PUBLIC/HOUSE BILLS

H 159 (2011-2012) MILITARY SERVICE NOTATION ON LICENSES. Filed Feb 22 2011, TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO MAKE A NOTATION ON A NORTH CAROLINA DRIVERS LICENSE SHOWING A LICENSE HOLDER’S MILITARY VETERAN STATUS.

Enacts new GS 20-7(q1), directing the Division of Motor Vehicles (DMV) to develop a veteran military designation for driver’s licenses that may be granted to state residents who are honorably discharged from military service in the United States Armed Forces. Requires an applicant requesting such designation to produce verifying documentation from the federal government. Makes a clarifying change to GS 20-7(q) to distinguish Active Duty Military Designation.

Effective when the DMV has completed implementation of the Next Generation Secure Driver License System or on July 1, 2012, whichever occurs first, and applies to driver’s licenses issued on or after that date.

Intro. by Goodman.

H 160 (2011-2012) CHECK-OFF DONATION: BREAST CANCER SCREENING. Filed Feb 22 2011, TO PROVIDE SPACE ON THE INCOME TAX RETURN FOR INDIVIDUALS TO MAKE DONATIONS FOR EARLY DETECTION OF BREAST AND CERVICAL CANCER AS PROVIDED BY THE BREAST AND CERVICAL CANCER CONTROL PROGRAM.

Enacts new GS 105-269.7 to allow an individual entitled to an income tax refund to elect to contribute all or part of the refund to the Cancer Prevention and Control Branch of the Division of Public Health of the Department of Health and Human Services (Branch) to support early detection of breast and cervical cancer. Requires that an explanation stating that the contributions will be used for early detection of breast and cervical cancer only be included in the income tax instructions. Directs the Secretary of Revenue to transmit all contributions to the State Treasurer, who will then distribute the funds to the Branch.

Clarifies that the funds generated by the income tax return election will supplement, and not replace, current appropriations for early detection of breast and cervical cancer.

Effective for taxable years beginning on or after January 1, 2011.

Intro. by Dollar, Justice, Howard, Stevens.

H 161 (2011-2012) TRANSFER STATE HEALTH PLAN TO STATE TREASURER. Filed Feb 22 2011, TO TRANSFER THE NORTH CAROLINA STATE HEALTH PLAN FOR TEACHERS AND STATE EMPLOYEES TO THE DEPARTMENT OF STATE TREASURER.
Transfers the State Health Plan for Teachers and State Employees (Plan) to the Department of State Treasurer. Makes corresponding changes to GS 135-43, 135-43.3, 135-43.6, 135-44.2, 135-44.7, and 135-44.8 and corresponding repeal of GS 135-43.1 and 135-43.2. Further amends GS 135-43(b) to clarify that the public records provisions in the subdivision concerning contracts between the Plan and its third party administrator or its pharmacy benefit manager do not prevent releasing information that is not made a public record to the Plan’s Board of Trustees. Effective September 1, 2011.

Intro. by Dollar, Blackwell, Hurley.  
GS 135

H 162 (2011-2012) EXEMPT SMALL AG PROCESSING FROM PERMIT REQ. Filed Feb 22 2011, TO EXEMPT CERTAIN ACTIVITIES RELATED TO SMALL-SCALE PROCESSING OF AGRICULTURAL PRODUCTS FROM WASTEWATER PERMIT REQUIREMENTS.

Enacts new subsection (a5) to GS 143-215.1 to provide that a permit will not be required for a wastewater management system for the treatment and disposal of wastewater produced from activities related to processing agricultural products, provided all of the following conditions are met: (1) the activities are carried out by the owner of the agricultural products, (2) the activities produce no more than 1,000 gallons of wastewater per day, (3) the wastewater is disposed of by land application, (4) no wastewater is discharged to surface waters, and (5) the wastewater disposal does not violate any surface water or groundwater standards.

Intro. by Langdon, Dixon, McCormick, Spear.  
GS 143


Identical to S 84, filed 2/17/11.

Amends GS 116-6.1 as title indicates. Also removes the provision allowing the UNC Association of Student Governments president's designee to serve as an ex officio member of the Board of Governors.

Intro. by Adams, Brandon.  
GS 116

H 7 (2011-2012) COMM. COLLEGES/OPT OUT OF FED'L LOAN PROGRAM. Filed Jan 26 2011, TO PROVIDE THAT CONSTITUENT INSTITUTIONS OF THE NORTH CAROLINA COMMUNITY COLLEGE SYSTEM MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

House committee substitute makes the following changes to 1st edition. Amends GS 115D-40.1 to require the State Board of Community Colleges to ensure the availability of at least one counselor at each college to inform students about available federal programs and funds to assist community college students [was, ensure at least one counselor available at each college participating in the William D. Ford Federal Direct Loan Program (Program)]. Provides that the board of trustees of any community college that

has adopted a resolution declining to participate in the Program may rescind the resolution and participate in the Program; however, the community college cannot again decline to participate in the Program at some other time. Changes the effective date to July 1, 2011 (was, effective when the act becomes law).

Intro. by Ingle, Cleveland.

View summary  Higher Education

H 29 (2011-2012) RETRIEVAL OF BIG GAME (NEW). Filed Feb 2 2011, TO AUTHORIZE THE RETRIEVAL OF KILLED OR WOUNDED DEER USING A SINGLE DOG ON A LEASH.

House Committee substitute makes the following changes to 1st edition.
Amends proposed GS 113-291.1(k) to extend the act’s scope to include big game animals (was, deer) and makes a conforming change to the title. Clarifies that a hunter may use a portable light source (was, a handheld light) and a single dog on a leash to retrieve the dead or wounded big game animal. Clarifies that a hunter may dispatch a wounded big game animal using only a .22-caliber rimfire pistol or a handgun (was, a weapon) otherwise legal for that hunting season. Prohibits pursuit and retrieval accomplished with a motor vehicle or a portable light source between the hours of 11:00 p.m. and one-half hour before sunrise.

Intro. by Moore.

View summary  Animals


House amendments make the following changes to 2nd edition. Amendment #2 amends Rule 31.1(g), which provides that no member may introduce more than 10 public bills to permit a member to assign a portion of this limit to another member by notifying the Principal Clerk in writing on a form prepared by the Principal Clerk. Amendment #3 amends Rule 59(a) to clarify that the rule refers to a preprinted cosponsor and a computer-generated draft. Amendment #4 adds Rule 44.2, Veto Override, to prohibit, other than in a reconvened session: (1) taking a vote on overriding a gubernatorial veto on a House of Representatives bill until the second legislative day following notice of its placement on the calendar and (2) taking a vote on overriding a gubernatorial veto on a Senate bill until the legislative day following notice of its placement on the calendar. Amendment #5 clarifies that committee notices may be sent to members electronically and by mail if requested.

Intro. by T. Moore, LaRoque.

View summary  General Assembly

H 158 (2011-2012) LIMIT LEGISLATORS TO FOUR CONSECUTIVE TERMS. Filed Feb 22 2011, TO AMEND THE NORTH CAROLINA CONSTITUTION TO LIMIT MEMBERS OF THE GENERAL ASSEMBLY TO FOUR CONSECUTIVE TERMS IN A HOUSE.

Subject to approval by the voters at the November 2012 general election, adds a new Section 25 to Article II of the North Carolina Constitution, effective upon certification, setting term limits as follows: (1) no person may be elected to more than four consecutive terms to the House of Representatives (House) and (2) no person may be elected to more than four consecutive terms.
to the Senate. Also provides that if a person fills a vacancy and takes office during the first calendar year of the term, the filling of
that vacancy is considered as election to a term for the purpose of the term limits proposed in new Section 25. Provides that terms
of office beginning before January 1, 2011, are not to be considered for the purpose of Section 25. Prohibits a person disqualified
under proposed Section 25 from election to the next succeeding term from filling a vacancy in the succeeding term.

Intro. by Rhyne, Killian.

PUBLIC/SENATE BILLS

S 34 (2011-2012) THE CASTLE DOCTRINE. Filed Feb 3 2011, TO CLARIFY WHEN A PERSON MAY USE DEFENSIVE FORCE
TO PROTECT AGAINST THE UNLAWFUL AND FORCIBLE ENTRY INTO THE PERSON'S DWELLING BY ANOTHER, TO
PREVENT THE REMOVAL OF A PERSON AGAINST HIS OR HER WILL FROM THE PERSON'S DWELLING, AND TO PROVIDE
THAT A PERSON IS JUSTIFIED IN USING DEFENSIVE FORCE IN THESE CIRCUMSTANCES AND SO IS IMMUNE FROM
CRIMINAL PROSECUTION AND CIVIL ACTION FOR THE USE OF SUCH FORCE.

Senate committee substitute makes the following changes to 1st edition. Amends the long title to AN ACT TO PROVIDE WHEN
A PERSON MAY USE DEFENSIVE FORCE, INCLUDING FORCE THAT IS INTENDED OR LIKELY TO CAUSE DEATH
OR SERIOUS BODILY HARM, AND TO CREATE A PRESUMPTION THAT A PERSON IS PRESUMED TO HAVE HELD A
REASONABLE FEAR OF IMMINENT PERIL OF DEATH OR SERIOUS BODILY HARM IN CERTAIN CIRCUMSTANCES.
Defense of home, motor vehicle, or workplace. Amends proposed GS 14-51.2 adding definitions for home, motor vehicle, and
workplace. Deletes definitions for criminal prosecution, dwelling and residence. Adds the definition for home and includes the
concept of curtilage (the area of land immediately surrounding a home that is enclosed or considered to be enclosed) in that
definition. Adds workplace and motor vehicle to the places where a lawful occupant who uses defensive force that is intended or
likely to cause death or serious bodily harm is presumed to have held a reasonable fear of imminent death or serious bodily harm
(was, fear of imminent peril of death or great bodily harm) to self or to another. Deletes the words “dwelling or residence”
wherever they appear and replaces them with “home, motor vehicle, or workplace.” Provides that a person who uses force as
permitted by this proposed statute in defense of home, motor vehicle, or workplace is immune from criminal and civil liability
(was, criminal prosecution and civil action) except if the force is used against a law enforcement officer acting lawfully (was,
acting) in the performance of the officer’s official duties and the officer provided identification or the person using the force knew
or reasonably should have known that the person was a law enforcement officer lawfully acting in performance of the officer’s
official duties. Clarifies that the presumption applies to a lawful occupant of the home, motor vehicle, or the workplace (was,
applies to a person). Adds that a lawful occupant of the home, motor vehicle, or the workplace has no duty to retreat. Preserves all
applicable common law defenses.

Defense of self or another. Enacts new GS 14-51.3 providing that a person may use force, but not deadly force, in the defense of
self or of others if the person reasonably believes that the use of force is a necessary defense against the imminent use of unlawful
force by another. However, provides that a person is justified in the use of deadly force and has no duty to retreat in any place the
person has the lawful right to be if: (1) the person reasonably believes that the use of deadly force is necessary to prevent imminent
death or great bodily harm to self or to another; or under the circumstances permitted under proposed GS 14-51.2. Provides that a
person who uses force as permitted in proposed GS 14-51.3 is immune from civil or criminal liability except if the person against
whom the force is used is a law enforcement officer acting lawfully in the performance of the officer’s official duties and the
officer provided identification or the person using the force knew or reasonably should have known that the person was a law
enforcement officer lawfully acting in performance of the officer’s official duties.

Intro. by Brock, D. Berger, Harrington.
S 32 (2011-2012) HOSPITAL MEDICAID ASSESSMENT/PAYMENT PROGRAM. Filed Feb 2 2011, TO PROVIDE FOR HOSPITAL ASSESSMENTS TO BE USED TO OBTAIN MATCHING FEDERAL MEDICAID FUNDS TO REDUCE THE LOSSES HOSPITALS SUSTAIN WHEN TREATING MEDICAID AND UNINSURED PATIENTS, TO REDUCE THE INEQUITY IN MEDICAID PAYMENTS BETWEEN PUBLIC AND NONPUBLIC HOSPITALS, AND TO PROVIDE FORTY-THREE MILLION DOLLARS IN ADDITIONAL FUNDING FOR THE STATE OF NORTH CAROLINA.

Senate committee substitute makes the following changes to 1st edition. Deletes the provisions of the 1st edition and instead enacts new Article 7, Hospital Provider Assessment Act, in GS Chapter 108A incorporating the provisions of the 1st edition into the new Article. Specifies that both the Equity Assessment and the Upper Pay Limit (UPL) Assessment include inpatient and outpatient components. In the previous version, the Equity Assessment included both inpatient and outpatient components, but the UPL Assessment consisted solely of an inpatient component. Also includes definitions applicable to the new Article 7. Directs the Department of Health and Human Services to file a State Plan amendment with the Centers for Medicare and Medicaid Services, as required by proposed Article 7, by March 31, 2011.

Intro. by Brunstetter, Clodfelter.

S 98 (2011-2012) 911 CALL TRANSCRIPTS. Filed Feb 22 2011, TO PROVIDE THAT A TRANSCRIPT OR ALTERED VOICE REPRODUCTION MAY BE MADE AVAILABLE FOR A 911 CALL SO AS NOT TO IDENTIFY THE CALLER BY THE NATURAL VOICE.

Amends GS 132-1.4(c)(4) to add that the contents of “911” and other emergency telephone calls that reveal the natural voice will not be a public record under GS 132-1. Further adds that the contents of “911” and other emergency telephone calls may be released in the form of a written transcript or altered voice reproduction in order to protect the identity of the complaining witness. However, requires the original be provided under process for use as evidence in any relevant civil or criminal proceeding.

Intro. by McKissick, Atwater.


Directs the Department of Commerce (Department) to contract with an independent consulting firm that specializes in unemployment insurance and employment security reform, to obtain recommendations on tax structure changes and on how the revenues and other financial options may service and liquidate the state’s debt liability for unemployment insurance benefits and the deficit in the North Carolina Unemployment Insurance Trust Fund. Directs the Department to expedite entering into a contract
with the consultant. Requires the Department to provide progress updates to the Fiscal Research Division and the Program Evaluation Division. Instructs the Department to report to the Governor and the General Assembly on the consultant’s reform recommendations within 45 days after analysis completion. Directs the Employment Security Commission and the Department of Revenue to cooperate to implement the purposes of the act. Includes whereas clauses.

Intro. by Clary, Rucho, Hartsell.

S 100 (2011-2012) INJURY PREVENTION FUNDS. Filed Feb 22 2011, TO APPROPRIATE FUNDS TO SUPPORT TRAINING ON INJURY PREVENTION IN NORTH CAROLINA, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE.

Appropriates $200,000 for 2011-12 and $200,000 for 2012-13 from the General Fund to the UNC Board of Governors to be allocated to the UNC-Chapel Hill Injury Prevention Research Center (Center) for injury prevention training. Requires the Center to coordinate its training efforts with the Department of Health and Human Services, Injury and Violence Prevention Branch (Branch) and provide annual reports to the Branch and General Assembly. Effective July 1, 2011.

Intro. by Atwater

S 101 (2011-2012) PERINATAL QUALITY CARE FUNDS. Filed Feb 22 2011, TO APPROPRIATE FUNDS FOR APPLIED RESEARCH PROJECTS TO REDUCE INFANT MORTALITY AND MORBIDITY IN NORTH CAROLINA, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE.

Appropriates $500,000 for 2011-12 and $500,000 for 2012-13 from the General Fund to the Department of Health and Human Services, Office of Rural Health and Community Care (Office), to be allocated to the UNC-Chapel Hill School of Medicine’s Perinatal Quality Care Initiative of North Carolina (PQCNC) to fund research projects to help reduce infant mortality and morbidity. Requires PQCNC, in conjunction with the Office, Community Care of North Carolina, and in support of the Division of Medical Assistance’s Pregnancy Home Initiative, to adopt annual work plans that include research projects with health care providers and hospitals. Also requires PQCNC to submit progress reports on each project to the Office and the General Assembly. Effective July 1, 2011.

Intro. by Atwater


Amends GS 14-17, as title indicates. Effective for offenses committed on or after December 1, 2011.

Intro. by Jones, Rouzer, Newton.
S 106 (2011-2012) DEFENSE OF MARRIAGE. Filed Feb 22 2011, TO AMEND THE CONSTITUTION TO PROVIDE MARRIAGE BETWEEN A MAN AND A WOMAN IS THE ONLY DOMESTIC LEGAL UNION THAT SHALL BE VALID OR RECOGNIZED IN THIS STATE.

Enacts a new Section 6 to Article 14 of the North Carolina Constitution as the title indicates, if approved by a majority of voters during a statewide election on November 6, 2012. If approved, the amendment becomes effective on January 1, 2013.

Intro. by Forrester, Tillman, Soucek.

S 107 (2011-2012) TAX OF IMPROVED PROP. IN ROADWAY CORRIDORS. Filed Feb 22 2011, TO REDUCE THE PROPERTY TAX OWED FOR IMPROVED PROPERTY INSIDE CERTAIN ROADWAY CORRIDORS.

Amends GS 105-277.9 to provide that real property that lies within a transportation corridor marked on an official map filed under the Transportation Corridor Official Map Act (Map Act) is designated a special class of property under the North Carolina Constitution and will be taxable at 20% of the appraised value of the property (rather than 20% of the general tax rate levied on real property by the taxing unit where the property is situated) if two requirements are met, as specified. Enacts new GS 105-277.9A to provide that real property on which a building or other structure is located and that lies within a transportation corridor marked on an official map filed under the Map Act is designated a special class of property under the North Carolina Constitution and will be taxable at 50% of the appraised value of the property if the property has not been subdivided, as defined in GS 153A-335 (definition for counties) or GS 160A-376 (definition for cities), since it was included in the corridor. Effective for taxes imposed for taxable years beginning on or after July 1, 2011.

Intro. by Brunstetter, Garrou.

S 108 (2011-2012) CIVIL LITIGATION COSTS REFORM ACT OF 2011. Filed Feb 22 2011, TO ESTABLISH AS A GENERAL RULE IN CIVIL ACTIONS THAT PREVAILING DEFENDANTS BE AWARDED ATTORNEYS’ FEES.

Enacts new GS 6-19.3 to direct the court to award reasonable attorneys’ fees resulting from the successful defense, as defined, of any civil action to the defendant. Requires that the counsel of record maintain an accurate record of hours worked, regardless of any fee arrangement with the client, if counsel may be awarded attorneys’ fees under the statute. Allows the court discretion in awarding attorneys’ fees under the statute. Provides that the statute will not apply when another specific statute addresses an award of attorneys’ fees; however, GS 6-21.1 (providing for attorneys’ fees in personal injury or property damage suits or in certain suits against an insurance company) applies concurrently. Amends GS 6-21.5 to remove civil actions lacking a justiciable issue of law or fact from the list of nonjusticiable cases in which the court may award reasonable attorneys’ fees to the prevailing party. Effective October 1, 2011, and applies to civil actions filed on or after that date.

Intro. by Rouzer.
S 109 (2011-2012) SPENDING CUTS FOR THE CURRENT FISCAL YEAR. Filed Feb 22 2011, TO REQUIRE THE GOVERNOR TO CUT SPENDING FOR THE CURRENT FISCAL YEAR.

Requires the Governor to increase General Fund availability for 2011-12 by $537,740,799 by (1) taking all actions necessary to reduce General Fund expenditures for the remainder of the 2010-11 fiscal year, and (2) identifying funds in non-General Fund accounts for transfer to the General Fund on June 30, 2011. Provides that funds available to the Judicial and Legislative branches are not included. Effective for the 2010-11 fiscal year only.

Intro. by Stevens, Brunstetter, Hunt.

S 102 (2011-2012) CHILD DEATH RESEARCH FUNDS. Filed Feb 22 2011, TO APPROPRIATE FUNDS TO IMPROVE CHILD DEATH RESEARCH AND INVESTIGATION IN NORTH CAROLINA, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE.

Appropriates $65,000 for 2011-12 and $65,000 for 2012-13 from the General Fund to the Department of Health and Human Services, Office of Chief Medical Examiner, to establish a new child death research position and to reclassify a current research assistant position to a child death research position. Effective July 1, 2011.

Intro. by Atwater.

S 27 (2011-2012) LOCAL ANNEXATIONS SUBJECT TO 60% PETITION (NEW). Filed Feb 2 2011, TO ADOPT A MORATORIUM ON INVOLUNTARY ANNEXATIONS.

Senate committee substitute makes the following changes to 1st edition. Adds a new section allowing an annexation ordinance adopted under Parts 2 or 3 of Article 4A of GS Chapter 160A that has an effective date of June 30, 2011, to become effective on that date if all of the following are met: (1) the ordinance was adopted before the act’s effective date, (2) the adoption of a resolution of consideration preceded the ordinance, (3) a legal challenge to the ordinance has not been filed, (4) the time for filing a legal challenge to the ordinance has expired, and (5) the municipality has incurred or contracted to incur expenditures exceeding $5 million in connection with annexation as of the act’s effective date. Makes a conforming change.

Intro. by Brock, Newton, Goolsby.

S 8 (2011-2012) NO CAP ON NUMBER OF CHARTER SCHOOLS. Filed Jan 27 2011, TO REMOVE THE CAP ON THE NUMBER OF CHARTER SCHOOLS.
Senate amendment makes the following changes to 2nd edition. Deletes proposed changes to GS 105-278.4 (real and personal property used for educational purposes) that added charter schools to the educational entities whose buildings and land are designated as exempt from taxation under specified requirements. Renumbers the remaining sections accordingly. Makes additional conforming changes.

Intro. by Stevens

View summary

Elementary and Secondary Education, Local Government, Department of Justice, State Board of Education

S 103 (2011-2012) MOUNTAINS-TO-SEA TRAIL SPECIAL PLATE. Filed Feb 22 2011, TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO PRODUCE A SPECIAL PLATE FOR THE FRIENDS OF THE MOUNTAINS-TO-SEA TRAIL, INC.

Amends GS 20-79.4(b) to add a special registration plate that bears the phrase “Mountains-to-Sea Trail” with a background designed by the Friends of the Mountains-to-Sea Trail, Inc. Amends GS 20-79.7 to establish a special plate fee of $30. Distributes $10 of the fee amount to the Special Registration Plate Account and $20 to the Collegiate and Cultural Attraction Plate Account (CCAPA). Amends GS 20-81.12 to direct the Division of Motor Vehicles to make a quarterly transfer of the money in the CCAPA earned from the sale of the Mountains-to-Sea plates to the Friends of the Mountains-to-Sea Trail, Inc., to be used to fund trail projects and related administrative and operating expenses. Provides that the development of the plate is contingent on receiving at least 300 plate applications. Effective July 1, 2011.

Intro. by Hunt.

View summary

Transportation, Department of Transportation

S 104 (2011-2012) FUNDS FOR ARTHRITIS SERVICES OF CHARLOTTE. Filed Feb 22 2011, TO APPROPRIATE FUNDS TO SUPPORT THE ARTHRITIS FOUNDATION.

Appropriates $50,000 for 2011-12 from the General Fund to the Arthritis Foundation, Inc., to support programs serving the Charlotte area. Effective July 1, 2011.

Intro. by Dannelly.

View summary

Buncombe, APPROP

Budget/Appropriations

LOCAL/HOUSE BILLS

H 163 (2011-2012) ORANGE COUNTY LOCAL DISCLOSURE ACT REPEAL. Filed Feb 22 2011, TO REPEAL A LOCAL ACT CONCERNING FINANCIAL DISCLOSURE BY MEMBERS OF THE BOARD OF COMMISSIONERS OF ORANGE COUNTY SINCE A GENERAL LAW NOW PROVIDES FOR AN ETHICS POLICY.

Identical to S 81, filed 2/17/11.

Repeals Title VII (Orange County Disclosure) of SL 1987-460, as title indicates.
Intro. by Insko.

View summary

Ethics and Lobbying

ACTIONS ON BILLS

PUBLIC BILLS

H 2: PROTECT HEALTH CARE FREEDOM
House: Concurred In S/Com Sub

H 7: COMM. COLLEGES/OPT OUT OF FED'L LOAN PROGRAM.
House: Reptd Fav Com Substitute
House: Serial Referral Stricken
House: Cal Pursuant Rule 36(b)

H 19: PERMANENT HOUSE RULES
House: Amend Adopted 4
House: Amend Adopted 5
House: Adopted
House: Amend Failed 1
House: Amend Adopted 2
House: Amend Adopted 3

H 29: RETRIEVAL OF BIG GAME (NEW).
House: Reptd Fav Com Substitute
House: Cal Pursuant Rule 36(b)

H 59: SEX OFFENDERS CAN'T BE EMS PERSONNEL.
Senate: Ref To Com On Judiciary II
Senate: Rec From House
Senate: Passed 1st Reading

H 60: EXTEND HEARING LOSS TASK FORCE
House: Reptd Fav
House: Cal Pursuant Rule 36(b)

H 149: TERRORISM/STATE OFFENSE.
House: Passed 1st Reading
House: Ref to the Com on Judiciary Subcommittee B, if favorable, Appropriations

H 151: ASK PARTY TO RELY ON NC COMPANIES AND WORKERS FOR DNC (NEW).
House: Passed 1st Reading
House: Ref To Com On Agriculture

H 152: MODIFY NCCGIA & GICC ENABLING LAW.
House: Passed 1st Reading
House: Ref to the Com on Government, if favorable, Appropriations

H 153: NO PUBLIC RETIREMENT FOR CONVICTED FELONS (NEW).
House: Passed 1st Reading
House: Ref To Com On State Personnel

H 154: REFORM MEDICAL MALPRACTICE EVIDENTIARY RULES.
House: Passed 1st Reading
House: Ref To Com On Judiciary

H 155: MEDICAL MALPRACTICE INSURANCE COVERAGE.
House: Passed 1st Reading
House: Ref to the Com on Insurance, if favorable, Commerce and Job Development

H 157: UNC BD OF GOV/STUDENT MEMBER MAY VOTE.
House:Filed

H 158: LIMIT LEGISLATORS TO FOUR CONSECUTIVE TERMS.
House:Filed

H 159: MILITARY SERVICE NOTATION ON LICENSES.
House:Filed

H 160: CHECK-OFF DONATION: BREAST CANCER SCREENING.
House:Filed

H 161: TRANSFER STATE HEALTH PLAN TO STATE TREASURER.
House:Filed

H 162: EXEMPT SMALL AG PROCESSING FROM PERMIT REQ.
House:Filed

H 164: RELEASE OF UPSET BID DEPOSIT (NEW).
House:Filed

H 165: PLANNED COMMUNITY & CONDO ACT AMENDS.
House:Filed

H 166: PURPLE HEART MOTORCYCLE SPECIAL PLATES.
House:Filed

H 167: EXTEND ASSESSMENT REFUND PERIOD.
House:Filed
H 168: FARMS EXEMPT FROM CITY ANNEXATION & ETJ (NEW)
   House: Filed

H 169: HIGH POINT FURNITURE MARKET FUNDS.
   House: Filed

H 171: MUNICIPAL SELF-ANNEXATIONS.
   House: Filed

S 8: NO CAP ON NUMBER OF CHARTER SCHOOLS.
   Senate: Com Amend Adpt & Engross 1
   Senate: Reptd Fav As Amended

S 9: NO DISCRIMINATORY PURPOSE IN DEATH PENALTY (NEW).
   House: Reptd Fav
   House: Re-ref Com On Judiciary Subcommittee B

   Vetoed 2/22/2011

S 17: JOINT REGULATORY REFORM COMMITTEE.
   Ratified
   Ch. Res 2011-2

S 27: LOCAL ANNEXATIONS SUBJECT TO 60% PETITION (NEW).
   Senate: Reptd Fav Com Substitute
   Senate: Com Substitute Adopted

S 32: HOSPITAL MEDICAID ASSESSMENT/PAYMENT PROGRAM.
   Senate: Reptd Fav Com Substitute
   Senate: Com Substitute Adopted
   Senate: Re-ref Com On Appropriations/Base Budget

S 34: THE CASTLE DOCTRINE.
   Senate: Reptd Fav Com Substitute
   Senate: Com Substitute Adopted

S 88: ELECT STATE COMMUNITY COLLEGE BD MEMBERS.
   Senate: Passed 1st Reading
   Senate: Ref To Com On Education/Higher Education

S 89: SUSTAINABLE FISHERIES SPECIAL PLATE.
   Senate: Passed 1st Reading
   Senate: Ref To Com On Finance

S 90: STATE BOARD OF EDUCATION CONFIRMATION.
   Senate: Passed 1st Reading
   Senate: Ref To Com On Education/Higher Education
Senate: Passed 1st Reading
Senate: Ref To Com On Rules and Operations of the Senate

S 91: EXTEND E-NC SUNSET (NEW).
Senate: Passed 1st Reading
Senate: Ref To Com On Commerce

S 93: BUSINESS ENTITY CHANGES.
Senate: Passed 1st Reading
Senate: Ref To Com On Commerce

S 94: PSAPS TECH STANDARDS/HABITUAL MISD LARCENY (NEW).
Senate: Passed 1st Reading
Senate: Ref To Com On Finance

S 95: FAIR HOUSING ACT AMENDMENT.
Senate: Ref To Com On Commerce
Senate: Passed 1st Reading

S 96: PROHIBIT REQUEST TO DISCLOSE EXPUNCTION.
Senate: Ref To Com On Commerce
Senate: Passed 1st Reading
Senate: Ref To Com On Judiciary II

S 97: CLARIFY REFUNDS OF TAX OVERPAYMENTS.
Senate: Passed 1st Reading
Senate: Ref To Com On Finance

S 98: 911 CALL TRANSCRIPTS.
Senate: Filed

S 99: REFORM UI TAX STRUCTURE/EXPEDITE ANALYSIS.
Senate: Filed
Senate: Passed 1st Reading
Senate: Ref To Com On Finance

S 100: INJURY PREVENTION FUNDS.
Senate: Filed

S 101: PERINATAL QUALITY CARE FUNDS.
Senate: Filed

S 102: CHILD DEATH RESEARCH FUNDS.
Senate: Filed

S 103: MOUNTAINS-TO-SEA TRAIL SPECIAL PLATE.
Senate: Filed

S 104: FUNDS FOR ARTHRITIS SERVICES OF CHARLOTTE.
Senate: Filed
S 105: INCREASE PENALTIES/MURDER AND DWI DEATHS (NEW).  
   Senate: Filed

S 106: DEFENSE OF MARRIAGE.  
   Senate: Filed

S 107: TAX OF IMPROVED PROP. IN ROADWAY CORRIDORS.  
   Senate: Filed

   Senate: Filed

S 109: SPENDING CUTS FOR THE CURRENT FISCAL YEAR.  
   Senate: Filed

LOCAL BILLS

H 17: WAYNE BOARD OF EDUCATION VACANCIES  
   House: Passed 2nd & 3rd Reading

H 56: LOCAL ANNEXATIONS SUBJECT TO 60% PETITION (NEW).  
   House: Withdrawn From Com  
   House: Re-ref Com On Government

H 67: WILSON SCHOOL BOARD.  
   House: Passed 2nd & 3rd Reading

H 150: GREENSBORO CHARTER AMENDMENTS (NEW).  
   House: Passed 1st Reading  
   House: Ref To Com On Government

H 156: LENOIR FOX TRAPPING.  
   House: Passed 1st Reading  
   House: Ref To Com On Agriculture

H 163: ORANGE COUNTY LOCAL DISCLOSURE ACT REPEAL.  
   House: Filed

H 170: WINSTON-SALEM/COUNCIL MEETINGS  
   House: Filed

S 46: SURRY FOX AND COYOTE TAKING SEASON (NEW).  
   House: Passed 1st Reading  
   House: Ref To Com On Agriculture

S 68: ROBESON HUNTING AND FISHING.  
   Senate: Reptd Fav