

The Daily Bulletin: 2023-06-22

PUBLIC/HOUSE BILLS

H 34 (2023-2024) [PROTECT THOSE WHO SERVE AND PROTECT ACT](#). Filed Jan 30 2023, *AN ACT ENACTING THE PROTECT THOSE WHO SERVE AND PROTECT ACT*.

Senate amendment to the 3rd edition makes the following changes. Amends GS 14-34.8 (defining criminal uses of laser devices) to clarify that intentionally pointing a laser device while the device is emitting a laser beam at a law enforcement agency animal or search and rescue animal while the animal is in the performance of its duty is only a Class A1 misdemeanor when the animal is caused harm as defined under GS 14-163.1 (i.e., injury, illness, or other physiological impairment; or any behavioral impairment that impedes or interferes with duties performed by a law enforcement agency animal or an assistance animal.)

Intro. by Hastings, Saine, Carson Smith, Pyrtle.

GS 14

[View summary](#)

[Animals, Courts/Judiciary, Criminal Justice, Criminal Law and Procedure, Government, Public Safety and Emergency Management, Health and Human Services, Health, Health Care Facilities and Providers, Military and Veteran's Affairs](#)

H 190 (2023-2024) [DEPT. OF HEALTH AND HUMAN SERVICES REVISIONS.-AB](#) Filed Feb 23 2023, *AN ACT MAKING TECHNICAL, CONFORMING, AND OTHER MODIFICATIONS TO LAWS PERTAINING TO THE DEPARTMENT OF HEALTH AND HUMAN SERVICES AND TO MAKE TECHNICAL AND CONFORMING CHANGES TO SESSION LAW 2023-14*.

Senate amendment to the 4th edition makes the following changes. Inserts new Part XIV, which amends SL 2023-14, pertaining to abortion laws, as follows.

Section 14.1

Amends GS 14-23.7 (exceptions to criminal prosecution for acts against the unborn) by removing references to now repealed GS 14-45.1 (definitions of unlawful abortions) and replacing those references with provisions of new GS Chapter 90, Article 11 (Abortion Laws).

Amends GS 90-21.81A(a) (defining unlawful types of abortion), as enacted by SL 2023-14, as follows. Removes advising a miscarriage or abortion as an act that is illegal under the statute. Now specifies that it is illegal after the twelfth week of pregnancy to procure or cause a miscarriage or abortion in the State of North Carolina (previously, no reference to the state). Makes conforming changes to GS 90-21.81B (specifying when abortion is lawful), as enacted by SL 2023-14.

Amends GS 90-21.82(b)(1a) as amended by SL 2023-14 (informed consent for surgical abortions) and GS 90-21.83A(b)(2) as enacted by SL 2023-14, to add the following required information to the consent form for a surgical/medical abortion: specific information for the physician's hospital admitting privileges, and whether the treatment or procedure to be performed is covered by the pregnant woman's insurance (was, just the name of the physician performing the abortion).

Amends the examination duties of a physician prescribing, administering, or dispensing an abortion-inducing drug under GS 90-21.83B, as enacted by SL 2023-14 (distribution of abortion inducing drugs and duties of physician), to verifying the probable gestational age (was, verify that the probable gestational age is no more than 70 days). Now requires the physician document the existence of an intrauterine pregnancy (was, document the intrauterine location of the pregnancy) in addition to other required documentation upon exam. Makes a technical correction.

Repeals GS 90-83C, as enacted by SL 2023-14, which requires that at least 72 hours prior to any medical or surgical abortion performed in accordance with Article II, the physician providing the abortion-inducing drug, performing the surgical abortion, or conducting any other appointment where an abortion is to be induced or performed must provide the pregnant woman the physician's full name and specific information for the physician's hospital admitting privileges and whether the treatment or procedure to be performed is covered by the pregnant woman's insurance.

Amends GS 90-21.85(a) (general requirement of real time view prior to performing an abortion) to change statutory cross-reference from now repealed GS 14-45.1 to GS 90-21.81B (describing when abortion is lawful).

Amends GS 131E-269 (authorization to charge fee for certification of facilities suitable to perform abortions) to change statutory cross-reference from now repealed GS 14-45.1 to GS 90-21.81C (pertaining to abortion reporting, objection, and inspection requirements).

Amends GS 90-21.93, as enacted by SL 2023-14 (pertaining to required reporting to the Department of Health and Human Services [DHHS] by a physician or healthcare provider performing a surgical or medical abortion) to change the time such report must be sent for a minor to DHHS and the Division of Social Services from within three days to within 30 days.

Effective July 1, 2023.

Part XV.

Makes conforming changes to the act's effective date.

Intro. by Potts.

GS 7B, GS 14, GS 90, GS 90A, GS 108A, GS 110, GS 111, GS 115C, GS 122C, GS 130A, GS 131D, GS 131E, GS 143, GS 143B

[View summary](#)

Business and Commerce, Occupational Licensing, Courts/Judiciary, Civil, Family Law, Juvenile Law, Abuse, Neglect and Dependency, Government, State Agencies, Department of Health and Human Services, Local Government, Health and Human Services, Health, Health Care Facilities and Providers, Public Health, Mental Health, Social Services, Adult Services, Child Welfare

H 258 (2023-2024) [NOVEL OPIOID CONTROL ACT OF 2023](#). Filed Mar 1 2023, *AN ACT TO UPDATE THE STATE CONTROLLED SUBSTANCES ACT; TO INCREASE THE FINE IMPOSED ON PERSONS CONVICTED OF TRAFFICKING IN HEROIN, FENTANYL, OR CARFENTANIL; TO MODIFY THE OFFENSE OF DEATH BY DISTRIBUTION TO INCLUDE THE UNLAWFUL DELIVERY AND INGESTION OF CERTAIN CONTROLLED SUBSTANCES THAT PROXIMATELY CAUSES THE DEATH OF A PERSON AND TO INCREASE THE PUNISHMENTS FOR A PERSON WHO COMMITS THE OFFENSE OF DEATH BY DISTRIBUTION; TO ADD POSSESSION OF LESS THAN ONE GRAM OF ANY CONTROLLED SUBSTANCE TO THE LIST OF OFFENSES FOR WHICH LIMITED IMMUNITY FROM PROSECUTION APPLIES FOR AN INDIVIDUAL WHO SEEKS MEDICAL ASSISTANCE; AND TO CREATE THE TASK FORCE ON ENFORCEMENT OF FENTANYL AND HEROIN DRUG VIOLATIONS.*

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

Changes the effective date of the existing provisions of the act from July 1, 2023, to August 1, 2023.

Adds the following content.

Section 2

Amends GS 90-95 (pertaining to penalties for certain opioid-related crimes) to set forth higher monetary fines for violations of trafficking in opium, opiate, opioid, or heroin as follows. If the amount is between 4 and 14 grams (a Class F felony) and the controlled substance is heroin, fentanyl, or carfentanil, or any salt, compound, derivative, or preparation thereof, or any mixture containing any of these substances, increases fine to \$500,000. Fine remains no less than \$50,000 for any other controlled substance violations under GS 90-95 that would be classified as a Class F felony. If the amount is between 14 and

28 grams (a Class E felony) and the controlled substance is heroin, fentanyl, or carfentanil, or any salt, compound, derivative, or preparation thereof, or any mixture containing any of these substances, increases fine to \$750,000. Fine remains no less than \$100,000 for any other controlled substance violations under GS 90-95 that would be classified as a Class E felony. If the amount is 28 grams or more (a Class C felony) and the controlled substance is heroin, fentanyl, or carfentanil, or any salt, compound, derivative, or preparation thereof, or any mixture containing any of these substances, increases fine to \$1 million. Fine remains no less than \$500,000 for any other controlled substance violations under GS 90-95 that would be classified as a Class C felony. Effective December 1, 2023, and applies to offenses committed on or after that date.

Section 3

Enacts new subsection GS 14-18.4(a1), setting forth offense of death by distribution through unlawful delivery of certain controlled substances as a Class C felony when (1) the person unlawfully delivers at least one certain controlled substance, (2) the ingestion of the certain controlled substance or substances causes the death of the user, and (3) the unlawful delivery of those controlled substance(s) proximately caused the victim's death. Sets forth separate offense of death by distribution through unlawful delivery with malice of certain controlled substances as a Class B2 felony when the person meets the three elements discussed above, but also acts with malice, enacted as GS 14-14.4(a2).

Amends GS 14-18.4(b) to change name of subsection title to Death by Distribution Through Unlawful Sale of Certain Controlled Substances, and GS 14-18.4(c) to change name of subsection title to Aggravated Death by Distribution Through Unlawful Sale of Certain Controlled Substances. Makes conforming changes throughout to reflect new title changes. (Currently, subsections are entitled Death by Distribution of Certain Controlled Substances, and Aggravated Death by Distribution of Certain Controlled Substances, respectively.) Deletes the requirement that the person did not act with malice as an element of each offense. For Aggravated Death by Distribution through Unlawful Sale of Certain Controlled Substances and other offenses, increases the lookback time for previous identical or similar convictions from 7 years to 10 years. Specifies that violation of GS 14-18.4(b) is a Class B2 felony (was, Class C), and violation of GS 14-18.4(c) is a Class B1 felony (was, B2).

Amends GS 14-17 as follows. Deletes language making it second degree murder and a Class B2 felony if the murder is one that was proximately caused by the unlawful distribution of any opium, opiate, or opioid; any synthetic or natural salt, compound, derivative, or preparation of opium, opiate, or opioid; cocaine or other substance described as a Schedule II controlled substance in GS 90-90(1)d.; methamphetamine; or a depressant described as a Schedule IV controlled substance in GS 90-92(a)(1), and the ingestion of such substance caused the death of the user. Makes conforming changes to account for deletion.

Effective December 1, 2023, and applies to offenses committed on or after that date.

Section 4

Amends GS 90-96.2, the Good Samaritan law's grant of limited immunity, by granting limited immunity from prosecution under GS 90-95 for a person who has possession of less than one gram of any controlled substance (was, only less than one gram of cocaine or heroin). Applies to offenses committed on or after December 1, 2023.

Section 5

Creates a Task Force on Enforcement of Fentanyl and Heroin Drug Violations (Task Force), consisting of specified individuals, to study ways to enhance the ability of law enforcement throughout the State to combat the illegal manufacturing, importation, and distribution of fentanyl, heroin, and other similar controlled substances. Specifies composition of Task Force membership. Specifies meeting and quorum requirements. Allows for meeting space, per diem, and necessary travel and subsistence expenses for Task Force members. Specifies that legislative staff may be made available to assist the Task Force upon the approval of the Legislative Services Commission. Requires the Task Force to submit an interim report to the 2023 General Assembly when it reconvenes in 2024 and a final report, including findings and recommendations, to the 2025 General Assembly. Specifies that the Task Force terminates after filing its final report.

Makes conforming changes to the act's title.

[View summary](#)

[Courts/Judiciary, Criminal Justice, Criminal Law and Procedure, Health and Human Services, Health, Public Health](#)

H 415 (2023-2024) [STOP ADDICTION FRAUD ETHICS ACT OF 2023](#). Filed Mar 20 2023, *AN ACT ESTABLISHING THE STOP ADDICTION FRAUD ETHICS (SAFE) ACT OF 2023*.

House committee substitute to the 2nd edition makes the following changes. Amends new GS 90-113.151 (truth in marketing) (c) and (d), which set out unlawful activities by specifying in each listed act that it must be done knowingly and with the intent to defraud any person. Makes it unlawful to knowingly make a materially false or misleading statement (was, to suggest or imply) that a relationship with a treatment provider exists, with the intent to defraud another person, unless the treatment provider has provided express, written consent to indicate such a relationship. Makes conforming changes

Amends new GS 90-113.152 (patient brokering and kickbacks) to also require that the specified unlawful acts be done knowingly (was, liability under the statute exists regardless of whether the person has actual knowledge of this statute or specific intent to commit a violation of the statute).

Intro. by Reeder, Chesser, K. Baker.

[GS 90](#)

[View summary](#)

[Health and Human Services, Health, Health Care Facilities and Providers, Public Health](#)

H 782 (2023-2024) [CODE EXEMPTION FOR TEMP. MOVIE SETS](#). Filed Apr 18 2023, *AN ACT TO AMEND THE NORTH CAROLINA BUILDING CODE EXCLUSION FOR TEMPORARY MOTION PICTURE, TELEVISION, AND THEATER STAGE SETS AND SCENERY TO EXEMPT THEM FROM USE AND OCCUPANCY CLASSIFICATION UNDER THE CODE; TO DIRECT THE COMMISSION FOR PUBLIC HEALTH TO ESTABLISH AN APPROVAL PROCESS FOR RADON PROFICIENCY PROGRAMS; AND TO PROVIDE THAT EVIDENCE OF A LICENSEE HAVING MAINTAINED A LICENSE IN GOOD STANDING UNDER ARTICLE 2 OF CHAPTER 87 OF THE GENERAL STATUTES FOR AT LEAST FIFTEEN YEARS SHALL BE ACCEPTED AS EXPERIENCE FOR PLUMBING AND HEATING QUALIFICATIONS BY THE BOARD OF EXAMINERS OF PLUMBING, HEATING, AND FIRE SPRINKLER CONTRACTORS*.

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

Section 2.

Requires the Department of Health and Human Services, through its Division of Health Service Regulation (DHHS) to adopt temporary and permanent radon proficiency program approval rules that meet four listed criteria, including approval of a radon proficiency program that meets either of the following criteria: (1) establishes compliance and periodic reaccreditation with the international program approval standard through accreditation by a recognized accreditation body or (2) demonstrates to the satisfaction of DHHS in a manner it may specify that the program meets the following requirements: (i) establishment of a board with members from various private and public sector stakeholders to make decisions regarding curriculum, testing, instructor qualifications, quality assurance and control, continuing education requirements, and procedures for the handling of complaints; (ii) minimum training requirements for radon professional certification; (iii) examination requirements; (iv) continuing education requirements; (v) submission of instruction qualifications demonstrating relevant knowledge and experience; and (vi) submission to regular audits regarding proper handling of risk, impartiality, and candidate records. Provides for an approval process that includes time to engage in corrective actions before an approval is revoked or resubmission of an application for a new program is required. Defines *International Program Approval Standard*, *ISO/IEC*, *Radon professional*, *Radon proficiency program approval rules*, and *recognized accreditation body*. Specifies that the rules required by the act are not subject to review by the rules commission under the APA. Applies the APA's effective date provisions triggered when 10 or more written objections are received to the rule (GS 150B-21.3). Specifies that Radon proficiency programs currently operating and included in public listings of programs by DHHS at any time after January 1, 2020, are deemed to be an approved radon proficiency program under the act until DHHS has adopted permanent rules and has approved or denied approval of the program under those rules.

Section 3.

Amends GS 87-21(b)(3) (licensure requirements for plumbing and heating contractors) to require that the State Board of Examiners of Plumbing, Heating, and Fire Sprinkler Contractors accept evidence that a licensee has maintained a license in good standing for a minimum of fifteen years in the State as experience for plumbing and heating as evidence of experience for plumbing and heating qualifications. Effective July 1, 2023.

Makes organizational changes to account for new sections and conforming changes to the long title of the act.

Intro. by Cotham, Saine, Bradford, Zenger.

GS 87, GS 143

[View summary](#)

Business and Commerce, Occupational Licensing, Development, Land Use and Housing, Building and Construction, Government, State Agencies, Department of Health and Human Services

H 790 (2023-2024) [INNOCENCE INQUIRY COMMISSION PROVISIONS](#). Filed Apr 18 2023, *AN ACT TO MODIFY LAWS RELATING TO THE NORTH CAROLINA INNOCENCE INQUIRY COMMISSION AND TO MODIFY VARIOUS LAWS RELATED TO CRIMINAL PROCEDURE*.

Senate amendment to the 4th edition makes the following changes.

Expands the information that must be disclosed under GS 15A-1469 to include all information required by GS Chapter 15A, Article 48 (pertaining to discoverable evidence in a criminal proceeding in superior court) as if the parties have requested in writing that the other party comply with a discovery request (was, any evidence the DA or claimant's counsel intends to introduce at the hearing). Deems the Innocence Inquiry Commission (Commission) file disclosed. Provides that the statute does not prevent the three-judge panel from setting an earlier disclosure deadline or the parties from agreeing to provide earlier disclosure. Now requires good cause be shown (was, good cause as determined by the three-judge panel) for evidence not timely disclosed to be deemed admissible. Maintains other changes made to the statute in the previous edition.

Intro. by Pyrtle.

GS 15A

[View summary](#)

Courts/Judiciary, Juvenile Law, Delinquency, Court System, Administrative Office of the Courts, Criminal Justice, Corrections (Sentencing/Probation), Criminal Law and Procedure

H 808 (2023-2024) [GENDER TRANSITION/MINORS. \(NEW\)](#) Filed Apr 18 2023, *AN ACT TO PROHIBIT GENDER TRANSITION PROCEDURES FOR MINORS*.

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

Amends GS 90-21.152 by amending the conditions that must be met in order for a medical professional to be allowed to continue or complete a course of treatment for a minor that includes a surgical gender transition procedure, or the administration of puberty-blocking drugs or cross-sex hormones, to require that the course of treatment have commenced before August 1 (was, October 1), 2023.

Changes the effective date for new Article 1N (Gender Transition Procedures on Minors) and new GS 143C-6-5.6 (limitation on use of State funds for gender transition procedures) from October 1 to August 1, 2023.

Intro. by Blackwell, Pless, Fontenot, Torbett.

GS 90, GS 143C

[View summary](#)

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

H 813 (2023-2024) **THE PRETRIAL INTEGRITY ACT.** Filed Apr 18 2023, *AN ACT TO MODIFY LAWS RELATING TO PRETRIAL RELEASE.*

Senate committee substitute to the 4th edition makes the following changes. Amends GS 15A-533(h) (right to pretrial release in capital and noncapital cases) to permit a magistrate to set conditions of pretrial release at any time if the new offense is a violation of GS Chapter 20 (motor vehicle violations) unless the new offense is an alleged violation of GS 20-138.1 (impaired driving), GS 20-138.2 (impaired driving in commercial vehicle), GS 20-138.2A (operating a commercial vehicle after consuming alcohol), GS 20-138.2B (operating a school bus, school activity bus, child care vehicle, ambulance, other EMS vehicle, firefighting vehicle, or law enforcement vehicle after consuming alcohol), GS 20-138.5 (habitual impaired driving) or GS 20-141.4 (felony and misdemeanor death by vehicle, felony serious injury by vehicle, aggravated offenses, repeat felony death by vehicle).

Intro. by Bradford, D. Hall, A. Jones.

[GS 7B, GS 15A](#)

[View summary](#)

Courts/Judiciary, Juvenile Law, Delinquency, Criminal Justice, Criminal Law and Procedure

PUBLIC/SENATE BILLS

S 171 (2023-2024) **DEPARTMENT OF PUBLIC SAFETY AGENCY BILL.-AB** Filed Feb 28 2023, *AN ACT TO MODIFY LAWS RELATED TO PUBLIC SAFETY, AS RECOMMENDED BY THE DEPARTMENT OF PUBLIC SAFETY.*

House amendment to the 2nd edition adds the following.

Amends GS 146-30 by requiring the proceeds from the sale or lease of land or facilities owned by the Department of Public Safety (DPS) or owned by the State and solely maintained by DPS to be deposited in a capital improvement account to the credit of DPS to make improvements on or to property owned by DPS or owned by the State and solely maintained by DPS. Makes expenditures from this account subject to approval by the Office of State Budget and Management.

Intro. by Daniel.

[GS 14, GS 15A, GS 20, GS 127A, GS 132, GS 143B, GS 146](#)

[View summary](#)

Courts/Judiciary, Motor Vehicle, Criminal Justice, Criminal Law and Procedure, Government, Public Safety and Emergency Management, State Agencies, Department of Public Safety, State Government, State Property, Military and Veteran's Affairs

S 176 (2023-2024) **CONSUM. IN CRISIS PROTECT. ACT./ESOPs MIN. BUS. (NEW)** Filed Feb 28 2023, *AN ACT TO ENACT THE CONSUMERS IN CRISIS PROTECTION ACT, TO EXPAND THE DEFINITIONS OF MINORITY BUSINESS AND HISTORICALLY UNDERUTILIZED BUSINESS FOR PURPOSES OF PUBLIC CONTRACTS TO INCLUDE ESOP COMPANIES WITH MAJORITY OWNERSHIP BY MINORITY PERSONS OR SOCIALLY AND ECONOMICALLY DISADVANTAGED INDIVIDUALS, AND TO ALLOW SALESMEN OF SECURITIES TO BE REGISTERED WITH MORE THAN ONE DEALER IF EACH DEALER IS UNDER COMMON OWNERSHIP OR CONTROL.*

Senate committee substitute to the 2nd edition adds the following content.

Amends GS 78A-36 to prohibit a securities salesman from registering with more than one dealer unless each of the dealers which employs or associates the salesman is under common ownership or control (previously, no exception was given to the prohibition on registering with more than one dealer). Makes conforming changes to the act's long title.

Intro. by Johnson, Britt, Craven.

GS 58, GS 78A, GS 143

[View summary](#)

**Business and Commerce, Consumer Protection,
Courts/Judiciary, Government, State Agencies, Department of
Insurance**

LOCAL/SENATE BILLS

S 169 (2023-2024) **DAVIDSON CTY REZONING. (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.ACQUIRED BY SATELLITE ANNEXATION.*

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

Deletes Part II of the act that made changes to Nash County satellite annexations. Makes other technical changes. Makes conforming changes to the act's titles.

Intro. by Jarvis.

Davidson

[View summary](#)

ACTIONS ON BILLS

PUBLIC BILLS

H 34: PROTECT THOSE WHO SERVE AND PROTECT ACT.

Senate: Amend Adopted A1

Senate: Passed 2nd Reading

Senate: Passed 3rd Reading

Senate: Engrossed

H 38: ENTRY FEES FOR HS INTERSCHOLASTIC EVENTS.

Senate: Withdrawn From Com

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

H 168: DNCR AGENCY BILL.-AB

House: Cal Pursuant 36(b)

House: Added to Calendar

House: Concurred In S Com Sub

House: Ordered Enrolled

H 186: DIV. OF JUVENILE JUSTICE MODS.-AB

Senate: Conf Com Appointed

H 190: DEPT. OF HEALTH AND HUMAN SERVICES REVISIONS.-AB

Senate: Withdrawn From Com
Senate: Placed on Today's Calendar
Senate: Amend Adopted A1
Senate: Passed 2nd Reading

H 192: 2023 WILDLIFE RESOURCES CHANGES.-AB

House: Ratified

H 258: NOVEL OPIOID CONTROL ACT OF 2023.

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

H 387: MEDAL OF VALOR AWARD FOR FIRST RESPONDERS. (NEW)

Senate: Withdrawn From Com
Senate: Re-ref to State and Local Government. If fav, re-ref to Rules and Operations of the Senate

H 415: STOP ADDICTION FRAUD ETHICS ACT OF 2023.

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

H 455: EXPEDITE WATER/WASTEWATER FRANCHISE TRANSFER.

House: Pres. To Gov. 6/22/2023

H 488: CODE COUNCIL REORG. AND VAR. CODE AMEND.

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

H 574: FAIRNESS IN WOMEN'S SPORTS ACT.

House: Cal Pursuant 36(b)
House: Added to Calendar
House: Concurred In S Com Sub
House: Ordered Enrolled

H 605: SCHOOL THREAT ASSESSMENT TEAMS.

Senate: Regular Message Sent To House
House: Regular Message Received For Concurrence in S Com Sub

H 608: SAFETY REQUIREMENTS FOR ELEVATORS.

House: Ratified

H 611: MODIFY TRAINING/STANDARDS COMMISSIONS POWER.

House: Ratified

H 618: CHARTER SCHOOL REVIEW BOARD.

House: Cal Pursuant 36(b)
House: Placed On Cal For 06/28/2023
House: Withdrawn From Cal
House: Placed On Cal For 06/27/2023

H 627: ON-SITE WASTEWATER RULES IMPLEMENTATION.

House: Cal Pursuant 36(b)
House: Placed On Cal For 06/28/2023
House: Withdrawn From Cal

House: Placed On Cal For 06/27/2023

H 652: HONOR ANNIE BROWN KENNEDY.

House: Ratified

House: Ch. Res 2023-9

H 782: CODE EXEMPTION FOR TEMP. MOVIE SETS.

Senate: Reptd Fav Com Substitute

Senate: Com Substitute Adopted

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

H 790: INNOCENCE INQUIRY COMMISSION PROVISIONS.

Senate: Amend Adopted A1

Senate: Passed 2nd Reading

Senate: Passed 3rd Reading

Senate: Engrossed

H 808: GENDER TRANSITION/MINORS. (NEW)

Senate: Reptd Fav Com Substitute

Senate: Com Substitute Adopted

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

H 813: THE PRETRIAL INTEGRITY ACT.

Senate: Amend Adopted A1

Senate: Passed 2nd Reading

Senate: Passed 3rd Reading

Senate: Engrossed

S 44: MOBILE SALONS/COSMETIC SERVICES AT WEDDINGS. (NEW)

House: Reptd Fav

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

S 99: BOND REFERENDUM TRANSPARENCY.

Senate: Passed 2nd Reading

S 171: DEPARTMENT OF PUBLIC SAFETY AGENCY BILL.-AB

House: Amend Adopted A1

House: Amend Failed A2

House: Passed 2nd Reading

House: Passed 3rd Reading

S 176: CONSUM. IN CRISIS PROTECT. ACT./ESOPs MIN. BUS. (NEW)

Senate: Sequential Referral To Judiciary Added After Commerce and Insurance

Senate: Reptd Fav Com Substitute

Senate: Com Substitute Adopted

Senate: Re-ref Com On Judiciary

S 246: PROPERTY OWNERS PROTECTION ACT.

House: Passed 2nd Reading

House: Passed 3rd Reading

House: Ordered Enrolled

S 299: REIMBURSE LATE AUDIT COSTS WITH SALES TAX REV.

House: Withdrawn From Cal

House: Placed On Cal For 06/27/2023

S 329: RETAIL INSTALLMENT SALES ACT AMENDMENTS.

House: Withdrawn From Cal

House: Placed On Cal For 06/27/2023

S 331: CONSUMER FINANCE ACT AMENDMENTS.

House: Withdrawn From Cal

House: Placed On Cal For 06/27/2023

S 364: NONDISCRIMIN & DIGNITY IN STATE WORK. (NEW)

House: Withdrawn From Cal

House: Placed On Cal For 06/27/2023

S 382: DENTAL PRACTICE ACT CHANGES.

Senate: Conf Com Dismissed

Senate: Conferees Reappointed

S 389: PARENT CONSENT TO DONATE BLOOD/TECH CORRECT. (NEW)

House: Passed 2nd Reading

House: Passed 3rd Reading

S 411: VARIOUS EDUCATION CHANGES. (NEW)

House: Regular Message Sent To Senate

Senate: Regular Message Received For Concurrence in H Com Sub

Senate: Ref To Com On Rules and Operations of the Senate

S 552: MODIFICATIONS TO NOTARY PUBLIC ACT.

Senate: Ratified

S 626: MODIFY HUMAN TRAFFICKING AND RIOT LAWS. (NEW)

House: Regular Message Sent To Senate

Senate: Regular Message Received For Concurrence in H Com Sub

Senate: Ref To Com On Rules and Operations of the Senate

Senate: Withdrawn From Com

Senate: Placed on Today's Calendar

Senate: Concurred In H Com Sub

Senate: Ordered Enrolled

S 631: MINOR GENDER TRANS. PROC./PUBLIC PROVIDERS. (NEW)

House: Regular Message Sent To Senate

Senate: Regular Message Received For Concurrence in H Com Sub

Senate: Ref To Com On Rules and Operations of the Senate

S 747: ELECTIONS LAW CHANGES.

Senate: Regular Message Sent To House

House: Regular Message Received From Senate

S 749: NO PARTISAN ADVANTAGE IN ELECTIONS.

Senate: Regular Message Sent To House

House: Regular Message Received From Senate

LOCAL BILLS

H 419: YOUNGSVILLE CHARTER REVISED & CONSOLIDATED.

Senate: Withdrawn From Com

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

H 438: FRANKLIN/GRANVILLE RECOGNIZED COMMON BOUNDARY.

House: Withdrawn From Cal

House: Placed On Cal For 06/27/2023

S 120: SWAIN COUNTY OCCUPANCY TAX RATE INCREASE.

Senate: Passed 2nd Reading

S 132: BERTIE COUNTY OCCUPANCY TAX AUTHORIZATION.

Senate: Passed 2nd Reading

S 154: AVERY/UNION/STALLINGS/INDIAN TRAIL OT CHNGS. (NEW)

Senate: Passed 2nd Reading

S 162: YANCEY COUNTY OCCUPANCY TAX INCREASE.

Senate: Passed 2nd Reading

S 169: DAVIDSON CTY REZONING. (NEW)

House: Reptd Fav Com Sub 2

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

S 255: IREDELL COUNTY OCCUPANCY TAX MODIFICATIONS.

Senate: Passed 2nd Reading

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