PUBLIC/HOUSE BILLS

H 259 (2023-2024) 2023 APPROPRIATIONS ACT. Filed Mar 2 2023, AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE AGENCIES, DEPARTMENTS, AND INSTITUTIONS.

Senate committee substitute to the 3rd edition, as amended, makes various changes. We will not be including a summary of this version of the Appropriations Act. For the content of the bill, please follow the View NCGA Bill Details link. Further information on the budget, including the committee report, can be found on the “News” section of the General Assembly’s website at: https://www.ncleg.gov/News.

Intro. by Lambeth, Saine, Arp.


View summary

Agriculture, Animals, Business and Commerce, Insurance, Occupational Licensing, Courts/Judiciary, Civil, Civil Procedure, Juvenile Law, Delinquency, Motor Vehicle, Court System, Administrative Office of the Courts, Criminal Justice, Corrections (Sentencing/Probation), Criminal Law and Procedure, Development, Land Use and Housing, Building and Construction, Community and Economic Development, Property and Housing, Education, Preschool, Elementary and Secondary Education, Higher Education, Employment and Retirement, Environment, Aquaculture and Fisheries, Energy, Environment/Natural Resources, Government, Budget/Appropriations, Elections, Ethics and Lobbying, General Assembly, Public Safety and Emergency Management, State Agencies, Community Colleges System Office, UNC System, Department of Adult Correction, Department of Agriculture and Consumer Services, Department of Commerce, 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 Insurance, Department of Justice, Department of Military & Veterans Affairs, Department of Public Instruction, Department of Public Safety, Department of Revenue, Department of State Treasurer, Department of Transportation, Office of Information Technology Services, Office of State Auditor, Office of State Budget and Management, Office of State Controller, State Board of Education, State Board of Elections, State Government, Executive, State Personnel, Tax,
H 388 (2023-2024) CAMPAIGN CONTRIBUTION/EXPENDITURE THRESHOLDS. (NEW) Filed Mar 15 2023, AN ACT TO INCREASE THE THRESHOLD FOR CASH CAMPAIGN CONTRIBUTIONS AND EXPENDITURES FROM FIFTY DOLLARS TO ONE HUNDRED DOLLARS.

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

Amends GS 163-278.8 to require campaign expenditure for nonmedia expenses of more than $100 (was, $75) to be made by a verifiable form of payment; makes conforming changes to provisions related to payment type, accounting, and reporting.

Amends GS 163-278.8A, concerning the exemption of certain sales made by a political party executive or affiliated committee from being considered campaign donations, to require that no purchaser make total purchases exceeding $100 (was, $50).

Amends GS 163-278.310 to provide that the name of any donor making a total legal expense donation of $100 (was, $50) or less in a calendar quarter does not have to be reported; makes conforming changes.

Amends GS 163-278.316 to require legal expense donations in excess of $100 (was, $50) be made by a noncash method that can be subject to written verification.

Makes additional technical changes to GS 163-278.8A, GS 163-287.11, and GS 163-278.14.

Makes conforming changes to the effective date and the act's titles.

Intro. by Cleveland, Kidwell, Ward, Crutchfield.

View summary

H 475 (2023-2024) REVISE CERTAIN BALLOT & 48-HOUR REPORT REQS. Filed Mar 23 2023, AN ACT TO REQUIRE THAT PARTY DESIGNATIONS ON OFFICIAL BALLOTS BE PRINTED IN BOLD AND TWELVE-POINT FONT SIZE, TO RAISE THE THRESHOLD AMOUNT THAT TRIGGERS THE FORTY-EIGHT-HOUR REPORT, WITH AUTOMATIC ADJUSTMENTS FOR INFLATION, UNDER CAMPAIGN FINANCE LAWS, AND TO WAIVE THE FORTY-EIGHT-HOUR REPORTING REQUIREMENT FOR CANDIDATES WHO ARE UNOPPOSED DURING A PRIMARY ELECTION.

House committee substitute to the 1st edition makes the following changes. Amends proposed changes to GS 163-165.5 (specifying contents of official ballots) to require that party designations in partisan ballot votes be printed in italics (was, bold) and in no less than 10-point (was, no less than 12-point) font. Amends GS 163-278.9 (pertaining to statements filed by political campaigns) and GS 163-278.9A (pertaining to statements filed by referendum committee) to require the State Board of Elections (State Board) to increase the dollar amount of the reporting threshold effective each election cycle from January 1 of an odd-numbered year through December 31 of the next even-numbered year based on the Consumer Price Index (was, the dollar amount of the reporting threshold must be increased based on the Consumer Price Index, effective for each odd-numbered calendar year beginning in 2025, remaining in effect for two calendar years). Requires the revised threshold to be set by the State Board in October of the even-numbered year. Makes a technical changes in GS 163-278.9. Adds to GS 163-278.9A that the 48-hour reporting requirements do not apply to any candidate campaign committee in a primary election where the candidate is unopposed.

Prohibits the State Board from adjusting the thresholds under GS 163-278.9 and GS 163-278.9A until October 2024, effective for the election cycle beginning January 1, 2025.
Amends the act's effective date so that changes to GS 163-165.5 apply to elections held on or after January 1, 2024 (was, effective when the act becomes law and applies to elections held on or after that date). Makes the waiver of reporting requirements under GS 163-278.9 effective when it becomes law, applicable to elections held on or after that date (was, effective for candidates unopposed in primary elections held on or after January 1, 2023).

Amends the act's long title.

Intro. by Blackwell, Mills, N. Jackson.

View summary

H 587 (2023-2024) NC GENETIC COUNSELORS WORKFORCE ACT. Filed Apr 6 2023. AN ACT TO ESTABLISH THE GENETIC COUNSELORS LICENSURE BOARD AND TO REGULATE THE PRACTICE OF GENETIC COUNSELING.

House committee substitute to the 1st edition makes the following changes. Changes the definition of genetic counseling to the provision of services by an individual who qualifies for a license under new Article 44 and provides services to individuals located in the State (was, the provision of services by an individual who qualifies for a license under Article 44). Adds newly defined term genetic testing.

Changes the composition and initial term length of the gubernatorial appointees to the new five-member Genetic Counselors Licensure Board (Board) set forth in GS 90-751 by now requiring the governor to appoint a physician for a three-year term (was, a licensed genetic counselor for a two-year term) and extends the term of the member of the public appointee from one year to three years. Expands the powers and duties of the Board under GS 90-752 by permitting the Board to adopt rules that establish the standard of ethical practice, in addition to six other listed powers and duties.

Expands the scope of the Board’s publishing requirements under GS 90-753 by also requiring the Board to make available to the public the names of all licensed genetic counselors, along with any disciplinary information, and to publish that information on its website.

Amends the scope of practice under GS 90-755 as follows. Removes reference to other diagnostic studies in powers describing genetic assessments and makes conforming changes to other powers describing use of testing to remove references to other diagnostic studies. Specifies that written documentation of medical, genetic, and counseling information for families and health care professionals may include genetic testing results and findings along with published guidelines that comply with the acceptable and prevailing standards of practice and ethics of both genetic counseling and medicine. Specifies that the practice of genetic counseling does not include diagnosis, treatment, recommendations for treatment or any final interpretation of genetic testing, except as provided in the Article. Requires all genetic counselors to consult with the referring provider or refer all clients back to the referring health care provider for diagnosis, treatment, recommendations for treatment, final interpretations and any necessary follow up. Requires genetic counselors to provide all records, including genetic laboratory test results, to the referring health care provider.

Requires all genetic counselors to follow the identification requirements set forth in Article 37 of GS Chapter 90. Specifies that a person practicing genetic counseling without being licensed and registered in the State is guilty of a Class 1 misdemeanor and a Class I felony if they falsely represent themselves in a manner as being licensed or registered in the State. Specifies that any person practicing without being duly licensed and registered in the State, and who is an out-of-state practitioner, is guilty of a Class I felony.

Amends the violations constituting unprofessional conduct as follows. Removes language calling the statutory violations a code of conduct violation. Changes the conviction language constituting a violation to a conviction in any court (was, also plea of guilty or nolo contendere) of a crime involving moral turpitude, misrepresentation, fraud (was, misrepresentation or fraud in dealing with the public), fitness or ability to practice, the violation of a law involving the practice of genetic counseling (was, a misdemeanor charge reflecting the inability to practice genetic counseling relating to the health and safety of clients or patients), or a conviction of a felony (was, also plea of guilty or nolo contendere). Expands the out-of-state disciplinary measures violation to having a license revoked, suspended, restricted, or acted against or having a license to practice genetic counseling denied in any other jurisdiction or by a certifying entity (was, only revocation or suspension of license or disciplinary action for conduct that would subject the licensee to discipline under Article 44). Changes violation relating to
treatment from failing to provide competent treatment, consultation, or supervision, in keeping with standards of usual and customary practice in the State to departing from or failing to conform to the acceptable and prevailing standards of care and ethics of the practice of genetic counseling in the State as determined by the Board, irrespective of whether or not a patient is injured. Exempts all records, papers, investigative files, investigative reports, other investigative information, and other documents containing information in the possession of or received or gathered by the Board, or its members or employees or consultants, as a result of investigations, inquiries, assessments, or interviews conducted in connection with a licensing, complaint, assessment, potential impairment matter, disciplinary matter, or report of professional liability insurance awards or settlements from State public records law and designates such documents as privileged, confidential, and not subject to discovery, subpoena, or other means of legal compulsion for release to any person other than the Board or its employees or consultants. Specifies that investigative information includes information relating to the identity of, and a report made by, any person performing an expert review for the Board and transcripts of any deposition taken by Board counsel in preparation for or anticipation of a hearing held pursuant to this Article but not admitted into evidence at the hearing.

Authorizes the Board to apply for injunctive relief in superior court to prevent violations of Article 44. Sets forth rules for venue. Allows the Board's officers to administer oaths and subpoena witnesses, records, and other materials. Provides for withholding of patient information from the public for any records so obtained. Requires the Board, upon written request, to revoke a subpoena if, upon a hearing, it finds that the evidence the production of which is required does not relate to a matter in issue, or if the subpoena does not describe with sufficient particularity the evidence the production of which is required, or if for any other reason in law the subpoena is invalid.

Specifies Board retains jurisdiction over an inactive license, regardless of how it became inactive, including a request for inactivation, surrender of a license, or by operation of an order entered by the Board. Provides that the Board's jurisdiction over the licensee extends for all matters, known and unknown to the Board, at the time of the inactivation or surrender of the license.

Makes technical and organizational changes.

Intro. by Potts, K. Baker, Sasser, Reeder. GS 90

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

H 823 (2023-2024) CHOOSE YOUR SCHOOL, CHOOSE YOUR FUTURE. Filed Apr 18 2023, AN ACT TO EXPAND ELIGIBILITY FOR OPPORTUNITY SCHOLARSHIPS.

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

No longer repeals the definition of Reserve (the Opportunity Scholarship Grant Fund Reserve) in GS 115C-562.1(5e).

Amends GS 115C-562.3 by updating a statutory cross-reference.

No longer amends GS 115C-562.8 to increase the amounts of the proposed increased appropriations from the General Fund to the Reserve for fiscal years 2025-26 and thereafter.

Deletes the appropriations from the General Fund to the Opportunity Scholarship Grant Fund Reserve.

Makes clarifying changes to the effective date provision.

Intro. by Cotham, Willis, Loftis. GS 115C

View summary Education, Elementary and Secondary Education, Government, State Agencies
H 860 (2023-2024) PROTECT OUR YOUTH IN FOSTER CARE. Filed Apr 25 2023, AN ACT TO ENSURE THE USE OF TRAUMA-INFORMED, STANDARDIZED ASSESSMENTS AND APPROPRIATE CARE FOR CHILDREN AND YOUTH IN FOSTER CARE.

House committee substitute to the 1st edition makes the following changes. Amends Part II, as follows. Changes references from "children" to "youth" in findings.

Now requires the Department of Health and Human Services (DHHS), Division of Health Benefits (DHB), to convene a workgroup composed of county child welfare agencies, representatives with lived experience in child welfare, the nonprofit corporation Benchmarks, prepaid health plans, and local management entities/managed care organizations (LMEs/MCOs) to identify innovative Medicaid service options to address any gaps in the care of children receiving foster care services. Requires each LME/MCO to identify any innovative practices it is using that could be an innovative Medicaid service option and requires communicating with healthcare providers in its catchment area about the opportunity to submit concept papers to the workgroup to aid in the identification of these innovative Medicaid service options. Specifically, requires the workgroup to identify options that: (1) model community evidence-based practices that support a foster child returning to the child's family in a timely manner and divert from higher level foster care placements or (2) model short-term residential treatment options that serve children with high acuity needs that divert a child from higher level placements such as psychiatric residential treatment facility placement. Allows considering providing stepdown options from higher levels of care.

(Previously, DHB had to develop, to the extent allowed under the State Medicaid Plan [Plan], new “in-lieu-of” services under the Plan for children receiving foster care services no later than 90 days after the act becomes law to be implemented statewide and apply a Children and Families specialty plan if one is implemented. Required DHB to use Early and Periodic Screening, Diagnostic and Treatment (EPSDT) to ensure access to the recommended interventions and therapies for Medicaid beneficiaries not enrolled in managed care. Required DHB to partner with certain stakeholders to identify innovative service options to address any gaps in the care of children receiving foster care services. The Plan had to (1) identify models of community evidence-based practices that support a foster child returning to their family in a timely manner and diverting higher level foster care placements and (2) identify model short-term residential treatment options that serve children with high acuity needs that divert a child from higher level placements such as psychiatric residential treatment facility placement.)

Now requires DHB to begin distributing funding, as appropriated by the act and to the extent allowed under GS 108A-54.1A (amendments to State Medicaid Plan), through capitated contracts with LMEs/MCOs and through capitated prepaid health plan contracts under Article 4 of GS Chapter 108D, to be used for the innovative Medicaid service options identified by the workgroup no later than three months after the workgroup has completed its work. Permits the funding to be used for (1) new services identified by the workgroup that may be implemented regionally or Statewide or (2) expanding a service or modality to a county or region where the service or modality was not previously implemented. Requires DHB to require all of the following from any entity receiving such funding: (1) timelines for, and establishment of, first- and second-year deliverables for any service that may be a phased-in service; (2) identification of required funding, including start-up funding and a three-year budget, including projected revenue sources and amounts; and (3) specific outcome measures with the attestation of the timely submission of the data to the applicable prepaid health plan and DHB. Makes other conforming changes to account for new workgroup and LMEs/MCOs.

(Previously, required DHB to issue requests for proposal (RFPs) for any services identified through the Plan development process as lacking and targeted towards any geographic location with identified inadequate provider access by no later than three months after the Plan is developed. Permitted services to be phased in over a period of two years. Required that the RFPs be developed in partnership with the stakeholders developing the Plan and include the five following things: (1) the development of newly identified Medicaid services for foster children that may be implemented regionally or statewide; (2) expansion of a Medicaid service not located in the particular county or region; (3) timelines for, and establishment of, first- and second-year deliverables for any service that may be a phased-in service; (4) identification of required funding, including start-up funding and a three-year budget including projected revenue sources and amounts; (5) specific outcome measures with the attestation of the timely submission of the data to the responsible prepaid health plan and DHB. Set forth the review process for DHB review of the RFPs. Required DHB to train all county departments of social services and offer training to tribal welfare offices on the Medicaid services recommended for implementation by the stakeholders involved with developing the Plan, and to continue to provide status implementation within the impacted counties and region.)

H 862 (2023-2024) STRENGTHEN CHILD FATALITY PREVENTION SYSTEM. Filed Apr 25 2023, AN ACT ESTABLISHING A STATE OFFICE OF CHILD FATALITY PREVENTION WITHIN THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF PUBLIC HEALTH, TO SERVE AS THE LEAD AGENCY RESPONSIBLE FOR OVERSEEING COORDINATION OF STATE-LEVEL SUPPORT FUNCTIONS FOR THE ENTIRE NORTH CAROLINA CHILD FATALITY PREVENTION SYSTEM AND APPROPRIATING FUNDS FOR THAT PURPOSE; ESTABLISHING A TRANSITION PLAN FOR SHIFTING STATE SUPPORT OF THE CHILD FATALITY PREVENTION SYSTEM TO THE STATE OFFICE OF CHILD FATALITY PREVENTION; CREATING AND SUPPORTING A CENTRALIZED DATA AND REPORTING SYSTEM; RESTRUCTURING EXISTING CHILD DEATH REVIEW TEAMS; MAKING MODIFICATIONS AND ADDITIONS TO CHILD FATALITY PREVENTION SYSTEM STATUTES TO RESTRUCTURE CHILD DEATH REVIEW TEAMS, IMPLEMENT PARTICIPATION IN THE NATIONAL FATALITY REVIEW CASE REPORTING SYSTEM, AND CLARIFY THE FUNCTIONS OF THE NORTH CAROLINA CHILD FATALITY TASK FORCE; AND ESTABLISHING CITIZEN REVIEW PANELS.

House committee substitute to the 1st edition makes technical change to GS 7B-1403 (duties of the task force).

Intro. by K. Baker, White, Potts, Reeder.

LOCAL/HOUSE BILLS

H 300 (2023-2024) ROCKINGHAM COUNTY/PUBLIC NOTICES. Filed Mar 7 2023, AN ACT TO AUTHORIZE ROCKINGHAM COUNTY AND THE MUNICIPALITIES LOCATED WHOLLY OR PARTLY IN ROCKINGHAM COUNTY TO PUBLISH REQUIRED PUBLIC NOTICES ELECTRONICALLY AND TO AUTHORIZE ROCKINGHAM COUNTY TO PUBLISH LEGAL NOTICES VIA THE COUNTY-MAINTAINED WEBSITE FOR A FEE.

House committee substitute to the 1st edition makes technical changes to the act's long title.

Intro. by Pyrtle.

LOCAL/SENATE BILLS

S 169 (2023-2024) DAVIDSON CTY REZONING/NASH CTY SAT. ANNEX. (NEW) Filed Feb 28 2023, AN ACT TO PROVIDE FOR THE MANNER IN WHICH ANNEXED SATELLITE AREAS MAY BE REZONED BY MUNICIPALITIES LOCATED WHOLLY OR PARTLY IN DAVIDSON COUNTY, TO REQUIRE MUNICIPALITIES LOCATED WHOLLY OR PARTLY IN NASH COUNTY TO INFORM THE NASH COUNTY BOARD OF COMMISSIONERS PRIOR TO ANNEXING CONTIGUOUS PROPERTY, AND TO REQUIRE MUNICIPALITIES LOCATED WHOLLY OR PARTLY IN NASH COUNTY TO OBTAIN THE APPROVAL OF THE NASH COUNTY
House committee substitute to the 1st edition makes the following changes.

Removes the July 1, 2023, effective date to the act’s amendments to the Davidson County rezoning laws (SL 2022-24) so that the amendments are effective when the act becomes law.

Adds the following changes to Nash County satellite annexations. Now requires that a governing body of a municipality that is conducting an annexation under GS Chapter 160A, Article 4, Part 1 to notify the Nash County Board of Commissioners (Board) that the governing body intends to adopt the annexation ordinance not less than 10 days prior to the adoption of an annexation ordinance. Also requires (1) that a governing body of a municipality that is conducting an annexation under GS Chapter 160A, Article 4, Part 4 to, prior to the adoption of an ordinance, notify the Board that the governing body intends to adopt the annexation ordinance; (2) upon receipt of said notice, the Board must fix a date for a public hearing on the annexation ordinance. The public hearing must be held no more than 45 days after receipt of the notice. The Board must cause notice of the hearing to be published once at least 10 days before the date of hearing. At the hearing, any person residing in or owning property in the area proposed for annexation and any resident of the municipality seeking the annexation may appear and be heard on the question of annexation; (3) if the Board finds, after the public hearing, that the interests of the inhabitants of the county and the area proposed for annexation will be best served by the annexation, the Board must adopt a resolution approving the annexation and the governing body of the municipality may proceed with the adoption of the annexation ordinance; and (4) if the Board finds, after the public hearing, that the interests of the inhabitants of the county and the area proposed for annexation will not be best served by the annexation, the Board must adopt a resolution disapproving the annexation. The governing body of the municipality may not proceed with the adoption of the annexation ordinance or begin a separate annexation process with respect to that area proposed for annexation, or any part thereof, for at least 36 months from the date of the Board's adoption of the resolution disapproving annexation.

Specifies that if the Board adopts a resolution approving the annexation and the governing body of the municipality adopts the annexation ordinance under this section, no rezoning under GS Chapter 160D of any area that includes the annexed property, or any part thereof, may occur without the approval of both the governing body of the municipality and the Board. Specifies that the above changes only apply to Nash County and any municipality located wholly or partly in Nash County seeking to annex an area located wholly within Nash County. Specifies that the above does not apply to annexation of any property to be used for single-family residential or multifamily residential purposes. Applies to annexations initiated on or after the act becomes law.

Makes organizational changes.

Amends the act's titles.

Intro. by Jarvis. Davidson

View summary

**ACTIONS ON BILLS**

**PUBLIC BILLS**

**H 259: 2023 APPROPRIATIONS ACT.**

- Senate: Reptd Fav Com Sub with Unengrossed Amend
- Senate: Com Amend Adopted A1
- Senate: Com Amend Adopted A2
- Senate: Re-ref Com On Finance
- Senate: Reptd Fav Com Sub with Unengrossed Amend
- Senate: Com Amend Adopted A3
Senate: Re-ref Com On Pensions and Retirement and Aging
Senate: Reptd Fav Com Substitute
Senate: Com Substitute Adopted

H 388: CAMPAIGN CONTRIBUTION/EXPENDITURE THRESHOLDS. (NEW)
House: Reptd Fav Com Substitute
House: Re-ref Com On Rules, Calendar, and Operations of the House

H 436: PERMANENT PLATES FOR WATER & SEWER AUTHORITY.
House: Reptd Fav
House: Cal Pursuant Rule 36(b)
House: Placed On Cal For 05/17/2023

H 475: REVISE CERTAIN BALLOT & 48-HOUR REPORT REQS.
House: Reptd Fav Com Substitute
House: Re-ref Com On Rules, Calendar, and Operations of the House

H 587: NC GENETIC COUNSELORS WORKFORCE ACT.
House: Reptd Fav Com Substitute
House: Re-ref Com On Finance

H 727: BREAKTHROUGH THERAPIES RESEARCH/ADVISORY ACT.
House: Reptd Fav
House: Re-ref Com On Appropriations

H 823: CHOOSE YOUR SCHOOL, CHOOSE YOUR FUTURE.
House: Reptd Fav Com Sub 2
House: Cal Pursuant Rule 36(b)
House: Placed On Cal For 05/17/2023

H 860: PROTECT OUR YOUTH IN FOSTER CARE.
House: Reptd Fav Com Substitute
House: Re-ref Com On Appropriations

H 862: STRENGTHEN CHILD FATALITY PREVENTION SYSTEM.
House: Reptd Fav Com Substitute
House: Re-ref Com On Appropriations

S 20: CARE FOR WOMEN, CHILDREN, AND FAMILIES ACT. (NEW)
Senate: Veto Overridden
House: Veto Received from Senate
House: Added to Calendar
House: Veto Overridden

LOCAL BILLS

H 267: TOWN OF HOLLY SPRINGS DEANNEXATION.
House: Reptd Fav
House: Cal Pursuant Rule 36(b)
House: Added to Calendar
House: Passed 2nd Reading

H 300: ROCKINGHAM COUNTY/PUBLIC NOTICES.
House: Reptd Fav Com Substitute
House: Re-ref Com On Finance
H 462: CITY OF WASHINGTON/DEANNEXATION OF AIRPORT.

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

S 17: STANLY BD. OF COMM/BD. OF EDUC. (NEW)

House: Reptd Fav
House: Re-ref Com On Rules, Calendar, and Operations of the House
House: Reptd Fav
House: Cal Pursuant Rule 36(b)

S 18: STANLY CTY AIRPORT AUTHORITY/MEMBERS & LEASES.

House: Reptd Fav
House: Re-ref Com On Rules, Calendar, and Operations of the House
House: Reptd Fav
House: Cal Pursuant Rule 36(b)

S 169: DAVIDSON CTY REZONING/NASH CTY SAT. ANNEX. (NEW)

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

© 2023 School of Government The University of North Carolina at Chapel Hill

This work is copyrighted and subject to "fair use" as permitted by federal copyright law. No portion of this publication may be reproduced or transmitted in any form or by any means without the express written permission of the publisher. Distribution by third parties is prohibited. Prohibited distribution includes, but is not limited to, posting, e-mailing, faxing, archiving in a public database, installing on intranets or servers, and redistributing via a computer network or in printed form. Unauthorized use or reproduction may result in legal action against the unauthorized user.

Print Version