required actions an immunizing pharmacist must take when administering a long-acting injectable medication pursuant to GS 90-85.15B. Requires: (1) notification of the prescriber within 48 hours of administering the medication if the injectable is in the class of psychotropic medications; and (2) notification of the prescriber if the medication prescribed in the class of psychotropic medications was not administered within 48 hours of receipt of the prescription.

Regarding the standing order the State Health Director is directed to issue authorizing immunizing pharmacists to dispense, deliver, and administer the medications described in the act, adds that the order must include protocols for the initiation, modification, and discontinuation of each therapeutic class of medication available pursuant to the standing order.

Deems any statewide standing order issued by the State Health Director pursuant to SL 2020-3 or SL 2021-3 (regarding COVID-19 vaccine administration) to expire on December 31, 2021, unless the State Health Director determines it is necessary for the order to be extended in order to protect the public safety, health, and welfare of citizens.

Adds to the disciplinary grounds of persons licensed to practice pharmacy or prospective licensees under GS 90-85.38 to include engaging in unprofessional conduct. Explicitly includes departing from or failing to comply with the requirements of GS 90-85.15B(c1) and (d1), when dispensing, delivering, or administering medication for patients.

Amends GS 90-21.5 to mandate health care providers to obtain written consent from a parent or legal guardian prior to administering any vaccine that has been granted emergency use authorization and is not yet fully approved by the FDA to an individual under 18 years of age.

Changes the act's long title.

Intro. by Sasser, Setzer, White, Adcock.

[GS 90](#)

[View summary](#)

Health and Human Services, Health, Health Care Facilities

and Providers

H 273 (2021) **MODIFY BUILDERS INVENTORY TAX EXCLUSION**. Filed Mar 11 2021, *AN ACT TO EXEMPT FROM PROPERTY TAX THE INCREASE IN VALUE OF PROPERTY DUE TO THE CONSTRUCTION OF TOWNHOUSES HELD FOR SALE BY A BUILDER*.

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

Changes the effective date of the proposed changes to GS 105-277.02, which designates residential real property held for sale by a builder as a special class of property for taxation purposes. Now provides for the changes to become effective for taxes imposed for taxable years beginning on or after July 1, 2022 (was, July 1, 2021).

Intro. by Potts, Bradford, Zenger, Clemmons.

GS 105

[View summary](#)

Development, Land Use and Housing, Building and Construction, Property and Housing, Government, Tax

H 366 (2021) **REGULATORY REFORM ACT OF 2021**. Filed Mar 23 2021, *AN ACT TO PROVIDE FURTHER REGULATORY RELIEF TO THE CITIZENS OF NORTH CAROLINA*.

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

Amendment #1 does the following.

Section 4

Changes the effective date of the proposed changes to GS 159G-23, regarding priority consideration for loans or grants from the Wastewater Reserve or the Drinking Water Reserve, from August 1, 2021, to September 1, 2021.

Sections 9 and 10

Deletes the content of previous Section 9, which amended GS 42-46 regarding authorized late fees and eviction fees in residential rental agreements, and Section 10, which enacted GS 42-14.5 and amended GS 42-39 and GS 72-1 regarding transient occupancies.

Section 12

Changes the effective date of the proposed changes to GS 18B-800, GS 18B-1001, and GS 18B-1105, as well as the directive to the ABC Commission to amend its rules consistent with the proposed changes, to September 1, 2021 (was, August 1, 2021).

Amendment #2 does the following.

Section 8A

Revises new GS 58-1-2 to deem secondary sources on insurance not authoritative on the law or public policy of the State. Makes changes to refer to secondary sources rather than a statement or restatement of law throughout.

Amendment #3 adds new Section 12.5 as follows.

Amends GS 143-139 to add to the duties of the Insurance Commissioner the duty to develop eligibility criteria for and procedures to conduct certain inspections required by the State Building Code as remote inspections, defined as an inspection of the manner of construction for Code compliance that an inspector conducts by either interactive real-time audio and video communication with a permit holder, or a review of an electronic video recording submission by a permit holder. Makes conforming changes to GS 160D-1104 to refer to an inspection rather than an inspection visit.

Effective January 1, 2022, enacts GS 160D-1104.1 to require inspection departments to implement remote inspection procedures in accordance with the criteria and procedures developed by the Insurance Commissioner. Requires inspection

departments to provide the option to elect remote inspections for a project to a building permit applicant, and to specify the extent to which a project is eligible for remote inspections at the time of building permit issuance.

Intro. by Yarborough, Bradford, Moffitt, Riddell.

STUDY, GS 14, GS 18B, GS 58, GS 130A, GS 143, GS 159G, GS 160D

[View summary](#)

Alcoholic Beverage Control, Business and Commerce, Insurance, Courts/Judiciary, Criminal Justice, Criminal Law and Procedure, Development, Land Use and Housing, Building and Construction, Education, Preschool, Environment, Environment/Natural Resources, Government, Ethics and Lobbying, Public Safety and Emergency Management, State Agencies, Department of Environmental Quality (formerly DENR), Department of Health and Human Services, Department of Public Safety, Department of Revenue, Department of Transportation, Local Government, Health and Human Services, Health, Public Health, Transportation

H 707 (2021) **STUDENT BORROWERS' BILL OF RIGHTS**. Filed Apr 27 2021, *AN ACT TO ENACT A STUDENT BORROWERS' BILL OF RIGHTS, TO PROVIDE THAT THE COMMISSIONER OF BANKS SHALL LICENSE AND REGULATE STUDENT LOAN SERVICERS, AND TO ESTABLISH THE POSITION OF THE STUDENT LOAN OMBUDSMAN.*

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

Changes the effective date of new Article 26 of GS Chapter 53, Student Borrowers' Bill of Rights, to June 1, 2022 (was, January 1, 2022).

Makes organizational changes to the proposed new sections of GS Chapter 53 in Section 2, which directs the Commissioner of Banks to designate a Student Loan Ombudsman and details duties and responsibilities of the Student Loan Ombudsman. Now organizes the proposed statutes under new Article 26 rather than enacting new Article 27, renumbering the proposed statutes accordingly. No longer includes a definition for the term *student loan*. Changes the effective date for new GS 53-461 and GS 53-462, as renumbered, to January 1, 2023 (was, July 1, 2022).

Intro. by Hunt, Setzer.

GS 53

[View summary](#)

Banking and Finance, Business and Commerce, Consumer Protection, Education, Higher Education

H 791 (2021) **LICENSED COUNSELORS INTERSTATE COMPACT**. Filed May 3 2021, *AN ACT TO ESTABLISH AND ENTER INTO AN INTERSTATE COMPACT FOR THE PRACTICE OF PROFESSIONAL COUNSELING AND TO APPROPRIATE FUNDS TO ASSIST WITH THE ADMINISTRATIVE COSTS.*

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

Adds an appropriation of \$20,000 from the General Fund to the North Carolina Board of Licensed Clinical Mental Health Counselors for 2021-22 for use by the Board to assist with the administrative costs of this act. Effective July 1, 2021. Makes conforming changes to the act's long title.

Intro. by Wheatley, Szoka, Martin, Adcock.

APPROP, GS 90

[View summary](#)

Business and Commerce, Occupational Licensing, Health and

PUBLIC/SENATE BILLS

S 711 (2021) [NC COMPASSIONATE CARE ACT](#). Filed Apr 7 2021, *AN ACT ENACTING THE NORTH CAROLINA COMPASSIONATE CARE ACT*.

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

Revises new Article 5H, the NC Compassionate Care Act, as follows. Amends new GS 90-113.120, *Regulated medical cannabis supply system*, to appropriate the system revenues from license fees and monthly gross revenue fees to the Medical Cannabis Production Commission (rather than direct the Commission to use such fees) in order to fund the three previously specified cost categories, in order of priority. Adds that the required transfer to the General Fund of excess revenues remaining after fully funding the specified priorities must align with the fiscal calendar, requiring that the transfer be made at the beginning of the subsequent fiscal year.

Intro. by Rabon, Lee, Lowe.

GS 90, GS 105, GS 106

[View summary](#)

[Agriculture, Courts/Judiciary, Criminal Justice, Criminal Law and Procedure, Government, State Agencies, UNC System, Department of Health and Human Services, Tax, Health and Human Services, Health](#)

LOCAL/HOUSE BILLS

H 50 (2021) [CALYPSO ANNEXATION](#). Filed Feb 3 2021, *AN ACT TO ADD CERTAIN DESCRIBED PROPERTY TO THE CORPORATE LIMITS OF THE TOWN OF CALYPSO*.

Senate amendment to the 1st edition makes the following changes. Changes the act's effective date to June 30, 2022 (was, June 30, 2021). Specifies that property in the described territory as of January 1, 2022 (was, January 1, 2021), is subject to municipal taxes imposed for taxable years beginning on or after July 1, 2022 (was, July 1, 2021).

Intro. by Dixon.

Duplin

[View summary](#)

ACTIONS ON BILLS

PUBLIC BILLS

H 91: [ACCOUNTABILITY AND FAIR PLAY IN ATHLETICS. \(NEW\)](#)

Senate: Reptd Fav Com Substitute

Senate: Com Substitute Adopted

Senate: Re-ref Com On Finance

H 96: [ALLOW PHARMACISTS TO ADMIN. INJECTABLE DRUGS.](#)

Senate: Reptd Fav Com Substitute

Senate: Com Substitute Adopted
Senate: Re-ref Com On Commerce and Insurance

H 132: JUVENILE CODE REV'S/CIP RECOMMENDATIONS.-AB

Senate: Reptd Fav

H 273: MODIFY BUILDERS INVENTORY TAX EXCLUSION.

Senate: Reptd Fav Com Substitute
Senate: Com Substitute Adopted
Senate: Re-ref Com On Rules and Operations of the Senate

H 312: QUALIFICATIONS FOR SHERIFF/EXPUNCTION.

Senate: Reptd Fav

H 366: REGULATORY REFORM ACT OF 2021.

Senate: Amend Adopted A1
Senate: Amend Adopted A2
Senate: Amend Adopted A3
Senate: Passed 2nd Reading
Senate: Passed 3rd Reading
Senate: Engrossed

H 415: UPDATE CHIROPRACTIC LAWS.

Senate: Withdrawn From Com
Senate: Re-ref to Health Care. If fav, re-ref to Judiciary. If fav, re-ref to Rules and Operations of the Senate

H 707: STUDENT BORROWERS' BILL OF RIGHTS.

House: Reptd Fav Com Sub 2
House: Serial Referral To Rules, Calendar, and Operations of the House Stricken
House: Re-ref to the Com on Finance, if favorable, Rules, Calendar, and Operations of the House

H 791: LICENSED COUNSELORS INTERSTATE COMPACT.

House: Reptd Fav Com Substitute
House: Cal Pursuant Rule 36(b)
House: Placed On Cal For 07/26/2021

H 971: HONOR MELANIE WADE GOODWIN, FORMER MEMBER.

House: Passed 2nd Reading
House: Passed 3rd Reading
House: Special Message Sent To Senate
Senate: Special Message Received From House
Senate: Passed 1st Reading
Senate: Placed on Today's Calendar
Senate: Passed 2nd Reading
Senate: Passed 3rd Reading
Senate: Ordered Enrolled

S 146: TELEDENTISTRY/RDH ADMIN. LOCAL ANESTHETIC.

Senate: Concurred In H Com Sub
Senate: Ordered Enrolled

S 711: NC COMPASSIONATE CARE ACT.

Senate: Reptd Fav Com Substitute
Senate: Com Substitute Adopted
Senate: Re-ref Com On Health Care

LOCAL BILLS**H 19: REMOVE VARIOUS SATELLITE ANNEXATION CAPS. (NEW)**

Senate: Passed 2nd Reading

H 23: UTV REGULATION/CERTAIN TOWNS. (NEW)

Senate: Reptd Fav

H 50: CALYPSO ANNEXATION.

Senate: Amend Adopted AI

Senate: Passed 2nd Reading

S 122: TOWNS OF SPRUCE PINE & WEAVERVILLE DEANNEX. (NEW)

Senate: Concurred On 2nd Reading

S 150: VARIOUS LOCAL ACT CHANGES. (NEW)

Senate: Failed Concur In H Com Sub

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