H 103 (2023-2024) GSC TECHNICAL CORRECTIONS 2023. Filed Feb 13 2023, AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AND SESSION LAWS, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.

Senate committee substitute to the 1st edition adds the following content.

Amends GS 1-567.36 and GS 1-567.4 by removing references to GS 1-567.43, which has been repealed, and by making additional clarifying and technical changes.

Amends GS 20-4.02 to require the adjustment for per transaction rates for calculating the amount of compensation payable to a commission contractor (instead of referring to the $1 fee the DMV may charge for information on motor vehicle registration or liability insurance) be rounded to the nearest cent; makes additional technical and clarifying changes.

Amends GS 17F-20 by making clarifying, technical, and organizational changes.

Amends GS 17F-21 by making clarifying and technical changes.

Amends GS 17F-5 by making clarifying changes and making language gender neutral; amends the statute’s caption.

Amends GS 36C-4-411 by making technical and clarifying changes.

Amends GS 41-73 by amending one of the listed events that terminate a joint tenancy with right of survivorship due to the collective action of all joint tenants, including the execution of an instrument by all joint tenants for the purpose of expressing an intent to terminate the joint tenancy (was, intent to terminate the joint tenancy as between or among themselves). Makes additional clarifying changes.

Amends GS 74C-12 to allow the Private Protective Services Board (Board) to deny, suspend, or revoke a license, certification, registration, or permit for failure to provide the required notice of the cessation of employment of a qualifying agent or failure to obtain a substitute quality agent within the time frames specified in GS 74C-8(c) (was, time frame set in GS Chapter 74C for the required notification and was for obtaining a substitute qualifying agent), which requires notifying the Director within 10 working days if a qualifying agent upon whom the business entity relies in order to do business ceases to perform his or her duties as qualifying agent, and requires a substitute qualifying agent to be obtained within 90 days after the original qualifying agent ceases to serve as qualifying agent unless the Board, in its discretion, extends the 90-day period, for good cause, for an additional 30 days. Make additional clarifying and technical changes and makes language gender neutral.

Amends GS 130A-115, which includes penalties for failure to file death certificates electronically with the Office of Vital Records via the North Carolina Database Application for Vital events system, by requiring that the proceeds of penalties assessed under the statute be remitted to the Civil Penalty and Forfeiture Fund. Removes outdated language and makes additional clarifying and technical changes.

Amends GS 130A-309.06(a)(12), requiring the Department of Environmental Quality to provide and maintain recycling bins for the collection and recycling of newspaper, aluminum cans, glass containers, and recyclable plastic beverage containers at the North Carolina Zoological Park, by recodifying the provision under GS 143B-135.204(a), thereby shifting responsibility to the Department of Natural and Cultural Resources. Also makes a technical change.

Amends GS 150B-21.12 by making clarifying and technical changes.

Amends GS 160D-1110 by removing reference to permits issued under Article 9C (concerning the North Carolina Code Officials Qualification Board) under GS Chapter 143 and removing other references to repealed GS 113A-71. Makes additional clarifying and technical changes.
Amends Section 12 of SL 2012-149 by removing the language making Section 5 effective on and after the date that a magistrate is appointed to perform the function in that section.

Amends Section 34.3B of SL 2021-180 to make the section that allowed an income tax deduction for the amount received by a taxpayer under the Business Recovery Grant Program effective for taxable years beginning on or after January 1, 2021 (was, January 1, 2020).

Amends SL 2021-189, Section 6.5, by correcting the number of the Session Law that was being amended.

Amends Section 40.3(f) of SL 2021-180 by correcting an internal cross reference.

Intro. by Davis.

GS 1, GS 17F, GS 20, GS 36C, GS 41, GS 74C, GS 90, GS 93B, GS 130A, GS 143B, GS 150B, GS 160D

Animals, Business and Commerce, Occupational Licensing, Courts/Judiciary, Civil, Civil Law, Motor Vehicle, Development, Land Use and Housing, Land Use, Planning and Zoning, Property and Housing, Government, APA/Rule Making, Cultural Resources and Museums, Public Safety and Emergency Management, State Agencies, Department of Agriculture and Consumer Services, Department of Environmental Quality (formerly DENR), Health and Human Services, Health, Health Care Facilities and Providers, Public Health

H 347 (2023-2024) SPORTS WAGERING/HORSE RACING WAGERING. (NEW) Filed Mar 13 2023, AN ACT TO AUTHORIZE AND REGULATE WAGERING ON PROFESSIONAL, COLLEGE, AND AMATEUR SPORTS AND ON HORSE RACING IN NORTH CAROLINA, AND TO AUTHORIZE LIVE HORSE RACING IN NORTH CAROLINA.

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

Amends the definitions in GS 18C-901 that are applicable to Article 9, Sports Wagering, as follows. Amends the definition of covered services to no longer specify that it includes the development or operation of the sports wagering platform and the determination of odds or line information. Changes the definition of gross wagering revenue to the total of amounts received by an interactive sports wagering operator from sports wagers less the amounts paid as winning before any deductions for expenses, fees, or taxes. Amends the definition of sports facility to include a motorsports facility that annually hosts more than one National Association for Stock Car Auto Racing national touring race (was, hosts a National Association for Stock Car Auto Racing national touring race and has a minimum seating capacity of 17,000 people). Amends the definition of sports wager or sports wagering to no longer require that the wager be placed via an interactive account.

Amends GS 18C-902 by removing the referral to GS 18C-912 regarding interactive accounts. Requires the interactive sports wagering operator to monitor and block attempts to place unauthorized sports wagers (was, monitor and block unauthorized attempts to place sports wagers). Moves into this statute the provision in GS 18C-912 that prohibited seven categories of individuals from engaging in sports wagering. Makes clarifying changes.

Amends GS 18C-904 by no longer requiring the North Carolina State Lottery Commission (Commission) to authorize at least 10 interactive sports wagering operators. Adds to the items that must be included in a sports wagering license application: (1) a documented history of job creation in this State and a plan for continued job creation in this State; (2) a documented history of capital investment in this State and a plan for continued capital investment in this State; and (3) a documented history of partnership with a sports facility, if any, and the intentions of that partnership to offer the placement of sports wagers at a place of public accommodation in accordance with Article 9. Amends the issues the Commission must consider when selecting the best qualified applicants to also include (1) the extent to which the applicant, or its affiliate, will create jobs in conjunction with sports wagering in this state; (2) the extent to which the applicant, or its affiliate, has made capital investments in this State, and the timing of such capital investments; and (3) the extent to which the applicant, or its affiliate, has a plan to open and operate a place of public accommodation in accordance with Article 9. Makes additional clarifying and technical changes.
Amends GS 18C-906 by making technical changes.

Amends GS 18C-907 by making wagering suppliers report to the Commission all criminal or disciplinary proceedings commenced against that sports wagering supplier in connection with its operations. Also requires them to report to the Commission all changes in key persons, and requires all new key persons to consent to a background investigation. Deletes similar requirements for interactive sports wagering operations.

Amends GS 18C-908 as follows. No longer refers to the tax that must be paid by licensees as a privilege tax. Allows denial of a license renewal for an interactive sports wagering operator if there is good cause that the licensee has materially not complied with the provision of Article 9 (was, good cause to believe approval of another applicant would better meet the objectives of this Article in generating revenue for the State, protecting the public interest, and otherwise satisfying the criteria for issuance and no additional licenses are available).

Amends GS 18C-910 as follows. Requires the interactive sports wagering operator and its service providers to make commercially reasonable efforts to provide for the reporting of income tax on winnings (was, income tax of registered players) were required by law. Requires operators to keep records, for three years, on each sports wager, including the identity of the individual placing the sports wager (was, including the identity of the registered player).

Amends GS 18C-912 as follows. Provides that only a registered player is allowed to establish an interactive account (was, allowed to deposit cash or cash equivalents, or to place a sports wager) with an interactive sports wagering operator. Specifies that the registered player must be allowed to deposit cash or cash equivalents into the interactive account.

Makes a clarifying change to GS 18C-918.

Amends GS 18C-922 to extend the voluntary exclusion program to also include those wanting to exclude themselves from placing pari-mutuel wagers under new Article 10.

Makes a clarifying change to GS 18C-924.

Amends GS 18C-926 as follows. Allows permanent places of public accommodation for the purpose of playing sports wagers (was, for the purpose of accessing the registered players’ interactive account) to be associated with each sports facility. Removes the requirement that all sports wagers made at a place of public accommodation be placed via an interactive account. Amends the provisions applicable to the establishment of a temporary place public accommodation at a sports facility during a professional golf tournament to define temporary as opening no more than five calendar days before the professional golf tournament and closing no later than five calendar days after the tournament (was, prohibited operating more than five days prior to the tournament or five days after the tournament). Adds that the Commission may adopt rules as necessary governing the placement of any place of public accommodation on the property of a sports facility. Makes additional clarifying changes.

Effective January 8, 2024, enacts new Article 10, Pari-Mutuel Wagering, in GS Chapter 18C, providing as follows. Sets out and defines terms as they are used in Article 10. Defines pari-mutuel wager or wagering as a form of wagering on the outcome of horse races, whether live, simulcast at a simulcast facility, or previously run, in which wagers are made on one or more horses and all wagers are pooled and held by the host of the race or the ADW licensee for distribution. Defines ADW licensee as a person or entity licensed to conduct advance deposit account wagering in this state. Makes it illegal to offer or accept advance deposit account wagers unless the person is an ADW licensee. Sets out requirements for the application for an ADW license and sets the application fee at $1 million. Requires the Commission to complete a background investigation, including a credit history check, tax record check, and criminal history record check. Prohibits awarding a license if the applicant or a person required to be disclosed on the application has been convicted of a felony or any gambling offense within 10 years of the application. Sets license duration at five years; requires applications for renewal to be submitted no later than 60 days before the current license expires. Requires the Commission to review ADW licensees annually to ensure they are acting in compliance with the Article and related rules; allows a license to be suspended or revoked for violations. Requires ADW licensees to pay an annual fee of 1% of the total pari-mutuel wagers placed by State residents accepted by the ADW licensee in the applicable year. Allows the licensee to designate whether the fee is to be paid on a fiscal or calendar year basis. Requires the proceeds of these fees to be used to offset the costs of administering Articles 9 and 10 with remaining proceeds, after payment of Commission expenses, remitted to the General Fund; allows the Commission to retain an amount reasonably necessary to cover future Commission expenses related to administration of the Articles. Allows a license to be suspended or revoked for failure to pay the annual fee.
Requires State residents who want to place pari-mutuel wagers to establish an account with an ADW licensee. Sets out four categories of individuals who are prohibited from engaging in pari-mutuel wagering and requires licensee to make commercially reasonable efforts to ensure that prohibited persons are prevented from placing a wager with the licensee. Deems any member of the Commission who is determined to have placed a pari-mutuel wager with an ADW licensee to have resigned from the Commission as of the time the wager is placed and subjects Commission employees who have made such wagers to disciplinary action. Requires an individual to be allowed to place wagers on previously run horse races when physically located at a facility conducting a live horse race in this State.

Makes it a Class 2 misdemeanor for a person to knowingly offer or engage in pari-mutuel wagering in violation of Article 10. Makes it a Class 2 misdemeanor for a person under age 21 to engage in pari-mutuel wagering. Makes it a Class G felony to knowingly attempt to suborn, collude, or conspire to include the outcome of any competition or aspect of any competition that is the subject of pari-mutuel wagering. Makes it a Class I felony for a license applicant to willfully furnish, supply, or otherwise give false information on the application. Specifies that nothing in Article 10 allows the ADW licensee to be charged with a violation without actual notice and knowledge that a person is under-age or giving false information.

Requires the Commission to adopt rules necessary to administer and enforce the provisions of Article 10. Requires the Commission to adopt rules governing the conduct of horse racing in this State. Limits play of wagers on previously run horse races to a facility conducting a live horse race in accordance with the rules adopted by the Commission. Requires the Commission, in adopting rules, to consult the State Veterinarian regarding safety of horses. Requires the Commission, when adopting rules, to provide guidance on the issuance, denial, suspension, or revocation of a license provided under Article 10, on the operation of advance deposit account wagering by ADW licensees, and on the requirements for simulcast facilities.

Amends GS 18C-114 to allow the Commission and Department of Revenue to agree to exchange any data necessary to enforce and administer Article 10.

Amends GS 14-309.3 to exempt from Article 37 of GS Chapter 14 pari-mutuel wagering.

Amends GS 16-1, voiding gaming and betting contracts, by excluding from the statute pari-mutuel wagers.

Amends proposed Article 2E of GS Chapter 105, as follows. Replaces the 14% privilege tax with an 18% tax on interactive sports wagering operators. Specifies that the tax applies to the gross wagering revenue of the interactive sports wagering operator. Allows carry forward for up to 12 months if the amount of revenue is a negative number for any month. Makes returns due monthly. Sets out record keeping requirements. Allows a refund of the tax paid on a sports wager than has been refunded.

Amends GS 105-113.128 by adding to the institutions that are to receive $300,000 annually from the tax proceeds to support collegiate athletic departments to also include Appalachian State University and East Carolina University.

Enacts new GS 14-380.5 specifying that horse racing, as authorized and regulated in accordance with Article 10 of GS Chapter 18C, is not considered a horse show for purposes of Article 51A of GS Chapter 14, Protection of Horse Shows. Effective January 8, 2024.

Requires the Commission to establish guidance to parties regulated by Article 10 of GS Chapter 18C. Provides that when adopting rules under new GS 18C-1025, the Commission must adopt rules providing guidance on the issuance, denial, suspension, or revocation of a license under Article 10 and guidance on the operation of advance deposit account wagering by ADW licensees. Allows the Commission to adopt rules before January 8, 2024, but no rule may become effective until on or after that date. Allows the Commission to accept and issue applications for licensure under Article 10 before January 8, 2024, so that licensees may begin operations on January 8, 2024. Requires the Commission to use sufficient funds from the North Carolina State Lottery Fund to cover initial operating expenses to implement Article 10. Requires the Commission’s study to include study implementation of Article 10.

Makes conforming changes to the act’s titles.
H 432 (2023-2024)  **PRINCIPAL LICENSURE CHANGES.** Filed Mar 21 2023,  *AN ACT TO UPDATE PRINCIPAL LICENSURE REQUIREMENTS AND TO DEVELOP A PORTFOLIO-BASED ASSESSMENT, AS RECOMMENDED BY THE DEPARTMENT OF PUBLIC INSTRUCTION.*

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

Part I  
Amends GS 115C-284.1 (Administrator Preparation Programs) to extend the internship requirement from 350 hours to 500 hours.

**Intro. by Willis, Blackwell, Cotham, Torbett.**  
**STUDY, GS 115C, GS 116A**  
**View summary**  
**Education, Elementary and Secondary Education, Government, State Agencies, Department of Public Instruction, State Board of Education**

H 466 (2023-2024)  **ALLOW TEMPORARY DWELLINGS DURING CONSTRUCTION.** Filed Mar 23 2023,  *AN ACT TO ESTABLISH CRITERIA TO ALLOW FOR THE USE OF TEMPORARY DWELLINGS ON RESIDENTIAL PROPERTY FOR THE DURATION OF THE CONSTRUCTION OF A PERMANENT RESIDENTIAL DWELLING.*

House committee substitute to the 1st edition makes the following changes.  
Amends the following two of the five criteria set forth in new GS 160D-1110.1 for the siting and use of certain unaffixed temporary dwelling units (TDUs), including certain recreational vehicles, during construction of a permanent residential dwelling (PRD) on the same parcel to now require: (1) all applications for the construction of PRD have been submitted (was, all permits and approvals for the construction of the PRD have been secured) and (2) placement of the temporary dwelling unit on the subject parcel must now meet setback requirements applicable to that parcel (was, the subject parcel must have the permitted driveway access installed). Specifies that the minimum setback authorized by development regulation for any dwelling within the parcel applies to the temporary dwelling unit.

Now requires the county to issue a TDU permit upon payment of the fee regardless of the parcel size. Removes authority given to counties to impose the following conditions in issuing a permit: (1) that the parcel be at least one acre in size and (2) that the applicant demonstrate evidence that financing has been secured for the construction of the PRD. In addition to other listed reasons, allows a county to revoke a TDU permit if the local government denies any required permit application submitted for the construction of the permanent residential dwelling. Makes organizational and technical changes.

**Intro. by Crutchfield, Johnson, McNeely, Balkcom.**  
**GS 160D**  
**View summary**  
**Development, Land Use and Housing, Building and Construction, Property and Housing**

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 2nd edition makes the following changes.  
Enacts new GS 143B-977 allowing the Department of Public Safety (DPS) to provide the Genetic Counselors Licensure Board (Board) criminal history for applicants seeking licensure. Sets out information that the Board must provide to DPS. Requires
the applicant's fingerprints to be forwarded to the State Bureau of Investigation for a search of the State's criminal history record file, and for a set of prints to be forwarded to the Federal Bureau of Investigation for a national criminal history record check. Requires the Board to keep information from a criminal history report confidential and specifies that criminal history reports are not public record. Effective October 1, 2024.

Makes conforming changes to GS 90-757 to refer to items given to the DPS, instead of the Department of Justice, for the purposes of conducting applicant criminal history record checks.

Intro. by Potts, K. Baker, Sasser, Reeder.  
GS 90, GS 143B 
Business and Commerce, Occupational Licensing, 
Government, State Agencies, Department of Public Safety, 
Health and Human Services, Health, Health Care Facilities and Providers

H 603 (2023-2024) TEMPORARY EVENT VENUES. Filed Apr 13 2023, AN ACT TO AUTHORIZE CERTAIN MUNICIPALITIES TO PERMIT TEMPORARY EVENT VENUES.

House committee substitute to the 2nd edition makes the following changes. Makes clarifying and technical changes to proposed GS 160D-915.1 and GS 143-138(b23).

Intro. by Hardister, Brody, Paré, Clemmons.  
GS 143, GS 160D 
Development, Land Use and Housing, Land Use, Planning and Zoning, Government, Local Government

PUBLIC/SENATE BILLS

S 675 (2023-2024) LAND USE CLARIFICATION AND CHANGES. Filed Apr 6 2023, AN ACT TO ALLOW THE SITING OF SCHOOLS VIA SPECIAL USE PERMIT FOR AREAS ZONED FOR COMMERCIAL USE; TO CLARIFY THAT USE RIGHTS ON PROPERTY ARE NOT EXTINGUISHED BY THE APPROVAL OF ADDITIONAL USE RIGHTS; TO ELIMINATE MUNICIPAL EXTRATERRITORIAL JURISDICTION; AND TO PROHIBIT MINIMUM LOT SIZES.

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

Part I.

Amends proposed new GS 160D-917 by making clarifying changes and specifying that a public school unit is as defined under GS 115C-5.

Part III.

Renumber sections throughout Part III.

No longer renumbers the remaining provisions in GS 160D-202.

Instead of striking through provisions, states that the following are repealed: GS 160D-903(c), GS 160D-925(e), GS 153A-317.14(a)(6), and GS 160A-296(a1).

Amends GS 160D-1102 by amending one of the four ways in which a local government may perform the duties and responsibilities under GS 160D-1104, concerning the duties and responsibilities of an inspection department and of its inspectors, by removing references to provisions in GS 160D-202 that were deleted in this act.

Prohibits a city from expanding its extraterritorial jurisdiction beyond the territory that the city was exercising extraterritorial jurisdiction authority upon as of June 1, 2023.

Amends provisions related to the repeal of any provision in a local act granting a city the power to exercise extraterritorial planning jurisdiction under Article 19 (Planning and Regulation of Development) of GS Chapter 160A, or its successor, GS Chapter 160D. Now requires that the relinquishment of jurisdiction over an area that a city is regulating under the authority of extraterritorial planning jurisdiction under Article 19, or its successor, must be determined by the county in which the area lies, and is effective as follows: (1) October 1, 2024, for counties with a population of 25,000 or less and (2) October 1, 2025, for counties with a population between 25,001 and 100,000. Makes conforming changes. Amends the time frame within which the city's regulations and enforcement powers remain in effect so that it is until the earlier of the effective date of the land use regulations adopted by the county with jurisdiction over the area or 60 days after the effective date set above for that county. Allows the county to hold hearings and take other measures required to adopt county regulations for the area before the county's designated effective date. Adds that at least 180 days before these effective dates for the county in which any portion of the city lies, the city must notify the county of: (1) the boundaries of the city's extraterritorial jurisdiction in that county; (2) the existing land use regulations applying to that extraterritorial jurisdiction in that county; (3) any pending requests for amendments and other changes to the existing land use regulations applying to that extraterritorial jurisdiction in that county; and (4) any vested rights with respect to properties in the extraterritorial jurisdiction in that county. Makes these, and related, provisions effective when the act becomes law.

Amends GS 160A-58.4, extraterritorial powers, by removing references to provisions in GS 160D-202 that were deleted in this act.

Deletes provisions related to Butner's extraterritorial jurisdiction.

Deletes proposed changes to GS 160A-340.2.

Part IV.

Amends GS 160D-702, which allows local governments to adopt zoning regulations that regulate and restrict the height, number of stories, and size of buildings and other structures; the percentage of lots that may be occupied; the size of yards, courts, and other open spaces; the density of population; and the location and use of buildings, structures, and land. Adds the requirement that calculations of required open space include wetlands, stream buffers, and stormwater facilities as open space. Prohibits a zoning or development regulation from: (1) setting a minimum lot size greater than 8,700 square feet for structures that are subject to the North Carolina Residential Code for One- and Two-Family Dwellings (allows a local government to enforce regulations affecting the size and configuration of those lots, including a specified list of regulations) and (2) limiting density in any district that allows for structures subject to the North Carolina Residential Code for One- and Two-Family Dwellings below five structures per acre. Specifies that these prohibitions do not apply to a bona fide farm purpose or an open space land purpose. Also amends GS 160D-804, concerning subdivision regulations, to require the regulations to comply with these provisions. Effective October 1, 2024.

Makes conforming changes to the act's long title.
H 229 (2023-2024) STAGGER/EXTEND TERMS OF TOWN OFFICERS/HALIFAX. Filed Feb 28 2023, AN ACT TO AMEND THE CHARTER OF THE TOWN OF HALIFAX TO STAGGER THE TERMS OF THE MAYOR AND MEMBERS OF THE BOARD OF COMMISSIONERS AND EXTEND THEIR TERMS TO FOUR YEARS.


Intro. by Wray. Halifax

View summary Government, Elections

H 452 (2023-2024) FRANKLIN CO. BD. OF ED. ELECT. METHOD. (NEW) Filed Mar 22 2023, AN ACT TO CHANGE THE DATE AND METHOD OF ELECTION OF THE FRANKLIN COUNTY BOARD OF EDUCATION TO A NONPARTISAN PRIMARY AND ELECTION METHOD.


Intro. by Winslow. Franklin

View summary Education, Elementary and Secondary Education, Government, Elections

H 453 (2023-2024) CABARRUS COUNTY BD COMMISSIONER/VACANCIES. (NEW) Filed Mar 22 2023, AN ACT REGARDING THE FILLING OF VACANCIES ON THE BOARD OF COMMISSIONERS OF CABARRUS COUNTY.


Intro. by K. Baker, Crutchfield, Staton-Williams. Cabarrus, GS 153A

View summary Government, Elections

LOCAL/SENATE BILLS

S18 (2023-2024) STANLY CTY AIRPORT AUTHORITY/MEMBERS & LEASES. Filed Jan 25 2023, AN ACT INCREASING THE NUMBER OF MEMBERS OF THE STANLY COUNTY AIRPORT AUTHORITY AND AUTHORIZING THE AIRPORT AUTHORITY TO ENTER INTO LEASES AND CONTRACTS FOR TERMS NOT TO EXCEED THIRTY YEARS.

House amendment to the 2nd edition makes the following changes. Amends Section 4 of SL 1971-419, as amended, to delete proposed extension of lease terms from 25 years to 30 years for leases pertaining to airport buildings, hangars, shops, and other improvements or facilities.

Intro. by Ford. Stanly
ACTIONS ON BILLS

PUBLIC BILLS

H 8: COMPUTER SCI. GRAD. REQUIREMENT.
Senate: Reptd Fav
Senate: Re-ref Com On Rules and Operations of the Senate

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

H 173: TREASURY ADMINISTRATIVE CHANGES ACT.-AB
Senate: Reptd Fav
Senate: Re-ref Com On Rules and Operations of the Senate

H 181: UNCLAIMED PROPERTY DIVISION CHANGES.-AB
Senate: Reptd Fav
Senate: Re-ref Com On Rules and Operations of the Senate

H 201: RETIREMENT ADMIN CHANGES ACT OF 2023.-AB (NEW)
Senate: Reptd Fav
Senate: Re-ref Com On Rules and Operations of the Senate

H 203: DST TECHNICAL CORRECTIONS.-AB
Senate: Reptd Fav
Senate: Re-ref Com On Rules and Operations of the Senate

H 259: 2023 APPROPRIATIONS ACT.
House: Failed Concur In S Com Sub

H 278: THE RAKIM SHACKLEFORD EMBALMING FLUID ACT.
Senate: Reptd Fav
Senate: Re-ref Com On Rules and Operations of the Senate

H 346: REORGANIZATION & ECONOMIC DEVELOPMENT ACT.
Senate: Sequential Referral To Health Care Stricken
Senate: Reptd Fav
Senate: Re-ref Com On Rules and Operations of the Senate

H 347: SPORTS WAGERING/HORSE RACING WAGERING. (NEW)
Senate: Reptd Fav Com Substitute
Senate: Com Substitute Adopted
Senate: Re-ref Com On Finance

H 412: MODIFY PROPERTY TRANSFER TO PENDER COUNTY.
Senate: Reptd Fav

H 432: PRINCIPAL LICENSURE CHANGES.
Senate: Reptd Fav Com Substitute
Senate: Com Substitute Adopted
Senate: Re-ref Com On Rules and Operations of the Senate

H 451: NONCONTIGUOUS EXPANSION OF MSDS.
House: Reptd Fav
House: Re-ref Com On Rules, Calendar, and Operations of the House

H 466: ALLOW TEMPORARY DWELLINGS DURING CONSTRUCTION.
House: Reptd Fav Com Substitute
House: Re-ref Com On Rules, Calendar, and Operations of the House

H 544: LIMITED SHARK FISHING TOURNAMENT MORATORIUM.
Senate: Reptd Fav

H 587: NC GENETIC COUNSELORS WORKFORCE ACT.
House: Reptd Fav Com Sub 2
House: Re-ref Com On Rules, Calendar, and Operations of the House

H 603: TEMPORARY EVENT VENUES.
House: Reptd Fav Com Sub 2
House: Re-ref Com On Rules, Calendar, and Operations of the House

S 220: CONFIRM PHIL BADDOUR/INDUSTRIAL COMMISSION.
House: Passed 2nd Reading
House: Passed 3rd Reading
House: Ordered Enrolled

S 221: CONFIRM THERESA STEPHENSON/BD OF REVIEW.
House: Passed 2nd Reading
House: Passed 3rd Reading
House: Ordered Enrolled

S 465: CITIES/REMOVE &AMP DISPOSE OF ABANDONED VESSELS.
House: Passed 2nd Reading
House: Passed 3rd Reading
House: Ordered Enrolled

S 675: LAND USE CLARIFICATION AND CHANGES.
Senate: Reptd Fav Com Substitute
Senate: Com Substitute Adopted
Senate: Re-ref Com On Finance

S 746: CONFIRM CHARLOTTE MITCHELL/UTILITIES COMM.
Senate: Reptd Fav

LOCAL BILLS

H 73: TOWN OF BRIDGETON - CHARTER AMENDMENT (NEW).
Senate: Reptd Fav

H 229: STAGGER/EXTEND TERMS OF TOWN OFFICERS/HALIFAX.
House: Ratified
House: Ch. SL 2023-16
H 247: AVERY/CROSSNORE DEED RECORD./DELINQUENT TAXES.
   Senate: Reptd Fav

H 452: FRANKLIN CO. BD. OF ED. ELECT. METHOD. (NEW)
   House: Ratified
   House: Ch. SL 2023-17

H 453: CABARRUS COUNTY BD COMMISSIONER/VACANCIES. (NEW)
   House: Ratified
   House: Ch. SL 2023-18

S 17: STANLY BD. OF COMM/BD. OF EDUC. (NEW)
   House: Passed 2nd Reading
   House: Passed 3rd Reading
   House: Ordered Enrolled

S 18: STANLY CTY AIRPORT AUTHORITY/MEMBERS & LEASES.
   House: Amend Adopted A1
   House: Passed 2nd Reading
   House: Passed 3rd Reading

S 203: AUTHORIZE SKATEBOARD RESTRICTIONS/POLK CO.
   House: Passed 2nd Reading
   House: Passed 3rd Reading
   House: Ordered Enrolled

S 208: GREATER ASHEVILLE REGIONAL AIRPORT AUTHORITY.
   House: Passed 2nd Reading
   House: Passed 3rd Reading

S 276: UNION COUNTY/USE WHEEL LOCKS.
   House: Passed 2nd Reading
   House: Passed 3rd Reading
   House: Ordered Enrolled

S 286: MAKE PAMLICO BD. OF ED. ELECT. PARTISAN.
   House: Passed 2nd Reading
   House: Passed 3rd Reading
   House: Ordered Enrolled

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