

The Daily Bulletin: 2024-06-05

# **PUBLIC/HOUSE BILLS**

H 938 (2023-2024) (2023-2024) GSC MORAL TURPITUDE/OCCUPATIONAL LICENSURE. Filed Apr 30 2024, AN ACT TO CLARIFY THE PROHIBITION ON DENYING LICENSURE BASED ON A DETERMINATION THAT A CONVICTION IS FOR A CRIME OF MORAL TURPITUDE, TO MAKE CORRESPONDING CHANGES TO OCCUPATIONAL AND STATE AGENCY LICENSURE STATUTES, AND TO MAKE OTHER TECHNICAL CORRECTIONS, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.

House committee substitute to the 2nd edition makes technical change to GS 90-30 (examination and licensing of applicants before the Board of Dental Examiners).

Intro. by Davis.

GS 20, GS 53, GS 58, GS 66, GS 74D, GS 78C, GS 83A, GS 85B, GS 87, GS 89C, GS 90, GS 90A, GS 90B, GS 93A, GS 93B, GS 93D, GS 93E, GS 106, GS 143

View summary

**Business and Commerce, Occupational Licensing** 

# **PUBLIC/SENATE BILLS**

S 303 (2023-2024) COURT/OUT-OF-STATE ATTY CHANGES. (NEW) Filed Mar 13 2023, AN ACT TO MAKE VARIOUS CHANGES AND TECHNICAL CORRECTIONS TO THE LAWS GOVERNING THE ADMINISTRATION OF JUSTICE, AS RECOMMENDED BY THE ADMINISTRATIVE OFFICE OF THE COURTS, AND TO AMEND THE STATUTES GOVERNING THE PRACTICE OF LAW BY OUT-OF-STATE ATTORNEYS IN NORTH CAROLINA.

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

# Section 3

Increases the way a complex business case may be heard outside its county of origin under GS 1-81.2 to include on motion of a party or the judge and an order finding that the convenience of witnesses and the ends of justice would be promoted by the change. Allows for pretrial proceedings to be conducted remotely or outside the county of origin.

#### Section 13

Makes the following changes to new Article 5B, "Safe Babies Court," in GS Chapter 7B. Amends the Article's purpose so that it is now to establish the safe babies court to improve the long-term well-being of parents, children, and families involved in department of social services and the juvenile court (was, the child welfare court system) by providing them with trauma-informed support and services, and to achieve timely permanence, reduce generational trauma, and eliminate maltreatment. Specifies that new Article 5B does not confer a right or an expectation of a right of participation in safe babies court to a party involved in an abuse, neglect, or dependency proceeding (was, within the child welfare court system). Specifies that participation is voluntary. Removes court's ability to terminate a party's participation in safe babies court. Removes provision specifying that new Article 5B does not limit the court's authority to conduct a review or permanency planning hearing pursuant to GS 7B-906.1, but still specifies that the Article does not alter any requirements or limit the court's authority to conduct hearings under Subchapter I (Abuse, Neglect, Dependency).

Amends the definitions of terms *safe babies court* (the innovative court program implementing a community engagement and systems change initiative focused on improving how the courts, department of social services [was, child welfare agencies], and related child-serving organizations work together to improve and expedite services for young families with at least one child who is no more than three years of age [was, foster children] in juvenile actions alleging abuse, neglect, or dependency) and *record*. Makes clarifying, conforming, technical, and organizational changes. Amends the safe baby coordinator testimonial privilege by designating those coordinators as not competent to testify in the juvenile proceeding. Includes GS 108A-102 (duty to report under the disabled adults act) and GS 110-105.4 (duty to report child maltreatment in child care facilities) as statutes whose reporting requirements are not abrogated by the coordinator privilege.

Section 15

Removes provision in GS 122C-54(d) (pertaining to court files in an involuntary commitment proceeding) preventing counsel for the respondent from sharing the petition initiating a proceeding under GS Chapter 122, Article 5, without first obtaining a court order.

Section 19

Makes clarifying and organizational changes to GS 7A-171.2(b) (pertaining to qualifications for nomination as a magistrate).

Section 28.

Changes the sunset date of Section 1 of SL 2022-47, as amended (concerning mandatory AOC pause on expungements by operation of law) from July 1, 2024, to July 1, 2025.

Makes organizational changes.

Intro. by Britt, Sanderson, McInnis.

GS 1, GS 1A, GS 7A, GS 7B, GS 14, GS 15A, GS 20, GS 28A, GS 31, GS 35A, GS 45, GS 48, GS 65, GS 84, GS 101, GS 122C

View summary

Business and Commerce, Occupational Licensing, Courts/Judiciary, Civil, Civil Law, Civil Procedure, Juvenile Law, Abuse, Neglect and Dependency, Delinquency, Court System, Administrative Office of the Courts, Criminal Justice, Government

S 355 (2023-2024) NORTH CAROLINA FARM ACT OF 2024. (NEW) Filed Mar 22 2023, AN ACT TO MAKE VARIOUS CHANGES TO THE AGRICULTURAL LAWS OF THIS STATE.

House committee substitute to the 1st edition removes the content of the previous edition and replaces it with the following. Makes conforming changes to the act's titles.

Part I.

Section 1

Amends GS 106-581.1 by including in the definition of the terms *agriculture*, *agricultural*, and *farming*, as used in the Agricultural Development Act, to include the boarding of horses. Amends GS 106-70 by including in the definition of the term agricultural operation, as used in Article 57 of GS Chapter 106 (Nuisance Liability of Agricultural and Forestry Operations), the rearing, feeding, training, caring, boarding, and managing of horses. Amends GS 113A-52.01 to exclude from the Sedimentation Pollution Control Act of 1973 land-disturbing activities that include the production and activities relating or incident to the rearing, feeding, training, caring, boarding, and managing of horses. Amends GS 122D-3 by amending the definition of agriculture as it is used in the North Carolina Agricultural Finance Act so that it includes the rearing, feeding, training, caring, boarding, and managing of horses.

Section 2

Amends GS 106-1068, which concerns the Commissioner of Agriculture's (Commissioner) powers related to regulating and promoting North Carolina sweetpotatoes as follows. Specifies that participation in the statute's branding program is voluntary. Changes the entity that the Commissioner must consult with in setting the royalty or licensing fee for using the North Carolina sweetpotato trademark, from representatives of the sweetpotato industry and the Marketing Division of the Department of Agriculture and Consumer Services (Department), to the North Carolina Sweetpotato Commission (Commission). Now requires the Board of Agriculture to consult with the Commission when adopting rules related to: (1) sweetpotato marketing, and now includes rules for use of the trademark created for the voluntary branding program; and (2) a registration, inspection, and verification program for the production and marketing of North Carolina sweetpotatoes and now requires use of the trademark created for the voluntary branding program. Limits which sweetpotatoes must conform to the prescribed standards and grades and that must be labeled accordingly, to those that are sold in connection with the voluntary branding program. Allows the Commissioner and his agents and employees to enter any property where sweetpotatoes marketed or labeled, or intended to be marketed or labeled, using the trademark created for the voluntary branding program are produced, stored, sold, offered for sale, packaged for sale, transported, or delivered, to inspect the sweetpotatoes (was, property where sweetpotatoes are produced, stored, sold, offered for sale, packaged for sale, transported, or delivered). Adds the requirement that the Commission: (1) render advice on the exercise of the Commissioner's authority under this statute; and (2) provide advice and recommendations to the Commissioner on plant pest regulatory issues affecting sweetpotatoes, which the Commissioner has regulatory jurisdiction over. Makes technical changes.

Makes conforming repeals of: (1) GS 106-1066(3), which defined the North Carolina Sweetpotato Quality and Branding Advisory Council (Council); and (2) GS 106-1070, which established the Council to render advice upon the Commissioner's request regarding the exercise of the Commissioner's authority under GS 106-1068.

#### Section 3

Amends GS 106-798, which prohibits transporting live swine on a public road within the State unless the swine has an official form of identification approved by the State Veterinarian, to subject violators to criminal penalties under GS Chapter 113 (Conservation and Development) instead of the Article's civil penalties. Repeals GS 106-789.1 which set a fine of \$5,000 for failure to obtain the required identification.

Amends GS 113-129 to include live swine that is not transported with the required identification, in the definition of feral swine.

Amends GS 113-291.12 as follows. Adds the NCGA's finding that feral swine are an invasive species and are deemed destructive to property and to be a potential safety or health risk to people, livestock, and other native wildlife. Now requires authorization from the Wildlife Resources Commission to legally remove feral swine from a trap while the swine is still alive or to transport live feral swine (was, illegal to remove feral swine from a trap while still alive or to transport the live swine after removal). Makes conforming changes.

Amends the punishment for violations of GS 113-291.12 under GS 113-294(s) so that it is now a Class 2 misdemeanor punishable by a fine of no less than \$1,000 for a first offense and a Class A1 misdemeanor punishable by a fine of no less than \$5,00 or \$500 per feral swine, whichever is greater, for second and subsequent offenses (was, only a Class 2 misdemeanor punished by a fine of no less than \$250). Makes conforming changes so that this penalty also applies to the illegal transportation of live feral swine.

Amends GS 113-276.3 to require suspension of a person's license for one year for conviction of a second violation of GS 113-294(s); also requires permanent revocation upon conviction for a third violation.

Applies to offenses committed on or after December 1, 2024.

#### Section 4

Requires the Agriculture and Forestry Awareness Study Commission, with input from the specified entities, to collect information on communication lines that fall below the minimum height requirement and create a public safety hazard, particularly to agricultural operations. Requires a report before the convening of the 2025 Regular Session of the General Assembly.

Section 5

Amends Section 3(c) and 3(d) of SL 2019-37 as follows. Requires that only shellfish bottom leases (was, shellfish bottom leases and franchises for shellfish cultivation recognized under GS 113-206) be terminated unless they meet the specified standards. Requires that the rule to amend the Shellfish Production Requirements Rule so that it is consistent with SL 2019-37 Section 3(c) be adopted by July 1, 2024 (was, no specified deadline).

Amends GS 113-202 to deem an application for a shellfish cultivation lease to be approved if the Secretary fails to act on the application within 365 days after the applicant has submitted all information required by the rules of the Marine Fisheries Commission and accurately marked the proposed lease area.

#### Part II.

#### Section 6

Limits providing soil testing services by the Commissioner to in-state soil samples under GS 106-22. Also requires the Commissioner, by and with the consent and advice of the Board of Agriculture, to provide soil testing during peak season (was, in-state soil testing during peak season and out-of state soil testing with no timing restrictions) and sets the minimum fee for soil testing during peak season at \$4 (removes the \$5 fee for out-of state soil testing).

#### Section 7

Amends Section 12.5(b) of SL 2018-5 by amending the use of the funds appropriated to the Bioenergy Research Initiative to allow all of the funds (was, no more than 50% of the funds) to be used for advancement and promotion of new and emerging crops and expands upon the allowable purposes to include any other research initiatives related to agricultural technologies.

#### Section 8

Repeals Section 10.9 of SL 2021-180, which require fund appropriated to the North Carolina Forest Service for prescribed burning grants to be used to support prescribed burns on privately owned forestlands that will maximize the benefits under GS Chapter 106, Article 80, and set out eligibility and reporting requirements.

Enacts new GS 106-977 establishing the Prescribed Burning Cost Share Program (Program), implemented and supervised by the North Carolina Forest Services, to support prescribed burns on privately owned forestlands that will maximize benefits under GS Chapter 106, Article 80. Sets out requirements for the program including setting the maximum reimbursement rates. Makes state funds for the Program available until expended. Sets out provisions governing the use of the Program's appropriations. Allows for a Forest Service Prescribed Burning Coordinator and sets out the position's duties. Requires a report on the Program's implementation by January 15 of each even-numbered year to the chairs of the specified NCGA committee and division. Effective July 1, 2025.

### Section 9

Amends GS 146-30 by expanding upon the allowable uses of the net proceeds derived from the sale of timer and other products of land owned by or under the Department's control, that is deposited in accounts to the Department's credit to also allow the proceeds to be used for capital improvement projects, costs incidental to the acquisition of land, and for the management of the plan conservation program preserves owned by the Department.

# Section 10

Amends Section 10.8(e) of SL 2021-180 by amending the requirements for financial assistance for swine and dairy producers for losses incurred as a result of termination of contracts or ceased production due to the COVID-19 pandemic, to increase the maximum assistance for upgrades to existing barns or rebuilding of animal housing at \$70 per head space for sow housing (and \$10 per head space for renovation to all other animal housing and \$20 per head space for rebuilt animal housing), with no award exceeding 90% of the actual costs of the renovation or construction.

#### Section 11

Requires funds appropriated for Go Global to be used to establish an endowment administered by the North Carolina Community Foundation, Inc., to provide scholarships for the Global Teacher Fellowship program with a focus on agricultural teachers Requires each fellowship to be approved by the Commissioner. Requires an annual report to the chairs of the specified NCGA committees and specifies information that must be included in the report.

Part III.

#### Section 12

Amends GS 106-645 (limitations on local government regulation of hives) so that a local government can only adopt ordinances to regulate hives within its incorporated limits (was, within the land use planning jurisdiction of the city).

#### Section 13

Adds new GS 153-462, which requires any geographic information system (GIS) offered to the public by a county to bear a prominent disclaimer that must be acknowledged by the user before using the system notifying the user that the data offered by the tool is provided without warranty and that the user should consult public primary information sources, such as recorded deeds and plats, to verify the accuracy of the data provided. Requires cities to provide the same disclaimer under new GS 160A-499.7. Effective January 1, 2025.

#### Section 14

Limits county and city authority to fix and enforce stormwater utility fees under GS 153A-277(a1)(counties) and GS 160A-314(a1)(cities) so that they cannot impose those fees on property used for bona fide farm purposes.

Part IV.

#### Section 15

Reenacts GS 105-130.34 (concerning tax credits for certain real property donations by C-Corporations) and GS 105-151.12 (concerning tax credits for certain real property donations), as they existed before their expiration and repeal, respectively. Amends the qualifying uses of the real property as follows: (1) forestland or farmland preservation; (2) fish and wildlife conservation, (3) as a buffer to limit land use activities that would restrict, impede, or interfere with military training, testing, or operations on a military installation or training area or otherwise be incompatible with the mission of the installation, (4) for floodplain protection in a county that, in the five years preceding the donation, was the subject of a Type II or Type III gubernatorial disaster declaration, as a result of a natural disaster; (5) for historic landscape conservation, or (6) for public trails or access to public trails (was, (i) public beach access or use, (ii) public access to public waters or trails, (iii) fish and wildlife conservation, (iv) forestland or farmland conservation, (v) watershed protection, (vi) conservation of natural areas, (vii) conservation of predominantly natural parkland, or (ix) historic landscape conservation). Changes agency with specified duties from the Department of Environment and Natural Resources to Department of Natural and Cultural Resources (DNCR). Adds subdivision headings. Recodifies GS 105-151.12 to GS 105-151.11 and specifies that any portion of a qualifying donation under the statute is not eligible for deduction as a charitable contribution under GS 130-130.9. Removes outdated language. Effective for taxable years beginning on or after January 1, 2024.

#### Section 16

Enacts new GS 103-18 establishing the third Saturday of October as NC Great Trails State Day (Day) beginning in October 2024. Designates the NC Great Trails State Coalition (Coalition) as lead organization for recognition of the Day. Requires the Coalition to consult DNCR in developing the required plan to promote and implement the Day. Requires the Coalition to report on the plan to the specified NCGA committee by no later than September 30, 2024.

#### Section 17

Expands the NC Sentinel Landscapes Committee (SLC) in GS 106-747 from five members to seven voting members and two ex officio members. Adds the Secretary of Transportation or designee and a representative of the NC Sentinel Landscapes Partnership as voting members. Designates the Eastern NC Sentinel Landscapes Coordinator and a representative from the US Department of Defense Readiness and Environmental Protection Integration Program as ex officio members. Removes outdated language. Clarifies that the appointment of members by the SLC chair can only occur upon majority vote by the voting members. Makes conforming and organizational changes.

### Section 18

Expands the membership of the Community Conservation Assistance Program Advisory Committee under GS 106-860 to include the Extension Administrator of the Cooperative Extension Service at North Carolina Agricultural and Technical State

University or the Extension Administrator's designee.

Section 19

Expands the institutes of higher education that are empowered to cooperate with the Agricultural Extension Service and committees under GS 106-583 (cooperation of departments and agencies with the Agricultural Extension Service) to include the College of Agriculture and Environmental Services at NC Agricultural and Technical State University (the College). Makes conforming changes to GS 106-92.7 (registration of brands) and GS 106-851 (program participation). Authorizes the dean of the College to appoint a member to the Structural Pest Control Committee under GS 106-65.23. Makes technical and clarifying changes.

Section 20

Changes the entities that the Board of Crop Seed Improvement (BCSI) must cooperate with so they now include the NC Agricultural Research Service of the College of Agriculture and Life Sciences at NCSU (the Service) and the NC Agricultural Research Service of the College. Expands membership of the BCSI under GS 106-270 (BCSI membership) to include the dean of the College of Agriculture and Life Sciences at NCSU, the Dean of the College, and the associate dean of the College. Updates the statute to reflect new college names and new Department of Agriculture division names. Expands BCSI membership under GS 106-277.32 from five to nine members. Makes conforming changes to reflect additional academic appointees under GS 106-270. Allows for appointment of two at-large members.

Section 21

Increases the application deadline for a carnival permit under GS 106-516.1 from the 30 days before the regularly advertised agricultural fair to 90 days before such fair. Applies to permits issued on or after July 1, 2024.

Part V.

Section 22

Contains a severability clause.

Intro. by Jackson.

View summary

STUDY, GS 103, GS 105, GS 106, GS 113, GS 113A, GS 122D, GS 146, GS 153A, GS 160A

Agriculture, Animals, Development, Land Use and Housing, Land Use, Planning and Zoning, Environment, Environment/Natural Resources, Government, State Agencies, Department of Agriculture and Consumer Services, Department of Natural and Cultural Resources (formerly Dept. of Cultural Resources), Department of Environmental Quality (formerly DENR), Local Government, Public Enterprises and Utilities, Transportation

S 565 (2023-2024) AMEND EXPUNCTION. (NEW) Filed Apr 4 2023, AN ACT TO REVISE THE LAWS ON THE AVAILABILITY OF EXPUNGED RECORDS AND TO REPEAL THE AUTOMATIC EXPUNCTION OF DISMISSED CHARGES.

House committee substitute to the 3rd edition makes the following changes. Requires that a court make a final determination on any petition filed under GS 15A-146 (concerning expungement of records upon findings of not guilty or dismissal of charges) not more than 90 days after the petition is filed. Makes organizational changes.

Intro. by Britt, Lazzara, Sawrey.

**GS 15A** 

Courts/Judiciary, Criminal Justice, Corrections (Sentencing/Probation)

View summary

# LOCAL/SENATE BILLS

S 769 (2023-2024) COMM. COLL. TRUSTEE TERMS/REGION 1. Filed Apr 24 2024, AN ACT TO REALIGN THE TERMS OF OFFICE FOR CERTAIN MEMBERS OF THE BOARDS OF TRUSTEES OF CERTAIN COMMUNITY COLLEGES.

House committee substitute to the 2nd edition makes the following changes. Removes provisions governing (1) the two terms elected by the Halifax County Board of Education that expire June 30, 2024, which would have required the Board to elect one trustee to a term of three years, beginning July 1, 2024, so that the term expired June 30, 2026, and (2) the term elected by the Halifax County Board of Commissioners, expiring September 24, 2024, which would have required the NCGA, upon the recommendation of the Speaker of the House, to appoint one trustee to a term beginning September 25, 2024, and expiring June 30, 2028.

Intro. by Hanig, Sanderson.

Bertie, Camden, Chowan, Currituck, Dare, Gates, Halifax, Northampton, Perquimans

View summary

**Education, Higher Education** 

# **ACTIONS ON BILLS**

# **PUBLIC BILLS**

H 223: OSHR/VARIOUS SHRA CHANGES.

Senate: Reptd Fav

H 228: REV. LAWS TECH., CLARIFYING, & ADMIN. CHNGS.

House: Passed 3rd Reading House: Ordered Engrossed

H 237: UNMASKING MOBS AND CRIMINALS. (NEW)

Senate: Conf Com Appointed

H 250: ME/IDS/DRIVING PRIVILEGES/XYLAZINE CHANGES. (NEW)

Senate: Reptd Fav

H 495: REVISE MONEY LAUNDERING/RETAIL CRIME. (NEW)

Senate: Reptd Fav

H 834: JUVENILE JUSTICE MODIFICATIONS. (NEW)

House: Concurred In S Com Sub House: Ordered Enrolled

H 900: SUBSTITUTE CERTAIN CIHS PARTNERS/WAKE.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

H 938: GSC MORAL TURPITUDE/OCCUPATIONAL LICENSURE.

House: Reptd Fav Com Sub 2 House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

# H 984: REMOVAL OF SQUATTERS FROM PRIVATE PROPERTY.

House: Reptd Fav

House: Re-ref Com On Finance

# H 988: 2024 RETIREMENT TECHNICAL CORRECTIONS.

Senate: Reptd Fav

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

### H 989: RETIREMENT SERVICE PURCHASE REWRITE PART III.

Senate: Reptd Fav

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

# H 1020: RETIREMENT ADMIN. CHANGES ACT OF 2024.

Senate: Reptd Fav

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

# H 1074: CONSTITUTIONAL AMENDMENT/CITIZENS-ONLY VOTING.

House: Reptd Fav

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

### H 1075: CONST. AMEND./RIGHT TO ACCESS PUBLIC RECORDS.

House: Passed 1st Reading

House: Ref To Com On Rules, Calendar, and Operations of the House

#### S 124: PREDATORY ROOFING/INS. REBATE REFORM. (NEW)

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

# S 303: COURT/OUT-OF-STATE ATTY CHANGES. (NEW)

House: Reptd Fav Com Sub 2 House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

# S 355: NORTH CAROLINA FARM ACT OF 2024. (NEW)

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

# S 565: AMEND EXPUNCTION. (NEW)

House: Reptd Fav Com Sub 2
House: Cal Pursuant Rule 36(b)
House: Added to Calendar
House: Amend Failed A1
House: Passed 2nd Reading
House: Passed 3rd Reading

#### S 790: STATE BAR REVIEW COMMITTEE RECOMMENDATIONS.

House: Reptd Fav

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

S 802: C-PACE PROGRAM.

Senate: Reptd Fav

Senate: Re-ref Com On Finance

# S 911: CONST. AMEND,/RIGHT TO ACCESS PUBLIC RECORDS.

Senate: Passed 1st Reading

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

# **LOCAL BILLS**

# H 901: HIGH POINT/CONVEYANCE OF REAL PROPERTY.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

# H 904: TOWN OF EDENTON/HAYES FARM ANNEXATION.

House: Passed 3rd Reading

# H 909: FUQUAY-VARINA/DEANNEX, WAKE/ID BUREAU UPDATE. (NEW)

House: Passed 3rd Reading

# H 911: TOWN OF ANDREWS DEANNEXATION.

House: Passed 3rd Reading

# H 916: VACANCY FILLING FOR TOWN OF STANLEY.

House: Passed 2nd Reading House: Passed 3rd Reading

# H 1017: EVEN-YR. ELECTIONS/CITY OF JACKSONVILLE.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

# H 1058: JACKSON CO BD OF ED ELECTIONS TO NOV.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

# H 1059: TOWN OF BERMUDA RUN/CHARTER AMENDMENTS.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

#### S 764: COMM. COLL. TRUSTEE TERMS/REGION 4.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading House: Ordered Enrolled

# S 769: COMM. COLL. TRUSTEE TERMS/REGION 1.

House: Reptd Fav Com Substitute House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading

# S 772: COMM. COLL. TRUSTEE TERMS/REGION 3.

House: Reptd Fav

House: Cal Pursuant Rule 36(b) House: Added to Calendar House: Passed 2nd Reading House: Passed 3rd Reading House: Ordered Enrolled

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