



The Daily Bulletin: 2025-03-06

PUBLIC/HOUSE BILLS

H 319 (2025-2026) **FUNDS FOR HISPANIC GRASSROOTS**. Filed Mar 6 2025, *AN ACT TO APPROPRIATE FUNDS TO HISPANIC GRASSROOTS TO SUPPORT ITS EDUCATION OUTREACH SERVICES*.

Includes whereas clauses.

Appropriates \$500,000 from the General Fund to the Office of State Budget and Management for 2025-26 to provide a directed grant to Hispanic Grassroots as title indicates.

Effective July 1, 2025.

Intro. by White, Zenger, Ross, Loftis.

APPROP

[View summary](#)

Government, Budget/Appropriations, State Agencies, Office of State Budget and Management

H 322 (2025-2026) **MAKE GENERAL ASSEMBLY RECORDS PUBLIC**. Filed Mar 6 2025, *AN ACT TO INCREASE ACCESS TO LEGISLATIVE RECORDS, TO REPEAL CHANGES REGARDING THE ARCHIVING OF RECORDS OF THE GENERAL ASSEMBLY, AND TO AMEND CAMPAIGN FINANCE LAWS REGARDING FEDERAL POLITICAL COMMITTEES AND POLITICAL ORGANIZATIONS*.

Repeals SL 2023-124, Section 27.7(d), which had repealed GS 120-133 (which made all drafting and information requests to legislative employees and documents prepared by NCGA employees for legislations on redistricting public record upon the act establishing the relevant district plan becoming law; also specified that present and former legislative employees may be required to disclose otherwise protected information concerning redistricting upon the act establishing the relevant district plan becoming law).

Now prevents, under GS 121-5, a custodian of an NCGA record from certifying to the Department of Natural and Cultural Resources (Department) that its records to have no further use or value for research or reference for and prevents the Department from making such a certification, for a period equal to the longer of (1) the time when such records, in fact, have no further use or value for official business or (2) 10 years (currently, the custodian of any General Assembly record determines, in the custodian's discretion, whether a record is a public record and whether to turn over to the Department, or retain, destroy, sell, loan, or otherwise dispose of, such records. When requested by the Legislative Services Officer, the Department is required to assist in the preparation of an inventory of the records to which the request applies.)

Applying to campaign contributions made or received after the act becomes law, repeals Section 5 of SL 2024-16 (removing the four conditions listed in GS 163-278.7A that were to be met before a federal political committee could make contributions to a North Carolina candidate or political committee registered with the State Board of Elections or a county board of elections and making other changes to GS 163-278.7A).

Intro. by Prather, Harrison, Morey, Helfrich.

GS 120, GS 121, GS 163

[View summary](#)

Government, Elections, General Assembly, Public Records and Open Meetings

H 324 (2025-2026) [FUNDS FOR GREENSBORO TRANSIT AGENCY](#). Filed Mar 6 2025, *AN ACT TO APPROPRIATE FUNDS TO THE GREENSBORO TRANSIT AGENCY*.

Requires that \$800,000 of the funds appropriated from the Highway Fund to the Department of Transportation for 2025-26 be allocated to the Greensboro Transit Agency to be used in specified amounts for the two listed projects. Effective July 1, 2025.

Intro. by Branson, Clark.

Guilford

[View summary](#)

**Government, Budget/Appropriations, State Agencies,
Department of Transportation, Transportation**

H 325 (2025-2026) [LEGISLATIVE BUILDING FIELD TRIP PILOT PROGRAM](#). Filed Mar 6 2025, *AN ACT TO ESTABLISH A PILOT PROGRAM FOR PUBLIC SCHOOL STUDENTS TO ATTEND A FIELD TRIP TO THE LEGISLATIVE BUILDING*.

Establishes the Legislative Building Field Trip Pilot Program (Program) for the 2025-26 and 2026-27 school years to encourage civic engagement and study by assisting public school units in conducting one field trip per school year to tour the Legislative Building. Provides for application process by the Department of Public Instruction (DPI). Prioritizes selection of participants to tier 1 one schools under GS 143B-437.08. Awards each selected school up to \$2,000, based on the school's proposed budget submitted with the application to be used for bus rental, fuel, or compensation for drivers to get to and from the Legislative Building. Requires DPI to submit an annual report to the specified NCGA committee by February 15 each year on the four listed matters pertaining to the Program. Appropriates \$1.5 million from the General Fund to DPI for each year of the 2025-27 fiscal biennium to fund the Program. Effective July 1, 2025.

Intro. by R. Pierce, Johnson-Hostler, Baker, F. Jackson.

APPROP, STUDY

[View summary](#)

**Education, Elementary and Secondary Education,
Government, General Assembly, State Agencies, Department
of Public Instruction**

H 326 (2025-2026) [DPI TO STUDY INCREASED TEACHER PLANNING](#). Filed Mar 6 2025, *AN ACT TO REQUIRE THE DEPARTMENT OF PUBLIC INSTRUCTION TO STUDY METHODS OF INCREASING TEACHER PLANNING TIME*.

Requires the Department of Instruction (DPI) to study methods for increasing teacher planning time or decreasing teacher obligations that decrease planning time. Requires DPI to report to the specified NCGA committee by February 15, 2026, on the study results, including four specified items. Appropriates \$5,000 for 2025-26 from the General Fund to DPI for the study and allows DPI to use the funds to partner with a third party to conduct the study. Effective July 1, 2025.

Intro. by F. Jackson.

APPROP, STUDY

[View summary](#)

**Education, Elementary and Secondary Education,
Government, Budget/Appropriations, State Agencies,
Department of Public Instruction**

H 327 (2025-2026) [FUNDS FOR HOPE MILLS/CAPITAL PROJECTS](#). Filed Mar 6 2025, *AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF HOPE MILLS FOR VARIOUS CAPITAL PROJECTS*.

Appropriates \$16,564,000 for 2025-26 from the General Fund to the Office of State Budget and Management for a directed grant to Hope Mills, to be used in the specified amounts for the construction of a new community center and to design and

renovate the Hope Mills Senior Center to make it ADA compliant. Effective July 1, 2025.

Intro. by F. Jackson.

APPROP, Cumberland

[View summary](#)

Government, Budget/Appropriations, State Agencies, Office of State Budget and Management

H 328 (2025-2026) **BAN DELTA-8 & DELTA-9 ON SCHOOL GROUNDS.** Filed Mar 6 2025, *AN ACT TO BAN DELTA-8 AND DELTA-9 PRODUCTS FROM SCHOOL GROUNDS AND TO CLARIFY THAT VAPOR PRODUCTS ARE BANNED ON SCHOOL GROUNDS.*

Amends GS 115C-407 (prohibiting tobacco use in school buildings, grounds, and at school sponsored events) as follows. Now also prohibits the use of hemp products by any person in school buildings, in school facilities, on school campuses, and in or on any other school property owned or operated by the school. Defines *hemp products* to mean products derived from hemp, as defined in the State controlled substances act, and their synthetic counterparts designed, manufactured, or sold to be inhaled or otherwise consumed, including the substances commonly known as "delta-8," "delta-9," and "CBD." Defines *tobacco products* to include vapor products. Changes the implementing entity responsible for the adoption of a written policy prohibiting tobacco use and hemp products to governing bodies of public school entities instead of local boards of education (was, local boards of education are responsible for the adoption, implementation, and enforcement of the tobacco policy). Makes conforming changes, including to the statute's title. Removes outdated language.

Requires, in GS 115C-562.5, nonpublic schools accepting eligible students receiving scholarship grants under Part 2A of Article 39 of GS Chapter 115C to adopt the policy described above.

Applies beginning with the 2025-26 school year.

Intro. by Cunningham, Loftis, Lambeth, Potts.

GS 115C

[View summary](#)

Education, Elementary and Secondary Education, Health and Human Services, Health, Public Health

H 329 (2025-2026) **TOBACCO AND HEMP ON NONPUBLIC SCHOOL GROUNDS.** Filed Mar 6 2025, *AN ACT TO ENCOURAGE NONPUBLIC SCHOOLS TO PROHIBIT THE USE OF TOBACCO AND HEMP PRODUCTS ON SCHOOL GROUNDS.*

Amends GS 115C-551 (applicable to private church schools and schools of religious charter) and GS 115C-559 (applicable to nonpublic schools) to encourage those schools to adopt a policy prohibiting tobacco and hemp product use on school grounds. Requires using GS Chapter 115C, Article 29A, which sets out requirements for local school board policies prohibiting the use of tobacco products, as guidance for these policies.

Intro. by Cunningham, Lambeth, Potts, Loftis.

GS 115C

[View summary](#)

Education, Elementary and Secondary Education, Health and Human Services, Health, Public Health

H 330 (2025-2026) **CONTROLLED SUBSTANCES ACT - UPDATES.** Filed Mar 6 2025, *AN ACT TO UPDATE THE CONTROLLED SUBSTANCES ACT.*

Expands the definition of opiates under GS 90-89 (listing Schedule I controlled substances) to include 39 additional chemical designations. Amends GS 90-89(1a) to change the alternative names for certain fentanyl derivatives. Amends GS 90-89 to enact new subdivision GS 90-89(1b) to include Nitazene derivatives as a Schedule I controlled substance including any of the

specified derivatives, their salts, isomers, or salts of isomers unless specifically utilized as part of the manufacturing process by a commercial industry of a substance or material not intended for human ingestion or consumption, as a prescription administered under medical supervision, or for research at a recognized institution, whenever the existence of these salts, isomers, or salts of isomers is possible within the specific chemical designation or unless specifically excepted or listed in this or another schedule, structurally derived from benzimidazole by substitution at the 1-position nitrogen with an ethylamine group, and by substitution at the 2-position carbon with a benzyl group, whether or not the compound is further modified in any of specified ways.

Modifies the listed chemical designation for the hallucinogenic substance at GS 90-89(3)mm so it now reads "5-methoxy-N-methyl-N-isopropyltryptamine (5-MeO-MiPT)" (was, same formula but no isopropyltryptamine, just propyltryptamine).

Adds bromazolam to systemic depressants listed at GS 90-89(4).

Adds cycloalkyl to the list of substituted cathinones considered stimulants under GS 90-89(5).

Amends GS 90-89(7) (synthetic cannabinoids) to conform to statutory list. Modifies the statutory list of indole carboxamides (GS 90-89(7)(l)) so that it includes the described compounds substituted in one or both of the listed ways (was, just one of the listed ways). Modifies descriptions of listed substitution at the nitrogen of the carboxamide and adds reference to MDMB-ICA as a substance included in the definition.

Amends GS 90-89(7)(n), indazole carboxaldehydes, to add four additional groups. Modifies GS 90-89(7)(o) to so that it includes the described structurally derived compounds substituted in one or both of the listed ways (was, just one of the listed ways). Modifies descriptions of listed substitution at the nitrogen of the carboxamide deletes APINCACA as a substance and adds four more substances in the class. Adds four more substances (oxindoles, indole acetamides, indazole acetaldehydes, and pyrazoles) to the list of synthetic cannabinoids, as described.

Amends GS 90-90(2)h1 (pertaining to Schedule II controlled substances that are opioids/opiates) to read as follows: fentanyl immediate precursor chemical 4-anilino-N-phenethylpiperidine (ANPP) [(was, Fentanyl immediate precursor chemical, 4-anilino-N-phenethyl-4-piperidine (ANPP)]. Amends GS 90-91(k)11 (Schedule III controlled substances that are anabolic steroids) to change listing to Dehydrochloromethyltestosterone (was, Dehydrochlormethyltestosterone) and GS 90-91(k)16 to Mesterolone (was, Mesterolene).

Intro. by Huneycutt, Miller, Pyrtle, Rhyne.

GS 90

[View summary](#)

Health and Human Services, Health, Public Health

H 331 (2025-2026) [ADOPT OFFICIAL STATE RICE FESTIVAL](#). Filed Mar 6 2025, *AN ACT TO DESIGNATE THE NORTH CAROLINA RICE FESTIVAL HELD AT THE BRUNSWICK TOWN STATE HISTORIC SITE IN THE COMMUNITY OF WINNABOW AS THE OFFICIAL RICE FESTIVAL OF THE STATE OF NORTH CAROLINA*.

Enacts GS 145-52 adopting the North Carolina Rice Festival held annually in March in Winnabow as the official rice festival of the State of North Carolina.

Intro. by Miller.

GS 145

[View summary](#)

Government, Cultural Resources and Museums

H 334 (2025-2026) [GSC UNIF. COMMUNITY PROP. DISP. AT DEATH ACT](#). Filed Mar 6 2025, *AN ACT TO ENACT THE UNIFORM COMMUNITY PROPERTY DISPOSITION AT DEATH ACT, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION*.

Identical to [S 122](#), filed 2/21/25.

Repeals GS Chapter 31C, Uniform Disposition of Community Property Rights at Death Act, and enacts new Article 5, Uniform Community Property Disposition at Death Act (Act), to GS Chapter 30. Titles the Article and sets forth 11 defined terms. Provides the following.

Describes the property of a community-property spouse subject to the Article, with separate criteria for property based on whether the decedent was domiciled in the State at the time of death. Defines community-property spouse as an individual in a marriage or other relationship under which community property could be acquired and which the relationship remains in existence at the time of death of either party to the relationship. Details application to community property acquired by community-property spouses through transfer of property to a trust. Excludes from the Article's scope (1) property that community-property spouses have partitioned or reclassified and (2) property that is the subject of a waiver of rights granted by the Article.

Permits community-property spouses to partition or reclassify property to which the Article would otherwise apply by a record signed by both spouses, which is presumed to result in each owning a one-half separate property interest in each item in the record. Allows a community-property spouse domiciled in the State to waive a right granted by the Article pursuant to State laws applicable to waiver of a spousal property right.

Establishes a rebuttable presumption that the Article applies to all property acquired by a community-property spouse when domiciled in a jurisdiction where property acquired by the spouse was presumed to be community property under the law of that jurisdiction.

Details the disposition of community property at death, with one-half of the applicable property belonging to the surviving community-property spouse and not subject to disposition by the decedent at death. Deems the other one-half of the applicable property to belong to the decedent and subject to disposition by the decedent at death, but not subject to the surviving community-property spouse's rights to an elective share or elective life estate under State law. Excludes property transferred by right of survivorship or under a revocable trust or other nonprobate transfer. Specifies that these provisions do not limit a surviving community-property spouse to the year's allowance under Article 4, GS Chapter 30, or the property exemptions under Article X of the Constitution and Article 16, GS Chapter 1C. Allows a court to require a community-property spouse to elect between retaining other property transferred to the surviving community-property spouse or asserting rights to property that, under the Article, belongs to the surviving community-property spouse that at death the decedent purports to transfer to a third party.

Describes acts of the surviving community-spouse or decedent that are grounds for the surviving community-spouse or personal representative, heir, or nonprobate transferee can assert a right at the death of a community-property spouse. Details a court's authority to consider community property law and requires applying equitable principles in determining rights and remedies.

Sets forth the procedure for a surviving community-property spouse to assert a claim for relief under the Article, ranging from commencing a civil action to filing a petition with the clerk of superior court within specified time frames. Specifies that incapacity of the surviving spouse does not toll the time for commencing an action or filing a petition. Authorizes distribution of a decedent's estate without personal liability to the personal representative if no timely demand is made.

Sets forth the procedure for an heir, devisee, or nonprobate transferee of a deceased community-property spouse to assert a claim for relief under the Article, ranging from commencing a civil action to filing a petition with the clerk of court within specified time frames. Similarly, specifies that incapacity of the heir, devisee, or nonprobate transferee does not toll the time for commencing an action or filing a petition.

Grants limited immunity for third persons who transact in good faith and for value with either the surviving community-property spouse, personal representative, heir, devisee, or nonprobate transferee so long as the person does not know or have reason to know that the party is exceeding or improperly exercising their authority. Provides for liability of lien creditors and purchasers for value of the property, and priority of a community-property spouse's registered instrument of their intent that the Article apply to the property.

Provides for the principles of law and equity to supplement the Article. Requires uniform application of the Article.

Makes conforming changes to GS 28A-2-4 to include claims for relief regarding the disposition of community property at death within the jurisdiction of estate proceedings. Makes technical changes.

Includes a severability clause and directives for the Revisor of Statutes. Includes a savings clause for property rights acquired, extinguished, or barred on the expiration of a limitation period that began to run under another statute before the effective date of the act.

Effective January 1, 2026.

Intro. by Stevens.

[GS 28A, GS 30, GS 31C](#)

[View summary](#)

[Courts/Judiciary, Civil, Civil Law, Development, Land Use and Housing, Property and Housing](#)

H 335 (2025-2026) [EXPAND EMERGENCY JUDGE ELIGIBILITY](#). Filed Mar 6 2025, *AN ACT TO EXPAND EMERGENCY JUDGE ELIGIBILITY BY ALLOWING JUDGES WHO SERVED AS BOTH A SUPERIOR COURT AND DISTRICT COURT JUDGE PRIOR TO RETIREMENT TO BE AN EMERGENCY JUDGE ON EITHER COURT.*

Broadens the definition of *emergency judge* under GS 7A-50 to also include retired district court judges subject to recall duty (was, just those superior court judges). Adds the courts where the judge previously served as a place where the judge may apply to become an emergency judge under GS 7A-52. Makes conforming changes, including to GS 7A-53 (emergency judge commissions). Applies to emergency judges serving on or after the act becomes law.

Intro. by G. Pierce, A. Jones, Morey, Blackwell.

[GS 7A](#)

[View summary](#)

[Courts/Judiciary](#)

PUBLIC/SENATE BILLS

S 248 (2025-2026) [BIRTH CERTIFICATES FOR PERSONS ADOPTED](#). Filed Mar 6 2025, *AN ACT TO MAKE ACCESS TO NEW BIRTH CERTIFICATES FOR PERSONS ADOPTED SIMILAR TO PERSONS THAT ARE NOT ADOPTED.*

Expands the entities authorized to issue copies or abstracts of an adoptee's new certificate of birth reflecting adoptive parents under GS 48-9-107 to include county registers of deeds. Now requires the State Registrar to issue copies of new adoptee birth certificates to registers of deeds located in the county of the adoptee's birth to replace the adoptee's original birth certificate (currently, Registrar is prohibited from issuing copies of an adoptee birth certificate to register of deeds). Clarifies that the State Registrar may issue copies of adoptee birth certificates upon request. Applies to new birth certificates of persons adopted before, on, or after October 1, 2025.

Intro. by Johnson, Lazzara, Daniel.

[GS 48](#)

[View summary](#)

[Courts/Judiciary, Civil, Civil Law, Family Law](#)

S 249 (2025-2026) [EXEMPT./CAMPAIGN SALES/OTHER POLITICAL GROUPS](#). Filed Mar 6 2025, *AN ACT TO EXEMPT OTHER POLITICAL PARTY GROUPS IN THIS STATE FROM CAMPAIGN SALES REPORTING REQUIREMENTS FOR THE PURCHASE PRICE OF GOODS OR SERVICES UNDER THE CAMPAIGN FINANCE LAWS.*

Broadens the groups whose purchase price of goods are not treated as contributions under certain State election laws listed in GS 163-278.8A to include other political party groups, which include, but are not limited to men, women, college, teen, senior, young, African American, or Hispanic clubs or organizations. Makes conforming changes, including to the statute's title.

Intro. by Alexander, Daniel, Galey.

[GS 163](#)

[View summary](#)**Government, Elections**

S 250 (2025-2026) **CELEBRATE AMERICA'S 250TH-LET FREEDOM RING!**. Filed Mar 6 2025, *AN ACT TO PERMIT THE SALE, POSSESSION, AND USE OF CERTAIN CONSUMER FIREWORKS AND TO LEVY AN EXCISE TAX ON THE SALES OF CONSUMER FIREWORKS.*

Amends GS 14-410 to establish that it is permissible for pyrotechnics that are consumer fireworks to be possessed, advertised, sold, used, transported, handled, or discharged within the state, so long as compliant with Part 2 of Article 82A of GS Chapter 58, enacted below. Modifies subsection (b) to change the age to which it is unlawful to sell pyrotechnics, establishing that it is unlawful for any individual, firm, partnership, or corporation to sell *consumer fireworks*, as defined in GS 58-82A-80, or *pyrotechnics*, as defined in GS 14-414(2), (3), (4)c., (5), or (6) (currently does not include sale of consumer fireworks) to persons under the age of 18 (currently, under the age of 16). Makes conforming changes to the statute's title.

Amends GS 14-414 (products excluded from Article 54, governing the sale of pyrotechnics of GS Chapter 14) to now exclude from Article 54 the sale, use, or possession of (1) explosive caps designed to be fired in toy pistols as long as the explosive mixture of the caps does not exceed .25 of a gram for each cap and (2) *novelties* and *sparkling devices*, as those terms are now defined in new GS 58-82A-80; removes the five other specified categories that were excluded from the Article.

Amends GS 14-415 to make a violation of GS 14-410(b), as amended, a Class 1 misdemeanor rather than a Class 2 misdemeanor.

Recodifies GS 58-82A-1 through GS 58-82A-55 as Part 1 of Article 82A of GS Chapter 58, and names it Display Pyrotechnics Training Permitting, and enacts new Part 2, Consumer Fireworks, as follows. Defines *consumer fireworks* to mean any small fireworks device designed primarily to produce visible effects by combustion or deflagration that (1) is categorized as a 1.4G firework device under Standard 87-1 of the American Pyrotechnics Association and (2) complies with the construction, chemical composition, and labeling regulations of the US Consumer Product Safety Commission, as set forth in the CFR, volumes 16 and 49; excludes novelties, sparkling devices, and described bottle rockets. Defines other terms applicable to new Part 2.

Prohibits use of consumer fireworks within a city unless that city has adopted an ordinance to allow the use and sale of consumer fireworks in accordance with new GS 160A-190.1. Places the following conditions on the possession and use of consumer fireworks: (1) the person possessing or using the consumer fireworks must be at least 18 years old; (2) the use of consumer fireworks may occur only between the hours of 10 am and 10 pm except for other specified times on July 4th, December 31st, January 1st, and the three days of Diwali; (3) the use of consumer fireworks is prohibited in or on the premises of a public or private primary or secondary school unless the person has received written authorization from the school; on the campus of a college or university unless the person has received written authorization from the college or university; and within 500 feet of a hospital, veterinary hospital, animal care facility, licensed child care facility, fireworks retailer, fireworks distributor, gas station, or bulk storage facility for petroleum products or other explosive or flammable substances; and (4) the possession or use of consumer fireworks is prohibited in or on the premises of any public park or public space, except as otherwise permitted by the person, state agency, or unit of local government owning or otherwise controlling the public park or public space. Prohibits counties and cities from restricting or prohibiting the transportation of consumer fireworks across or through the county or city. Makes further clarifications as to transportation-related restrictions.

Prohibits selling consumer fireworks without a permit issued from the Commissioner of Insurance (Commissioner). Directs the Commissioner to issue rules to implement the statute. Requires permits of a fireworks retailer to be posted in a location visible to the public. Sets out conditions that must be met for permits to be issued to a person to operate a fireworks retailer including maintaining public liability and product liability insurance with minimum coverage limits of \$5 million, and establishes permit fees. Sets out requirements that must be satisfied by all permittees, and the additional conditions that must be contained in any permit issued for a consumer fireworks permanent retailer or a consumer fireworks temporary retailer. Establishes that the fire code supersedes less stringent requirements of this Part.

Grants the Commissioner authority to prohibit the use of consumer fireworks during periods of declared hazardous forest fire conditions subject to specified press release requirements for affected areas.

Establishes that GS 14-415 (violations of the prohibition on the manufacture, sale, and use of pyrotechnics) and GS 58-2-70 (Civil penalties or restitution for violations; administrative procedure) apply to violations of Part 2. Authorizes the Commissioner, a State law enforcement officer, a municipal law enforcement officer, a code enforcement officer, or a fire safety official to petition the district court to seize or remove, at the expense of the permit holder, fireworks sold, offered for sale, stored, possessed, or used in violation of Part 2. Authorizes the Commissioner to assess a civil penalty in addition to or instead of suspending a permit pursuant to GS 52-82A-110, as enacted. Makes any violation of GS 58-82A-120 (labeling and safety requirements) a Class 1 misdemeanor.

Authorizes the Commissioner to suspend the permit of a person authorized to sell consumer fireworks or sparkling devices, or order the payment of a civil penalty, or both, for engaging in: (1) selling fireworks or explosives not authorized under Part 2; (2) selling consumer fireworks or sparkling devices within the state without a valid permit; (3) selling consumer fireworks or sparkling devices to a person who appears to be under the influence of alcohol or drugs; (4) knowingly aiding or assisting in procuring, furnishing, giving, selling, or delivering consumer fireworks or sparkling devices to a person under the age of 18; or (5) selling consumer fireworks, sparkling devices, or novelties at a fireworks retail stand in violation of GS 58-82A-115, as enacted. Provides that it is an affirmative defense to any disciplinary action taken pursuant to this provision that the permit holder procured, furnished, gave, sold, or delivered consumer fireworks or sparkling devices to a person under the age of 18 in reasonable reliance upon fraudulent proof of age presented to the permit holder. Establishes that the civil penalty must be at least \$1,000 but cannot exceed \$10,000, and requires the Commissioner to consider specified factors in determining the amount issued. Sets forth that a person whose permit has been suspended or has been issued a civil penalty under this provision must receive a hearing before the applicable body within 10 days of the suspension, and if the decision is upheld, the person can seek judicial review in superior court.

Makes it unlawful to sell, transfer, or distribute consumer fireworks at a fireworks retail stand unless the fireworks retailer obtains written authorization to conduct business from the owner or custodian of the property wherein the stand is located, if applicable, and there is adequate parking to accommodate customers of the fireworks retail stand and, if applicable, any other businesses that are on the premises.

Requires certain safety labels on the packages of consumer fireworks, sparkling devices, or novelties authorized to be sold under Part 2, and requires fireworks retailers to provide a safety pamphlet created by the Office of the State Fire Marshall to the purchaser that outlines safe handling and best practices.

Enacts new GS 160A-183.1, allowing cities to, by ordinance, regulate the use of consumer fireworks to the public, effective October 1 following adoption and until its repeal, with any repeal effective October 1 following the repeal. Effective when the act becomes law. Provides that a city can enact an ordinance at any time, but ordinances adopted prior to January 1, 2026, become effective January 1, 2026. Makes conforming changes to GS 160A-183.

Enacts Article 2E to Subchapter I of GS Chapter 105, requiring an excise tax to be levied on consumer fireworks at the rate of 5% of the purchase price of the products. Establishes that a person who sells consumer fireworks at retail is subject to and liable for this tax. Sets forth other provisions pertaining to tax on consumer fireworks, including filing monthly reports, discounts for timely filing a report and timely paying the tax, refunds, recordkeeping, and use of the tax, including crediting 25% of the proceeds to the Firefighters' Education Fund with the remainder credited to the General Fund. Applies to the cost price paid for fireworks on or after January 1, 2026.

Enacts Article 85B to GS Chapter 58 to create the Firefighters' Education Fund within the Department of Insurance and administered by the Office of the State Fire Marshal, consisting of revenue credited from taxes under GS 105-113.125. Allows the Office of the State Fire Marshal to deduct administrative expenses, with the remaining revenues credited to be used to provide education and training to firefighters in the state. Defines *firefighter*.

Effective January 1, 2026, and applies to offenses committed on or after that date, except where otherwise specified. Provides a saving clause for offenses committed before the effective date of the act.

Intro. by Galey, Britt, Sawyer.

[GS 14, GS 58, GS 105, GS 160A](#)

[View summary](#)

[Business and Commerce, Courts/Judiciary, Criminal Justice, Criminal Law and Procedure, Government, Public Safety and](#)

**Emergency Management, State Agencies, Department of
Insurance, Tax, Local Government**

S 251 (2025-2026) **BAIL BONDSMEN REVISIONS--AB** Filed Mar 6 2025, *AN ACT REVISING THE LAWS RELATED TO BAIL BONDSMEN, AS RECOMMENDED BY THE DEPARTMENT OF INSURANCE.*

Adds GS 58-71-2, setting forth a statement of purpose and expressly abrogating any part of the common law that conflicts with Article 71.

Amends GS 58-71-30 (allowing a surety to arrest a defendant for purposes of surrendering the defendant before forfeiture of the undertaking or to request a judicial official to order that arrest) by adding new provisions as follows. Bars sureties on a bail bond or undertaking from another state or jurisdiction from arresting the defendant in this state for purposes of surrender, but requires those sureties to use any surety bondsman, professional bondsman, or runner to effect the arrest or surrender of the defendant so long as the surety provides that person with a certified copy of the undertaking.

Amends GS 58-71-1 as follows. Deletes defined term *first-year licensee* (any person licensed as a bail bondsman or runner and who has that license for a period of less than 12 months). Sets forth new defined terms *direct supervision* and *provisional licensee* (any person licensed as a bail bondsman or runner for less than a period of 24 months). Amends the definition of *supervising bail bondsman* to be any person licensed as a professional bondsman or surety bondsman that meets the requirements of GS 58-71-41.1, GS 58-71-50, and who employs or contracts with a provisional licensee. Amends definition of *surety bondsman* so that it is a licensed person who is appointed by the Insurance Commissioner to execute or sign bail bonds for the insurer in connection with the proceedings of another (was, judicial proceedings).

Amends GS 58-71-41 (governing limitations on first-year licensees) by deleting the reference to "first-year licensees" and replacing that term with the new term "provisional licensee." Removes provision requiring a provisional licensee to work from the same official business address as their supervising bail bondsman. Specifies that the supervising bail bondsman is responsible for the direct supervision of a provisional licensee. Increases the time of a provisional licensee's supervision from 12 to 24 months. Increases the time that a first-year bail bondsman cannot serve as supervising bail bondsman from two years to five years. Makes conforming changes, including to section title.

Adds new GS 58-71-41.1 setting forth the following requirements for supervising bail bondsmen: (1) submission of an application with \$200 fee; (2) five years of uninterrupted experience as a licensed bail bondsman; (3) have not violated an order of the Commissioner or had adverse administrative action taken against the applicant's license pursuant to GS 58-71-80 (disciplinary procedures); (4) demonstration of the competence, experience, or integrity considered by the Commissioner to be necessary to serve as a supervising bail bondsman. Requires renewal applications to be submitted by May 31, with failure to comply resulting in revocation of the bondsman's status as a supervising bail bondsman. Sets forth a monthly reporting requirement to the Commissioner of each supervised provisional licensee. Prohibits a supervising bail bondsman from charging a fee for supervising a provisional licensee or from supervising more than two at once. Sets out requirements for the timing of applications for supervising restoring revoked status.

Expands the list of actions triggering discipline under GS 58-71-80 to include violation of a statute or ordinance that results in injury or death and unnecessary or excessive force by the licensee. Broadens the conditions requiring the Commission to revoke or deny a license to include administrative adjudications where the Commissioner or other body has found that the applicant or licensee performed the acts necessary to satisfy the elements of a felony. Clarifies that a conviction under the statute includes an adjudication of guilt or a plea of guilty or nolo contendere. Makes conforming changes to refer to provisional licensee and 24-month supervisory period.

Amends GS 58-71-71 (governing continuing education requirements for runners or bail bondsmen) to change the due date for completing continuing education from June 30 to May 15. Makes a conforming change. Amends GS 58-71-75 (licensure renewal) to set an established license renewal due date of May 15 of each even-numbered year (currently, tied to the licensee's current license expiration date).

Prevents, in GS 58-71-40, bail bondsmen and runners from working with or soliciting assistance from an unlicensed person to secure the custody of another. Requires licensees to have an official business address that is a physical location in the state that is separate and apart from any residence or other business and in compliance with all local zoning ordinances and regulations. Bars use of a PO Box as an official business address. Directs, in GS 58-71-50 (qualifications for bail bondsmen and runners)

that licensees must comply with all motor vehicle financial responsibility requirements under GS 20-309 (vehicle registrations).

Effective July 1, 2025, and applies to bail bondsmen licenses issued or renewed on or after that date.

Intro. by Johnson.

GS 58

[View summary](#)

Business and Commerce, Insurance, Occupational Licensing, Courts/Judiciary, Criminal Justice, Corrections (Sentencing/Probation), Government, State Agencies, Department of Insurance

S 252 (2025-2026) **FUNDS FOR PINETOPS FIRE DEPARTMENT**. Filed Mar 6 2025, *AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF PINETOPS TO SUPPORT THE STAFFING NEEDS OF THE TOWN'S FIRE DEPARTMENT*.

Appropriates \$150,000 in recurring funds from the General Fund to the Office of State Budget and Management for each year of the 2025-2027 biennium to provide a directed grant to the Town of Pinetops as title indicates.

Effective July 1, 2025.

Intro. by Smith.

APPROP, Edgecombe

[View summary](#)

Government, Budget/Appropriations, State Agencies, Office of State Budget and Management

LOCAL/HOUSE BILLS

H 320 (2025-2026) **TOWN OF PINEVILLE/RESERVE POLICE**. Filed Mar 6 2025, *AN ACT TO AMEND THE CHARTER OF THE TOWN OF PINEVILLE TO AUTHORIZE RESERVE POLICE AND THEIR COMPENSATION WHEN CALLED INTO ACTIVE DUTY*.

Identical to [S 201](#), filed 2/27/25.

Amends the Pineville Town Charter, SL 1965-296, as amended, by adding a new section that allows the town to establish a reserve police division in addition to any auxiliary police department established pursuant to GS 160A-282. Allows reserve division officers to be compensated for active-duty time. Requires the town council to set the compensation amount and cause it to be paid.

Intro. by Budd.

Mecklenburg

[View summary](#)

Government, Public Safety and Emergency Management

H 321 (2025-2026) **SCHCALFLEX/GUILFORD/OPEN CAL**. Filed Mar 6 2025, *AN ACT TO PROVIDE FLEXIBILITY TO GUILFORD COUNTY SCHOOLS IN ADOPTING THE SCHOOL CALENDAR*.

Under current law, GS 115C-84.2(d) sets the parameters within which local boards of education must determine the opening and closing dates of public schools under subdivision (a)(1) of this statute. Amends GS 115C-84.2(d) to provide the local boards of education for the Guilford County Schools with additional flexibility in adopting their school calendars by removing those specified opening and closing dates. Applies beginning with the 2025-26 school year.

Intro. by Quick, Clark.

Guilford, GS 115C

[View summary](#)**Education, Elementary and Secondary Education**

H 323 (2025-2026) **DOWN-ZONING/CORNELIUS/DAVIDSON/HUNTERSVILLE**. Filed Mar 6 2025, *AN ACT TO RESTORE THE AUTHORITY TO INITIATE DOWN-ZONING IN THE TOWNS OF CORNELIUS, DAVIDSON, AND HUNTERSVILLE*.

Amends GS 160D-601(d), as amended by Section 3K.1 of SL 2024-57, as follows. Allows down-zoning amendments to be initiated by a local government without the written consent of all property owners whose property is the subject of the amendment. Removes prohibition on enacting such amendments without the written consent of the property owners whose property owners are subject to the amendment, but specifies that such amendments cannot be initiated or enforced without such written consent. Narrows the list of what is considered down-zoning under the statute by removing a zoning ordinance that affects an area of land by creating any type of nonconformity on land not in a residential zoning district, including a nonconforming use, nonconforming lot, nonconforming structure, nonconforming improvement, or nonconforming site element. Applicable only to Cornelius, Davidson, and Huntersville and any extraterritorial jurisdiction exercised by those municipalities. Effective when the act becomes law and applies retroactively to December 11, 2024. Directs that any adopted ordinance affected by Section 3K.1 of SL 2024-57 will be in effect as it was on or before December 11, 2024.

Intro. by Helfrich.

Mecklenburg, GS 160D

[View summary](#)**Development, Land Use and Housing, Land Use, Planning and Zoning**

H 332 (2025-2026) **MODIFY NASH COUNTY OCCUPANCY TAX**. Filed Mar 6 2025, *AN ACT TO MODIFY THE NASH COUNTY OCCUPANCY TAX*.

Changes the permitted use of the county occupancy tax revenue for the City of Rocky Mount under Sections 1 and 2 of SL 1987-32, as amended, so that the city can only spend the revenue for tourism-related expenditures in the City (was, tourism expenditures in Nash County approved by the county's tourism development authority).

Intro. by Chesser.

Nash

[View summary](#)**Government, Tax**

H 333 (2025-2026) **JACKSONVILLE/ETJ PROHIBITED**. Filed Mar 6 2025, *AN ACT PROVIDING THAT THE CITY OF JACKSONVILLE SHALL EXERCISE PLANNING AND DEVELOPMENT AUTHORITY ONLY WITHIN THE CITY'S CONTIGUOUS CORPORATE LIMITS*.

Prohibits Jacksonville from exercising any powers granted to cities in GS Chapter 160D (Local Planning and Development Regulation) in any area beyond its contiguous corporate limits. Makes Jacksonville's relinquishment of jurisdiction over the area beyond its contiguous corporate limits effective on the date this act becomes law, but leaves Jacksonville's development regulations and powers of enforcement in effect in that area until the time provided in the specified statute.

Intro. by Shepard, Gable.

Onslow

[View summary](#)**Government, Local Government**

H 336 (2025-2026) **TOWN OF MAGGIE VALLEY/DEANNEXATIONS**. Filed Mar 6 2025, *AN ACT REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE TOWN OF MAGGIE VALLEY*.

Removes eight parcels, as described, from the corporate limits of the Town of Maggie Valley. Provides a savings clause for the validity of any liens of the Town of Maggie Valley for outstanding ad valorem taxes or special assessments. Effective June 30, 2025. Deems property in the described territory as of January 1, 2025, no longer subject to municipal taxes for taxable years beginning on or after July 1, 2025.

Intro. by Pless.

[Haywood](#)

[View summary](#)

Government, Local Government

H 337 (2025-2026) [CITY OF SOUTHPORT/DEANNEXATIONS](#). Filed Mar 6 2025, *AN ACT REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE CITY OF SOUTHPORT.*

Removes three parcels, as described, from the corporate limits of the City of Southport. Provides a savings clause for the validity of any liens of the City of Southport for outstanding ad valorem taxes or special assessments. Effective June 30, 2025. Deems property in the described territory as of January 1, 2025, no longer subject to municipal taxes for taxable years beginning on or after July 1, 2025.

Intro. by Miller.

[Brunswick](#)

[View summary](#)

Government, Local Government

H 338 (2025-2026) [CITY OF SOUTHPORT/DEANNEXATIONS](#). Filed Mar 6 2025, *AN ACT TO REMOVE CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE CITY OF SOUTHPORT.*

Removes eleven parcels, as described, from the corporate limits of the City of Southport. Provides a savings clause for the validity of any liens of the City of Southport for outstanding ad valorem taxes or special assessments. Effective June 30, 2025. Deems property in the described territory as of January 1, 2025, no longer subject to municipal taxes for taxable years beginning on or after July 1, 2025.

Intro. by Miller.

[Brunswick](#)

[View summary](#)

Government, Local Government

ACTIONS ON BILLS

PUBLIC BILLS

H 2: ENTRY FEES FOR INTERSCHOLASTIC SPORTS EVENTS. (NEW)

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 47: DISASTER RECOVERY ACT OF 2025 - PART I.

Senate: Regular Message Sent To House

House: Regular Message Received For Concurrence in S Com Sub

H 49: FILIAL DEBT FAIRNESS ACT.

House: Withdrawn From Com

House: Re-ref to the Com on Judiciary 2, if favorable, Rules, Calendar, and Operations of the House

H 74: HOUSE BUDGET TECHNICAL CORRECTIONS.

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 79: NORTH CAROLINA WORK AND SAVE.

House: Serial Referral To Rules, Calendar, and Operations of the House Stricken

House: Withdrawn From Com

House: Re-ref to the Com on Insurance, if favorable, Appropriations, if favorable, Rules, Calendar, and Operations of the House

H 285: FUNDS FOR LAURINBURG-MAXTON AIRPORT.

House: Passed 1st Reading

House: Ref to the Com on Appropriations, if favorable, Rules, Calendar, and Operations of the House

H 288: POW/MIA FLAG/STATE BLDGS. & AMP SCHOOLS.

House: Passed 1st Reading

House: Ref to the Com on Homeland Security and Military and Veterans Affairs, if favorable, State and Local Government, if favorable, Rules, Calendar, and Operations of the House

H 289: ADD MEMBER TO NC TRAINING STANDARDS COMMISS.

House: Passed 1st Reading

House: Ref to the Com on Judiciary 2, if favorable, State and Local Government, if favorable, Rules, Calendar, and Operations of the House

H 290: FUNDS FOR PINEVILLE PEDESTRIAN BEACON.

House: Passed 1st Reading

House: Ref to the Com on Appropriations, if favorable, Rules, Calendar, and Operations of the House

H 293: MARINE LIFE STEWARDSHIP ACT.

House: Passed 1st Reading

House: Ref to the Com on Agriculture and Environment, if favorable, Commerce and Economic Development, if favorable, Rules, Calendar, and Operations of the House

H 295: REQ. DOT TO INSTALL PROP. CORNER MARKERS.

House: Passed 1st Reading

House: Ref to the Com on Transportation, if favorable, Rules, Calendar, and Operations of the House

H 296: CORN FARMER RECOVERY ACT - PHASE I.

House: Passed 1st Reading

House: Ref to the Com on Appropriations, if favorable, Rules, Calendar, and Operations of the House

H 297: BREAST CANCER PREVENTION IMAGING PARITY.

House: Passed 1st Reading

House: Ref to the Com on Health, if favorable, Insurance, if favorable, Rules, Calendar, and Operations of the House

H 298: LOCAL GOV'TS/SYSTEM DEVELOPMENT FEES.

House: Passed 1st Reading

House: Ref to the Com on State and Local Government, if favorable, Finance, if favorable, Rules, Calendar, and Operations of the House

H 299: INCREASE DISABLED VETERAN PROP TAX BENEFIT.

House: Passed 1st Reading

House: Ref to the Com on Homeland Security and Military and Veterans Affairs, if favorable, Finance, if favorable, Rules, Calendar, and Operations of the House

H 300: VET CARE FOR RETIRED FIRST RESPONDER DOGS.

House: Passed 1st Reading

House: Ref to the Com on Homeland Security and Military and Veterans Affairs, if favorable, Appropriations, if favorable, Rules, Calendar, and Operations of the House

H 301: SOCIAL MEDIA PROTECTIONS FOR MINORS UNDER 16.

House: Passed 1st Reading

House: Ref to the Com on Judiciary 2, if favorable, Commerce and Economic Development, if favorable, Rules, Calendar, and Operations of the House

H 303: MAKE CORPORATIONS PAY WHAT THEY OWE.

House: Passed 1st Reading

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

H 307: VARIOUS CRIMINAL LAW REVISIONS.

House: Passed 1st Reading

House: Ref to the Com on Judiciary 2, if favorable, Rules, Calendar, and Operations of the House

H 308: CRIMINAL LAW CHANGES.

House: Passed 1st Reading

House: Ref to the Com on Judiciary 2, if favorable, Rules, Calendar, and Operations of the House

H 309: BLDG. CODE FAM. CHILD CARE HOME CLASS.

House: Passed 1st Reading

House: Ref to the Com on Judiciary 1, if favorable, Housing and Development, if favorable, Rules, Calendar, and Operations of the House

H 310: EMINENT DOMAIN.

House: Passed 1st Reading

House: Ref to the Com on Judiciary 2, if favorable, Housing and Development, if favorable, Rules, Calendar, and Operations of the House

H 311: FUNDS FOR THE TOWN OF GIBSON.

House: Passed 1st Reading

House: Ref to the Com on Appropriations, if favorable, Rules, Calendar, and Operations of the House

H 319: FUNDS FOR HISPANIC GRASSROOTS.

House: Filed

H 322: MAKE GENERAL ASSEMBLY RECORDS PUBLIC.

House: Filed

H 324: FUNDS FOR GREENSBORO TRANSIT AGENCY.

House: Filed

H 325: LEGISLATIVE BUILDING FIELD TRIP PILOT PROGRAM.

House: Filed

H 326: DPI TO STUDY INCREASED TEACHER PLANNING.

House: Filed

H 327: FUNDS FOR HOPE MILLS/CAPITAL PROJECTS.

House: Filed

H 328: BAN DELTA-8 & AMP DELTA-9 ON SCHOOL GROUNDS.

House: Filed

H 329: TOBACCO AND HEMP ON NONPUBLIC SCHOOL GROUNDS.

House: Filed

H 330: CONTROLLED SUBSTANCES ACT - UPDATES.

House: Filed

H 331: ADOPT OFFICIAL STATE RICE FESTIVAL.

House: Filed

H 334: GSC UNIF. COMMUNITY PROP. DISP. AT DEATH ACT.

House: Filed

H 335: EXPAND EMERGENCY JUDGE ELIGIBILITY.

House: Filed

S 55: STUDENT USE OF WIRELESS COMMUNICATION DEVICES.

House: Passed 1st Reading

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

S 121: GSC CONVEYANCES BETWEEN SPOUSES.

Senate: Withdrawn From Com

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

S 122: GSC UNIF. COMMUNITY PROP. DISP. AT DEATH ACT.

Senate: Withdrawn From Com

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

S 125: REORGANIZATION OF CHAPTER 115D.

House: Passed 1st Reading

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

S 133: NCCCS LEARNING MANAGEMENT SYSTEM.

House: Passed 1st Reading

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

S 153: NORTH CAROLINA BORDER PROTECTION ACT.

House: Passed 1st Reading

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

S 167: REVISE, STUDY, AND FUND LEP ALLOTMENT.

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 181: INCREASE FUNDING FOR MOBILE CRISIS UNITS.

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 224: GABRIEL ESPARZA/SECRETARY OF DOA.

Senate: Withdrawn From Com

Senate: Re-ref to State and Local Government. If fav, re-ref to Select Committee on Nominations

S 225: EDDIE BUFFALOE/SECRETARY OF DPS.

Senate: Withdrawn From Com

Senate: Re-ref to Judiciary. If fav, re-ref to Select Committee on Nominations

S 229: AUTHORIZE NIL AGENCY CONTRACTS.

Senate: Withdrawn From Com

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

S 230: EXPAND HOMESTEAD EXCLUSION INC. ELIG. LIMIT.

Senate: Passed 1st Reading

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

S 231: STATE SURPLUS PROPERTY/THIRD-PARTY AUCTIONS.

Senate: Passed 1st Reading

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

S 232: CENTRAL CAROLINA CC/CHATHAM CAMPUS MCC STATUS.

Senate: Passed 1st Reading

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

S 233: MAKE CORPORATIONS PAY WHAT THEY OWE.

Senate: Passed 1st Reading

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

S 234: FUNDS FOR GREENVILLE FIRE TRUCK.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 235: FUNDS FOR TOWN OF MACCLESFIELD EQUIPMENT.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 236: FUNDS FOR EDGEcombe CC.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 237: FUNDS FOR TRANSITIONAL HOUSING IN PITT COUNTY.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 238: EDGEcombe AND PITT COUNTY SCHOOL NURSES.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 239: RAISE DSP PAY TO \$25 PER HOUR.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 240: ESTABLISH NCSTARS GRANT PROGRAM.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 241: FUNDS FOR SMITH REYNOLDS AIRPORT MRO HANGAR.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 242: H.A.L.L. ACCOUNTABILITY ACT.

Senate: Passed 1st Reading

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

S 243: COMMUTER RAIL STUDY/PIEDMONT TRIAD.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 244: JANUARY 6 RIOT/ATTEMPT OVERTHROW OF GOV'T.

Senate: Passed 1st Reading

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

S 245: THE RAKIM SHACKLEFORD EMBALMING FLUID ACT.

Senate: Passed 1st Reading

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

S 246: CREATE 13,000 JOBS SERVING PEOPLE WITH I/DD.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 247: REDIRECT CRISIS PREGNANCY CENTER FUNDS.

Senate: Passed 1st Reading

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

Senate: Withdrawn From Com

Senate: Re-ref Com On Appropriations/Base Budget

S 248: BIRTH CERTIFICATES FOR PERSONS ADOPTED.

Senate: Filed

S 249: EXEMPT/CAMPAIGN SALES/OTHER POLITICAL GROUPS.

Senate: Filed

S 250: CELEBRATE AMERICA'S 250TH-LET FREEDOM RING!.

Senate: Filed

S 251: BAIL BONDSMEN REVISIONS.-AB

Senate: Filed

S 252: FUNDS FOR PINETOPS FIRE DEPARTMENT.

Senate: Filed

LOCAL BILLS

H 3: SIMPSON ELECTION CHANGES - EVEN YEARS.

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 6: PAMLICO CO. MUNI. EVEN-YR ELECT. (NEW)

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 17: EXTEND TERM OF MAYOR/TOWN OF MADISON.

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 32: CHINA GROVE EVEN YEAR ELECTIONS.

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 58: EXTEND ELECTED OFFICIALS' TERMS/KITTRELL.

House: Regular Message Sent To Senate

Senate: Regular Message Received From House

Senate: Passed 1st Reading

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

H 271: PARTISAN ELECTIONS/MUNI/CABARRUS CO.

House: Withdrawn From Com

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

H 284: ADDTNL TIME FOR SCHOOL CAL GOOD CAUSE WAIVER.

House: Passed 1st Reading

House: Ref to the Com on Education - K-12, if favorable, Rules, Calendar, and Operations of the House

H 286: SCHCALFLEX/VANCE/OPEN CAL.

House: Passed 1st Reading

House: Ref to the Com on Education - K-12, if favorable, Rules, Calendar, and Operations of the House

H 287: SCHCALFLEX/FRANKLIN/OPEN CAL.

House: Passed 1st Reading

House: Ref to the Com on Education - K-12, if favorable, Rules, Calendar, and Operations of the House

H 291: FRANKLINTON ANNEXATIONS.

House: Passed 1st Reading

House: Ref to the Com on Transportation, if favorable, State and Local Government, if favorable, Rules, Calendar, and Operations of the House

H 292: SCHCALFLEX/GASTON/OPEN CAL.

House: Passed 1st Reading

House: Ref to the Com on Education - K-12, if favorable, Rules, Calendar, and Operations of the House

H 294: JACKSON CO BD OF ED ELECTION PARTISAN.

House: Passed 1st Reading

House: Ref to the Com on Election Law, if favorable, Rules, Calendar, and Operations of the House

H 302: PITT CO. BD. OF ED. ELECT. PARTISAN.

House: Passed 1st Reading

House: Ref to the Com on Election Law, if favorable, Rules, Calendar, and Operations of the House

H 304: ALLOW FLEX. FOR TRADES HS IN IREDELL CO.

House: Passed 1st Reading

House: Ref to the Com on Education - K-12, if favorable, Rules, Calendar, and Operations of the House

H 305: GUILFORD COUNTY SALES TAX DISTRIBUTION MODS.

House: Passed 1st Reading

House: Ref to the Com on State and Local Government, if favorable, Finance, if favorable, Rules, Calendar, and Operations of the House

H 306: AFFORDABLE HOUSING FOR LOCAL EMPLOYEES.

House: Passed 1st Reading

House: Ref to the Com on State and Local Government, if favorable, Housing and Development, if favorable, Rules, Calendar, and Operations of the House

H 320: TOWN OF PINEVILLE/RESERVE POLICE.

House: Filed

H 321: SCHCALFLEX/GUILFORD/OPEN CAL.

House: Filed

H 323: DOWN-ZONING/CORNELIUS/DAVIDSON/HUNTERSVILLE.

House: Filed

H 332: MODIFY NASH COUNTY OCCUPANCY TAX.

House: Filed

H 333: JACKSONVILLE/ETJ PROHIBITED.

House: Filed

H 336: TOWN OF MAGGIE VALLEY/DEANNEXATIONS.

House: Filed

H 337: CITY OF SOUTHPORT/DEANNEXATIONS.

House: Filed

H 338: CITY OF SOUTHPORT/DEANNEXATIONS.

House: Filed

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