
PUBLIC/HOUSE BILLS

H 1179 (2011-2012) INDIAN CUL. CTR/GOLF COURSE TERMINATE LEASES (NEW). Filed May 29 2012, TO REQUIRE THE STATE TO TERMINATE ITS LEASE OF THE INDIAN CULTURAL CENTER PROPERTY; TO DIRECT HOW THE PROPERTY IS TO BE DISPOSED OF; AND TO AMEND THE STATUTORY RECOGNITION OF THE LUMBEE TRIBE OF NORTH CAROLINA.

Senate amendment makes the following changes to 4th edition, as amended. Requires that the Program Evaluation Division submit its findings and recommendations to the Joint Legislative Program Evaluation Oversight Committee at a date determined by the Committee, but no later than December 31, 2012.

Intro. by Graham, Pierce, Pridgen, T. Moore.

View summary

State Property, Department of Administration

H 1077 (2011-2012) PPP PILOT TOLL PROJECT/FERRY TOLLS (NEW). Filed May 22 2012, TO INCREASE PUBLIC-PRIVATE PARTNERSHIPS FOR TOLLING AND OTHER FINANCING METHODS ON TRANSPORTATION INFRASTRUCTURE PROJECTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE.

Senate committee substitute makes the following changes to 3rd edition.
Amends GS 136-18 to authorize the Department of Transportation (DOT) to enter into a partnership agreement as specified (previously specified an agreement in connection with the I-77 High Occupancy Toll). Requires the pilot project to be (1) a candidate for funding under the Mobility Fund, (2) planned for construction through a public-private partnership, and (3) have a Request for Qualifications issued by June 30, 2012. Makes other clarifying changes.

Adds a section to amend a section of House Bill 950, Modify 2011 Appropriations Act. Prohibits the DOT from collecting increased ferry tolls in 2012-13, and makes specified allocations to the DOT.

Makes conforming changes to the title.

Intro. by Frye, Mills.

View summary

Transportation


Intro. by Committee on Rules, Calendar, and Operations of
the House.

View summary

General Assembly


Senate amendments make the following changes to 2nd edition.
Amendment #1 changes the effective date of the act from July 1, 2012, to when the act becomes law. Amendment #2 makes the following changes: (1) modifies the expiration date for terms on the NC On-Site Wastewater Contractors and Inspectors Certification Board and the NC Parks and Recreation Authority, (2) adds appointments to the NC Board of Cosmetic Art Examiners and the NC Turnpike Authority, (3) shortens the term for appointments to the 911 Board, (4) modifies an appointment to the Panel on Nongovernmental Competition, and (5) adds appointments to the NC Board of Nursing and the State Board of Examiners of Fee-Based Practicing Pastoral Counselors.

Intro. by Committee on Rules, Calendar, and Operations of the House.

View summary

General Assembly


Senate committee substitute makes the following changes to 1st edition. Adds the contents of the 3rd edition of H 555, 2012 PPT’s Appointments Bill, to add various appointments made by the President Pro Tempore of the Senate and to make technical corrections to previous appointments. Also changes the term of an appointee to the State Building Commission, makes technical changes to appointments to the NC Mining and Energy Commission, and corrects the name of an appointee to the NC Wildlife Resources Commission. Makes conforming changes, including amending the title.

Intro. by Committee on Rules, Calendar, and Operations of the House.

View summary

General Assembly

H 819 (2011-2012) COASTAL MANAGEMENT POLICIES (NEW). Filed Apr 6 2011, TO AMEND LAWS RELATING TO OCEAN SETBACKS TO PROTECT THE PROPERTY RIGHTS OF HOMEOWNERS.

Conference report recommends the following changes to 4th edition to reconcile matters in controversy.
Makes the following changes to proposed GS 113A-107.1, which is now titled Sea-level Policy. States that the General Assembly does not intend to mandate the development of sea-level policy (was, sea-level rise policy) or the definition of rates of sea-level change (was, rates of sea-level rise) for regulatory purposes. Specifies that the statute does not prohibit a local government from defining rates of sea-level change for regulatory purposes (previously allowed only for nonregulatory purposes). Keeps provisions stating the Coastal Resources Commission (Commission), with the Division of Coastal Management (Division), will be the only state agency to define rates for regulatory purposes, and making all such rules subject to the Administrative Procedure Act. Deletes
language from previous edition, which specified how the rates would be determined, required other state agencies to use the Commission’s rates, and encouraged research of sea-level change.

Prohibits the Commission and the Division from defining rates of sea-level change for regulatory purposes before July 1, 2016. Requires the Commission’s Science Panel to deliver the five-year updated assessment to the NC Sea Level Rise Assessment Report by March 31, 2015, which must include specified research on sea-level change. Sets out issues to be addressed in the report, and provides for public comment and a hearing. Directs the Commission to compare the determination of sea level based on historical calculations versus predictive models, and to use more than one single sea-level rate for the entire coast. Details reporting requirements for the Commission and Science Panel.

Prohibits the Commission from denying a development permit for replacement of a single-family or duplex residential dwelling if the unit fails to meet the specified ocean hazard setback rule, but does meet listed criteria (previous version directed the Commission to study an exception to the rule); directs Commission to adopt applicable, temporary rules by October 1, 2012.

Makes clarifying changes to the study concerning an Area of Environmental Concern for lands adjacent to the Cape Fear River, and adds a reporting requirement to the Environmental Review Commission. Makes similar clarifying and conforming changes to the study concerning the Inlet Hazard Area of Environmental Concern.

Intro. by McElraft.

Intro. by Gillespie, Samuelson.


Intro. by McComas

H 585 (2011-2012) VEHICLE EMISSIONS INSPECTIONS (NEW). Filed Apr 1 2011, TO ESTABLISH THE NORTH CAROLINA ENERGY INDEPENDENCE SEARCH COMMITTEE TO CONTACT AND INVITE MAJOR ENERGY COMPANIES TO EXPLORE IN NORTH CAROLINA FOR NATURAL GAS, OIL, WIND, OR OTHER ENERGY SOURCES CAPABLE OF LARGE SCALE ENERGY PRODUCTION FOR THE PURPOSE OF NORTH CAROLINA BECOMING MORE ENERGY INDEPENDENT.

Conference report recommends the following changes to 4th edition to reconcile matters in controversy. Recedes from Amendment #1, which deleted modifications to the definition for historic ABC establishment, and Amendment #2, which limited the disclosure of specified information in a school bus crash. Also deletes provisions specifying which officers may hold supervisory positions over members of the State Highway Patrol, and exempting certain vehicles from motor fleet management. Makes conforming changes.

Intro. by Pridgen.

H 54 (2011-2012) HABITUAL MISDEMEANOR LARCENY. Filed Feb 8 2011, TO CREATE THE STATUS OFFENSE OF HABITUAL MISDEMEANOR LARCENY.

Conference report recommends the following changes to 5th edition to reconcile matters in controversy. Amends proposed subdivision (6) to GS 14-72(b) to provide that a subsequent larceny offense is a felony if the defendant has four
or more (was, seven or more) prior larceny convictions. Adds that a conviction is not included as one of the four prior convictions unless the defendant was represented by counsel or waived counsel.

Intro. by Crawford.

Criminal Law and Procedure, Corrections
(Sentencing/Probation)


Intro. by McElraft.

Local Government, Tax


Intro. by Dollar, Rhyne, McElraft, Folwell.

Employment and Retirement

H 203 (2011-2012) MORTGAGE SATISFACTION FORMS/NO FALSE LIENS (NEW). Filed Mar 1 2011, TO PROVIDE AN ALTERNATIVE MORTGAGE SATISFACTION FORM THAT ALLOWS A SECURED CREDITOR TO INDICATE THAT THE UNDERLYING OBLIGATION HAS BEEN EXTINGUISHED.

Conference report recommends the following changes to 3rd edition to reconcile matters in controversy. Makes clarifying changes to proposed GS 14-118.6, which concerns the register of deeds’ treatment of a false lien or encumbrance. Requires the Secretary of State (rather than the Administrative Office of the Courts) to adopt the appropriate form for a Notice of Denied Lien or Encumbrance Filing. Specifies that proposed subsections (b) (filing procedure) and (c) (designating false filing) do not apply to filings under Article 9 (secured transactions) of GS Chapter 25 or under GS Chapter 44A, and makes conforming changes. Adds a section, amending GS 44A-12.1(c), to make any person who files an unlawful claim of lien guilty of a Class I felony (was, a Class 1 misdemeanor).


Intro. by McComas, Justice.

H 244 (2011-2012) STATE HEALTH PLAN/ADD SCHOOLS; WHISTLEBLOWERS (NEW). Filed Mar 7 2011, TO AUTHORIZE STERLING MONTESSORI ACADEMY AND CHARTER SCHOOL TO ELECT TO PARTICIPATE IN THE STATE HEALTH PLAN FOR TEACHERS AND STATE EMPLOYEES.

Conference report recommends the following change to 4th edition to reconcile matters in controversy. Removes language, previously added by Amendment #2, which allowed the Kestrel Heights School to join the Teachers’ and State Employees’ Health Plan.

Intro. by Murry.

H 494 (2011-2012) CONTINUOUS ALCOHOL MONITORING LAW CHANGES. Filed Mar 28 2011, TO ALLOW THE USE OF CONTINUOUS ALCOHOL MONITORING SYSTEMS AS A CONDITION OF PROBATION, TO MEET REQUIREMENTS FOR THE RESTORATION OF A REVOKED DRIVERS LICENSE; TO MITIGATE PUNISHMENTS FOR IMPAIRED DRIVING OFFENSES; AND TO ENSURE COMPLIANCE WITH CHILD CUSTODY AND VISITATION ORDERS.

Senate committee substitute makes the following changes to 3rd edition.
Clarifies, in GS 15A-534(a), that the continuous alcohol monitoring system must be approved by the Division of Adult Correction in the Department of Public Safety, and makes this clarifying change throughout the act. Makes a conforming change to repeal GS 15A-534(i), which authorized the judicial official to order continuous alcohol monitoring as a condition of pretrial release for any defendant charged with a specified impaired driving offense, who also had a prior conviction for impaired driving within seven years. Deletes amendment to GS 15A-1340.11(6), which modified the definition of intermediate punishment, and instead amends GS 15A-1343(a1) to add abstaining from alcohol consumption and submitting to continuous alcohol monitoring as a permitted condition under community or intermediate punishment. Deletes proposed GS 15A-1343.4, which allowed discretionary use of continuous alcohol monitoring by drug treatment courts. Makes additional conforming and technical changes. Changes the act’s
effective date to apply to offenses committed or any custody or visitation orders issued on or after December 1, 2012 (was, December 1, 2011).

Intro. by M. Alexander, Guice, T. Moore, Stam.

Family Law, Corrections (Sentencing/Probation), Motor Vehicle


Intro. by Torbett.

Criminal Law and Procedure, Environment/Natural Resources

H 1096/SL 2012-89 (2011-2012) SIMPLIFY BEVERAGE CONTRACT BIDS (NEW). Filed May 23 2012, TO SAVE MONEY BY REMOVING LOCAL SCHOOL ADMINISTRATIVE UNITS FROM THE SEPARATE BID REQUIREMENTS FOR JUICE AND WATER, AS RECOMMENDED BY THE HOUSE SELECT COMMITTEE ON CHILDHOOD OBESITY.


Intro. by Sanderson, LaRoque.

Education, Health

PUBLIC/SENATE BILLS

S 910 (2011-2012) SALE OF A MINOR/FELONY OFFENSE (NEW). Filed May 29 2012, TO CREATE THE CRIMINAL OFFENSE OF UNLAWFUL SALE, SURRENDER, OR PURCHASE OF A CHILD; TO APPROPRIATE FUNDS TO THE DEPARTMENT OF PUBLIC SAFETY TO ASSIST WITH THE COST OF INCREASED PRISON BED CAPACITY; AND TO APPROPRIATE FUNDS TO THE NORTH CAROLINA CONFERENCE OF DISTRICT ATTORNEYS TO HELP EDUCATE INVESTIGATORS AND DISTRICT ATTORNEYS REGARDING THIS TYPE OF CRIMINAL ACTIVITY AND THE LEGAL RESOURCES AVAILABLE TO FIGHT THESE CRIMES AND TO CONDUCT A STUDY TO DETERMINE WHAT OTHER MEASURES MAY BE NEEDED TO STOP THIS TYPE OF CRIMINAL ACTIVITY.
Conference report recommends the following change to 3rd edition, as amended, to reconcile matters in controversy. Deletes amendments to GS 15A-266.3A(f), which expanded the list of felony offenses for which a DNA sample is taken upon a person’s arrest.

Intro. by Atwater.

View summary
Criminal Justice, Criminal Law and Procedure, Corrections
(Sentencing/Probation), Child Welfare

S 828/SL 2012-134 (2011-2012) UNEMPLOYMENT INSURANCE CHANGES. Filed May 17 2012, TO MAKE CHANGES TO THE UNEMPLOYMENT INSURANCE LAWS.

AN ACT TO MAKE CHANGES TO THE UNEMPLOYMENT INSURANCE LAWS. Summarized in Daily Bulletin 5/17/12, 6/6/12, 6/7/12, 6/13/12, 6/19/12, and 6/25/12. Enacted June 29, 2012. Effective June 29, 2012, except as otherwise provided.

Intro. by Rucho, Hartsell.

View summary
Criminal Law and Procedure, Employment and Retirement,
Executive, Public Assistance

S 804/SL 2012-130 (2011-2012) RETIREMENT TECHNICAL CHANGES. Filed May 16 2012, TO MAKE TECHNICAL AND CONFORMING CHANGES TO STATUTES AFFECTING THE STATE RETIREMENT SYSTEMS.


Intro. by Stevens.

View summary
Court System, Employment and Retirement, Local
Government, State Personnel, General Assembly


Intro. by Hartsell.
S 656/SL 2012-129 (2011-2012) **RIGHT TO CHOOSE PHYSICAL THERAPIST.** Filed Apr 19 2011, **TO ENSURE THAT PATIENTS HAVE THE RIGHT TO CHOOSE THEIR PHYSICAL THERAPISTS UNDER THEIR HEALTH BENEFIT PLANS.**


Intro. by Davis.

S 798/SL 2012-90 (2011-2012) **VARIOUS EMERGENCY MANAGEMENT CHANGES.** Filed May 16 2012, **TO MAKE VARIOUS CHANGES TO THE EMERGENCY MANAGEMENT STATUTES; AND TO ESTABLISH THE JOINT LEGISLATIVE EMERGENCY MANAGEMENT OVERSIGHT COMMITTEE, AS RECOMMENDED BY THE SENATE SELECT COMMITTEE ON EMERGENCY PREPAREDNESS AND RESPONSE.**


Intro. by Brunstetter.

S 707 (2011-2012) **SCHOOL VIOLENCE PREVENTION ACT.** Filed Apr 19 2011, **TO ENACT THE SCHOOL VIOLENCE PREVENTION ACT.**

Conference report recommends the following changes to 4th edition to reconcile matters in controversy. Amends proposed subsection (b1) to GS 15A-301 to require written approval from the district attorney before the issuance of criminal process against a school employee for an offense that occurred while the employee was discharging official duties. States that the prior approval requirement does not apply to traffic offenses or offenses occurring in the officer’s presence. Authorizes the district attorney to decline to give prior written approval by providing a letter to the chief district court judge, who must follow the procedure set out in the previous edition for appointing a magistrate for issuing criminal process.

Intro. by Tucker.
S 635 (2011-2012) MINORS/SENTENCING FOR 1ST DEGREE MURDER (NEW). Filed Apr 18 2011, TO INCREASE THE FINES FOR LITTERING OFFENSES.

House committee substitute makes the following changes to 2nd edition. Deletes all provisions of previous edition and replaces them with AN ACT TO AMEND THE STATE SENTENCING LAWS TO COMPLY WITH THE UNITED STATES SUPREME COURT DECISION IN MILLER V. ALABAMA.

Adds new Article 93, Sentencing for Minors Subject to Life Imprisonment Without Parole, to GS Chapter 15A to set out sentencing requirements for defendants who are convicted of first degree murder and who were under the age of 18 at the time of the offense. States that the defendant must receive a sentence of life imprisonment with parole if the sole basis of a first degree murder conviction was the felony murder rule. Otherwise requires a hearing to determine whether the defendant should be sentenced to life imprisonment without parole rather than life with parole, which means, under proposed Article 93, that the defendant must serve at least 25 years before eligibility for parole. Sets out the procedure for the hearing, and permits the defendant to submit mitigating circumstances, including age at the time of the offense and intellectual capacity. Specifies that Article 58 of GS Chapter 15A (procedures for guilty pleas in superior court) applies. Requires the court to consider any mitigating factors when determining whether the defendant should receive life imprisonment with parole and to include specified findings in the court’s order. Sets out procedures for courts hearing motions for appropriate relief filed under proposed Article 93. Specifies that defendants sentenced to life imprisonment with parole are subject to the parole provisions in Article 85. Provides that the term of parole for a person released from imprisonment, following a sentence of life imprisonment with parole, is five years, and parole may not be terminated at an earlier date by the Post-Release Supervision and Parole Commission. States that a defendant, who is sentenced to life imprisonment with parole, and who is paroled, violates a condition of parole, and returned to serve the life sentence, is not eligible for parole for five years after the date of return to prison. Applies to any sentencing hearings held on or after the date the act becomes law, and to any resentencing hearing ordered for a defendant who was under 18 at the time of the offense and was sentenced to life imprisonment without parole before the date the act becomes law.

Directs the NC Sentencing and Policy Advisory Commission and other specified entities to study this act’s provisions and other relevant matters related to the sentencing of minors convicted of first degree murder and to report to the General Assembly by January 31, 2013.

Intro. by Rouzer.

View summary Criminal Law and Procedure, Delinquency

S 77/SL 2012-92 (2011-2012) RENTAL PROPERTY/LITHIUM BATTERY SMOKE ALARMS (NEW). Filed Feb 16 2011, TO ADD MDPV TO THE LIST OF CONTROLLED SUBSTANCES UNDER SCHEDULE I WHICH MAKES THE UNLAWFUL POSSESSION, MANUFACTURE, OR SALE OR DELIVERY OF MDPV CRIMINAL OFFENSES AND TO CREATE THE OFFENSE OF TRAFFICKING IN MDPV.


Intro. by Bingham.

View summary Property and Housing
S 572/SL 2012-86 (2011-2012) **COUNTY BROADBAND GRANTS (NEW).** Filed Apr 12 2011, **TO ENACT THE OMNIBUS COUNTY BILL OF 2011.**

AN ACT TO MAKE STATEWIDE THE AUTHORITY PREVIOUSLY GRANTED TO NASH COUNTY SO AS TO ALLOW COUNTIES TO PROVIDE GRANTS TO PROMOTE HIGH-SPEED INTERNET ACCESS SERVICE IN UNSERVED AREAS FOR ECONOMIC DEVELOPMENT AND TO MAKE OTHER CLARIFYING CHANGES. Summarized in Daily Bulletin 6/19/12. Enacted June 28, 2012. Effective June 28, 2012. Section 1 does not apply to any broadband grant process initiated by Nash County prior to June 1, 2012.

Intro. by Davis.

View summary  Local Government, Public Enterprises and Utilities

S 227 (2011-2012) **SCHOOL BUS CRASH REPORT NAME DISCLOSURE (NEW).** Filed Mar 3 2011, **TO AUTHORIZE HAYWOOD COMMUNITY COLLEGE TO ENTER INTO LEASES FOR THE SITING AND OPERATION OF A RENEWABLE ENERGY FACILITY FOR UP TO TWENTY YEARS WITHOUT TREATING IT AS A SALE AND WITHOUT GIVING NOTICE BY PUBLICATION.**

House amendment makes the following changes to 3rd edition. Changes the effective date of the act from when the act becomes law to October 1, 2012.

Intro. by Hise.

View summary  Education

S 661/SL 2012-87 (2011-2012) **AUDIT ROANOKE ISLAND COMMISSION AND FRIENDS (NEW).** Filed Apr 19 2011, **AUTHORIZING THE JOINT LEGISLATIVE PROGRAM EVALUATION OVERSIGHT COMMITTEE TO DIRECT THE PROGRAM EVALUATION DIVISION TO STUDY THE DIVISION OF MOTOR VEHICLES’ COMMISSION CONTRACT FOR THE ISSUANCE OF PLATES AND CERTIFICATES PROGRAM TO DEVELOP OPERATIONAL PRACTICES THAT WOULD RESULT IN INCREASED OPERATING EFFICIENCY.**


Intro. by Bingham.

View summary  Office of State Auditor

S 94/SL 2012-132 (2011-2012) **PSAPS TECH STANDARDS/HABITUAL MISD LARCENY (NEW).** Filed Feb 21 2011, **TO UPDATE THE REFERENCE TO THE INTERNAL REVENUE CODE.**


Intro. by Harrington, Rabon, Forrester.


Intro. by Stevens, Harrington, Newton.

S 525 (2011-2012) CRITICAL ACCESS BEHAVIORAL HEALTH AGENCIES (NEW). Filed Apr 6 2011, TO STREAMLINE DUPLICATE OVERSIGHT OF DHHS SERVICE PROVIDERS.

Conference report recommends the following changes to 3rd edition to reconcile matters in controversy.
Requires each Critical Access Behavioral Health Agency to provide at a minimum clinical assessment, medication management, outpatient therapy, and at least two of the listed services within an age and disability-specific continuum (previously required provision in the same LME-MCO network region as well).

Intro. by Tucker, Hartsell.


Intro. by Hartsell.

S 382 (2011-2012) AMEND WATER SUPPLY/WATER QUALITY LAWS (NEW). Filed Mar 21 2011, TO REQUIRE WITHHOLDING OF INCOME TAXES FROM SALES OF REAL PROPERTY AND ASSOCIATED TANGIBLE PERSONAL PROPERTY BY NONRESIDENTS.

Conference report recommends the following changes to 4th edition to reconcile matters in controversy. Amends proposed GS 160A-329 to require a city to provide municipal services to any property upon request of the property owner, if the owner submitted a petition for voluntary annexation and the city’s governing board did not vote on that petition within 18 months of submission, even if the owner later withdrew the petition (previously prohibited a city from denying water and sewer services to an owner in an urban growth area). Sets out requirements for owners receiving municipal services, and lists services that the city is not required to provide. Specifies that the proposed statute applies to any petition for voluntary annexation filed on or before the date the act becomes law, and expires on December 31, 2012.

Intro. by Apodaca.

S 191 (2011-2012) LME GOVERNANCE (NEW). Filed Mar 2 2011, TO AUTHORIZE NURSE PRACTITIONERS UNDER THE SUPERVISION OF A PHYSICIAN TO COMPLETE MEDICAL CERTIFICATIONS AS TO THE CAUSE OF DEATH FOR DEATH REGISTRATION.

House Conference report recommends the following changes to 4th edition to reconcile matters in controversy. Amends GS 122C-118.1 (structure of area board) to add that boards of county commissioners within a multicounty area with a catchment population of at least 1.25 million has the option of appointing area board members in a manner or with a composition other than that required
under the statute by each county unanimously adopting a resolution providing as such and receiving written approval from the Secretary of the Department of Health and Human Services by January 1, 2013.

Intro. by Mansfield.

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Intro. by Purcell, Bingham, Mansfield.

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Provides for sine die adjournment on Tuesday, July 3, 2012.

Intro. by Apodaca.

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S 847 (2011-2012) GSC TECHNICAL CORRECTIONS/OTHER CHANGES (NEW). Filed May 21 2012, TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES, INCLUDING SPECIFICALLY AUTHORIZING THE REVISOR OF STATUTES TO PRINT DRAFTERS' COMMENTS TO THREE ACTS ENACTED IN 2011 IN WHICH THIS AUTHORIZATION WAS INADVERTENTLY OMITTED, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.

House committee substitute makes the following changes to 4th edition.
House Finance Committee amendment #1 amends GS 105-130.47(k) and GS 105-151(k) to extend the sunset date on the production company tax credit to January 1, 2015 (was, January 1, 2014) for qualifying expenses incurred on or before that date.
Amendment #3 further amends the definition of “day of adjournment” of a regular session in an odd number year, in GS 150B-21.3, as the day the General Assembly adjourns by resolution or by operation of law (was, by resolution) for more than 30 days.
Amendment #4 provides that if House Bill 177 becomes law, then Part II (establishing the criteria for the operation of electric vehicle charging stations located at state-owned rest stops along the highways) and the sections that make up that Part are repealed.
Provides that the Department of Transportation (DOT) may only operate electric vehicle charging stations at state-owned rest stops
along highways for the purpose of providing electric charging to state owned vehicles; expires July 1, 2014. Requires the Joint Legislative Transportation Oversight Committee to study the DOT’s use and operation of electric vehicle charging stations at state owned rest stops along highways and report to the 2014 Regular Session of the General Assembly.

Amendment #5 corrects a statutory reference in House Bill 494.

Amendment #6 changes references to a county sheriff’s department to a county sheriff’s office in appointments made to the Human Trafficking Commission in the Modify 2011 Appropriations Act.

Amendment #7 amends GS 143-59 to require for any contract for equipment, materials, supplies and services, in which lowest price meeting specifications is the basis of award, the resident bidder with the lowest bid must be given a maximum of three business days to match or lower the bid of the lowest responsible non-resident bidder only if the resident bidder’s bid was within 5% or $10,000 of the lowest responsible non-resident bidder’s bid, whichever is less.

Amendment #8 amends Senate Bill 229, if it becomes law, to provide that funds received by the State according to the Consent Decree entered into in State of Alabama et al. v. Tennessee Valley Authority and allocated to the Department of Agriculture and Consumer Services by the Committee Report to House Bill 950 are to be used exclusively to award grants for environmental mitigation projects of the specified types in the specified counties.

Intro. by Hartsell.

S 847 (2011-2012) GSC TECHNICAL CORRECTIONS/OTHER CHANGES (NEW). Filed May 21 2012, TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES, INCLUDING SPECIFICALLY AUTHORIZING THE REVISOR OF STATUTES TO PRINT DRAFTERS’ COMMENTS TO THREE ACTS ENACTED IN 2011 IN WHICH THIS AUTHORIZATION WAS INADVERTENTLY OMITTED, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.

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

Expands the required content of the report regarding the unique needs of students with immediate family members in the military that is to be filed by each local board of education with the State Board of Education by November 30, 2012. Adds requirement that the State Board of Education report on the information received from local boards of education to the Joint Legislative Education Oversight Committee, the House of Representatives, and the Senate Appropriations Subcommittee on Education no later than December 15, 2012. Amends GS 115C-288 to direct the principal of a school to develop a means for identifying and serving the unique needs of students who have immediate family members in the active or reserve components of the military.

Amends GS 90-113.54 to clarify language in signs posted by retailers of pseudoephedrine to indicate clearly the purchase restrictions on the amounts of products containing pseudoephedrine that may be purchased per day or per 30 days.

Provides that if House Bill 950, 2011 Regular Session, becomes law, then Section 24.11 of that act is amended to hold harmless a taxpayer that makes an over-collection or under-collection of the excise tax on motor fuel from July 1, 2012, to August 1, 2012. Requires that the taxpayer has made a good faith effort to collect the proper amount of tax and that the error is due to the change in the rate of tax imposed under GS 105-449.80(a).

Amends GS 150B-43, right to judicial review, to clarify that in the absence of a specific statutory requirement, a party or aggrieved person does not have to petition an agency for rulemaking or seek or obtain a declaratory ruling prior to securing judicial review under GS 150B-34.

Adds new subsection (e) to GS 7A-38.5 directing each chief district court judge and district attorney to refer a misdemeanor criminal action in district court to the local mediation center. Requires that the action be generated by a citizen-initiated arrest
warrant. Makes exceptions for (1) domestic violence cases, (2) cases in which the judge or the DA finds that mediation is inappropriate, or (3) any case being tried in a county where mediation services are unavailable. Provides additional guidelines regarding the mediation referral process. Provides an option for a prosecutorial district to opt out of mandatory mediation. Amends GS 7A-38.3D(m) to delete the authority of the judge to waive the dismissal fee for good cause shown. Effective December 1, 2012, and applies to offenses committed on or after that date.

Amends GS 7A-41.1(b) to revise the process for selecting the senior resident superior court judge for each district or set of districts and provides that the statute, as amended, applies to vacancies occurring on or after the date this act becomes effective. Makes technical corrections to GS 44A-23 regarding a contractor’s lien on real property and perfection of a subcontractor’s subrogation rights effective April 1, 2013 and applies to improvements to real property on or after that date.

Provides that if House Bill 237, 2011 Regular Session, becomes law, then GS 58-36-17 is amended to clarify that the North Carolina Industrial Commission may release certain data, with respect to policies becoming effective on or after January 1, 2012, showing workers compensation insurance policy information that only includes policy effective dates, cancellation dates, and reinstatement dates as a public record as defined in GS 132.1.

Adds new subdivision (17) to GS 89G-3 to provide for the licensure of persons with 10 years of experience in business as an irrigation contractor as of January 1, 2009, without the requirement of an examination. Requires that the experienced irrigation contractor submit the licensure application to the NC Irrigation Contractor’s Licensing Board before October 1, 2012. Directs the Licensing Board to notify the NC Cooperative Extension as quickly as possible upon the effective date of this subdivision of the provisions for licensure of experienced irrigation contractors without the examination requirement.

Defines in GS 150B-21.3(d) the day of adjournment of a regular legislative session held in an odd-numbered year to be the day that the General Assembly adjourns by joint resolution for more than 30 days (was, 10 days). Permits designees of the President pro tempore of the Senate and the Speaker of the House to serve as ex officio members of the Legislative Research Commission (LRC) and to serve as co-chairs of the LRC. Transfers authority, currently vested in the LRC co-chairs, to appoint additional members of the General Assembly to serve on LRC study committees and to appoint non-members of the General Assembly to serve on LRC subcommittees to the President Pro Tem and the Speaker.

Amends GS 143-59(c) to define a resident bidder as one who has (1) paid unemployment taxes or income taxes in this state or (was, and) (2) whose principal place of business is located in this state. Adds new subsection (b1) to require that for any contract for equipment, materials, supplies, and services, a resident bidder be given a maximum of three business days to match or lower the bid of the lowest responsible non-resident bidder only if the resident bidder’s bid was within 5% or $10,000 of the lowest responsible non-resident bidder’s bid, whichever is less. Effective October 1, 2012, and applies to contracts entered into or renewed on or after that date.

Provides that if House Bill 950, 2011 Regular Session, becomes law, that Section 24.20 is repealed (Section 24.20 repeals the Program Evaluation Division (Division) study of the North Carolina Railroad Company. Reinstates the study of the NC Railroad Company). Deletes provision allocating funds available to the Joint Legislative Transportation Oversight Committee for use by the Division to hire consultants to aid in its evaluation. Directs the Division to report its study results to the Joint Legislative Program Evaluation Oversight Committee and the Joint Legislative Transportation Oversight Committee no later than November 1, 2012. Directs the Division to study, in conjunction with the Department of Administration, the inventory of all state-owned lands and the issue of public ownership of lands submerged under navigable rivers in North Carolina. Directs the Division to report its findings and recommendations to the Joint Legislative Program Evaluation Oversight Committee no later than January 15, 2013.

Amends Section 1.4.(a1) of SL 2012-121 to remove any exceptions to the prohibition against any elected public official being a member of the Greater Asheville Regional Airport Authority.

Amends GS 132-1.12 to provide limited access to identifying information for minors participating in local government programs, providing that the name of a minor who has received a scholarship or other financial reward from a local government is a public record.

Amends GS 153A-345(a) to strike provision allowing each designated zoning area to have at least one resident as a member of the board of adjustment in a county in which the board of commissioners does not zone the entire territorial jurisdiction of the county. Applies only to Chatham County.

Extends the period for a cosmetic art shop that practices natural hair care only to comply with the requirements of GS 88B-14 to
five years (was, two years) from the effective date of Section 13 of SL 2009-521 as amended by Section 24 of SL 2011-326. Makes conforming changes.

If House Bill 950, 2011 Regular Session, becomes law, (1) amends provisions in Section 24.21(a) of that act, which directs the Department of Transportation to conduct a comprehensive study of the impact of tolling on Interstate 95 (I-95); (2) repeals provision requiring the DOT to report the study results to the 2013 General Assembly by March 1, 2013; and (3) directs the DOT not to toll I-95 prior to approval by the General Assembly (was, prior to July 1, 2014).

If House Bill 950, 2011 Regular Session, does not become law, prohibits tolling of I-95 prior to General Assembly approval and directs the DOT to engage in a comprehensive study of the impact of making Interstate 95 a toll road that includes but is not limited to: (1) the economic impact on residents and businesses along the I-95 corridor, (2) the impact on alternative routes to I-95, (3) new or existing alternative routes for I-95; and (4) options for funding critical repairs and lane mile expansions to I-95 without the use of tolls. Also directs the DOT to solicit feedback on its various tolling proposals from local governments and residents along the I-95 corridor.

Makes additional technical changes and corrections.

Intro. by Hartsell.


LOCAL/HOUSE BILLS

H 1106/SL 2012-109 (2011-2012) APEX ANNEXATION. Filed May 23 2012, TO ANNEX CERTAIN DESCRIBED TERRITORY TO THE CORPORATE LIMITS OF THE TOWN OF APEX.


Intro. by Murry, Dollar, Stam.

Wake

View summary

H 945/SL 2012-97 (2011-2012) MARION LEGISLATIVE ANNEXATION. Filed May 16 2012, TO ANNEX TO THE CITY OF MARION A SECTION OF RIGHT-OF-WAY OF US HIGHWAY 70 WEST WHERE A SIDEWALK TO BE MAINTAINED BY THE CITY IS CONSTRUCTED.


Intro. by Gillespie.

McDowell

View summary


Intro. by Horn, Brawley, Cotham, and McGuirt. Mecklenburg

View summary

H 991/SL 2012-100 (2011-2012) JACKSON CO. OCCUPANCY TAX CHANGES. Filed May 17 2012, TO POSTPONE THE EFFECTIVE DATE OF CHANGES MADE TO THE JACKSON COUNTY OCCUPANCY TAX DURING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY.


Intro. by Haire. Jackson

View summary

H 1196/SL 2012-113 (2011-2012) ALBEMARLE MENTAL HEALTH CENTER PROPERTY. Filed May 30 2012, TO PROVIDE A PROCESS FOR CONVEYING AN INTEREST IN REAL PROPERTY OWNED BY ALBEMARLE MENTAL HEALTH CENTER TO EAST CAROLINA BEHAVIORAL HEALTH.


Intro. by Owens. Camden, Currituck, Perquimans

View summary Mental Health


Intro. by Holloway, Jones.
H 1199/SL 2012-115 (2011-2012) LAKE LURE CONVEY PROPERTY. Filed May 30 2012. AUTHORIZING THE TOWN OF LAKE LURE TO CONVEY CERTAIN DESCRIBED PROPERTY BY GIFT, PRIVATE SALE, OR LONG-TERM LEASE.


Intro. by Hager. Rutherford

View summary


Intro. by Brubaker. Randolph

View summary


Intro. by Faircloth. Guilford

View summary


Intro. by Dixon. Duplin, Pender

View summary
H 1050/SL 2012-103 (2011-2012) ELIZABETHTOWN INDUSTR. PARK DEANNEXATION. Filed May 22 2012, TO EXERCISE THE POWER OF THE GENERAL ASSEMBLY UNDER SECTION 1 OF ARTICLE VII OF THE NORTH CAROLINA CONSTITUTION TO FIX THE BOUNDARIES OF CITIES AND GIVE SUCH POWERS TO CITIES AS IT DEEMS ADVISABLE BY REPEALING SPECIFIED INVOLUNTARY ANNEXATION ORDINANCES OF THE TOWN OF ELIZABETHTOWN RELATING TO THE INDUSTRIAL PARK AREA, AND BY PROHIBITING MUNICIPAL INITIATION OF ANY PROCEDURE TO INVOLUNTARILY ANNEX THOSE AREAS FOR TWELVE YEARS.


Intro. by Brisson. Bladen

View summary


Intro. by Fisher, Moffitt, Keever. Buncombe

View summary
H 1051/SL 2012-104 (2011-2012) **ELIZABETHTOWN HAYFIELDS DEANNEXATION.** Filed May 22 2012, **TO EXERCISE THE POWER OF THE GENERAL ASSEMBLY UNDER SECTION 1 OF ARTICLE VII OF THE NORTH CAROLINA CONSTITUTION TO FIX THE BOUNDARIES OF CITIES AND GIVE SUCH POWERS TO CITIES AS IT DEEMS ADVISABLE BY REPEALING SPECIFIED INVOLUNTARY ANNEXATION ORDINANCES OF THE TOWN OF ELIZABETHTOWN RELATING TO THE HAYFIELDS AREA, AND BY PROHIBITING MUNICIPAL INITIATION OF ANY PROCEDURE TO INVOLUNTARILY ANNEX THOSE AREAS FOR TWELVE YEARS.**


Intro. by Brisson.  
Bladen

View summary

H 1071/SL 2012-106 (2011-2012) **WAKE SCHOOL BOARD ORGANIZATIONAL MEETING.** Filed May 22 2012, **TO PROVIDE FOR THE DATE FOR THE ORGANIZATIONAL MEETING OF THE WAKE COUNTY BOARD OF EDUCATION TO BE GOVERNED BY GENERAL LAW.**


Intro. by Gill, Ross, Murry, Jackson.  
Wake

View summary

H 278/SL 2012-139 (2011-2012) **WAKE/KINSTON LOCAL ACT (NEW).** Filed Mar 9 2011, **TO UPDATE THE PAYROLL SAVINGS PROGRAM FOR SAVINGS BONDS TO REFLECT RECENT CHANGES MADE BY THE UNITED STATES TREASURY DEPARTMENT.**


Intro. by Hastings.  
Lenoir, Wake

https://lrs.sog.unc.edu/lrs-subscr-view/dailybulletin/2012-07-02#
H 1087/SL 2012-107 (2011-2012) FONTANA DAM OCCUPANCY TAX. Filed May 23 2012, AUTHORIZE THE TOWN OF FONTANA DAM TO LEVY AN OCCUPANCY TAX.


Intro. by West.

H 1215 (2011-2012) HENDERSON COUNTY OCCUPANCY TAX CHANGES. Filed May 30 2012, TO SUPPORT THE STATE THEATER OF NORTH CAROLINA KNOWN AS THE FLAT ROCK PLAYHOUSE.

Conference report recommends the following changes to 3rd edition to reconcile matters in controversy. Provides that the Senate recedes from Senate Amendment #1 (6/28/12) and deletes the 3rd edition and replaces it with a Proposed Conference Committee Substitute with provisions as follows.

Retains amendments SL 1987-172, as amended, to authorize the Henderson County Board of Commissioners (Board) to levy a room occupancy and tourism development tax of no less than 3% or more than 5%. Also retains provision authorizing the Board to levy an additional room occupancy and tourism development tax of up to 1%. Provides that both the existing and additional tax must be levied, administered, collected, and repealed as provided in GS 153A-155 (uniform provisions for room occupancy taxes). Prohibits Henderson County from levying the additional 1% tax unless it also levies the existing room occupancy and tourism development tax.

Directs the county to remit the net proceeds of the room occupancy and tourism development tax to the Authority on a quarterly basis. Directs the Authority to use at least two-thirds of the net proceeds (the first 5%) of the room occupancy tax to promote travel and tourism in Henderson County and to use the remainder for tourism–related expenses. Directs the Authority to use the net proceeds of the additional 1% tax for the maintenance, operation, renovation, and promotion of The Vagabond School of the Drama, Inc. including the Mainstage and the Playhouse Downtown locations.

Retains definitions for the following terms as they apply in this act: (1) net proceeds, (2) promote travel and tourism, and (3) tourism related expenditures.

Directs the Board to adopt a resolution creating the Henderson Tourism Development Authority (Authority) (was, Henderson Travel and Tourism Committee) at the same time that it adopts a resolution levying a room occupancy tax under this act. Requires the resolution to provide for membership, terms of office, and the filling of vacancies on the Authority. Prohibits any member serving more than five consecutive years on the Authority. Provides that the Authority is to have nine voting members and that at least one-third of the members must be individuals who are affiliated with businesses that collect tax in the county and at minimum one-half of the members must be persons who are active in the promotion of tourism and travel in the county. Provides additional guidelines regarding the composition of the membership of the Authority. Provides specific duties of the Authority and requires the Authority to quarterly reports and an end of the fiscal year report to the Board.

Adds a provision directing the Vagabond School of the Drama to submit financial statements of its expenditures of funds it receives under this act on an annual basis to the Authority by October 1. Directs the Board to adopt a resolution establishing the Authority and to make changes to the membership as required by this section on or before September 1, 2012.

Effective July 1, 2014, amends the use of the tax revenue to require the Authority to use at least two-thirds of the tax proceeds to promote travel and tourism in the county and the remainder for other tourism–related expenditures. Deletes provisions that allocated the tax revenue for use of the first 5% to promote travel and tourism and related expenses, and provisions assigning the
additional 1% tax proceeds to The Vagabond School of the Drama.
Amends GS 153A-155(g) to include Henderson among the counties and county districts that levy an occupancy tax.
Except as otherwise indicated, this act is effective when it becomes law.

Intro. by McGrady.

View summary


Intro. by Insko, Hackney, Bordsen, Ingle.

View summary

H 994/SL 2012-140 (2011-2012) ROCKINGHAM COUNTY DESIGN-BUILD. Filed May 17 2012, TO ALLOW THE COUNTY OF ROCKINGHAM TO USE DESIGN-BUILD DELIVERY METHODS.


Intro. by Jones, Holloway.

View summary

H 1122/SL 2012-111 (2011-2012) MARTIN COUNTY FIRE DISTRICTS Filed May 23 2012, TO VALIDATE CERTAIN LEVIES AND COLLECTION OF FIRE DISTRICT TAXES IN MARTIN COUNTY AND TO ALLOW MARTIN COUNTY TO ABOLISH BY RESOLUTION ITS CHAPTER 69 FIRE PROTECTION DISTRICTS UPON ESTABLISHMENT OF FIRE PROTECTION SERVICE DISTRICTS UNDER CHAPTER 153A OF THE GENERAL STATUTES.


Intro. by E. Warren, Tolson.

View summary
H 552/SL 2012-121 (2011-2012) ASHEVILLE AIRPORT/WNC AG CENTER (NEW). Filed Mar 30 2011, TO CREATE THE GREATER ASHEVILLE REGIONAL AIRPORT AUTHORITY.


Intro. by Moffit, McGrady. Buncombe, Henderson

View summary


Intro. by Bryant, Bradley. Halifax, Northampton

View summary

H 1170/SL 2012-125 (2011-2012) PENDER COUNTY ABC LAW. Filed May 29 2012, TO AMEND THE PROCESS BY WHICH MEMBERS OF THE PENDER COUNTY BOARD OF ALCOHOLIC CONTROL ARE SELECTED; TO REMOVE THE REQUIREMENT THAT THE PENDER COUNTY BOARD OF ALCOHOLIC CONTROL LOCATE ONE OR MORE STORES IN THE TOWNS OF BURGAW AND ATKINSON; AND TO AMEND THE DISTRIBUTION OF CERTAIN NET PROFITS FROM THE PENDER COUNTY BOARD OF ALCOHOLIC CONTROL.


Intro. by Justice. Pender

View summary Alcoholic Beverage Control


Intro. by Crawford. Granville

View summary


Intro. by Justice. Pender

View summary Local Government


Intro. by McGee. Craven, Forsyth

View summary Public Safety

H 956/SL 2012-122 (2011-2012) ZONING/JOHNSTON COUNTY OPEN SPACE. Filed May 16 2012, RELATING TO THE USE OF OPEN SPACE FUNDS FOR JOHNSTON COUNTY.


Intro. by Daughtry. Johnston

View summary
H 1197/SL 2012-114 (2011-2012) **ADD STOKES CTY TO TAX CERT BEFORE RECORDATION.** Filed May 30 2012, **TO AUTHORIZE STOKES COUNTY TO REQUIRE THE PAYMENT OF DELINQUENT PROPERTY TAXES BEFORE RECORDING DEEDS CONVEYING PROPERTY.**


**Intro. by Holloway.**

Stokes

View summary

Tax

H 963/SL 2012-98 (2011-2012) **TOWN OF COLUMBIA/DEANNEXATION.** Filed May 16 2012, **REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE TOWN OF COLUMBIA.**


**Intro. by Owens.**

Tyrrell

View summary

H 1123/SL 2012-112 (2011-2012) **DURHAM COUNTY MEMORIAL STADIUM.** Filed May 23 2012, **AMENDING THE ACT AUTHORIZING THE APPOINTMENT OF AN AUTHORITY TO CONTROL THE MANAGEMENT OF A MEMORIAL STADIUM TO BE ERECTED BY DURHAM COUNTY, TO INCREASE ITS MEMBERSHIP, AND TO AMEND ITS TERM LIMITS.**


**Intro. by Michaux, Luebke, Hall, Wilkins.**

Durham

View summary

H 987/SL 2012-99 (2011-2012) **WAKE TECH BOARD OF TRUSTEES.** Filed May 16 2012, **TO ALLOW PERSONS WHO WORK IN WAKE COUNTY TO BE ELIGIBLE FOR MEMBERSHIP ON THE BOARD OF TRUSTEES OF WAKE TECHNICAL COMMUNITY COLLEGE.**


**Intro. by Weiss, Ross, Murry, Jackson.**

Wake
LOCAL/SENATE BILLS


Intro. by Carney. Iredell


Intro. by McKissick, Atwater. Durham


Intro. by Rabon. Onslow, Pender


Intro. by Rabon.

Brunswick

View summary

ACTIONS ON BILLS

PUBLIC BILLS

H 54: HABITUAL MISDEMEANOR LARCENY.

House: Conf Com Appointed
Senate: Conf Com Appointed
Senate: Conf Com Reported
Senate: Withdrawn From Com
Senate: Placed On Cal For 7/2/2012
Senate: Placed On Cal For 7/2/2012
Senate: Passed 2nd & 3rd Reading
House: Rec From Senate
House: Rec To Concur S Com Sub
House: Cal Pursuant Rule 36(b)
House: Placed On Cal For 7/2/2012
House: Failed concur in S/Com Sub

H 180: WILMINGTON VOLUNTARY ANNEXATIONS (NEW).

House: Concurred On 3rd Reading
Ratified
Ch. SL 2012-138

H 203: MORTGAGE SATISFACTION FORMS/NO FALSE LIENS (NEW).

Senate: Conf Report Adopted
Senate: Conf Com Appointed
Senate: Conf Com Reported
Senate: Placed On Cal For 7/2/2012
House: Conf Com Reported
House: Placed On Cal For 7/2/2012
House: Conf Report Adopted

H 244: STATE HEALTH PLAN/ADD SCHOOLS; WHISTLEBLOWERS (NEW).

House: Conf Com Reported
House: Placed On Cal For 7/2/2012
Senate: Conf Com Reported
Senate: Placed On Cal For 7/2/2012
Senate: Conf Report Adopted
House: Conf Report Adopted
Ratified
H 320: WATER RESOURCES FLEXIBILITY (NEW).
House: Concurred In S/Com Sub
Ratified

H 457: MUNICIPAL ELECTRIC UTILITIES/RATE HEARINGS (NEW).
House: Concurred In S Amend
House: Concurred In S/Com Sub
Ratified

H 494: CONTINUOUS ALCOHOL MONITORING LAW CHANGES.
House: Concurred In S/Com Sub
Ratified
Senate: Passed 2nd & 3rd Reading
House: Rec From Senate
House: Rec To Concur S Com Sub
House: Cal Pursuant Rule 36(b)
House: Placed On Cal For 7/2/2012

H 572: ACCOUNTABILITY FOR PUBLICLY FUNDED NONPROFITS.
House: Concurred In S Amend 1 & 2
House: Concurred In S/Com Sub
Ratified

H 585: VEHICLE EMISSIONS INSPECTIONS (NEW).
Senate: Conf Com Appointed
Senate: Conf Com Reported
Senate: Placed On Cal For 7/3/2012
House: Withdrawn From Cal
House: Re-ref Com On Commerce and Job Development Subcommittee on Alcoholic Beverage Control
House: Withdrawn From Com
House: Placed On Cal For 7/2/2012
House: Failed concur in S/Com Sub
House: Conf Com Appointed

H 690: AMEND EVIDENCE & DNA EXPUNKTION LAWS (NEW).
Senate: Withdrawn From Cal
Senate: Re-ref Com On Rules and Operations of the Senate

H 799: LICENSURE BY ENDORSEMENT/MILITARY SPOUSES.
House: Concurred in S/Com Sub 2
Ratified

H 819: COASTAL MANAGEMENT POLICIES (NEW).
Senate: Conf Com Reported
Senate: Placed On Cal For 7/2/2012
Senate: Conf Report Adopted
House: Conf Com Reported
House: Placed On Cal For 7/2/2012
H 837: COMPLETION OF CPR BY STUDENTS REQUIRED.
   House: Withdrawn From Com
   House: Placed On Cal For 7/2/2012
   House: Concurred In S/Com Sub
   Ratified

H 914: AEDS IN STATE BUILDINGS.
   House: Concurred In S/Com Sub
   Ratified

H 950: MODIFY 2011 APPROPRIATIONS ACT.
   Senate: Rec From House
   Senate: Placed On Cal For 7/2/2012
   Senate: Veto Overridden
   Ch. SL 2012-142
   House: Veto Overridden

H 953: AMEND ENVIRONMENTAL LAWS 2 (NEW).
   House: Postponed To 7/3/2012

H 1023: EXPUNCTION/NONVIOLENT OFFENSES.
   Senate: Passed 2nd & 3rd Reading
   Ratified

H 1077: PPP PILOT TOLL PROJECT/FERRY TOLLS (NEW).
   Senate: Com Substitute Adopted
   Senate: Placed On Cal For 7/2/2012
   Senate: Passed 2nd Reading
   Senate: Reptd Fav Com Substitute

H 1173: ABSCONDING PROB. VIOLATORS FORFEIT BENEFITS.
   House: Concurred In S/Com Sub
   Ratified

H 1179: INDIAN CUL. CTR/GOLF COURSE TERMINATE LEASES (NEW).
   Senate: Reptd Fav
   Senate: Placed On Cal For 7/2/2012
   Senate: Amend Adopted 1
   Senate: Passed 2nd & 3rd Reading
   House: Rec From Senate

H 1219: HONOR MEMBERS FOR THEIR SERVICE.
   House: Adopted

H 1233: HONOR KINSTON'S 250TH ANNIVERSARY.
   House: Passed 2nd & 3rd Reading
   Senate: Rec From House
   Senate: Passed 1st Reading

https://lrs.sog.unc.edu/lrs-subscr-view/dailybulletin/2012-07-02#
Senate: Placed On Cal For 7/2/2012
Senate: Passed 2nd & 3rd Reading
Ratified
Ch. Res 2012-11

H 1234: 2012 APPOINTMENTS BILL (NEW).
Ratified
Senate: Passed 2nd Reading
Ch. SL 2012-141
Senate: Amend Adopted 2
Senate: Passed 3rd Reading
House: Rec From Senate
House: Rec To Concur S Com Sub
House: Rec To Concur In S Amend 1 & 2
House: Cal Pursuant Rule 36(b)
House: Placed On Cal For 7/2/2012
House: Concurred In S Amend 1 & 2
House: Concurred In S/Com Sub
Senate: Amend Adopted 1

S 141: LAW ENFORCEMENT/VARIOUS OTHER CHANGES (NEW).
Senate: Concurred In H/com Sub
Ratified

S 191: LME GOVERNANCE (NEW).
Senate: Conf Com Withdrawn/dismi
House: Conf Com Reported
House: Placed On Cal For 7/2/2012
House: Conf Report Adopted
Senate: Conf Com Appointed
Senate: Conf Com Reported
Senate: Conf Com Appointed
Senate: Conf Com Reported
Senate: Placed On Cal For 7/3/2012

S 227: SCHOOL BUS CRASH REPORT NAME DISCLOSURE (NEW).
Senate: Rec To Concur H Com Sub
Senate: Placed On Cal For 7/2/2012
Senate: Concurred In H/com Sub
House: Amend Adopted 1
House: Passed 2nd & 3rd Reading

S 229: AMEND ENVIRONMENTAL LAWS 2012 (NEW).
Senate: Withdrawn From Cal
Senate: Re-ref Com On Rules and Operations of the Senate

S 382: AMEND WATER SUPPLY/WATER QUALITY LAWS (NEW).
Senate: Conf Com Appointed
House: Conf Com Appointed
Senate: Conf Com Reported
Senate: Placed On Cal For 7/2/2012
Senate: Conf Report Failed
House: Conf Com Reported
House: Placed On Cal For 7/2/2012

S 399: ECOSYSTEM ENHANCEMENT PROGRAM (NEW).
Senate: Withdrawn From Cal
Senate: Re-ref Com On Rules and Operations of the Senate

S 416: AMEND DEATH PENALTY PROCEDURES (NEW).
Senate: Veto Overridden
House: Rec From Senate
House: Cal For Immediate Consid
House: Veto Overridden
Ch. SL 2012-136

S 433: LOCAL HUMAN SERVICES ADMINISTRATION
Senate: Withdrawn From Cal
Senate: Re-ref Com On Rules and Operations of the Senate

S 525: CRITICAL ACCESS BEHAVIORAL HEALTH AGENCIES (NEW).
House: Conf Com Reported
House: Placed On Cal For 7/2/2012
Senate: Conf Com Reported
Senate: Placed On Cal For 7/2/2012
Senate: Conf Report Adopted
House: Conf Report Adopted
Ratified

S 626: LRC TO STUDY FERRY TOLLS/JUV. JUSTICE REFORMS (NEW).
House: Passed 2nd & 3rd Reading
Senate: Rec To Concur H Com Sub
Senate: Placed On Cal For 7/2/2012
Senate: Withdrawn From Cal
Senate: Re-ref Com On Rules and Operations of the Senate

S 635: MINORS/SENTENCING FOR 1ST DEGREE MURDER (NEW).
House: Reptd Fav Com Substitute
House: Cal Pursuant Rule 36(b)
House: Passed 2nd & 3rd Reading
Senate: Rec To Concur H Com Sub
Senate: Placed On Cal For 7/2/2012
Senate: Concurred In H/com Sub

S 707: SCHOOL VIOLENCE PREVENTION ACT.
House: Conf Report Adopted
House: Conf Com Reported
House: Placed On Cal For 7/2/2012
Senate: Conf Com Reported
Senate: Placed On Cal For 7/2/2012
Senate: Conf Report Adopted

S 820: CLEAN ENERGY AND ECONOMIC SECURITY ACT.
Senate: Placed On Cal For 7/2/2012
Senate: Veto Overridden
House: Rec From Senate
House: Placed On Cal For 7/2/2012
House: Veto Overridden
Ch. SL 2012-143

S 847: GSC TECHNICAL CORRECTIONS/OTHER CHANGES (NEW).
House: Amend Adopted 2
House: Amend Adopted 3
House: Amend Adopted 4
House: Amend Adopted 5
House: Amend Adopted 6
House: Reptd Fav Com Substitute
House: Amend Adopted 7
House: Re-ref Com On Finance
House: Amend Adopted 8
House: Reptd Fav As Amended
House: Passed 2nd & 3rd Reading
House: Cal Pursuant Rule 36(b)
House: Placed On Cal For 7/2/2012
House: Amend Adopted 1

S 910: SALE OF A MINOR/FELONY OFFENSE (NEW).
House: Placed On Cal For 7/2/2012
Senate: Failed Concur In Com Sub
Senate: Conf Com Appointed
House: Conf Com Appointed
Senate: Conf Com Reported
Senate: Placed On Cal For 7/2/2012
Senate: Conf Report Adopted
House: Conf Com Reported

S 957: RESOLUTION OF DISAPPROVAL OF REORGANIZATION.
Senate: Adopted

S 959: WELCOME HOME VIETNAM VETERANS DAY.
Senate: Withdrawn From Com
Senate: Placed On Cal For 7/2/2012
Senate: Adopted

S 961: ADJOURNMENT SINE DIE.
House: Placed On Cal For 7/2/2012
Senate: Filed
Senate: Passed 1st Reading
Senate: Ref To Com On Rules and Operations of the Senate
Senate: Reptd Fav
Senate: Placed On Cal For 7/2/2012
Senate: Passed 2nd & 3rd Reading
House: Rec From Senate
House: Passed 1st Reading
House: Ref To Com On Rules, Calendar, and Operations of the House
House: Withdrawn From Com

**LOCAL BILLS**

**H 278: WAKE/KINSTON LOCAL ACT (NEW).**

*House: Concurred In S/Com Sub*
*Ratified*
*Ch. SL 2012-139*

**H 994: ROCKINGHAM COUNTY DESIGN-BUILD.**

*Senate: Reptd Fav*
*Senate: Placed On Cal For 7/2/2012*
*Senate: Passed 2nd & 3rd Reading*
*Ratified*
*Ch. SL 2012-140*

**H 1215: HENDERSON COUNTY OCCUPANCY TAX CHANGES.**

*House: Conf Com Reported*
*House: Placed On Cal For 7/2/2012*
*Senate: Conf Com Reported*
*Senate: Placed On Cal For 7/2/2012*
*Senate: Conf Report Adopted*

**S 876: MOORESVILLE DEANNEXATION.**

*House: Passed 3rd Reading*
*Ratified*
*Ch. SL 2012-137*

Print Version