OFFICERS AND MEMBERS
of the
House Of Representatives
EXTRA SESSION 1994

Daniel T. Blue, Jr., Speaker ............................................ Raleigh, Wake County
Marie W. Colton, Speaker Pro Tempore .............................. Asheville, Buncombe County
Denise G. Weeks, Principal Clerk .................................. Willow Springs, Wake County
Lisa F. Smith, Reading Clerk .......................................... Raleigh, Wake County
Oscar Tyson, Sergeant-at-Arms ...................................... Zebulon, Wake County

REPRESENTATIVES

1st District: (1) Camden, Currituck, Pasquotank, Perquimans (Part).
   Vernon G. James (D) ........................................ Pasquotank ............... Elizabeth City

2nd District: (1) Beaufort, Craven (Part), Hyde, Pitt (Part).
   Zeno L. Edwards, Jr. (R) ........................................ Beaufort ............... Washington

3rd District: (1) Craven (Part), Pamlico (Part).
   John M. Nichols (R) ........................................ Craven .................... New Bern

4th District: (2) Carteret, Onslow (Part).
   Jean Rouse Preston (R) ........................................ Carteret .................... Emerald Isle
   Ronnie Smith (D) ........................................ Carteret .................... Atlantic Beach

5th District: (1) Bertie (Part), Gates, Hertford (Part), Northampton.
   Howard J. Hunter, Jr. (D) ....................................... Northampton ............ Conway

6th District: (1) Bertie (Part), Hertford (Part), Martin (Part), Pitt (Part),
   Washington (Part).
   Richard Eugene Rogers (D) ....................................... Martin .................... Williamston

7th District: (1) Edgecombe (Part), Halifax (Part), Martin (Part), Nash (Part).
   Dock M. Brown (D) ........................................ Halifax ..................... Weldon

8th District: (1) Edgecombe (Part), Greene (Part), Martin (Part), Pitt (Part).
   Linwood E. Mercer (D) ........................................ Pitt ....................... Farmville

9th District: (1) Greene (Part), Pitt (Part).
   Charles McLawhorn (D) ........................................ Pitt ....................... Winterville

10th District: (1) Duplin (Part), Jones (Part), Onslow (Part).
   Vance Alphin (D) ........................................ Duplin ..................... Mt. Olive

11th District: (1) Lenoir (Part), Wayne (Part).
   Philip A. Baddour, Jr. (D) ....................................... Wayne .................... Goldsboro

12th District: (1) Onslow (Part), Pender (Part), Sampson (Part).
   Edward C. Bowen (D) ........................................ Sampson ............... Harrells
13th District: (1) New Hanover (Part).
   Karen E. Gottovi (D) .................. New Hanover ............... Wilmington

14th District: (2) Brunswick (Part), Columbus (Part), New Hanover (Part),
   Robeson (Part).
   Dewey Hill (D) ..................... Columbus .................. Whiteville
   E. David Redwine (D) .............. Brunswick .................. Shallotte

15th District: (1) Wake (Part).
   J. Sam Ellis (R) ..................... Wake ....................... Garner

16th District: (1) Cumberland (Part), Hoke (Part), Moore (Part),
   Robeson (Part), Scotland (Part).
   Douglas Y. Yongue (D) ............. Scotland .................. Laurinburg

17th District: (2) Cumberland (Part).
   Theodore J. Kinney (D) ............ Cumberland ............... Fayetteville
   Mary E. McAllister (D) .......... Cumberland .................. Fayetteville

18th District: (2) Cumberland (Part).
   Kenneth Owen Spears, Jr. (D) .... Cumberland ............... Fayetteville
   Billy Richardson (D) .............. Cumberland ................ Fayetteville

19th District: (2) Harnett, Lee, Sampson (Part).
   Clarence P. Stewart (D) .......... Harnett ....................... Sanford
   Bobby Ray Hall (D) ................. Lee ......................... Sanford

20th District: (1) Franklin (Part), Johnston (Part), Nash (Part).
   Billy J. Creech (R) ................. Johnston .................. Clayton

21st District: (1) Wake (Part).
   Daniel T. Blue, Jr. (D) .......... Wake ......................... Raleigh

22nd District: (2) Franklin (Part), Granville (Part), Halifax (Part),
   Person, Vance (Part), Warren (Part).
   Richard H. Moore (D) .............. Vance ....................... Henderson
   Michael S. Wilkins (D) ............ Person ..................... Roxboro

23rd District: (3) Durham (Part).
   Paul Luebke (D) ..................... Durham ..................... Durham
   H. M. Michaux, Jr. (D) .......... Durham ......................... Durham
   George W. Miller, Jr. (D) ....... Durham ......................... Durham

24th District: (2) Chatham (Part), Orange (Part).
   Anne C. Barnes (D) ................. Orange ..................... Chapel Hill
   Joe Hackney (D) ..................... Orange ..................... Chapel Hill

25th District: (3) Alamance, Caswell, Orange (Part), Rockingham (Part).
   J. Fred Bowman (D) ............... Alamance .................... Burlington
   Edward Nelson Cole (D) .......... Rockingham .................. Reidsville
   Bertha Holt (D) .................... Alamance .................... Burlington

26th District: (1) Guilford (Part).
   Herman C. Gist (D) ................ Guilford ..................... Greensboro

27th District: (1) Davidson (Part), Guilford (Part).
   Steve Wood (R) ..................... Guilford ..................... High Point

28th District: (1) Guilford (Part).
   Will Burton (D) ..................... Guilford .................... Greensboro
29th District: (1) Guilford (Part).
Joanne W. Bowie (R) ............... Guilford ............... Greensboro

30th District: (1) Chatham (Part), Guilford (Part), Randolph (Part).
Arlie F. Culp (R) ............... Randolph ............... Ramseur

31st District: (1) Moore (Part).
Richard Morgan (R) ............... Moore ............... Pinehurst

32nd District: (1) Montgomery (Part), Richmond, Scotland (Part).
Hugh A. Lee (D) ............... Richmond ............... Rockingham

33rd District: (1) Anson, Montgomery (Part), Stanly (Part).
Foyle Hightower, Jr. (D) ............... Anson ............... Wadesboro

34th District: (1) Union (Part).
Bobby Griffin (D) ............... Union ............... Monroe

35th District: (1) Rowan (Part).
Charlotte A. Gardner (R) ............... Rowan ............... Salisbury

36th District: (1) Mecklenburg (Part).
Jim Black (D) ............... Mecklenburg ............... Matthews

37th District: (1) Davidson (Part).
Paul J. McCrory (D) ............... Davidson ............... Lexington

38th District: (1) Guilford (Part), Randolph (Part).
Harold J. Brubaker (R) ............... Randolph ............... Asheboro

39th District: (1) Forsyth (Part).
Lyons Gray (R) ............... Forsyth ............... Winston–Salem

40th District: (3) Alleghany, Ashe, Stokes, Surry, Watauga.
Anderson D. Cromer (D) ............... Stokes ............... King
David H. Diamont (D) ............... Surry ............... Pilot Mountain
Wade E. Wilmoth (D) ............... Watauga ............... Boone

41st District: (2) Alexander (Part), Wilkes, Yadkin.
John W. Brown (R) ............... Wilkes ............... Elkin
George M. Holmes (R) ............... Yadkin ............... Hamptonville

42nd District: (1) Iredell (Part).
Frank Mitchell (R) ............... Iredell ............... Olin

43rd District: (1) Catawba (Part), Iredell (Part)
C. Robert Brawley (R) ............... Iredell ............... Mooresville

44th District: (1) Gaston (Part), Lincoln (Part).
John R. Gamble, Jr. (D) ............... Lincoln ............... Lincolnton

45th District: (2) Catawba (Part), Gaston (Part), Lincoln (Part).
Cherie Killian Berry (R) ............... Catawba ............... Maiden
Charles R. Preston (R) ............... Catawba ............... Conover

46th District: (2) Avery, Burke (Part), Caldwell (Part), Catawba (Part), Mitchell.
David Flaherty, Jr. (R) ............... Caldwell ............... Lenoir
Gregg Thompson (R) ............... Mitchell ............... Spruce Pine

47th District: (1) Burke (Part).
Walter G. Church, Sr. (D) ............... Burke ............... Valdese
48th District: (3) Cleveland, Gaston (Part), Polk (Part), Rutherford.
    Jack Hunt (D) .................................. Cleveland .................. Shelby
    Edith L. Lutz (D) ............................ Cleveland .................. Lawndale
    John Weatherly (R) ......................... Cleveland .................. Kings Mountain

49th District: (1) Burke (Part), McDowell, Yancey.
    Robert C. Hunter (D) ....................... McDowell .................. Marion

50th District: (1) Henderson (Part), Polk (Part).
    Larry T. Justus (R) ........................ Henderson .................. Hendersonville

51st District: (3) Buncombe (Part).
    Marie W. Colton (D) ....................... Buncombe .................. Asheville
    Narvel J. Crawford (D) .................. Buncombe .................. Asheville
    Martin L. Nesbitt (D) .................... Buncombe .................. Asheville

52nd District: (2) Graham, Haywood, Jackson (Part), Madison, Swain.
    Charles M. Beall (D) ....................... Haywood .................. Clyde
    Liston B. Ramsey (D) ...................... Madison .................. Marshall

53rd District: (1) Cherokee, Clay, Jackson (Part), Macon.
    Thomas K. Jenkins (D) .................... Macon .................. Franklin

54th District: (1) Mecklenburg (Part).
    John B. McLaughlin (D) .................. Mecklenburg ................ Newell

55th District: (1) Mecklenburg (Part).
    David G. Balmer (R) ........................ Mecklenburg ................ Charlotte

56th District: (1) Mecklenburg (Part).
    Martha Alexander (D) ..................... Mecklenburg ................ Charlotte

57th District: (1) Mecklenburg (Part).
    Connie Wilson (R) ........................ Mecklenburg ................ Charlotte

58th District: (1) Mecklenburg (Part).
    Ruth M. Easterling (D) ................... Mecklenburg ................ Charlotte

59th District: (1) Mecklenburg (Part).
    W. Pete Cunningham (D) .................. Mecklenburg ................ Charlotte

60th District: (1) Mecklenburg (Part).
    Howard C. Barnhill (D) .................. Mecklenburg ................ Charlotte

61st District: (1) Wake (Part).
    Brad Miller (D) ............................ Wake .................. Raleigh

62nd District: (1) Wake (Part).
    David Miner (R) ............................ Wake .................. Cary

63rd District: (1) Durham (Part), Wake (Part).
    Jane H. Mosley (D) ......................... Wake .................. Cary

64th District: (1) Wake (Part).
    Bob Hensley (D) ............................ Wake .................. Raleigh

65th District: (1) Wake (Part).
    Aaron E. Fussell (D) ..................... Wake .................. Raleigh

66th District: (1) Forsyth (Part).
    Annie Brown Kennedy (D) ................. Forsyth .................. Winston-Salem
67th District: (1) Forsyth (Part).
   Warren (Pete) Oldham (D) Forsyth Winston-Salem

68th District: (1) Buncombe (Part), Henderson (Part), Transylvania.
   W. M. Ives (R) Transylvania Brevard

69th District: (1) Mecklenburg (Part).
   J. Shawn Lemmond (R) Mecklenburg Matthews

70th District: (1) Edgecombe (Part), Nash (Part), Wilson (Part).
   Milton F. Fitch, Jr. (D) Wilson

71st District: (1) Edgecombe (Part), Nash (Part), Pitt (Part), Wilson (Part).
   Joe Mavretic (D) Edgecombe Tarboro

72nd District: (1) Nash (Part), Wilson (Part).
   Gene Arnold (R) Nash Rocky Mount

73rd District: (1) Forsyth (Part), Rockingham (Part).
   Paul W. Sexton, Sr. (R) Rockingham Stoneville

74th District: (1) Davidson (Part), Davie.
   Julia Craven Howard (R) Davie Mocksville

75th District: (1) Cumberland (Part).
   Alex Wamer (D) Cumberland Hope Mills

76th District: (1) Gaston (Part), Mecklenburg (Part).
   W. W. Dickson (R) Gastonia

77th District: (1) Greene (Part), Lenoir (Part), Wayne (Part).
   Carolyn Russell (R) Wayne Goldsboro

78th District: (1) Granville (Part), Vance (Part), Warren (Part).
   James P. Green, Sr. (D) Vance Henderson

79th District: (1) Craven (Part), Jones (Part), Lenoir (Part), Pamlico (Part).
   William Wainwright (D) Craven Havelock

80th District: (1) Onslow (Part).
   William Robert Grady (R) Onslow Jacksonville

81st District: (1) Cabarrus (Part), Union (Part).
   Timothy N. Tallent (R) Cabarrus Concord

82nd District: (1) Cabarrus (Part), Stanly (Part), Union (Part).
   Bobby Harold Barbee (R) Stanly Locust

83rd District: (1) Rowan (Part).
   Eugene McCombs (R) Rowan Faith

84th District: (1) Forsyth (Part), Guilford (Part).
   Michael Decker (R) Forsyth Walkertown

85th District: (1) Hoke (Part), Robeson (Part).
   Ronnie Sutton (D) Robeson Pembroke

86th District: (1) Chowan, Dare, Perquimans (Part), Tyrrell, Washington (Part).
   William T. Culpepper, III (D) Chowan Edenton

87th District: (1) Hoke (Part), Robeson (Part), Scotland (Part).
   Frances M. Cummings (D) Robeson Lumberton
88th District: (1) Forsyth (Part).
   Theresa Esposito (R) Forsyth Winston–Salem

89th District: (2) Guilford (Part).
   Mary Jarrell (D) Guilford High Point
   Maggie Jeffus (D) Guilford Greensboro

90th District: (1) Cabarrus (Part).
   Robert C. Hayes (R) Cabarrus Concord

91st District: (1) Alexander (Part), Caldwell (Part), Catawba (Part).
   George S. Robinson (R) Caldwell Lenoir

92nd District: (1) Durham (Part), Wake (Part).
   Erin J. Kuczmarski (D) Wake Raleigh

93rd District: (1) Gaston (Part), Mecklenburg (Part).
   Billy W. Joye, Jr. (D) Gaston Belmont

94th District: (1) Davidson (Part), Randolph (Part).
   Jerry C. Dockham (R) Davidson Denton

95th District: (1) Johnston (Part).
   Leo Daughtry (R) Johnston Smithfield

96th District: (1) Bladen, Cumberland (Part), New Hanover (Part),
   Pender (Part), Sampson (Part).
   Edd Nye (D) Bladen Elizabethtown

97th District: (1) Duplin (Part), Sampson (Part), Wayne (Part).
   Jerry Braswell (D) Wayne Goldsboro

98th District: (1) Brunswick (Part), Columbus (Part), New Hanover (Part),
   Pender (Part).
   Thomas Wright (D) New Hanover Wilmington
Pursuant to a call of his Excellency, Governor James B. Hunt, Jr., herein-after recorded, the House of Representatives of the General Assembly of North Carolina convenes in its Hall in Extra Session, at the hour of eleven o’clock, Tuesday, February 8, 1994, and is called to order by the Speaker of the House, Daniel T. Blue, Jr.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker leads the members in the Pledge of Allegiance.

The Reading Clerk reads the following Proclamation by the Governor:

**PROCLAMATION BY THE GOVERNOR**

Crime is the most urgent issue facing our State. North Carolina has become the 16th most violent state in the nation, with violent crime having increased 50% in the last decade. Last year, you responded to this crisis by enacting several critical pieces of legislation, including funding for 5,000 new prison beds, raising the prison cap, eliminating parole thereby ensuring that criminals serve their time, and enacting laws to make schools safer. The legislature also addressed root causes of crime by passing legislation to give North Carolina’s children a “smart start”, setting higher standards in schools and helping this State to more aggressively recruit jobs.

But North Carolina is still facing a crisis in crime. Without legislative action, the prisons will be forced to release more than 3,000 dangerous criminals by March 15th. I have taken steps to send 1,000 inmates out-of-state, of which 105 have already been sent to Rhode Island and Oklahoma. I believe the General Assembly must raise the prison cap to accommodate 2,000 additional prisoners. The urgent need to take action to avoid releasing more than 3,000 dangerous criminals before the regularly scheduled short session necessitates an extra session of the General Assembly.

Therefore, I will call the General Assembly to Raleigh for an extra session on crime beginning February 8, to focus on the single most important issue facing our State today.
At the same time, the General Assembly should also take steps to toughen sentences for career criminals, to make the criminal justice system work better and put victims' rights first; and to toughen punishment for youthful offenders while we boost crime prevention programs for at-risk children.

I have sought and received the advice of the Council of State that the circumstances facing the Department of Correction and our State's problem with crime constitute an extraordinary occasion within the meaning of Article III, Sec. 5(7) of the Constitution, that immediate action by the General Assembly is required and that the General Assembly should be convened into extra session to address the matter. I have also discussed the circumstances with the Lieutenant Governor, the President Pro Tempore of the Senate and the Speaker of the North Carolina House of Representatives. They are of the same view.

ACCORDINGLY, pursuant to the authority granted to me by Article III, Sec. 5(7) of the Constitution of North Carolina, I find that the circumstances stated above constitute an extraordinary occasion within the meaning of Article III, Sec. 5(7) of the Constitution of North Carolina and PROCLAIM that the General Assembly is hereby convened in extra session for the purpose of considering legislation to (1) raise the inmate population "cap" for the State's prison system, (2) toughen sentences for criminals, (3) toughen punishment for youthful offenders, (4) expand crime deterrent programs for children, (5) ensure the rights of victims of crime and take such other action incident thereto as is deemed appropriate.

This extra session shall begin February 8, 1994 at 11:00 a.m. and shall continue as provided by law and the rules of each House until both Houses shall have adjourned sine die.

Done in Raleigh, North Carolina, this 12th day of January 1994.

S/ James B. Hunt, Jr.
Governor

THE RECEIVING OF PETITIONS, MEMORIALS AND PAPERS ADDRESSED TO THE GENERAL ASSEMBLY OR TO THE HOUSE

THE APPOINTMENT OF DOUGLAS YATES YONGUE BY THE GOVERNOR OF THE STATE OF NORTH CAROLINA

WHEREAS, the Honorable Daniel DeVane, elected Representative from the Sixteenth District, 1994 General Assembly, has resigned his office; and

WHEREAS, the provisions of General Statutes 163-11 require that the vacancy created by the resignation of the Honorable Daniel DeVane be filled by appointment of the person recommended by the Sixteenth District State House of Representatives Executive Committee of the Democratic Party; and

WHEREAS, the Sixteenth District State House of Representatives Executive Committee of the Democratic Party has notified me of its recommendation of Douglas Yates Yongue of Scotland County, North Carolina, to fill said vacancy,
I do by these presents appoint
Douglas Yates Yongue
as a member of the
HOUSE OF REPRESENTATIVES
1994 General Assembly

IN WITNESS WHEREOF, I have hereunto signed my name and affixed
the Great Seal of the State at the Capitol in the City of Raleigh, this 4th day
of February in the year of our Lord, One Thousand Nine Hundred Ninety-Four.

S/ James B. Hunt, Jr.
Governor of North Carolina

S/ Rufus L. Edmisten
Secretary of State

Representative Sutton is granted permission to approach the Well of the
House where he introduces Dr. Douglas Y. Yongue of the 16th House Distric. The Speaker administers the following oath of office, pursuant to
G. S. 120-5, to Dr. Yongue.

OATH OF OFFICE

"I, DOUGLAS YATES YONGUE, do solemnly swear (or affirm) that I
will support and maintain the Constitution and laws of the United States; so
help me God; and

I do solemnly and sincerely swear (or affirm) that I will be faithful and
bear true allegiance to the State of North Carolina, and to the constitutional
powers and authorities which are or may be established for the government
thereof; and that I will endeavor to support, maintain and defend the Constitution and laws of said State, not inconsistent with the Constitution of the United States, to the best of my knowledge and ability; and

I do swear (or affirm) that I will faithfully discharge the duties of the office
of a Member of the 1993 House of Representatives according to the best of my skill and ability, according to law; so help me God.

The Speaker announces that Representative Judy Hunt vacated her office
as Representative of House District #40 and that Anderson D. Cromer was appointed to fill this vacancy.

The following oath of office was administered by the Honorable Dennis
Wicker, Lieutenant Governor, on October 21, 1993.

OATH OF OFFICE

"I, ANDERSON D. CROMER, do solemnly swear (or affirm) that I will
support and maintain the Constitution and laws of the United States; so help me God; and

I do solemnly and sincerely swear (or affirm) that I will be faithful and
bear true allegiance to the State of North Carolina, and to the constitutional
powers and authorities which are or may be established for the government
thereof; and that I will endeavor to support, maintain and defend the Constitution and laws of said State, not inconsistent with the Constitution of the United States, to the best of my knowledge and ability; and

I do swear (or affirm) that I will faithfully discharge the duties of the office of a Member of the 1993 House of Representatives according to the best of my skill and ability, according to law; so help me God.

The Speaker announces that Representative Peggy Stamey vacated her office as Representative of House District #63 and that Jane H. Mosley was appointed to fill this vacancy.

The following oath of office was administered by the Honorable Sarah E. Parker, Associate Justice of the Supreme Court of North Carolina, on September 23, 1993.

OATH OF OFFICE

"I, JANE H. MOSLEY, do solemnly swear (or affirm) that I will support and maintain the Constitution and laws of the United States; so help me God; and

I do solemnly and sincerely swear (or affirm) that I will be faithful and bear true allegiance to the State of North Carolina, and to the constitutional powers and authorities which are or may be established for the government thereof; and that I will endeavor to support, maintain and defend the Constitution and laws of said State, not inconsistent with the Constitution of the United States, to the best of my knowledge and ability; and

I do swear (or affirm) that I will faithfully discharge the duties of the office of a Member of the 1993 House of Representatives according to the best of my skill and ability, according to law; so help me God.

QUORUM CALL

Leaves of absence are granted Representatives Barnhill, Howard, and Kennedy for today.

The Speaker declares a quorum present.

Representative Jack Hunt moves that the permanent rules of the 1993 Regular Session of the House of Representatives, with the following amendment, be adopted as the permanent rules of the 1994 Extra Session:

1. Subsection (a) of Rule 31 is rewritten to read:

   "(a) All bills and resolutions must be introduced by submitting same to the Principal Clerk’s office not later than:

   3:00 p.m. on Tuesday, Wednesday and Thursday, February 8, 9 and 10; or Noon on Friday, February 11, 1994, provided that any such measure submitted to the Bill Drafting Division of the Legislative Services office by noon on that date may be introduced in the House of Representatives before 5:00 p.m. on Monday, February 14, 1994."

2. Rule 31.1 is deleted; and

3. The second sentence of Rule 41(a) is deleted.

The amendments are adopted by electronic vote (115–0).

The permanent rules of the 1993 Regular Session of the House of Representatives, as amended, are adopted by electronic vote (114–0).

STANDING COMMITTEE CHANGES

The Speaker announces that standing and select committees for the 1993 Regular Session remain in effect for the 1994 Extra Session with the following changes in membership:

Representative Cromer is appointed to the following committees: Business and Labor – Subcommittee on Travel and Tourism; Finance; Health and Human Services – Subcommittee on Health Care and Access; Judiciary III; Rules, Calendar and Operations of the House.

Representative Mosley is appointed to the following committees: Education – Subcommittee on Community Colleges and Universities; Ethics; Finance; Public Utilities; Transportation – Subcommittee on Airports, Railways and Waterways.

Representative Yongue is appointed to the following committees: Appropriations – Subcommittee on Natural and Economic Resources; Environment; Pensions and Retirement; Public Utilities; Transportation – Subcommittee on Public Transportation.

The Speaker announces Representative Bowen as Chair of the Committee on Transportation.

The Speaker orders a Special Message sent to the Senate informing that Honorable Body that the House of Representatives is organized and ready to proceed with public business.
SPEAKER'S REMARKS

"I want to formally welcome all of you back to Raleigh for this Special Session on Crime. I know each of you views this session as I do, as an opportunity to continue to build on the actions we took last session to make our streets and our neighborhoods and our people safer.

"Governor Hunt has laid out an ambitious agenda for our consideration and debate. We will hear from the Governor from the Well of this House in just a few minutes.

"Let's give him our attention today and our support during this Special Session. He has crafted a package of legislation to address the lack of faith our people have in the criminal justice system. And he will tell you, it is the product of months of hearings and meetings with hundreds of experts in the criminal justice field, meetings I had the opportunity to attend.

"If there was a consensus reached in those months of discussions, it was that this is as complex a problem as we face as a society. And it demands complex and reasoned solutions, many of which we have already debated and passed on the floor of this House.

"We have 79 hundred prison beds under construction or authorized to be built. We know we need more prisons, and I know you will join me in support of the Governor's proposal to build one thousand new beds. But we know prisons alone are not the answer. In 1979 California had 22 thousand prison beds. Today it has 122 thousand and the crime rate is not any better. We will build more prison beds, but we cannot build our way out of this crisis. That's a given.

"We know we must keep violent criminals in prison longer. That's why this House passed almost unanimously the structured sentencing plan that keeps them there for their full sentence. It eliminates parole. That law begins January 1, 1995. We must respond to our people and move it up to July first. We must eliminate parole in North Carolina as soon as we can. We must find the funds to do it this session.

"And most importantly, we must realize that we can only stop the vicious cycle of violence by providing early guidance to our children and committed treatment and training to our adults who have strayed from the path of productive citizenship.

"As we strive to get prisoners to work in road gangs and useful efforts, and as we take their basketballs and televisions, we must know that treating addictions, combating illiteracy, teaching inmates a skill, and most importantly reaching our children and supporting those institutions that strive to reach our children — churches, schools, families — may do all three.

"We must not only be tough on criminals, but we must be tough on crime. Punishment must be swift and sure and severe. And prevention must be well-funded and thorough and effective.
“And finally, we must address the instruments of destruction. It is easier for teen-agers in many neighborhoods to get a semiautomatic weapon or a handgun that fits in their palm than it is to get a pair of new Air Jordans or a gold necklace.

“We have got to get the guns off our streets somehow, some way, and stop fistfights from turning into gunfights and stop black eyes from turning into fatal gunshot wounds.

“There have been suggestions by some that we not discuss that topic and stay strictly to debating the merits of the Governor’s proposals. That would be unfair to the seven million people we collectively represent. We owe them thorough debate on the Governor’s proposals. We owe them thorough debate on our own ideas to fight crime.

“We are not here to rubber stamp any bill, or stop any bill. We are here to find solutions to the violence in our society. Period. I believe suggestions that we should limit debate on these issues is a suggestion that we should restrain democracy and the input of our constituents. We remain the branch of government closest to the people.

“Finally, I hope that we proceed in this Special Session with a bipartisan spirit. Each of us wants to make this state safer. Each of us wants our children to feel secure in their school. And each of us wants no more victims in North Carolina. We will disagree on the best way to accomplish these goals, but let’s never question each other’s motivation in a flurry of election year politics. We have different approaches in this House to stopping crime, but none of us is soft on crime.

“Let’s not let focus groups and polls write laws. In fact, we are the only focus group that matters, 120 strong from every region of the state, from every background, from every perspective. Let’s use that diversity and our commitment and our expertise to guide these next few weeks. We will not solve this crime problem this session, but we can fight it. Let’s get started today.”

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
February 8, 1994

Mr. Speaker:

It is ordered that a message be sent the House of Representatives informing that Honorable Body that the Senate is convened, pursuant to the Proclamation issued by Governor James B. Hunt, Jr. on January 12, 1994, and is now organized and ready to proceed with the public business of the State in Extraordinary Session.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SUSPENSION OF RULES

On motion of Representative Jack Hunt, Rule 32(a) is suspended and H.J.R. 1, A JOINT RESOLUTION INFORMING HIS EXCELLENCY,
GOVERNOR JAMES B. HUNT, JR., THAT THE EXTRA SESSION OF THE GENERAL ASSEMBLY IS ORGANIZED AND READY TO PROCEED WITH PUBLIC BUSINESS AND INVITING THE GOVERNOR TO ADDRESS A JOINT SESSION OF THE SENATE AND HOUSE OF REPRESENTATIVES, is placed on the Calendar for immediate consideration.

The resolution passes its second reading, by electronic vote (112–0), and without objection is read a third time. The resolution passes its third reading and is ordered sent to the Senate by Special Message.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.J.R. 1, A JOINT RESOLUTION INFORMING HIS EXCELLENCY, GOVERNOR JAMES B. HUNT, JR., THAT THE EXTRA SESSION OF THE GENERAL ASSEMBLY IS ORGANIZED AND READY TO PROCEED WITH PUBLIC BUSINESS AND INVITING THE GOVERNOR TO ADDRESS A JOINT SESSION OF THE SENATE AND HOUSE OF REPRESENTATIVES. (RESOLUTION 1)

The Speaker orders a Special Message sent to the Senate informing that Honorable Body that the House stands ready to receive them in Joint Session at the hour appointed.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
February 8, 1994

Mr. Speaker:

Pursuant to H.J.R. 1, A JOINT RESOLUTION INFORMING HIS EXCELLENCY, GOVERNOR JAMES B. HUNT, JR., THAT THE EXTRA SESSION OF THE GENERAL ASSEMBLY IS ORGANIZED AND READY TO PROCEED WITH PUBLIC BUSINESS AND INVITING THE GOVERNOR TO ADDRESS A JOINT SESSION OF THE SENATE AND HOUSE OF REPRESENTATIVES, the President Pro Tempore appoints as a committee on the part of the Senate to escort the Governor to the Joint Session in the Half of the House of Representatives on Tuesday, February 8, 1994 at 12:00 Noon: Senators Ballance, Conder, Perdue, Sands, and Soles.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker appoints Representatives Fitch, Black, Holt, Grady, and Balmer as a like committee on the part of the House and the Senate is so notified by Special Message.

JOINT SESSION

Pursuant to resolution heretofore adopted, and exchange of messages, the Sergeant–at–Arms of the House of Representatives announces the arrival of the Senate at the door of the House.
The Speaker directs the admittance of that Honorable Body. The President of the Senate, the Honorable Dennis A. Wicker, is seated to the left of the Speaker.

The Joint Session is called to order by the Speaker of the House.

The Sergeant-at-Arms of the House of Representatives is recognized and he announces the approach of the members of the Governor’s Cabinet who are seated in a body for the Joint Session.

The Sergeant-at-Arms of the House of Representatives is recognized and he announces the approach of the Judges of the Court of Appeals who are seated in a body for the Joint Session.

The Sergeant-at-Arms of the House of Representatives is recognized and he announces the approach of the Associate Justices of the Supreme Court who are seated in a body for the Joint Session.

The Sergeant-at-Arms of the House of Representatives is recognized and he announces the approach of the members of the Council of State who are seated in a body for the Joint Session.

The Speaker extends the courtesies of the House to Mrs. Carolyn Hunt, First Lady of the State; Mrs. Earle Blue, wife of the Speaker of the House, and other legislative spouses.

The Sergeant-at-Arms of the House of Representatives announces the approach of the Governor. His Excellency enters escorted by Senators Soles, Ballance, Conder, Perdue and Sands and Representatives Fitch, Black, Holt, Grady and Balmer.

The Speaker recognizes Senator Soles who presents His Excellency James B. Hunt, Jr., Governor of North Carolina to the Joint Assembly. (The full text of his address can be found in the Appendix.)

Upon completion of his address, the Governor, joined by the Escort Committee, leaves the Hall of the House.

On motion of Senator Basnight, the Joint Session is dissolved and the Senate returns to its Chamber.

The House resumes its business.

On motion of the Chair, the House recesses at 12:52 p.m.

RECESS

The House reconvenes at 2:21 p.m., pursuant to recess, and is called to order by the Speaker.

SUSPENSION OF RULES

On motion of Representative Jack Hunt, Rule 59(a) is suspended until 5:00 p.m. today in order that members may have time to co-sponsor bills.

INTRODUCTION OF BILLS AND RESOLUTIONS

Pursuant to Rule 41(a), the following bills are introduced, read the first time and referred to committee:

H.B. 2, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR LIFE WITHOUT PAROLE FOR FIRST DEGREE MURDER, is referred to the Committee on Judiciary III.


H.B. 3, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON CONVICTED OF A RAPE OR SEX OFFENSE THAT THE COURT FINDS TO BE ESPECIALLY HEINOUS, ATROCIOUS, OR CRUEL SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, is referred to the Committee on Judiciary III.


H.B. 4, A BILL TO BE ENTITLED AN ACT TO REVISE THE EFFECTIVE DATE OF STRUCTURED SENTENCING FOR CERTAIN VIOLENT OFFENSES, is referred to the Committee on Judiciary III.

H.B. 5, A BILL TO BE ENTITLED AN ACT TO PROVIDE LIFE WITHOUT PAROLE FOR A THIRD VIOLENT FELONY CONVICTION, is referred to the Committee on Judiciary III.

By Representatives G. Miller, Alphin, Baddour, Black, Bowman, Brawley, Burton, Church, Cole, Crawford, Cromer, Culp, Cummings, Cunningham, Diamont, Dickson, Easterling, Gardner, Gottovi, Griffin, Hackney, Hall, Hill, Jack Hunt, R. Hunter, Ives, Jarrell, Jeffus, Jenkins, Joye, Kuczmarski, Lemmond, Mavretic, McCrary, McLaughlin, McLawhorn, Moore, Mosley, Nichols, C. Preston, Ramsey, Redwine, Robinson, Sexton, Smith, Spears, Stewart, Sutton, Warner, Wilmoth, and Yongue:

H.B. 6, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT AMENDED THE SENTENCING OF HABITUAL FELONS AND RETAIN THE CURRENT LAW WITH ONLY TECHNICAL CONFORMING CHANGES, is referred to the Committee on Judiciary III.


H.B. 7, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY, is referred to the Committee on Judiciary III.


H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, is referred to the Committee on Judiciary I.

By Representatives G. Miller, Alphin, Arnold, Barbee, Berry, Black, Bowie, Bowman, Brawley, Brubaker, Burton, Church, Cole, Colton, Crawford, Cromer, Culp, Cummings, Cunningham, Decker, Diamont, Dickson, Easterling, Gardner, Gottovi, Griffin, Hall, Hayes, Hightower,

**H.B. 9,** A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN ENHANCED SENTENCE SHALL BE IMPOSED ON A PERSON CONVICTED OF A FELONY IF THE PERSON WAS ARMED WITH OR USED A FIREARM DURING THE COMMISSION OF THE FELONY, is referred to the Committee on Judiciary III.


**H.B. 10,** A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMs, is referred to the Committee on Judiciary I.


**H.B. 11,** A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, is referred to the Committee on Judiciary I.


**H.B. 12,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PRISON CONSTRUCTION AND TO A RESERVE TO OPERATE THE ADDITIONAL PRISON FACILITIES, is referred to the Committee on Appropriations.

H.B. 13, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE LEASING OF JAIL SPACE FROM LOCAL GOVERNMENTS, is referred to the Committee on Appropriations.


H.B. 14, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR OUT-OF-STATE HOUSING OF PRISON INMATES, is referred to the Committee on Judiciary I.


H.B. 15, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE SECRETARY OF CORRECTION TO CONTRACT WITH PRIVATE FOR-PROFIT OR NONPROFIT FIRMS TO PROVIDE AND OPERATE TREATMENT CENTERS FOR THE CARE OF INMATES DIAGNOSED AS NEEDING TREATMENT FOR ALCOHOL OR DRUG ABUSE, AND TO APPROPRIATE FUNDS TO CONTRACT FOR THOSE TREATMENT CENTERS, is referred to the Committee on Judiciary I.

H.B. 16, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ALLOW THE DEPARTMENT OF CORRECTION TO USE EXISTING SPACE MORE EFFICIENTLY, is referred to the Committee on Appropriations.


H.B. 17, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PRISON POPULATION CAP, is referred to the Committee on Judiciary III.


H.B. 18, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE SAVE OUR STUDENTS (S.O.S.) PROGRAM, is referred to the Committee on Children, Youth and Families.


H.B. 19, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE FAMILY RESOURCE CENTER GRANT PROGRAM, is referred to the Committee on Children, Youth and Families.


H.B. 20, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL COSTS AND OPERATION OF WILDERNESS CAMPS, is referred to the Committee on Appropriations.

**H.B. 21, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION AND OPERATION OF A BOOT CAMP FOR YOUTHFUL OFFENDERS,** is referred to the Committee on Appropriations.


**H.B. 22, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PUBLIC SCHOOL COACHES’ MENTOR TRAINING,** is referred to the Committee on Education.


**H.B. 23, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE GOVERNOR'S ONE ON ONE PROGRAM,** is referred to the Committee on Appropriations.


**H.B. 24, A BILL TO BE ENTITLED AN ACT TO REQUIRE DEPARTMENT OF HUMAN RESOURCES TO CONDUCT A COMPREHENSIVE STUDY OF THE DIVISION OF YOUTH SERVICES’ JUVENILE JUSTICE SYSTEM,** is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives G. Miller, Alexander, Alphin, Baddour, Barbee, Black, Bowman, Church, Cole, Colton, Crawford, Culp, Cummings,

**H.B. 25**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DETENTION CENTER BEDS, is referred to the Committee on State Government.


**H.B. 26**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TRAINING SCHOOL OPERATION, is referred to the Committee on Appropriations.


**H.B. 27**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE JUVENILE RECORDS OF JUVENILES ADJUDICATED OR CONVICTED OF CERTAIN FELONIES ARE OPEN, MAY NOT BE EXPUNGED AND THAT EVIDENCE OF JUVENILE DELINQUENCY ADJUDICATIONS MAY BE ADMISSIBLE INTO EVIDENCE IN SUBSEQUENT CRIMINAL PROCEEDINGS AND MAKE CONFORMING CHANGES, is referred to the Committee on Judiciary III.


**H.B. 28**, A BILL TO BE ENTITLED AN ACT TO TRANSFER JURISDICTION OF CERTAIN JUVENILES TO SUPERIOR COURT, PROVIDE FOR A PROBABLE CAUSE HEARING, AND RETAIN RECORDS, is referred to the Committee on Judiciary III.

H.B. 29, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR COMMITMENT OF JUVENILES ADJUDICATED DELINQUENT FOR CERTAIN FELONIES OFFENSES TO AGE EIGHTEEN, is referred to the Committee on Judiciary III.


H.B. 30, A BILL TO BE ENTITLED AN ACT PERTAINING TO THE DETERMINATION OF CONTRIBUTORY MISCONDUCT UNDER THE CRIME VICTIMS COMPENSATION ACT AND TO APPROPRIATE FUNDS TO THE CRIME VICTIMS COMPENSATION FUND, is referred to the Committee on Judiciary II.


H.B. 31, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR THE VICTIMS ASSISTANCE NETWORK, is referred to the Committee on Appropriations.


H.B. 32, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO INCLUDE THE NAMES OF ANY
VICTIMS IN THE INFORMATION ATTACHED TO A PRISONER’S COMMITMENT, is referred to the Committee on Judiciary II.


H.B. 33, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR DEVELOPMENT OF A STATEWIDE CRIMINAL JUSTICE INFORMATION SYSTEM, is referred to the Committee on Appropriations.


H.B. 34, A BILL TO BE ENTITLED AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS, is referred to the Committee on Judiciary III.


H.B. 35, A BILL TO BE ENTITLED AN ACT TO ESTABLISH AN ADDITIONAL SUPERIOR COURT JUDGESHIP AND FIVE ADDITIONAL ASSISTANT DISTRICT ATTORNEY POSITIONS IN MECKLENBURG COUNTY AND TO APPROPRIATE FUNDS FOR THE MECKLENBURG COUNTY DRUG COURT PROGRAM, is referred to the Committee on Appropriations.

H.B. 36, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA DRUG COURT PROGRAM, is referred to the Committee on Courts and Justice.


H.B. 37, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A DRUG AND ALCOHOL RECOVERY TREATMENT (DART) CENTER, FOR OPERATION OF THE CENTER, AND FOR THE CREATION OF A DWI DATABASE, is referred to the Committee on Health and Human Services.


H.B. 38, A BILL TO BE ENTITLED AN ACT TO CREATE THE GOVERNOR'S COUNCIL ON CHILDREN, YOUTH, AND FAMILIES, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Jack Hunt, Alphin, Barbee, Bowie, Bowman, Brawley, Church, Cole, Culp, Diamont, Dickson, Gardner, Gottovi, Hall, Hayes, Hill, R. Hunter, Íves, Jarrell, Jeffus, Jenkins, Kuczmarski, Lemmond, Mavretic, McCombs, McCrary, McLaughlin, McLawhorn, Mercer, Mitchell, Nichols, Ramsey, Russell, Sexton, Smith, Spears, Stewart, Sutton, Wilkins, Wilmoth, and Yongue:

H.B. 39, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT UPON A THIRD CONVICTION OF CERTAIN VIOLENT FELONIES AN OFFENDER IS A VIOLENT HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, is referred to the Committee on Judiciary III.

By Representatives Justus, Berry, Brawley, Creech, Culp, Dickson, Hill, and Íves:

H.B. 40, A BILL TO BE ENTITLED AN ACT GRANTING ENFORCEMENT INSPECTORS AND OFFICERS OF THE DIVISION OF MOTOR VEHICLES THE AUTHORITY TO ARREST IN THEIR AREA OF JURISDICTION WHEN A CRIME HAS BEEN COMMITTED OR WHEN A STATE OR LOCAL LAW ENFORCEMENT AGENCY HAS REQUESTED THEIR ASSISTANCE, is referred to the Committee on Judiciary I.
By Representatives Justus, Berry, Church, Cole, Creech, Cunningham, Dickson, Hall, Hightower, Hill, Ives, Nichols, Ramsey, and Spears:

**H.B. 41**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR METAL DETECTORS IN THE PUBLIC SCHOOLS, is referred to the Committee on Appropriations.


**H.B. 42**, A BILL TO BE ENTITLED AN ACT TO REINSTATE THE RECOMMENDATION OF THE SENTENCING COMMISSION REGARDING THE HABITUAL FELON LAW; TO REINSTATE THE PROVISION PASSED BY THE HOUSE OF REPRESENTATIVES DURING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION, THAT A DEFENDANT CONVICTED OF MURDER IN THE FIRST DEGREE MAY BE SENTENCED TO LIFE WITHOUT PAROLE; TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY; TO CLARIFY THAT PERSONS SENTENCED UNDER THE STRUCTURED SENTENCING ACT SHALL NOT BE RELEASED UNDER THE PRISON POPULATION CAP; TO EXPEDITE THE ELIMINATION OF GOOD TIME AND COMMUNITY SERVICE PAROLE; TO PROVIDE FOR THE EARLIER IMPLEMENTATION OF STRUCTURED SENTENCING BY AMENDING THE EFFECTIVE DATES OF CHAPTERS 538 AND 539 OF THE 1993 SESSION LAWS; TO PROVIDE THAT A DEFENDANT WHO USES OR THREATENS TO USE A FIREARM DURING THE COMMISSION OF A FELONY OFFENSE SHALL BE SENTENCED TO THE MANDATORY MAXIMUM PUNISHMENT FOR THAT FELONY OFFENSE; AND TO PROVIDE THAT A PERSON WHO COMMITS A THIRD VIOLENT FELONY MAY BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, is referred to the Committee on Judiciary III.

By Representatives Barnes, Alexander, Alphin, Barbee, Black, Burton, Church, Cole, Colton, Cummings, Cunningham, Dickson, Easterling, Fitch, Gottovi, Hackney, Hill, Jack Hunt, H. Hunter, R. Hunter, Ives, Jarrell, Jeffus, Jenkins, Kuczmarski, McCrary, Michaux, Nesbitt, Ramsey, Redwine, Sexton, Smith, Spears, Sutton, Wainwright, Wilkins, and Wilmoth:

**H.B. 43**, A BILL TO BE ENTITLED AN ACT TO EXPEDITE THE EFFECTIVENESS OF THE STATE-COUNTY CRIMINAL JUSTICE PARTNERSHIP ACT AND TO APPROPRIATE FUNDS TO SUPPORT THE PROGRAM, is referred to the Committee on Appropriations.
By Representatives Barnes, Alexander, Alphin, Arnold, Black, Bowie, Bowman, Burton, Church, Cole, Colton, Cummings, Diamont, Dickson, Easterling, Fitch, Gottovi, Hackney, Hill, Jack Hunt, H. Hunter, R. Hunter, Jarrell, Jeffus, Jenkins, Kuczmaraski, Lemmond, McCrarry, McLaughlin, McLawhorn, Mercer, Michaux, Nesbitt, Ramsey, Redwine, Spears, Sutton, Wainwright, Wilkins, Wilmoth, and Wright:

**H.B. 44**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EARLIER IMPLEMENTATION OF THE STRUCTURED SENTENCING ACT, is referred to the Committee on Appropriations.

By Representatives Gardner, Berry, Bowie, Bowman, Brawley, Church, Cole, Culp, Cunningham, Dickson, Hall, Hayes, Ives, Jenkins, Lemmond, Mercer, Nichols, Ramsey, Russell, Sexton, Smith, Spears, Sutton, Wilkins, C. Wilson, and Wood:

**H.B. 45**, A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY THE ISSUE OF PRIVATELY OPERATED MINIMUM AND MEDIUM SECURITY PRISONS, is referred to the Committee on Rules, Calendar, and Operations of the House.


**H.B. 46**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR ELECTION OF SUPERIOR COURT JUDGES BY DISTRICT, AND TO REDUCE THE APPROPRIATION TO THE STATE BOARD OF ELECTIONS FOR BALLOT PRINTING ON ACCOUNT OF THE SHORTER GENERAL ELECTION BALLOT, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Nichols, Alphin, Arnold, Balmer, Barbee, Berry, Bowie, Bowman, Brawley, J. Brown, Brubaker, Church, Cole, Creech, Culp, Daughtry, Decker, Dickson, Dockham, Edwards, Ellis, Esposito, Flaherty, Gardner, Hall, Hayes, Hill, Ives, Lemmond, McCombs, McCrary, McLaughlin, McLawhorn, Mercer, Miner, Mitchell, J. Preston, Ramsey, Russell, Sexton, Smith, Spears, Sutton, Tallent, G. Thompson, Weatherly, C. Wilson, and Yongue:

**H.B. 47**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT UPON A THIRD CONVICTION OF CERTAIN SERIOUS FELONIES AN OFFENDER IS A SERIOUS HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, is referred to the Committee on Judiciary III.

**H.B. 48**, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY, is referred to the Committee on Judiciary III.

By Representatives J. Brown, Arnold, Balmer, Barbee, Berry, Bowie, Bowman, Brawley, Brubaker, Church, Cole, Creech, Culp, Dickson, Ellis, Esposito, Flaherty, Gardner, Gist, Gottovi, Grady, Gray, Hall, Hayes, Hill, Holmes, Ives, Jenkins, Lemmond, Mavretic, McCombs, McCrary, McLaughlin, Mitchell, Nichols, C. Preston, Ramsey, Russell, Sexton, Spears, Sutton, Tallent, G. Thompson, Weatherly, Wilkins, C. Wilson, and Yongue:

**H.B. 49**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE COURT TO MAKE REASONABLE INQUIRIES INTO A PERSON'S FINANCIAL STATUS BEFORE DETERMINING THAT THE PERSON IS AN INDIGENT ENTITLED TO COUNSEL, is referred to the Committee on Courts and Justice.

By Representatives Brawley, Alphin, Arnold, Beall, Berry, Bowie, Bowman, Brubaker, Burton, Cole, Culp, Cummings, Decker, Dickson, Dockham, Ellis, Gardner, Gottovi, Hall, Hayes, Ives, Jarrell, Jeffus, Jenkins, Lemmond, McAllister, McCombs, McCrary, McLaughlin, McLawhorn, Mitchell, Nichols, J. Preston, Ramsey, Robinson, Russell, Sexton, Spears, Stewart, Sutton, Wilkins, C. Wilson, and Yongue:

**H.B. 50**, A BILL TO BE ENTITLED AN ACT SUPPORTING THE EFFORTS OF TEACHERS TO MAINTAIN AUTHORITY IN THEIR CLASSES AND RECOGNIZING THE RESPONSIBILITY OF PARENTS TO INSTILL IN THEIR CHILDREN RESPECT FOR SCHOOL AUTHORITY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Brawley, Alphin, Arnold, Beall, Berry, Bowie, Bowman, Brubaker, Burton, Church, Cole, Colton, Cromer, Culp, Decker, Diamont, Dickson, Dockham, Ellis, Esposito, Gardner, Gottovi, Hayes, Hill, Ives, Jarrell, Jenkins, Kuczmarski, Lemmond, McCombs, McCrary, McLawhorn, Mitchell, Nichols, J. Preston, Ramsey, Robinson, Russell, Sexton, Spears, Stewart, Sutton, G. Thompson, Wilkins, C. Wilson, Wood, and Yongue:

**H.B. 51**, A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION TO ENFORCE THE STATE'S POLICY OF REQUIRING ALL ABLE-BODIED INMATES TO
PERFORM WORK ASSIGNMENTS, is referred to the Committee on State Government.

By Representatives Arnold, Berry, Bowie, Brawley, Church, Culp, Daughtry, Dickson, Dockham, Grady, Hall, Hill, Ives, Lemmond, McCombs, Mitchell, Nichols, Russell, Sexton, Spears, Stewart, and Weatherly:

**H.B. 52**, A BILL TO BE ENTITLED AN ACT TO EXTEND TO MEDIUM-SIZE CITIES AUTHORIZATION TO ALLOW DEMOLITION OF DWELLINGS FOLLOWING AN ORDER OF THE PUBLIC OFFICER, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Colton, Arnold, Berry, Bowman, Brawley, Burton, Cromer, Culp, Cunningham, Dickson, Easterling, Gardner, Gottovi, Hall, Ives, Jenkins, Kuczmarshki, Lemmond, McCombs, McLaughlin, McLawhorn, Mitchell, Nichols, Ramsey, Russell, Sexton, Spears, Stewart, Sutton, Wilkins, Wood, and Yongue:

**H.B. 53**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT, AFTER A FINDING OF PROBABLE CAUSE OR INDICTMENT FOR COMMITTING INDECENT LIBERTIES WITH A CHILD FIFTEEN YEARS OLD OR YOUNGER WHICH INVOLVES A SEX OFFENSE, SHALL BE TESTED FOR CERTAIN SEXUALLY TRANSMITTED INFECTIONS UPON THE REQUEST OF THE VICTIM, is referred to the Committee on Judiciary II.

By Representatives Morgan, Alphin, Arnold, Berry, Bowman, Brawley, Church, Cole, Colton, Creech, Culp, Dickson, Gardener, Gottovi, Hall, Hill, Ives, Jarrell, Jenkins, Lemmond, McCombs, McCrary, McLaughlin, McLawhorn, Mitchell, Nichols, Ramsey, Russell, Sexton, Spears, Stewart, Sutton, Wilkins, and Wood:

**H.B. 54**, A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CRIME VICTIMS COMPENSATION ACT TO PROVIDE THAT COMPENSATION SHALL NOT BE PAID FOR INJURY TO ANY PERSON INJURED WHILE THE PERSON WAS COMMITTING A CRIMINAL OFFENSE, is referred to the Committee on Judiciary II.

By Representatives Barnes, Burton, Cole, Dickson, Gardener, Gottovi, Kuczmarshki, McLawhorn, Sexton, Spears, Stewart, Sutton, Wilkins, and Yongue:

**H.B. 55**, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AMENDMENTS AND CONFORMING CHANGES TO THE GENERAL STATUTES AND SESSION LAWS RELATING TO STRUCTURED SENTENCING, MISDEMEANORS, AND FELONIES, is referred to the Committee on Judiciary III.

By Representatives Barnes, Alphin, Black, Bowman, Burton, Cole, Colton, Cunningham, Fitch, Hackney, Jack Hunt, Jarrell, Jeffus, Jenkins, Kuczmarshki, McCrary, Michaux, Moore, Nesbitt, Redwine, Rogers, Sutton, Wainwright, Wilkins, Wilmoth, and Wright:
H.B. 56, A BILL TO BE ENTITLED AN ACT TO RESPOND TO THE INCIDENCE OF JUVENILE CRIME BY ESTABLISHING THE INTERVENTION/PREVENTION GRANT PROGRAM FOR NORTH CAROLINA SCHOOL CHILDREN, is referred to the Committee on Education.

INTRODUCTION OF PAGES

Pages for the week of February 7–11 are introduced to the membership. They are: Corey Alberty of Surry, Jamil Baines of New Hanover, Jason Belk of Wake, Ward Bland of Chatham, Anna Bridgers of Nash, Corey Canipe of Mitchell, Jonathan Cook of Rockingham, Heather Harrison of Iredell, Corey Canipe of Mitchell, Jonathan Cook of Rockingham, Heather Harrison of Iredell, Lauren Hobbs of Wake, Jason Moser of Randolph, Monique Perry of Wake, Elizabeth Quinn of New Hanover, Jennifer Ricks of Wayne, Leo Ricks, III of Pitt, Elizabeth Roberson of Columbus, Erin Sawyer of Guilford, Atoya Sebastien of Guilford, Laura Sharkey of Wake, Courtney Snapp of Lenoir, Joseph Vaughan, Jr. of Moore, and Astwei Quaison of Robeson.

On motion of Representative Jack Hunt, seconded by Representative Alexander, the House adjourns in honor and memory of the late, beloved Sergeant-at-Arms, Larry Eagles, by electronic vote (110–0), at 2:59 p.m. to reconvene February 9 at 2:00 p.m.

SECOND DAY

HOUSE OF REPRESENTATIVES
Wednesday, February 9, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 8 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Bowman, Cole, Gray, Howard, Luebke, Stewart, Warner, and Wood for today.

THE RECEIVING OF PETITIONS, MEMORIALS AND PAPERS ADDRESSED TO THE GENERAL ASSEMBLY OR TO THE HOUSE
February 1, 1994

The Honorable Daniel T. Blue, Jr.
Speaker of the House
Legislative Building
Raleigh, North Carolina 27603

Dear Mr. Speaker:

Pursuant to North Carolina General Statute 126–2, I hereby submit the name of Maria F. Spaulding for confirmation by the General Assembly as a

Biographical information on Ms. Spaulding is attached. Please feel free to contact her should you need any additional information.

Thank you for your attention to this important matter.

My warmest personal regards.

Sincerely,
S/ James B. Hunt, Jr.
Governor

The Speaker refers the letter to the Committee on Public Employees.

February 1, 1994

The Honorable Daniel T. Blue, Jr.
Speaker of the House
Legislative Building
Raleigh, North Carolina 27603

Dear Mr. Speaker:

Pursuant to North Carolina General Statute 115C–10, I hereby submit the name of Jay M. Robinson for confirmation by the General Assembly as a member of the North Carolina State Board of Education. Dr. Robinson replaces Thomas D’Alonzo, who resigned from the Board. His term will expire on March 31, 1997.

Biographical information on Dr. Robinson is attached. Please feel free to contact him should you need any additional information.

Thank you for your attention to this important matter.

My warmest personal regards.

Sincerely,
S/ James B. Hunt, Jr.
Governor

The Speaker refers the letter to the Committee on Education.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Michaux for the Committee on Judiciary I:

H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 11. The original bill is placed on the Unfavorable Calendar.
H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY FROM POSSESSING A FIRE-ARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, with a favorable report as to committee substitute bill, unfavorable as to original bill.

On motion of Representative Michaux, Rule 36(a) is suspended and the committee substitute bill is placed on today's Calendar for immediate consideration. The original bill is placed on the Unfavorable Calendar.

Representative Decker offers Amendment No. 1.

Representative Redwine inquires of the Chair if the amendment is germane to the title of the bill. The Speaker rules that the amendment is germane.

Amendment No. 1 is adopted by electronic vote (106–3).

Pursuant to Rule 20(c), the Speaker directs the time allowed for voting be changed from 15 seconds to 10 seconds.

The bill, as amended, passes its second reading, by electronic vote (106–4), and without objection is read a third time.

The bill passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

COMMITTEE REPORTS (continued)

The following reports from standing committees are presented:

By Representative R. Hunter for the Committee on Judiciary II:

H.B. 30, A BILL TO BE ENTITLED AN ACT PERTAINING TO THE DETERMINATION OF CONTRIBUTORY MISCONDUCT UNDER THE CRIME VICTIMS COMPENSATION ACT AND TO APPROPRIATE FUNDS TO THE CRIME VICTIMS COMPENSATION FUND, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

H.B. 7, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.
H.B. 17, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PRISON POPULATION CAP, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Spears, Gottovi, Hill, Kinney, McLawhorn, and G. Thompson:

H.B. 57, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE, UNDER CERTAIN CONDITIONS, MAGISTRATES TO ISSUE DOMESTIC VIOLENCE RESTRAINING ORDERS AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, is referred to the Committee on Courts and Justice.

By Representative C. Wilson:

H.B. 58, A BILL TO BE ENTITLED AN ACT TO PROVIDE GRANTS FOR LOCALLY DESIGNED PROGRAMS TO REDUCE CRIME BY PROVIDING A SCHOOL/WORK APPRENTICESHIP PROGRAM FOR YOUTHS IN HIGH SCHOOLS THAT SERVE LOW-INCOME, HIGH-CRIME AREAS, is referred to the Committee on Education.

By Representatives Brubaker and Russell:

H.B. 59, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO KEEP A COMPLETE PUBLIC RECORD OF EACH JUDGE’S SENTENCING HISTORY, is referred to the Committee on Courts and Justice.

Pursuant to Rule 41(a), the following are introduced, read the first time and referred to committee:

By Representatives Redwine, Gottovi, Hill, and Russell:

H.B. 60, A BILL TO BE ENTITLED AN ACT TO AMEND THE CRIME VICTIMS COMPENSATION ACT TO BAR COMPENSATION BASED ON INJURY TO AN OFFENDER ARISING FROM THE OFFENDER’S CRIMINAL ACTIVITY, is referred to the Committee on Judiciary II.

By Representatives Morgan and Russell:

H.B. 61, A BILL TO BE ENTITLED AN ACT TO EXPAND THE JURISDICTION OF CERTAIN MAGISTRATES TO DISPOSE OF INFRACTIONS AND TO ACCEPT PLEAS TO MOST CLASS 2 AND 3 MISDEMEANORS, is referred to the Committee on Courts and Justice.

By Representatives Colton, Crawford, Easterling, and Nesbitt:

H.B. 62, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE WOMEN AT RISK PROGRAM, A SUCCESSFUL
COMMUNITY-BASED CORRECTIONS PROGRAM ESTABLISHED IN BUNCOMBE COUNTY, AND TO APPROPRIATE FUNDS TO ESTABLISH AND OPERATE A SIMILAR PROGRAM IN MECKLENBURG COUNTY, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Barnes, Fitch, and Hensley:

H.B. 63, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE SATELLITE JAIL/WORK RELEASE UNIT FUND, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Barnes, Fitch, and Hensley:

H.B. 64, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RAISE THE PER DIEM REIMBURSEMENT PAID BY THE DEPARTMENT OF CORRECTION TO COUNTIES FOR STATE INMATES SERVING SENTENCES OF MORE THAN THIRTY DAYS IN LOCAL CONFINEMENT FACILITIES, is referred to the Committee on Appropriations.

By Representatives Gottovi, Baddour, Beall, Colton, Diamont, Dickson, Easterling, Hightower, Hill, James, Jeffus, Nye, Redwine, Russell, Sutton, Wilmoth, Wright, and Yongue:

H.B. 65, A BILL TO BE ENTITLED AN ACT TO RAISE THE AGE OF UNDISCIPLINED JUVENILES TO EIGHTEEN YEARS OF AGE IN CERTAIN CIRCUMSTANCES, is referred to the Committee on Judiciary III.

On motion of Representative G. Miller, the Speaker’s remarks on the opening day of the Extra Session are carried in the House Journal. (The text of the Speaker’s remarks may be found in the first days proceedings.)

On motion of Representative Jack Hunt, seconded by Representative Esposito, the House adjourns at 3:30 p.m. to reconvene February 10 at 1:30 p.m.

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THIRD DAY

HOUSE OF REPRESENTATIVES
Thursday, February 10, 1994

The House meets at 1:30 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House reports the Journal of February 9 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Bowen, Bowie, Dickson, Edwards, Esposito, Gamble, Gottovi, Green, Howard, Mavretic, Moore, Richardson, Stewart, and Weatherly for today.
REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representatives Diamont and Nesbitt for the Committee on Appropriations:

**H.B. 7, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY**, with a favorable report.

On motion of Representative Diamont, Rule 36(a) is suspended and the bill is placed on today’s Calendar.

Committee Substitute for **H.B. 30, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO DENY A CLAIM OF A PERSON WHO WAS ENGAGED IN CRIMINAL ACTIVITY AT OR ABOUT THE TIME THE PERSON’S INJURY OCCURRED AND TO APPROPRIATE FUNDS TO THE CRIME VICTIMS COMPENSATION FUND**, with a favorable report as to Committee Substitute Bill No. 2, which changes the title, unfavorable as to Committee Substitute Bill No. 1.

On motion of Representative Diamont, Rule 36(a) is suspended and Committee Substitute Bill No. 2 is placed on today’s Calendar. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

**H.B. 2, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR LIFE WITHOUT PAROLE FOR FIRST DEGREE MURDER**, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 14. The original bill is placed on the Unfavorable Calendar.

**H.B. 34, A BILL TO BE ENTITLED AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS**, with a favorable report as to committee substitute bill, unfavorable as to original bill.

On motion of Representative Hensley, Rule 36(a) is suspended and the committee substitute bill is placed on today’s Calendar.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Justus, Arnold, Berry, Bowman, Brawley, J. Brown, Brubaker, Creech, Culp, Daughtry, Decker, Diamont, Ellis, Esposito,
Flaherty, Gamble, Gardner, Hall, Hayes, Holmes, Ives, James, Jenkins, Joye, Lee, Lemmond, McCombs, Mercer, Mitchell, Morgan, Nichols, C. Preston, J. Preston, Ramsey, Robinson, Russell, Sexton, G. Thompson, Weatherly, C. Wilson, and Wood:

**H.B. 66**, A BILL TO BE ENTITLED AN ACT TO CREATE THE CRIMINAL OFFENSE OF HIV ASSAULT, is referred to the Committee on Judiciary I.


**H.B. 67**, A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE OFFENSE OF POSSESSION OF A CONCEALED WEAPON OR USE OF A DEADLY WEAPON DURING THE COMMISSION OF A FELONY DRUG OFFENSE: TO MAKE THE NEW OFFENSE PUNISHABLE BY A MANDATORY MINIMUM TEN YEARS IMPRISONMENT WITHOUT PAROLE, GOOD TIME, OR GAIN TIME; AND TO MAKE CONFORMING CHANGES THAT WILL BE NEEDED WHEN STRUCTURED SENTENCING BECOMES EFFECTIVE, is referred to the Committee on Judiciary I.

By Representative Bowman:

**H.B. 68**, A BILL TO BE ENTITLED AN ACT TO ENHANCE THE COMPULSORY ATTENDANCE LAW, is referred to the Committee on Education.

By Representatives R. Hunter, Bowman, Brubaker, Cole, Cromer, Culpepper, Flaherty, Gardner, Hall, Jeffus, McCrary, McLawhorn, Redwine, Smith, Sutton, and Yongue:

**H.B. 69**, A BILL TO BE ENTITLED AN ACT TO INCREASE THE PROBATION AND PAROLE SUPERVISION FEES FROM TWENTY TO TWENTY-FIVE DOLLARS, is referred to the Committee on Finance.

By Representatives R. Hunter, Baddour, Bowman, Brubaker, Cole, Culpepper, Flaherty, Gardner, Ives, Jeffus, Luebke, McCrary, McLawhorn, Redwine, Smith, and Yongue:

**H.B. 70**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CRIME VICTIMS COMPENSATION FUND, is referred to the Committee on Appropriations.

By Representatives R. Hunter, Baddour, Bowman, Brubaker, Church, Cole, Culpepper, Flaherty, Gardner, Hall, Jeffus, Kuczmarski, Lemmond, McCrary, McLawhorn, Smith, Sutton, and Yongue:

**H.B. 71**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO DENY A CLAIM OF A PERSON WHO WAS ENGAGED IN CRIMINAL ACTIVITY AT OR ABOUT THE TIME THE PERSON'S INJURY OCCURRED, is referred to the Committee on Judiciary II.
By Representatives Grady, Creech, Flaherty, and Lemmond:

H.B. 72, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION OF NORTH CAROLINA TO ESTABLISH RIGHTS FOR VICTIMS OF CRIME, is referred to the Committee on Constitutional Amendments and Referenda.

By Representatives Decker, Creech, Hall, and Lemmond:

H.B. 73, A BILL TO BE ENTITLED AN ACT TO ABOLISH PAROLE AND TO REPEAL THE PRISON POPULATION CAP, is referred to the Committee on Judiciary III.

By Representative Hackney, Bowman, Cole, Flaherty, and Hall:

H.B. 74, A BILL TO BE ENTITLED AN ACT TO ADD TO THE CONDITION THAT A PROBATIONER PURSUE A COURSE OF STUDY OR TRAINING BY REQUIRING THE PROBATIONER TO ABIDE BY THE RULES OF THE INSTITUTION PROVIDING THE EDUCATION OR TRAINING, is referred to the Committee on Judiciary I.

WITHDRAWAL OF BILL FROM CALENDAR

Representative Michaux moves that Committee Substitute for H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS, be withdrawn from the Calendar of February 11 and placed on today’s Calendar. A division having been called, the motion carries by electronic vote (69–22).

CALENDAR

Action is taken on the following:

Committee Substitute No. 2 for H.B. 30, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO DENY A CLAIM OF A PERSON WHO WAS ENGAGED IN CRIMINAL ACTIVITY AT OR ABOUT THE TIME THE PERSON’S INJURY OCCURRED AND TO APPROPRIATE FUNDS TO THE CRIME VICTIMS COMPENSATION FUND, passes its second reading, by electronic vote (103–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 34, A BILL TO BE ENTITLED AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS, passes its second reading, by electronic vote (101–1), and there being no objection is read a third time.
The bill passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS.

Representative Flaherty offers Amendment No. 1 which is adopted.

Representative Lemmond offers Amendment No. 2.

On motion of Representative Lemmond, the bill with pending Amendment No. 2 is temporarily displaced.

H.B. 7, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY.

Representative Hensley offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (100–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

Committee Substitute for H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS, with pending Amendment No. 2 is before the Body.

Amendment No. 2 is adopted.

The bill, as amended, passes its second reading, by electronic vote (92–5), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

INTRODUCTION OF BILLS AND RESOLUTIONS

Pursuant to Rule 41(a), the following bills and resolutions are introduced, read the first time and referred to committee:

By Representatives Bowman, Flaherty, and Hall:

H.B. 75, A BILL TO BE ENTITLED AN ACT TO PROHIBIT EMPLOYMENT OF A CHILD LESS THAN SIXTEEN YEARS OF AGE AT AN ABC PERMITTEE AND TO PREVENT CHILDREN LESS THAN SIXTEEN YEARS OF AGE FROM FREQUENTING CERTAIN BUSINESSES, is referred to the Committee on Judiciary III.

By Representative Black, Bowman, Cole, and Lemmond:
H.B. 76, A BILL TO BE ENTITLED AN ACT TO REDUCE THE ELIGIBILITY FOR PAROLE ONCE IT IS DENIED TO ONCE EVERY TWO YEARS RATHER THAN ONCE EACH YEAR, is referred to the Committee on Judiciary II.

By Representatives Ives, Beall, Brubaker, Gamble, Jenkins, McCombs, Mitchell, Weatherly, and C. Wilson:

H.B. 77, A BILL TO BE ENTITLED AN ACT TO DECREASE THE CRIMINAL PENALTY FOR THE LATE RETURN OF RENTED PERSONAL PROPERTY WORTH FIFTY DOLLARS OR LESS, is referred to the Committee on Judiciary II.

On motion of Representative Jack Hunt, seconded by Representative Morgan, the House adjourns at 2:33 p.m. to reconvene February 11 at 11:00 a.m.

FOURTH DAY

HOUSE OF REPRESENTATIVES
Friday, February 11, 1994

The House meets at 11:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Fussell.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 10 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (80–0).

Leaves of absence are granted Representatives Barnhill, Bowie, Braswell, Brubaker, Crawford, Daughtry, Edwards, Esposito, Gray, Green, Hightower, Howard, Kinney, Lee, Mavretic, Moore, Richardson, Robinson, Smith, Stewart, Sutton, Tallent, and Weatherly for today.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives H. Hunter, Bowman, Braswell, D. Brown, Burton, Cummings, Cunningham, Fitch, Kennedy, Kinney, McAllister, Michaux, Oldham, Wainwright, and Wright:

H.B. 78, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO DEVELOP COMPREHENSIVE COORDINATED CHILD AND ADOLESCENT ALCOHOL AND OTHER DRUG MENTORING INITIATIVES IN ORDER TO EFFECT SHORT-TERM AND LONG-TERM CRIME PREVENTION, is referred to the Committee on Children, Youth and Families.

By Representatives Russell, Berry, Bowman, Brawley, Church, Lemmond, Mitchell, Morgan, and Wood:
H.B. 79, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN INJURY OCCURRING IN THE COURSE OF UNLAWFUL CONDUCT SHALL NOT BE COMPENSABLE THROUGH THE CRIME VICTIMS COMPENSATION FUND, is referred to the Committee on Judiciary II.

By Representatives Berry, Alphin, Bowman, Brawley, J. Brown, Brubaker, Church, Creech, Culp, Daughtry, Flaherty, Grady, Hall, Hayes, Lemmond, Nichols, C. Preston, J. Preston, Russell, Tallent, G. Thompson, C. Wilson, and Wood:

H.B. 80, A BILL TO BE ENTITLED AN ACT TO EFFECT LONG-TERM CRIME PREVENTION BY ESTABLISHING THE AID TO FAMILIES WITH DEPENDENT CHILDREN RESPONSIBLE PARENTING AND EMPLOYMENT INCENTIVE ACT OF 1994 AND TO APPROPRIATE FUNDS TO IMPLEMENT THIS ACT, is referred to the Committee on Children, Youth and Families.

By Representatives Cole, Bowman, Church, Culp, Gottovi, Hill, Lemmond, McLawhorn, Mitchell, and Wood:

H.B. 81, A BILL TO BE ENTITLED AN ACT MAKING CARJACKING A CRIME IN NORTH CAROLINA, is referred to the Committee on Judiciary III.

By Representatives Justus, Berry, Bowman, J. Brown, Brubaker, Creech, Culp, Daughtry, Decker, Gottovi, Grady, Hayes, Ives, Lemmond, McCombs, Mitchell, Nichols, J. Preston, Sexton, C. Wilson, and Wood:

H.B. 82, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON WHO SELLS A HANDGUN TO A MINOR IS GUILTY OF A CLASS E FELONY, is referred to the Committee on Judiciary I.

Pursuant to Rule 41(a), the following bills and resolutions are introduced, read the first time and referred to committee:

By Representatives Dickson, Bowman, Gottovi, Hill, and Lemmond:

H.B. 83, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY TO COMMIT A BATTERY ON A LAW ENFORCEMENT OFFICER, is referred to the Committee on Judiciary III.

By Representatives Gamble, Bowman, Hill, Joyce, Lemmond, and Wood:

H.B. 84, A BILL TO BE ENTITLED AN ACT TO RESTRICT THE AUTHORITY OF THE SECRETARY OF CORRECTION TO GRANT HOME LEAVE TO PRISONERS, is referred to the Committee on Judiciary II.

By Representatives Michaux and Burton:

H.B. 85, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE REGISTRATION OF CERTAIN FIREARMS, FOR THE REGULATION OF HANDGUN TRANSFERS, TO INCREASE THE PRIVILEGE LICENSE FOR GUN DEALERS, TO REQUIRE
WAITING PERIOD BEFORE THE SHERIFF MAY ISSUE A LICENSE TO BUY OR RECEIVE A HANDGUN, TO ADD AS REQUIREMENTS TO OBTAIN A LICENSE TO BUY A HANDGUN THAT A PERSON BE COMPETENT WITH FIREARMS OR HAVE SUCCESSFULLY COMPLETED A FIREARMS TRAINING COURSE, AND THAT A PERSON HAVE LIABILITY INSURANCE, TO PROHIBIT THE POSSESSION OF A FIREARM BY AN UNEMANCIPATED MINOR, TO PROVIDE THAT THE SHERIFFS HAVE THE AUTHORITY IN ALL COUNTIES OF THE STATE TO ISSUE ANY LICENSES TO BUY FIREARMS, AND TO MAKE VARIOUS OTHER CONFORMING AND TECHNICAL CHANGES, is referred to the Committee on Judiciary I.

On motion of Representative Jack Hunt, seconded by Representative D. Brown, the House adjourns at 11:25 a.m. to reconvene Monday, February 14, 1994 at 7:00 p.m.

FIFTH DAY

HOUSE OF REPRESENTATIVES
Monday, February 14, 1994

The House meets at 7:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Fussell.

The Speaker leads the members in the Pledge of Allegiance.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 11 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (98–2).

Leaves of absence are granted Representatives Bamhill, Esposito, Howard, Luebke, and McAllister for today.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representative Hightower for the Committee on State Government:

H.B. 25, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DETENTION CENTER BEDS, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:
By Representatives Brawley, Church, and Decker:

H.B. 86, A BILL TO BE ENTITLED AN ACT TO DELAY THE EFFECTIVE DATE OF STRUCTURED SENTENCING, is referred to the Committee on Judiciary III.

By Representatives Mavretic, Arnold, Bowie, Bowman, J. Brown, Culp, Decker, Edwards, Griffin, Justus, McLaughlin, Mercer, Nichols, J. Preston, Robinson, Sexton, Spears, Wilkins, and Wood:

H.B. 87, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE SECRETARY OF CORRECTION TO CONTRACT FOR THE HOUSING OF CERTAIN FELONS OUTSIDE THE STATE OF NORTH CAROLINA, is referred to the Committee on State Government.

By Representatives Mavretic, Berry, Brawley, J. Brown, Culp, Decker, Flaherty, Gardner, Lemmond, McCombs, Mitchell, Morgan, Nichols, C. Preston, J. Preston, Robinson, Sexton, Spears, Weatherly, and Wood:

H.B. 88, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON WHO MEETS SPECIFIED STATUTORY CRITERIA MAY CARRY A CONCEALED HANDGUN IF THE PERSON HAS OBTAINED A CONCEALED HANDGUN PERMIT, TO AUTHORIZE SHERIFFS TO ISSUE CONCEALED HANDGUN PERMITS, TO ESTABLISH THE CRITERIA THAT MUST BE SATISFIED TO RECEIVE THE PERMIT, TO ESTABLISH THE PROCEDURE FOR THE ISSUANCE OF A CONCEALED HANDGUN PERMIT, AND TO MAKE CONFORMING STATUTORY CHANGES, is referred to the Committee on Judiciary II.

By Representative Mavretic, Arnold, Berry, Bowman, Brawley, J. Brown, Culp, Decker, Edwards, Flaherty, Gardner, Justus, McCombs, Morgan, Nichols, C. Preston, J. Preston, Robinson, Sexton, G. Thompson, Weatherly, and Wood:

H.B. 89, A BILL TO BE ENTITLED AN ACT TO REQUIRE A LAW ENFORCEMENT OFFICER TO USE DEADLY PHYSICAL FORCE AGAINST CERTAIN ARMED FELONY SUSPECTS WHEN THE SUSPECT HAS A FIREARM IN HAND AND FAILS TO DISARM UPON COMMAND, is referred to the Committee on Judiciary III.

By Representatives Cummings, Bowman, D. Brown, Burton, Church, Cole, Fitch, Flaherty, Gardner, Griffin, Hall, Hayes, Hill, H. Hunter, R. Hunter, Kinney, Kuczmarski, Mavretic, McAllister, Mercer, Nichols, Oldham, J. Preston, Spears, G. Thompson, Wainwright, C. Wilson, Wood, and Yongue:

H.B. 90, A BILL TO BE ENTITLED AN ACT TO ENSURE FREEDOM OF RELIGION IN THE PUBLIC SCHOOLS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative Fitch:

H.B. 91, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY THE PROLIFERATION AND CRIMINAL USE OF WEAPONS IN NORTH
CAROLINA, is referred to the Committee on Rules, Calendar, and Operations of the House.

Pursuant to Rule 41(a), the following bills and resolutions are introduced, read the first time and referred to committee:

By Representatives Richardson, Bowman, Crawford, Cunningham, H. Hunter, Kuczmarski, Spears, Wainwright, and Wright:

**H.B. 92**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE SUBSTANCE ABUSE SERVICES FOR ADULT AND JUVENILE OFFENDERS ON PROBATION AND PAROLE WHO ARE ASSESSED AS NEEDING THESE SERVICES, is referred to the Committee on Appropriations.

By Representatives Richardson and H. Hunter:

**H.B. 93**, A BILL TO BE ENTITLED AN ACT TO MAKE SELLING OR TRANSFERRING OF A PISTOL OR CROSSBOW WITHOUT OBTAINING A PERMIT NEGLIGENCE PER SE IN ANY CIVIL ACTION RESULTING FROM THE CRIMINAL MISUSE OF THE PISTOL OR CROSSBOW, is referred to the Committee on Judiciary I.

By Representatives Black and Lemmond (Co-Sponsors); Easterling, Flaherty, C. Wilson, and Wood:

**H.B. 94**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT ACCEPTANCE OF RENT BY A HOUSING AUTHORITY IS NOT A WAIVER OF DEFAULT, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Black and Lemmond (Co-Sponsors); Bowman, Easterling, Flaherty, Griffin, Hall, Nichols, C. Wilson, and Wood:

**H.B. 95**, A BILL TO BE ENTITLED AN ACT TO CREATE A DRUG-FREE PUBLIC HOUSING ZONE BY PROVIDING AN ENHANCED PENALTY FOR DRUG OFFENSES NEAR PUBLIC HOUSING, is referred to the Committee on Judiciary I.

By Representatives Black and Lemmond (Co-Sponsors); Bowman, Easterling, Flaherty, Griffin, C. Wilson, and Wood:

**H.B. 96**, A BILL TO BE ENTITLED AN ACT TO APPLY HOUSING AUTHORITY RULES TO VISITORS AND GUESTS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Black and Lemmond (Co-Sponsors); Easterling, Ives, C. Wilson, and Wood:

**H.B. 97**, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT THERE IS NOT A SEPARATE REQUIREMENT OF FAULT FOR PUBLIC HOUSING AUTHORITY LEASE TERMINATION BEYOND WHAT IS ALREADY STATED IN LAW AND REGULATIONS, is referred to the Committee on Rules, Calendar, and Operations of the House.
By Representatives Black and Lemmond (Co-Sponsors); Bowman, Creech, Easterling, Hall, Ives, Nichols, Sexton, C. Wilson, and Yongue:

H.B. 98, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR EXPEDITED EVICTION ACTIONS IN CERTAIN HOUSING AUTHORITY CASES, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Lemmond, Alphin, Bowman, Creech, Hall, McCrary, McLawhorn, Mosley, J. Preston, Sexton, Spears, Sutton, G. Thompson, C. Wilson, Wood, and Yongue:

H.B. 99, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY TO COMMIT ANY ASSAULT UPON A LAW ENFORCEMENT OFFICER, is referred to the Committee on Judiciary I.

By Representatives Lemmond, McLawhorn, and Nichols:

H.B. 100, A BILL TO BE ENTITLED AN ACT TO MAKE FIRST DEGREE BURGLARY A CLASS C FELONY, is referred to the Committee on Judiciary I.

By Representatives Lemmond, Alexander, and Easterling:

H.B. 101, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MECKLENBURG'S "MARYLAND CAMPAIGN FOR OUR CHILDREN", A MEDIA CAMPAIGN TO REDUCE ADOLESCENT PREGNANCY BY THE YEAR 2000 TO EFFECT SHORT-TERM AND LONG-TERM CRIME PREVENTION, is referred to the Committee on Appropriations.

By Representatives Lemmond, Burton, J. Preston, and C. Wilson:

H.B. 102, A BILL TO BE ENTITLED AN ACT TO RAISE THE COMPULSORY SCHOOL ATTENDANCE AGE TO EIGHTEEN, is referred to the Committee on Education.

By Representatives Lemmond and Bowie:

H.B. 103, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A PARTIAL FILING FEE FOR PRISONERS PROCEEDING AS INDIGENTS, is referred to the Committee on Judiciary I.

By Representatives Lemmond, Bowman, Hall, McLawhorn, Mitchell, Nichols, Sexton, Spears, G. Thompson, and Wood:

H.B. 104, A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION TO BUNK INMATES IN SHIFTS, is referred to the Committee on State Government.

By Representatives Lemmond and Easterling:

H.B. 105, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR THE CREATION OF VIOLENT PREDATOR PROSECUTION TEAMS, is referred to the Committee on Appropriations.
By Representatives Lemmond and Easterling:

**H.B. 106**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE COUNTY OF MECKLENBURG FOR VIOLENT PREDATOR PROSECUTION TEAMS, is referred to the Committee on Appropriations.

By Representatives Hensley, Bowman, Crawford, Flaherty, Hall, Hill, Ives, McLawhorn, Morgan, Mosley, Robinson, Spears, Sutton, G. Thompson, Wainwright, and Yongue:

**H.B. 107**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR ADDITIONAL HIGHWAY PATROL TROOPERS, is referred to the Committee on Appropriations.

By Representatives R. Hunter, Bowman, Flaherty, and Mosley:

**H.B. 108**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF THE CLOSE CUSTODY ADDITION TO MARION CORRECTIONAL INSTITUTION, AND TO AN OPERATING RESERVE FOR THE ADDITION, WHICH WILL REQUIRE NO NEW PERSONNEL, is referred to the Committee on Appropriations.

By Representatives R. Hunter, Bowman, and Flaherty:

**H.B. 109**, A BILL TO BE ENTITLED AN ACT TO ADD 744 PRISON BEDS BY APPROPRIATING FUNDS FOR ADDITIONAL DAYROOM SPACE AT MINIMUM AND MEDIUM CUSTODY CORRECTIONAL FACILITIES, is referred to the Committee on Appropriations.

By Representatives Culpepper and Bowman:

**H.B. 110**, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TIME WITHIN WHICH HEARINGS FOR JUVENILES IN CUSTODY TAKE PLACE, TO PROVIDE FOR WAIVER OF HEARINGS ON CONTINUED CUSTODY, TO LENGTHEN TIME OF TEMPORARY CUSTODY OF JUVENILES WITHOUT AN ORDER, AND TO ALLOW PLACEMENT OF JUVENILES BY THE DEPARTMENT OF SOCIAL SERVICES, is referred to the Committee on Judiciary II.

By Representatives Grady, Bowman, Gardner, Nichols, J. Preston, and Sexton:

**H.B. 111**, A BILL TO BE ENTITLED AN ACT TO PERMIT FORMER MILITARY PERSONNEL TO TEACH IN ALTERNATIVE SCHOOLS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Gamble and Joye (Co-Sponsors); Alphin, Creech, Flaherty, Gardner, Hall, Hill, Lemmond, McCrary, McLaughlin, Mitchell, Morgan, Mosley, Nichols, J. Preston, Robinson, Spears, G. Thompson, and Wood:
H.B. 112, A BILL TO BE ENTITLED AN ACT TO ESTABLISH SPECIAL AGGRAVATING CIRCUMSTANCES RELATING TO THE IMPOSITION OF THE DEATH SENTENCE FOR THE FIRST DEGREE MURDER OF A SWORN LAW ENFORCEMENT OFFICER, is referred to the Committee on Judiciary III.

By Representatives Green, H. Hunter, and Wainwright:

H.B. 113, A BILL TO BE ENTITLED AN ACT TO PROVIDE BASIC RECREATION EQUIPMENT AT EACH PUBLIC HOUSING PROJECT AND PROVIDE RECREATION PROGRAMS FOR PRETEEN AND TEENAGE HOUSING PROJECT RESIDENTS AS A MEASURE TO PREVENT JUVENILE CRIME, is referred to the Committee on State Government.

By Representatives Lemmond, Bowman, Flaherty, Ives, Spears, and Wood:

H.B. 114, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTICE OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED, is referred to the Committee on Judiciary I.

By Representatives Hightower, Bowman, and Gardner:

H.B. 115, A BILL TO BE ENTITLED AN ACT TO AMEND THE HABITUAL FELON LAW BY REDEFINING HABITUAL FELON AND PROVIDING THAT THE COURT SHALL AUTOMATICALLY IMPOSE AN ENHANCED SENTENCE ON A DEFENDANT WHO IS AN HABITUAL FELON, is referred to the Committee on Judiciary III.

By Representatives Luebke and Mosley:

H.B. 116, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE ACCEPTANCE OF A "MAIL-IN" VOTER REGISTRATION FORM IF IT IS SUBMITTED IN PERSON OR IF IT LACKS A READABLE POSTMARK; AND TO CHANGE THE DEADLINE FOR SUBMISSION TO AVOID ITS FALLING ON A SUNDAY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Luebke, Easterling, Jeffus, Michaux, G. Miller, and Mosley:

H.B. 117, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DURHAM IMPACT PROGRAM AND THE COALITION FOR HOLISTIC OPPORTUNITIES IN CHILDREN'S EDUCATION, is referred to the Committee on Appropriations.

By Representatives Luebke, Bowman, and Michaux:

H.B. 118, A BILL TO BE ENTITLED AN ACT TO INCREASE THE COSTS IN CRIMINAL ACTIONS BEFORE THE GENERAL COURT OF JUSTICE TO PROVIDE FUNDS FOR LOCAL "CRIME STOPPERS" PROGRAMS, is referred to the Committee on Courts and Justice.
By Representatives Nichols, Edwards, and Wainwright:

**H.B. 119**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONSTRUCT AND OPERATE THE EASTERN PROCESSING CENTER AT VANCEBORO, A TOP PRIORITY MEDIUM SECURITY PRISON FACILITY, is referred to the Committee on Appropriations.

By Representatives Hill, D. Brown, Church, Creech, Ellis, Hall, McLawhorn, J. Preston, and Yongue:

**H.B. 120**, A BILL TO BE ENTITLED AN ACT TO MAKE IT A CLASS I FELONY TO THREATEN A JUDICIAL OFFICER OR A LAW ENFORCEMENT OFFICER, is referred to the Committee on Judiciary III.

By Representatives Baddour, Bowie, Bowman, Hill, McLawhorn, and Russell:

**H.B. 121**, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY TO COMMIT AN ASSAULT WITH A FIREARM, is referred to the Committee on Judiciary III.

By Representatives Lee, Bowman, Flaherty, Hightower, and Hill:

**H.B. 122**, A BILL TO BE ENTITLED AN ACT TO REDEFINE THE CRIME OF BURGLARY TO INCLUDE AN OFFENSE THAT OCCURS IN THE DAYTIME AS WELL AS IN THE EVENING, is referred to the Committee on Judiciary III.

By Representatives McAllister, Bowman, Cummings, Decker, H. Hunter, McLawhorn, Spears, and Wainwright:

**H.B. 123**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT BAIL MAY BE DENIED A DEFENDANT CHARGED WITH COMMITTING CERTAIN SEX OFFENSES AGAINST A MINOR IF THE COURT DETERMINES THAT NO CONDITION OF BAIL CAN REASONABLY ASSURE THE SAFETY OF ANY OTHER PERSON AND THE COMMUNITY, is referred to the Committee on Judiciary II.

By Representatives Jeffus and Burton:

**H.B. 124**, A BILL TO BE ENTITLED AN ACT TO ALLOW SERVICE OF PROCESS BY A PRIVATE PROCESS SERVER IN CHILD SUPPORT ACTIONS WHEN A PROPER OFFICER RETURNS SERVICE OF PROCESS UNEXECUTED, is referred to the Committee on Judiciary II.

By Representatives Alexander, Bowman, D. Brown, Church, Colton, Cunningham, Gottovi, Hill, H. Hunter, and Oldham:

**H.B. 125**, A BILL TO BE ENTITLED AN ACT TO ESTABLISH PILOT PROGRAMS FOR TREATMENT OF PROBATIONERS AND PAROLEES WITH SUBSTANCE ABUSE PROBLEMS AND TO APPROPRIATE FUNDS, is referred to the Committee on Appropriations.

H.B. 126, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON WHO KILLS A LAW ENFORCEMENT OFFICER, A CORRECTIONAL OFFICER, A DISTRICT ATTORNEY, AN ASSISTANT DISTRICT ATTORNEY, A JUSTICE, OR A JUDGE IS GUILTY OF FIRST DEGREE MURDER, PUNISHABLE BY DEATH OR LIFE IMPRISONMENT WITHOUT PAROLE, is referred to the Committee on Judiciary.

By Representatives Griffin, Bowman, Brawley, Flaherty, and Morgan:

H.B. 127, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE INSURANCE FRAUD PREVENTION ACT, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Flaherty, Nichols, and J. Preston:

H.B. 128, A BILL TO BE ENTITLED AN ACT TO REQUIRE WITNESSES WHO KNOW OF CRIMES, INTENTIONAL ACTS, OR ACCIDENTS THAT PLACE MINOR VICTIMS AT RISK OF BODILY INJURY TO NOTIFY LAW ENFORCEMENT AUTHORITIES, TO ACT TO PREVENT THE INJURY, AND TO AID THE VICTIMS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Flaherty and Sexton:

H.B. 129, A BILL TO BE ENTITLED AN ACT TO REQUIRE CERTAIN ITINERANT MERCHANTS TO PROVIDE LAW ENFORCEMENT OFFICERS, UPON REQUEST, INFORMATION ABOUT THE SOURCES OF MERCHANDISE OFFERED FOR SALE, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives G. Miller, Cummings, Robinson, and Wainwright:

H.B. 130, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY METHODS OF PROVIDING PRISON INMATES WITH MARKETABLE SKILLS THAT WILL ENABLE THEM TO OBTAIN STEADY EMPLOYMENT UPON RELEASE, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives G. Miller, Flaherty, and Wainwright:

H.B. 131, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY THE CAUSES OF AND POTENTIAL SOLUTIONS TO CRIME IN NORTH CAROLINA., is referred to the Committee on Rules, Calendar, and Operations of the House.
By Representatives G. Miller, Mosley, Robinson, and Wainwright:

H.J.R. 132, A JOINT RESOLUTION AUTHORIZING THE LEGISLATIVE RESEARCH COMMISSION TO STUDY THE ISSUE OF TELEVISION VIOLENCE, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative G. Miller and Bowman:

H.B. 133, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY THE METHOD OF SELECTING JUDGES IN NORTH CAROLINA, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives G. Miller, Bowman, H. Hunter, and Wainwright:

H.B. 134, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF CORRECTION, SUBJECT TO THE APPROVAL OF THE GOVERNOR, TO ENTER INTO JOINT INDUSTRIAL DEVELOPMENT AND MANUFACTURING ACTIVITIES TO ADDRESS PRISON COSTS, EDUCATION, AND TRAINING, AND HEALTH CARE COSTS, AND TO APPROPRIATE FUNDS FOR THIS PURPOSE, is referred to the Committee on Appropriations.

By Representatives Hall, Church, and Mitchell:

H.B. 135, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A PILOT PROGRAM FOR THE REHABILITATION OF CERTAIN NONVIOLENT OFFENDERS, is referred to the Committee on Appropriations.

By Representatives Easterling, Alexander, Colton, Cummings, Diamont, Gottovi, Holt, H. Hunter, Luebke, Spears, and Wainwright:

H.B. 136, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COMMUNITY-BASED ALTERNATIVES PROGRAM, is referred to the Committee on Appropriations.

By Representatives Easterling, Alexander, Colton, Diamont, Gottovi, Holt, and Luebke:

H.B. 137, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR INTENSIVE SERVICES FOR JUVENILE OFFENDERS AND THEIR FAMILIES AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.

By Representatives Easterling, Alexander, Colton, Diamont, Gottovi, Holt, H. Hunter, Luebke, Spears, and Wainwright:

H.B. 138, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CHILD PROTECTIVE SERVICES WORKERS AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.
By Representatives Easterling, Alexander, Colton, Diamont, Gottovi, Holt, H. Hunter, Luebke, Spears, and Wainwright:

H.B. 139, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CHILD ABUSE AND NEGLECT INVESTIGATION TRAINING AS RECOMMENDED BY THE NORTH CAROLINA CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.

By Representatives Fitch, H. Hunter, and Wainwright:

H.B. 140, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY THE PROLIFERATION AND CRIMINAL USE OF WEAPONS IN NORTH CAROLINA, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Fitch, Alphin, Cummings, H. Hunter, McCrary, and Wainwright:

H.B. 141, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF HUMAN RESOURCES TO STUDY THE CURRENT WELFARE SYSTEM’S NEGATIVE EFFECTS ON MEN’S FULL PARTICIPATION IN FAMILY ACTIVITIES AND RESPONSIBILITIES, is referred to the Committee on Appropriations.

By Representatives Fitch, Alphin, Arnold, Braswell, D. Brown, Culpepper, Cummings, Flaherty, Gottovi, Hill, H. Hunter, James, Kinney, Mavretic, McLawhorn, Mercer, Moore, Morgan, Redwine, Rogers, Russell, Wainwright, and Wright:

H.B. 142, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONTINUE THE MULTIJURISDICTIONAL DRUG TASK FORCES LOCATED WITHIN THE FIRST CONGRESSIONAL DISTRICT OF NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representatives B. Miller, Alexander, and Easterling:

H.B. 143, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE ISSUANCE OF A HANDGUN PERMIT TO A MINOR, TO REQUIRE THE ISSUER OF A HANDGUN PERMIT TO VERIFY THAT THE APPLICANT IS NOT A MINOR, TO MAKE IT A FELONY FOR A GUN DEALER TO TRANSFER A HANDGUN WITHOUT A PERMIT, TO MAKE IT A FELONY FOR A PERSON TO TRANSFER A HANDGUN TO A MINOR WITHOUT A PERMIT, AND TO REQUIRE GUN DEALERS TO KEEP RECORDS OF PERMITS OF PERSONS TO WHOM THEY SELL HANDGUNS, is referred to the Committee on Judiciary III.

By Representatives B. Miller and Moore:

H.B. 144, A BILL TO BE ENTITLED AN ACT TO ENACT A MONEY LAUNDERING STATUTE THAT SPECIFIES CRIMINAL PENALTIES FOR VIOLATIONS AND PROVIDES FOR FORFEITURE OF PROPERTY USED TO FACILITATE, RECEIVED AS PROCEEDS FROM, OR TRACEABLE TO FELONIOUS CRIMINAL ACTIVITY, is referred to the Committee on Judiciary III.
By Representatives Jarrell, Bowie, Burton, Gist, and Jeffus:

**H.B. 145**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT OF KIN OF A MINOR WHO IS CHARGED BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED IMMEDIATELY OF THE CHARGE BY THE LAW ENFORCEMENT OFFICER MAKING THE CHARGE AND TO AMEND THE LAW REGARDING THE CONCEALMENT OF MERCHANDISE IN MERCANTILE ESTABLISHMENTS, is referred to the Committee on Judiciary III.

By Representative Holt:

**H.B. 146**, A BILL TO BE ENTITLED AN ACT RELATING TO ELECTION OF SUPERIOR COURT JUDGES, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Holt, Bowman, Colton, Cummings, and Wainwright:

**H.B. 147**, A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE FOUNDATION OF THE JUVENILE JUSTICE SYSTEM THROUGH AN OUTCOME-BASED ENHANCEMENT OF THE COMMUNITY-BASED ALTERNATIVES PROGRAM AND TO APPROPRIATE FUNDS, is referred to the Committee on Courts and Justice.

By Representative Holt:

**H.B. 148**, A BILL TO BE ENTITLED AN ACT TO ALLOW A DISTRICT COURT JUDGESHIP TO BE ACTIVATED IN DISTRICT COURT DISTRICT 10, BECAUSE APPROVAL UNDER SECTION 5 OF THE VOTING RIGHTS ACT IS NOT REQUIRED IN THAT DISTRICT, is referred to the Committee on Appropriations.

By Representatives Holt, Flaherty, and Spears:

**H.B. 149**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE EXPANSION FUNDS TO THE JUDICIAL DEPARTMENT FOR NECESSARY POSITIONS AND EQUIPMENT NECESSARY TO EFFECT THE CRIME PREVENTION INITIATIVES OF THE 1994 EXTRA SESSION OF THE 1993 GENERAL ASSEMBLY AND FOR OTHER PURPOSES, is referred to the Committee on Appropriations.

By Representatives Holt, Alphin, Flaherty, McCrary, Morgan, Robinson, Spears, G. Thompson, and Wainwright:

**H.B. 150**, A BILL TO BE ENTITLED AN ACT TO RAISE THE EDUCATIONAL QUALIFICATIONS FOR THE OFFICE OF MAGISTRATE AND TO MODIFY THE MAGISTRATE'S PAY PLAN ACCORDINGLY, is referred to the Committee on Courts and Justice.

By Representative Holt:
H.B. 151, a bill to be entitled an act relating to election of district court judges, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Holt, Flaherty, and Spears:

H.B. 152, a bill to be entitled an act to appropriate funds to the department of justice for various purposes, is referred to the Committee on Appropriations.

By Representatives Holt, Bowman, Flaherty, and Wainwright:

H.B. 153, a bill to be entitled an act to authorize the governor to appoint additional special superior court judges, is referred to the Committee on Appropriations.

By Representatives Holt, Colton, and Wainwright:

H.B. 154, a bill to be entitled an act to appropriate funds to the greater after prison support program, is referred to the Committee on Appropriations.

By Representatives Holt and Flaherty:

H.B. 155, a bill to be entitled an act to appropriate capital funds to the department of justice for certain purposes, is referred to the Committee on Appropriations.

By Representatives Joye, Bowman, Hall, McLawhorn, J. Preston, Sutton, and Yongue:

H.B. 156, a bill to be entitled an act to make it a class B felony to assault a law enforcement officer with a firearm, is referred to the Committee on Judiciary III.

By Representative Joye:

H.B. 157, a bill to be entitled an act to expand the jurisdiction of the district court to include class H and I felonies and to provide for six-person juries in district court trials of class H and I felonies, is referred to the Committee on Courts and Justice.

By Representatives Joye, Nichols, and Wood:

H.B. 158, a bill to be entitled an act to provide that upon a fourth conviction of a class I misdemeanor, an offender is an habitual misdemeanant and shall be punished as a class I felon, is referred to the Committee on Judiciary III.

By Representatives Joye, Alphin, Brubaker, Edwards, Hill, Lemmond, McLawhorn, J. Preston, Sexton, and Wood:

H.B. 159, a bill to be entitled an act to prohibit televisions, basketball courts, and weight rooms in prisons, is referred to the Committee on Appropriations.
By Representatives Joye and Lemmond:

**H.B. 160**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR EXPERT TESTIMONY BY AUDIO AND VISUAL TRANSMISSION UPON COURT ORDER IN A CRIMINAL TRIAL, is referred to the Committee on Judiciary III.

By Representatives Joye and Lemmond:

**H.B. 161**, A BILL TO BE ENTITLED AN ACT TO PERMIT THE COURT TO ORDER RESTITUTION TO INSURANCE COMPANIES OR GOVERNMENT AGENCIES, is referred to the Committee on Judiciary II.

By Representatives Joye, Hill, Lemmond, and Nichols:

**H.B. 162**, A BILL TO BE ENTITLED AN ACT TO ABOLISH PAROLE, is referred to the Committee on Judiciary III.

By Representatives Joye, Flaherty, Lemmond, and Nichols:

**H.B. 163**, A BILL TO BE ENTITLED AN ACT TO ALLOW PERSONS TO OBTAIN A PERMIT TO CARRY A CONCEALED WEAPON AFTER MEETING CERTAIN QUALIFICATIONS, TO CREATE CERTAIN MISDEMEANOR OFFENSES RELATED TO CONCEALED WEAPONS PERMITS, AND TO INCREASE THE PUNISHMENT FOR THE CURRENT OFFENSE OF CARRYING CONCEALED WEAPONS, is referred to the Committee on Judiciary I.

By Representatives Joye, Easterling, Lemmond, and Wilson:

**H.B. 164**, A BILL TO BE ENTITLED AN ACT AUTHORIZING THE CITY OF CHARLOTTE TO ADOPT AN ORDINANCE TO ESTABLISH A CURFEW APPLICABLE TO MINORS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Joye, Hill, Lemmond, and Spears:

**H.B. 165**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT COUNTIES AND CITIES FROM IMPOSING CERTAIN RESTRICTIONS ON THE OWNERSHIP, REGISTRATION, PURCHASE, SALE, TRANSFER, TRANSPORTATION, OR POSSESSION OF PISTOLS OR OTHER FIREARMS, AMMUNITION FOR THESE FIREARMS, OR COMPONENTS OF THESE FIREARMS, is referred to the Committee on Judiciary I.

By Representatives Hayes, Gardner, and Wilson:

**H.B. 166**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SUPPORT AND REPLICATE PROJECT L.I.F.T. (LOCAL INDIVIDUALS FINDING THEMSELVES), TO EFFECT BOTH SHORT-TERM AND LONG-TERM CRIME PREVENTION, is referred to the Committee on Appropriations.

By Representatives Wood, Lemmond, and Nichols:

**H.B. 167**, A BILL TO BE ENTITLED AN ACT RELATING TO DRIVERS LICENSES, SO AS TO REQUIRE THE ISSUANCE OF DRIVERS LICENSES, COMMERCIAL DRIVERS LICENSES, PERMITS, AND
IDENTIFICATION CARDS WITH MAGNETIC READER STRIPS; TO PROVIDE FOR CRIMINAL RECORDS CHECKS; TO CREATE A COMPUTERIZED LIST OF FELONS AND PERSONS ADJUDICATED MENTALLY INCOMPETENT; TO PROVIDE FOR CONFIDENTIALITY OF THE CRIMINAL INFORMATION; TO PROVIDE A MEANS FOR CORRECTING ERRONEOUS INFORMATION; TO PROVIDE FOR THE SAFETY OF POLICE OFFICERS; TO PROVIDE FOR DUTIES OF LICENSED FIREARMS DEALERS; TO PROHIBIT CERTAIN ACTIONS BY PROHIBITED PERSONS; TO PROVIDE FOR SEIZING A LICENSE UPON ONE'S BECOMING A PROHIBITED PERSON; TO PROVIDE FOR FUNDING OF RECORDS CHECKS; AND FOR OTHER PURPOSES, is referred to the Committee on Judiciary I.

By Representatives Wood, Bowman, Mitchell, and Nichols:

H.B. 168, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE TEACHING OR DISCUSSION IN ANY CLASS OF ANY INFORMATION RELATED TO SEXUAL PRACTICES THAT ARE NOT LAWFUL IN NORTH CAROLINA, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Wood and Flaherty:

H.B. 169, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR ELECTION OF PUBLIC DEFENDERS BY THE PEOPLE OF THE DISTRICT, is referred to the Committee on Courts and Justice.

By Representatives Wood, Bowman, Edwards, and Ives:

H.B. 170, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR GREATER SCRUTINY OF PERSONS REQUESTING COURT-APPOINTED COUNSEL ON THE BASIS OF INDIGENCY, is referred to the Committee on Courts and Justice.

By Representatives Cromer, Bowman, Spears, and Wood:

H.B. 171, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED, is referred to the Committee on Judiciary III.

By Representatives, Diamont, Burton, Cummings, Easterling, H. Hunter, and Wainwright:

H.B. 172, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRITICAL CRIME PREVENTION INITIATIVES AND TO APPROPRIATE FUNDS, is referred to the Committee on Appropriations.

By Representatives Diamont, Bowman, Cummings, Easterling, H. Hunter, and Wainwright:

H.B. 173, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRITICAL JUVENILE CRIME PREVENTION INITIATIVES AND TO APPROPRIATE FUNDS, is referred to the Committee on Appropriations.
By Representatives Decker, Mitchell, and Sexton:

H.B. 174, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON COMMITTING A CRIME WHILE INJURED IS NOT A VICTIM UNDER THE CRIME VICTIMS COMPENSATION ACT, is referred to the Committee on Judiciary II.

By Representatives Decker and Sexton:

H.B. 175, A BILL TO BE ENTITLED AN ACT TO REQUIRE LIFE WITHOUT PAROLE FOR PERSONS WHO ARE CONVICTED OF FIRST DEGREE MURDER AND ARE NOT SENTENCED TO DEATH AND TO INCREASE THE TERM OF IMPRISONMENT FOR PERSONS WHO ARE CONVICTED OF SECOND DEGREE MURDER BY REQUIRING LONGER TERMS FOR PERSONS WITH PRIOR RECORD LEVELS I OR II AND LIFE WITHOUT PAROLE FOR PERSONS WITH PRIOR RECORD LEVELS III, IV, V, OR VI, is referred to the Committee on Judiciary III.

By Representatives Decker, Bowman, McLawhorn and Sexton:

H.B. 176, A BILL TO BE ENTITLED AN ACT TO ALLOW A JUDGE TO DENY PRETRIAL RELEASE OF PERSONS WHO ARE CHARGED WITH CERTAIN FELONIES AND WHOSE RELEASE WOULD POSE A DANGER TO THE SAFETY OF THE COMMUNITY, is referred to the Committee on Judiciary III.

By Representatives Redwine, Bowman, and Hill:

H.B. 177, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EXPANSION OF THE CORRECTION ENTERPRISES PROGRAM, is referred to the Committee on Appropriations.

By Representatives Redwine, Alphin, Edwards, Gardner, Hall, Hill, Ives, McCrary, Spears, Sutton, Wood, and Yongue:

H.B. 178, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A LEGISLATIVE STUDY ON WELFARE REFORM, WHICH REFORM WILL EFFECT SHORT-TERM AND LONG-TERM CRIME PREVENTION, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Redwine, Edwards, Flaherty, and Hill:

H.B. 179, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF THE EASTERN PROCESSING CENTER, THE MARION CLOSE CUSTODY ADDITION, AND THE GPAC CONSOLIDATION FACILITY, AND TO A RESERVE TO OPERATE THE ADDITIONAL PRISON FACILITIES, is referred to the Committee on Appropriations.

By Representatives Redwine, Alphin, Bowman, Hill, and McCrary:
H.B. 180, A BILL TO BE ENTITLED AN ACT TO ENACT A MONEY LAUNDERING STATUTE THAT SPECIFIES CRIMINAL PENALTIES FOR VIOLATIONS AND PROVIDES FOR FORFEITURE OF PROPERTY USED TO FACILITATE, RECEIVED AS PROCEEDS FROM, OR TRACEABLE TO FELONIOUS CRIMINAL ACTIVITY, is referred to the Committee on Judiciary III.

By Representatives Black, Alphin, Bowman, Burton, Cummings, Cunningham, McCrary, Nichols, J. Preston, Russell, Sexton, and Wainwright:

H.B. 181, A BILL TO BE ENTITLED AN ACT TO REQUIRE LOCAL SCHOOL ADMINISTRATIVE UNITS TO ESTABLISH ALTERNATIVE SCHOOL PROGRAMS AND TO APPROPRIATE FUNDS FOR THOSE PROGRAMS, is referred to the Committee on Education.

By Representative Decker:

H.B. 182, A BILL TO BE ENTITLED AN ACT TO, SUBJECT TO A VOTE OF THE QUALIFIED VOTERS OF THE STATE, (1) AUTHORIZE THE ISSUANCE OF TWO HUNDRED FIFTY MILLION DOLLARS GENERAL OBLIGATION BONDS OF THE STATE, TO PROVIDE FUNDS, WITH ANY OTHER AVAILABLE FUNDS, FOR STATE PRISON AND YOUTH SERVICES FACILITIES, (2) REPEAL THE AUTHORIZATION OF TWO HUNDRED FIFTY MILLION DOLLARS OF STATE EDUCATION, CLEAN WATER, AND PARKS BONDS APPROVED IN NOVEMBER 1993, is referred to the Committee on Constitutional Amendments and Referenda.

By Representatives Decker, Nichols, and Wood:

H.B. 183, A BILL TO BE ENTITLED AN ACT TO BAR A FELON OR AN INDIVIDUAL FROM RECOVERING ANY DAMAGES ARISING OUT OF THE FELONIOUS CRIME FOR WHICH THE FELON WAS CONVICTED OR THAT A JURY DETERMINES THE INDIVIDUAL COMMITTED, is referred to the Committee on Judiciary II.

By Representatives Decker, Mitchell, and Wood:

H.B. 184, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT ONLY A MAJORITY OF A JURY, INSTEAD OF A UNANIMOUS JURY, IS REQUIRED TO RETURN A DEATH SENTENCE FOR A CAPITAL OFFENSE, is referred to the Committee on Judiciary II.

By Representatives Arnold and Mitchell:

H.B. 185, A BILL TO BE ENTITLED AN ACT TO LICENSE AND REGULATE MASSAGE THERAPY ESTABLISHMENTS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Jenkins, Beall, Bowman, and Hill:

H.B. 186, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IT IS A CLASS H FELONY TO WILLFULLY DESTROY OR INJURE AN AQUACULTURE FACILITY OR AQUATIC SPECIES BEING REARED IN THE FACILITY, TO STEAL FISH OR AQUATIC SPECIES FROM AN
AQUACULTURE FACILITY, OR TO RECEIVE OR POSSESS FISH OR AQUATIC SPECIES STOLEN FROM AN AQUACULTURE FACILITY IF THE VALUE OF THE DAMAGE TO THE FACILITY OR AQUATIC SPECIES IS MORE THAN ONE THOUSAND DOLLARS OR THE VALUE OF THE FISH OR AQUATIC SPECIES STOLEN OR UNLAWFULLY RECEIVED IS MORE THAN ONE THOUSAND DOLLARS, is referred to the Committee on Judiciary III.

By Representatives Jack Hunt, Bowman, and Hill:

H.B. 187, A BILL TO BE ENTITLED AN ACT TO REDEFINE THE OFFENSES OF FIRST AND SECOND DEGREE BURGLARY, is referred to the Committee on Judiciary III.

By Representatives Michaux and Burton:

H.B. 188, A BILL TO BE ENTITLED AN ACT TO PROTECT PUBLIC SAFETY AND RECREATIONAL FIREARM USE BY RESTRICTING THE MANUFACTURE, TRANSFER, AND POSSESSION OF CERTAIN SEMIAUTOMATIC ASSAULT WEAPONS, is referred to the Committee on Judiciary I.

By Representatives Dickson, Gardner, Robinson, and Sexton:

H.B. 189, A BILL TO BE ENTITLED AN ACT TO REMOVE THE RESTRICTIONS ON THE HABITUAL FELON LAW THAT WERE ADDED BY STRUCTURED SENTENCING, is referred to the Committee on Judiciary III.

By Representatives Dickson and Bowman:

H.B. 190, A BILL TO BE ENTITLED AN ACT TO LEVY AN EXCISE TAX ON ILLEGAL SPIRITUOUS LIQUOR AND AN EXCISE TAX ON MASH, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Kennedy, H. Hunter, Oldham, Spears, and Wainwright:

H.B. 191, A BILL TO BE ENTITLED AN ACT TO ESTABLISH PILOT PROGRAMS IN SELECTED COUNTIES TO PROVIDE PARENTING SKILLS TRAINING, COUNSELING, AND INFORMATION FOR SINGLE PARENTS, is referred to the Committee on Appropriations.

By Representatives Colton, Alexander, D. Brown, Crawford, and Easterling:

H.B. 192, A BILL TO BE ENTITLED AN ACT RECOMMENDED BY THE JUSTICE FOR CHILDREN TASK FORCE TO REMOVE TRAINING SCHOOL COMMITMENT AS A DISPOSITION FOR JUVENILE OFFENDERS AND SUBSTITUTE A COMMITMENT FOR A CONTINUUM OF SERVICES PROVIDED BY THE DIVISION OF YOUTH SERVICES, is referred to the Committee on Judiciary III.
By Representatives Colton, Burton, Crawford, and Wainwright:

H.B. 193, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE FRESHMEN SCHOLARS PROGRAM AT THE UNIVERSITY OF NORTH CAROLINA, TO EFFECT LONG-TERM CRIME PREVENTION BY ENCOURAGING NORTH CAROLINANS TO COMPLETE HIGH SCHOOL, ATTEND COLLEGE, AND BECOME PRODUCTIVE AND RESPONSIBLE MEMBERS OF SOCIETY, is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, and Cummings:

H.B. 194, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT WHO IS CONVICTED ON A DRUG TRAFFICKING CONSPIRACY IS NOT ELIGIBLE FOR COMMUNITY SERVICE PAROLE UNDER CURRENT LAW AND IS NOT ELIGIBLE FOR INTERMEDIATE SANCTIONS UNDER THE STRUCTURED SENTENCING LAW, is referred to the Committee on Appropriations.

By Representative Wood:

H.B. 195, A BILL TO BE ENTITLED AN ACT TO PROVIDE TUITION FOR STUDENTS WHO HAVE BEEN EXPELLED FROM PUBLIC SCHOOLS, JUVENILES ADJUDICATED DELINQUENT FOR VIOLENT FELONIES, AND STUDENTS READING TWO OR MORE YEARS BEHIND GRADE LEVEL, TO END THE PRACTICE OF RETURNING VIOLENT YOUTHS TO THE PUBLIC SCHOOLS, TO PREVENT CRIME BY ENCOURAGING THE PRIVATE SECTOR TO ESTABLISH ALTERNATIVE PROGRAMS TO EDUCATE THESE YOUTHS, AND TO REDUCE THE NUMBER OF YOUTHS WHO TURN TO VIOLENCE AS A COVER TO HIDE EDUCATIONAL DEFICIENCIES, is referred to the Committee on Education.

By Representative Joye:

H.B. 196, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE COLLECTION OF RESTITUTION, REQUIRED TO BE PAID BY A CRIMINAL, THROUGH THE USE OF A SETOFF FROM THE AMOUNT OF ANY STATE INDIVIDUAL INCOME TAX REFUND THE CRIMINAL IS OTHERWISE DUE, is referred to the Committee on Courts and Justice.

By Representatives Joye, Creech, Decker, Edwards, Hill, and J. Preston:

H.B. 197, A BILL TO BE ENTITLED AN ACT TO REDUCE GENERAL FUND APPROPRIATIONS BY ONE PERCENT OTHER THAN TO THE DEPARTMENTS OF JUSTICE, CORRECTION, AND CRIME CONTROL AND PUBLIC SAFETY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Nesbitt, Colton, Crawford, Cunningham, H. Hunter, Ives, and Wainwright:

H.B. 198, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CRITICAL STAFFING NEEDS AT THE JUVENILE EVALUATION CENTER, is referred to the Committee on Appropriations.
By Representatives Nesbitt, Burton, Colton, Crawford, Cummings, Cunningham, H. Hunter, and Wainwright:

H.B. 199, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRITICAL CRIME PREVENTION INITIATIVES AND TO APPROPRIATE FUNDS, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Colton, Crawford, Cunningham, H. Hunter, Ives, and Wainwright:

H.B. 200, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE GOVERNOR MAY CONSENT TO THE RELEASE OF NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE, is referred to the Committee on Judiciary III.

By Representatives Nesbitt, Colton, Crawford, Cummings, Cunningham, H. Hunter, and Wainwright:

H.B. 201, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRITICAL JUVENILE CRIME PREVENTION INITIATIVES AND TO APPROPRIATE FUNDS, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Alphin, Colton, Crawford, Cummings, Cunningham, Gardner, H. Hunter, McCrary, and Spears:

H.B. 202, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN AMERICAN ETHICS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Nesbitt, Colton, Crawford, and Cunningham:

H.B. 203, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH A TEEN COURT MODEL PROGRAM FOR THE TWENTY-EIGHTH JUDICIAL DISTRICT, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Colton, Crawford, Cunningham, and Diamont:


By Representatives Nesbitt, Alphin, Burton, Colton, Crawford, Cunningham, Diamont, H. Hunter, McCrory, Mosley, Sexton, Spears, and Wainwright:
H.B. 205, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO FULLY IMPLEMENT THE UNFUNDED PARTS OF THE BASIC EDUCATION PROGRAM THAT WILL SIGNIFICANTLY AID IN REDUCING CRIME, is referred to the Committee on Education.

By Representatives Nesbitt, Bowman, Colton, Crawford, Cunningham, Mosley, and Spears:

H.B. 206, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE GOVERNOR SHALL SET THE PRISON POPULATION CAP, is referred to the Committee on Judiciary III.

By Representatives Nesbitt, Burton, Colton, Crawford, Cunningham, Diamont, H. Hunter, Mosley, and Wainwright:

H.B. 207, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE 1994–95 FISCAL YEAR FOR SHORT-TERM AND LONG-TERM CRIME PREVENTION INITIATIVES, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Alexander, Alphin, Bowman, D. Brown, Burton, Crawford, Cummings, Cunningham, Easterling, H. Hunter, McCrary, Oldham, Spears, and Wainwright:

H.B. 208, A BILL TO BE ENTITLED AN ACT TO PROVIDE HEAD START FOR ALL ELIGIBLE THREE- AND FOUR-YEAR-OLDS IN NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representatives McAllister, Burton, H. Hunter, and Wainwright:

H.B. 209, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PARENTAL INVOLVEMENT PILOT PROGRAM TO SERVE AS A LONG-TERM MEASURE TO PREVENT CRIME, is referred to the Committee on Education.

By Representatives H. Hunter, Burton, Colton, and Wainwright:

H.B. 210, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF CORRECTION TO DEVELOP A PLAN FOR PROVIDING ALL INMATES WITH LITERACY AND JOB TRAINING SKILLS PRIOR TO RELEASE FROM PRISON, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Colton, Cummings, and Wainwright:

H.B. 211, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MAKE COUNSELING AVAILABLE TO HIV POSITIVE INMATES AND THEIR FAMILIES UPON RELEASE FROM INCARCERATION, is referred to the Committee on Appropriations.

By Representatives Michaux and Burton:

H.B. 212, A BILL TO BE ENTITLED AN ACT TO AMEND ARTICLES 52A AND 53 OF CHAPTER 14 OF THE GENERAL STATUTES TO CONFORM WITH THE "BRADY HANDGUN VIOLENCE PREVENTION ACT" AND TO MAKE OTHER CHANGES, is referred to the Committee on Judiciary I.
By Representative Bowman:

H.B. 213, A BILL TO BE ENTITLED AN ACT TO PROHIBIT EMPLOYMENT OF A CHILD LESS THAN SIXTEEN YEARS OF AGE AT AN ABC PERMITTEE AND TO PREVENT CHILDREN LESS THAN SIXTEEN YEARS OF AGE FROM FREQUENTING CERTAIN BUSINESSES, is referred to the Committee on Judiciary II.

By Representatives Bowman, Bowie, and Mosley:

H.B. 214, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PERSONS CONVICTED OF SECOND OR SUBSEQUENT OFFENSES OF DRIVING WHILE IMPAIRED SHALL RECEIVE TREATMENT AND THAT THEY SHALL PAY THE COSTS OF CONFINEMENT, TREATMENT, AND PROBATION, is referred to the Committee on Judiciary II.

By Representatives Ives, Bowman, Justus, Mitchell, Mosley, Robinson, and Sexton:

H.B. 215, A BILL TO BE ENTITLED AN ACT TO INCREASE THE COSTS IN CRIMINAL ACTIONS BEFORE THE GENERAL COURT OF JUSTICE TO PROVIDE FUNDS TO BE USED AS REWARD MONEY TO BE PAID OUT BY LOCAL "CRIME STOPPERS" PROGRAMS, is referred to the Committee on Finance.

By Representative Ives:

H.B. 216, A BILL TO BE ENTITLED AN ACT TO TRY CERTAIN JUVENILES IN DISTRICT COURT AS IN THE CASE OF ADULTS, TO PROVIDE A PROBABLE CAUSE HEARING, AND TO MAKE CONFORMING CHANGES, is referred to the Committee on Judiciary III.

By Representatives Kinney, Colton, Cummings, and Ives:

H.J.R. 217, A JOINT RESOLUTION URGING THE GOVERNMENT OF THE STATE OF NORTH CAROLINA TO TAKE A LEADERSHIP ROLE IN HIRING QUALIFIED PERSONS WHO HAVE COMPLETED PRISON SENTENCES OR WHO ARE ON PAROLE, is referred to the Committee on Rules, Calendar, and Operations of the House.


H.B. 218, A BILL TO BE ENTITLED AN ACT PERMITTING THE USE OF DEADLY FORCE AGAINST AN INTRUDER UNDER CERTAIN CIRCUMSTANCES, is referred to the Committee on Courts and Justice.
By Representatives Russell, Alphin, Bowman, Edwards, Gardner, Ives, Nichols, J. Preston, Sexton, and Wood:

H.B. 219, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AN ALTERNATIVE SCHOOLS GRANT PROGRAM AND TO PERMIT JUDGES TO ASSIGN STUDENTS TO ALTERNATIVE SCHOOLS, is referred to the Committee on Education.

By Representatives Creech, Alphin, Arnold, Berry, Bowen, Bowman, Daughtry, Decker, Edwards, James, Joye, Justus, Nichols, J. Preston, Russell, Sexton, Smith, and G. Thompson:

H.B. 220, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT UPON A SECOND CONVICTION OF CERTAIN SERIOUS FELONIES AN OFFENDER IS A SERIOUS HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, is referred to the Committee on Judiciary III.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

S.B. 40, A BILL TO BE ENTITLED AN ACT TO REPEAL THE LAW PROVIDING THAT A DEFENDANT MAY CHOOSE IMPRISONMENT RATHER THAN PROBATION OR AN ALTERNATIVE PUNISHMENT AND TO AMEND THE CONSTITUTION TO PROVIDE THAT PROBATION, RESTITUTION, COMMUNITY SERVICE, WORK PROGRAMS, AND OTHER RESTRAINTS ON LIBERTY ARE PUNISHMENTS THAT MAY BE IMPOSED ON A PERSON CONVICTED OF A CRIMINAL OFFENSE, is read the first time and referred to the Committee on Constitutional Amendments and Referenda.

Committee Substitute for S.B. 30, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO DENY A CLAIM OF A PERSON WHO WAS PARTICIPATING IN A FELONY OR A NONTRAFFIC MISDEMEANOR AT OR ABOUT THE TIME THE PERSON’S INJURY OCCURRED, is read the first time and referred to the Committee on Judiciary II.

S.B. 34, A BILL TO BE ENTITLED AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS, is read the first time and referred to the Committee on Judiciary III.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 2, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FIRST DEGREE MURDER IS
PUNISHABLE BY DEATH, LIFE IMPRISONMENT WITH ELIGIBILITY FOR PAROLE AFTER TWENTY-FIVE YEARS, OR LIFE IMPRISONMENT WITHOUT PAROLE.

On motion of Representative G. Miller, the bill is withdrawn from the Calendar and re-referred to the Committee on Judiciary III.

SUSPENSION OF RULES

On motion of Representative Jack Hunt, Rule 31(a) is suspended in order that the following members may introduce the number of bills specified, after today's deadline: Representative J. Brown (1); Representative Ellis (2); Representative Easterling (1); Representative Moore (1); Representative Balmer (2); Representative Mavretic (1); and Representative Lemmond (1).

INTRODUCTION OF PAGES

Pages for the week of February 14–18 are introduced to the membership. They are: Courtney Bleau of Craven; LaTasha Brooks of Transylvania; Robert Griffin of Martin; Joshua Hartsell of Catawba; Conrad Hayter of Moore; Nichole Hopkins of Richmond; Margaret Knight of Union; Luke Lefiles of Edgecombe; Anna Livingston of Mecklenburg, Allison Meredith of Davidson, Clint Nunnery of Columbus; Shannon Nutting of Robeson; Warren Potts of Onslow; Timothy Register of Sampson; Phillip Richardson of Cumberland; Merissa Ricks of Guilford; Susan Ringo of Onslow; Samuel Seavey, IV of Nash; Chris Sykes of Chowan, Karen Tulloss of Wake, Jonathan Vieregge of New Hanover.

SUSPENSION OF RULES

On motion of Representative Hensley, Rule 29.1 is temporarily suspended in order to give less than five days notice for a public hearing.

On motion of Representative Jack Hunt, seconded by Representative C. Wilson, the House adjourns at 8:14 p.m. to reconvene February 15 at 1:30 p.m.

SIXTH DAY

HOUSE OF REPRESENTATIVES
Tuesday, February 15, 1994

The House meets at 1:30 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend Stephen M. Austin, Associate Pastor of First Presbyterian Church, Raleigh.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 14 has been
examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Cole, Decker, Dockham, Esposito, Howard, Richardson, Rogers, and Wood for today.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Moore, Bowman, Gardner, Lemmond, and Warner:

**H.B. 221**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE FORFEITURE OR RESTRICTION OF CERTAIN CITIZENSHIP PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY, is read the first time and referred to the Committee on Judiciary I.

By Representatives Balmer, Bowman, Gardner, Lemmond, and Warner:

**H.B. 222**, A BILL TO BE ENTITLED AN ACT TO REQUIRE A PERSON WHO MURDERS A SWORN LAW ENFORCEMENT OFFICER TO BE SENTENCED TO DEATH, is read the first time and referred to the Committee on Judiciary III.

By Representatives Balmer and Lemmond:

**H.B. 223**, A BILL TO BE ENTITLED AN ACT TO REVISE THE ESSENTIAL ELEMENTS REQUIRED TO PROVE ARMED ROBBERY, is read the first time and referred to the Committee on Judiciary III.

By Representatives Ellis, Bowie, Bowman, J. Brown, Brubaker, Culp, Gardner, Hayes, Lemmond, Nichols, and J. Preston:

**H.B. 224**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN ENHANCED PENALTY OF FIVE YEARS BE IMPOSED UPON A DEFENDANT CONVICTED OF A CLASS A, B, C, D, OR E FELONY IF THE DEFENDANT USED A LOADED OR UNLOADED GUN DURING THE COMMISSION OF THE FELONY, is read the first time and referred to the Committee on Judiciary III.

By Representatives Ellis and Bowman:

**H.B. 225**, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS, is read the first time and referred to the Committee on Judiciary III.

By Representatives Easterling, Colton, and Luebke:

**H.B. 226**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE FAMILY PRESERVATION SERVICES PROGRAM, is read the first time and referred to the Committee on Appropriations.

By Representatives J. Brown, Berry, Bowman, Cole, Mitchell, J. Preston, Spears, and Warner:
H.B. 227, A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION TO BUNK INMATES IN SHIFTS, is read the first time and referred to the Committee on State Government.

By Representatives Mavretic and Arnold:

H.B. 228, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISIONS OF A LOCAL ACT REQUIRING THE BOARDS OF TRUSTEES OF EDGEcombe COMMUNITY COLLEGE AND NASH COMMUNITY COLLEGE TO STUDY MERGER AND REPORT THEIR FINDINGS, CONCLUSIONS AND RECOMMENDATIONS TO THE SHORT SESSION, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Lemmond, Bowman, and Gardner:

H.B. 229, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE LAW ENFORCEMENT OFFICERS TO STOP AND CHECK SCHOOL-AGE MINORS NOT IN SCHOOL DURING REGULAR SCHOOL HOURS AND TO ESCORT A MINOR TO THE MINOR'S SCHOOL, is read the first time and referred to the Committee on Judiciary II.

On motion of Representative Jack Hunt, seconded by Representative Hackney, the House adjourns, by electronic vote (101–3), at 1:47 p.m. to reconvene February 16 at 1:00 p.m.

SEVENTH DAY

HOUSE OF REPRESENTATIVES
Wednesday, February 16, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 15 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (88–0).

Leaves of absence are granted Representatives Barnhill, Cole, Esposito, Howard, and Warner for today.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representative R. Hunter for the Committee on Judiciary II:

H.B. 32, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO INCLUDE THE NAMES OF
EIGHTH DAY

HOUSE OF REPRESENTATIVES
Thursday, February 17, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 16 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (104–0).

Leaves of absence are granted Representatives Barnhill, Esposito, Howard, Mercer, Robinson, and Wainwright for today.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representative Barnes for the Committee on Education:

H.B. 205, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO FULLY IMPLEMENT THE UNFUNDED PARTS OF THE BASIC EDUCATION PROGRAM THAT WILL SIGNIFICANTLY AID IN REDUCING CRIME, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Committee Substitute for S.B. 177, A BILL TO BE ENTITLED AN ACT TO TO SET A FILING PERIOD FOR CANDIDACIES FOR POSITIONS AS SUPERIOR COURT JUDGE, DISTRICT COURT JUDGE, AND DISTRICT ATTORNEY RECENTLY PRECLEARED BY THE UNITED
STATES DEPARTMENT OF JUSTICE, AND FOR OTHER OFFICES IN DISTRICTS AFFECTED BY THAT PRECLEARANCE.

Representative Holt moves that Rule 41(a) be suspended in order that the bill may be placed on the Calendar for immediate consideration.

Representative Daughtry offers a substitute motion that H.B. 46, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR ELECTION OF SUPERIOR COURT JUDGES BY DISTRICT, AND TO REDUCE THE APPROPRIATION TO THE STATE BOARD OF ELECTIONS FOR BALLOT PRINTING ON ACCOUNT OF THE SHORTER GENERAL ELECTION BALLOT, which is in the Committee on Rules, Calendar and Operations of the House, be considered as a companion bill in the motion to place Committee Substitute for S.B. 177 on the Calendar for immediate consideration.

Representative Holt moves that the substitute motion do lie upon the table. The motion fails for lack of a second.

The motion by Representative Daughtry fails by electronic vote (38–72).

Representative Holt's motion to place Committee Substitute for S.B. 177 on the Calendar for immediate consideration is before the Body. The motion carries.

The bill passes its second reading, by electronic vote (107–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 32, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO INCLUDE THE NAMES OF ANY VICTIMS IN THE INFORMATION ATTACHED TO A PRISONER'S COMMITMENT.

Representative Griffin offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading by electronic vote (111–0).

Representative Decker objects to the third reading. The bill remains on the Calendar.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 177, AN ACT TO TO SET A FILING PERIOD FOR CANDIDACIES FOR POSITIONS AS SUPERIOR COURT JUDGE, DISTRICT COURT JUDGE, AND DISTRICT ATTORNEY RECENTLY PRE-CLEARED BY THE UNITED STATES DEPARTMENT OF JUSTICE,
AND FOR OTHER OFFICES IN DISTRICTS AFFECTED BY THAT PRECLEARANCE. (CHAPTER I)

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S.B. 79, A BILL TO BE ENTITLED AN ACT TO REDUCE THE ELIGIBILITY FOR PAROLE ONCE IT IS DENIED TO ONCE EVERY TWO YEARS RATHER THAN ONCE EACH YEAR, is read the first time and referred to the Committee on Judiciary II.

On motion of Representative Jack Hunt, seconded by Representative Holt, the House adjourns at 1:53 p.m. to reconvene February 18 at 11:00 a.m.

NINTH DAY

HOUSE OF REPRESENTATIVES
Friday, February 18, 1994

The House meets at 11:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Wainwright.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 17 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (86-0).

Leaves of absence are granted Representatives Barbee, Barnhill, D. Brown, Brubaker, Culpepper, Cummings, Dockham, Esposito, Gamble, Gist, Griffin, Howard, Kinney, Luebke, Robinson, and Stewart for today.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Kennedy for the Committee on Courts and Justice:

H.B. 57, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE, UNDER CERTAIN CONDITIONS, MAGISTRATES TO ISSUE DOMESTIC VIOLENCE RESTRAINING ORDERS AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, with a favorable report, as amended.

By Representative Barnes for the Committee on Education:

H.B. 22, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PUBLIC SCHOOL COACHES’ MENTOR TRAINING, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.
The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

S.B. 17, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PRISON POPULATION CAP, is read the first time and referred to the Committee on Appropriations.

S.B. 84, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR DISMISSAL WITH LEAVE PURSUANT TO A DEFERRED PROSECUTION AGREEMENT AND THE REINSTITUTION OF PROCEEDINGS AGAINST A DEFENDANT THAT FAILS TO COMPLY WITH THE TERMS OF THE AGREEMENT, is read the first time and referred to the Committee on Judiciary II.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 32, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO INCLUDE THE NAMES OF ANY VICTIMS IN THE INFORMATION ATTACHED TO A PRISONER’S COMMITMENT.

Representative Decker moves to suspend Rule 31(d) in order that the caption may be amended on the floor of the House.

A division having been called, the motion fails by electronic vote (36–58).

The bill, as amended, passes its third reading, by electronic vote (95–0), and is ordered engrossed and sent to the Senate by Special Message.

GUESTS

The Speaker introduces, John Thomas Biggers, who created the newly installed mural in the North Lobby of the Legislative Building entitled “North Carolina Belongs to Children”. State symbols, landmarks, industries and crafts, as well as geology and history of North Carolina are represented in Mr. Biggers’ mural.

Courtesies of the gallery are extended to Mr. Biggers and his wife, Inez, of Gastonia.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Michaux for the Committee on Judiciary I:

H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DE-
STRUCTION BY FELONS, with a favorable report as to committee sub-
stitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 22. The original bill is placed on the Unfavorable Calendar.

H.B. 14, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR OUT-
OF-STATE HOUSING OF PRISON INMATES, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommenda
tion that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

H.B. 27, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE JUVENILE RECORDS OF JUVENILES ADMIRED OR CON-
VICTED OF CERTAIN FELONIES ARE OPEN, MAY NOT BE EX-
PUNGED AND THAT EVIDENCE OF JUVENILE DELINQUENCY ADJU-
DICATIONS MAY BE ADMISSIBLE INTO EVIDENCE IN SUBSE-
QUENT CRIMINAL PROCEEDINGS AND MAKE CONFORMING CHANGES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

On motion of Representative Hensley, Rule 36(a) is suspended and the committee substitute bill is placed on the Calendar of February 21. The original bill is placed on the Unfavorable Calendar.

H.B. 28, A BILL TO BE ENTITLED AN ACT TO TRANSFER JURIS-
DICTION OF CERTAIN JUVENILES TO SUPERIOR COURT, PRO-
VIDE FOR A PROBABLE CAUSE HEARING, AND RETAIN RE-
CORDS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

On motion of Representative Hensley, Rule 36(a) is suspended and the committee substitute bill is placed on the Calendar of February 21. The original bill is placed on the Unfavorable Calendar.

H.B. 29, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR COMMITMENT OF JUVENILES ADJUDICATED DELINQUENT FOR CERTAIN FELONIES OFFENSES TO AGE EIGHTEEN, with a favorable report as to committee substitute bill, unfavorable as to original bill.

On motion of Representative Hensley, Rule 36(a) is suspended and the committee substitute bill is placed on the Calendar of February 21. The original bill is placed on the Unfavorable Calendar.

On motion of Representative Jack Hunt, seconded by Representative Spears, the House adjourns at 11:41 a.m. to reconvene Monday, February 21, 1994, at 7:00 p.m.
TENTH DAY

HOUSE OF REPRESENTATIVES
Monday, February 21, 1994

The House meets at 7:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 18 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (92–0).

Leaves of absence are granted Representatives Barnhill, Gamble, Hall, Howard, Luebke, and McAllister for today.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Senate Committee Substitute for H.B. 30, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO DENY A CLAIM OF A PERSON WHO WAS PARTICIPATING IN A FELONY OR A NONTRAFFIC MISDEMEANOR AT OR ABOUT THE TIME THE PERSON’S INJURY OCCURRED, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on Judiciary II.

Senate Committee Substitute for H.B. 34, A BILL TO BE ENTITLED AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS, is returned for concurrence in Senate committee substitute and referred to the Committee on Judiciary III.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented.

By Representative Michaux for the Committee on Judiciary I:

H.B. 15, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE SECRETARY OF CORRECTION TO CONTRACT WITH PRIVATE FOR-PROFIT OR NONPROFIT FIRMS TO PROVIDE AND OPERATE TREATMENT CENTERS FOR THE CARE OF INMATES DIAGNOSED AS NEEDING TREATMENT FOR ALCOHOL OR DRUG ABUSE, AND TO APPROPRIATE FUNDS TO CONTRACT FOR THOSE TREATMENT CENTERS, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.
The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

H.B. 5, A BILL TO BE ENTITLED AN ACT TO PROVIDE LIFE WITHOUT PAROLE FOR A THIRD VIOLENT FELONY CONVICTION, with an unfavorable report.

H.B. 6, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT AMENDED THE SENTENCING OF HABITUAL FELONS AND RETAIN THE CURRENT LAW WITH ONLY TECHNICAL CONFORMING CHANGES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 23. The original bill is placed on the Unfavorable Calendar.

H.B. 9, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN ENHANCED SENTENCE SHALL BE IMPOSED ON A PERSON CONVICTED OF A FELONY IF THE PERSON WAS ARMED WITH OR USED A FIREARM DURING THE COMMISSION OF THE FELONY, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 23. The original bill is placed on the Unfavorable Calendar.

H.B. 39, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT UPON A THIRD CONVICTION OF CERTAIN VIOLENT FELONIES AN OFFENDER IS A VIOLENT HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, with a favorable report as to committee substitute bill; unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 23. The original bill is placed on the Unfavorable Calendar.

CALENDAR

Action is taken on the following:

H.B. 57, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE, UNDER CERTAIN CONDITIONS, MAGISTRATES TO ISSUE DOMESTIC VIOLENCE RESTRAINING ORDERS AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES.

On motion of Representative Spears, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by electronic vote (108-0), and there being no objection is read a third time. Representative Hall requests and is granted permission to be recorded as voting "aye". The adjusted vote total is (109-0).
The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

Committee Substitute for **H.B. 27**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A COURT MAY ORDER THAT JUVENILE RECORDS OF JUVENILES ADJUDICATED OR CONVICTED OF CLASS A - E FELONIES MAY BE USED AT A SUBSEQUENT CRIMINAL TRIAL EITHER IN THE GUILT PHASE OR TO PROVE AN AGGRAVATING FACTOR AT SENTENCING.

Representative Baddour offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (111-0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

Committee Substitute for **H.B. 28**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE TRANSFER OF JURISDICTION OF CERTAIN JUVENILES TO SUPERIOR COURT, passes its second reading by electronic vote (103-10).

Representative Easterling objects to the third reading. The bill remains on the Calendar.

Committee Substitute for **H.B. 29**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR COMMITMENT OF JUVENILES ADJUDICATED DELINQUENT FOR CERTAIN FELONIES OFFENSES TO AGE EIGHTEEN.

Representative Hensley offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (111-2), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

**INTRODUCTION OF PAGES**

Pages for the week of February 21-25 are introduced to the membership. They are: Brad Acquelin of Randolph, Emily Acquelin of Randolph, Rudolph Boose of Wake, Jason Boose of Wake, Brad Church of Iredell, Christopher Church of Alamance, Jonathan Drennan of Durham, LaChartina Ervin of Burke, Stephen Gaines of Chatham, Jennifer Hallman of Iredell, Mary Laughlin of Cumberland, Jeremy Lingenfelser of Johnston, Ron Medlin, Jr. of Wake, Michelle Prince of Wake, Madieu Shyllon of Wake, Elizabeth Smith of Wake, and Brent Young of Johnston.

On motion of Representative Jack Hunt, seconded by Representative J. Preston, the House adjourns at 9:20 p.m. to reconvene February 22 at 1:00 p.m.
ELEVENTH DAY
HOUSE OF REPRESENTATIVES
Tuesday, February 22, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Dickson.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 21 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Gamble, Howard, Wainwright, and Wood for today.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representative Hensley for the Committee on Judiciary III:

H.B. 55, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AMENDMENTS AND CONFORMING CHANGES TO THE GENERAL STATUTES AND SESSION LAWS RELATING TO STRUCTURED SENTENCING, MISDEMEANORS, AND FELONIES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 24. The original bill is placed on the Unfavorable Calendar.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S.B. 2, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR LIFE WITHOUT PAROLE FOR FIRST DEGREE MURDER, is read the first time and referred to the Committee on Judiciary III.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 28, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE TRANSFER OF JURISDICTION OF CERTAIN JUVENILES TO SUPERIOR COURT.

On motion of the Chair, the bill is temporarily displaced.

Committee Substitute for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS.
On motion of Representative Lee, the bill is withdrawn from the Calendar and re-referred to the Committee on Judiciary I.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative R. Hunter for the Committee on Judiciary II:

H.B. 53, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT, AFTER A FINDING OF PROBABLE CAUSE OR INDICTMENT FOR COMMITTING INDECENT LIBERTIES WITH A CHILD FIFTEEN YEARS OLD OR YOUNGER WHICH INVOLVES A SEX OFFENSE, SHALL BE TESTED FOR CERTAIN SEXUALLY TRANSMITTED INFECTIONS UPON THE REQUEST OF THE VICTIM, with a favorable report, as amended.

By Representative Barnes for the Committee on Education:

H.B. 56, A BILL TO BE ENTITLED AN ACT TO RESPOND TO THE INCIDENCE OF JUVENILE CRIME BY ESTABLISHING THE INTERVENTION/PREVENTION GRANT PROGRAM FOR NORTH CAROLINA SCHOOL CHILDREN, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

On motion of Representative Jack Hunt, seconded by Representative McCrary, the House adjourns at 1:48 p.m. to reconvene February 23 at 1:00 p.m.

TWELFTH DAY

HOUSE OF REPRESENTATIVES
Wednesday, February 23, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 21 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (98–0).

Leaves of absence are granted Representatives Barnhill, Cole, Diamont, Green, Howard, Luebke, and McAllister for today.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:
By Representative Michaux for the Committee on Judiciary I:

H.B. 74, A BILL TO BE ENTITLED AN ACT TO ADD TO THE CONDITION THAT A PROBATIONER PURSUE A COURSE OF STUDY OR TRAINING BY REQUIRING THE PROBATIONER TO ABIDE BY THE RULES OF THE INSTITUTION PROVIDING THE EDUCATION OR TRAINING, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for February 25. The original bill is placed on the Unfavorable Calendar.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S.B. 176, A BILL TO BE ENTITLED AN ACT TO ALLOW A DISTRICT COURT JUDGESHIP TO BE ACTIVATED IN DISTRICT COURT DISTRICT 10, BECAUSE APPROVAL UNDER SECTION 5 OF THE VOTING RIGHTS ACT IS NOT REQUIRED IN THAT DISTRICT, AND IN DISTRICT 30 WHERE APPROVAL HAS BEEN OBTAINED, AND TO DEAL WITH THE CASE OF FURTHER PARTIAL PRECLEARANCE, is read the first time and referred to the Committee on Courts and Justice.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 28, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE TRANSFER OF JURISDICTION OF CERTAIN JUVENILES TO SUPERIOR COURT.

On motion of the Chair, pursuant to Rule 38, the bill is withdrawn from the Calendar and re-referred to the Committee on Appropriations.

Committee Substitute for H.B. 6, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISIONS IN THE STRUCTURED SENTENCING ACT THAT RESTRICTED THE DEFINITION OF HABITUAL FELON AND LOWERED THE PUNISHMENT FOR A HABITUAL FELON FROM CLASS C TO CLASS D.

Representative Russell offers Amendment No. 1.

Representative Russell withdraws the amendment.

Representative G. Miller calls the previous question on the passage of the bill and the call is sustained.

The bill passes its second reading by electronic vote (106–1).

Representative Russell objects to the third reading. The bill remains on the Calendar.

Committee Substitute for H.B. 9, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN ENHANCED SENTENCE SHALL BE IMPOSED ON A PERSON CONVICTED OF A CLASS A THROUGH
On motion of the Chair, pursuant to Rule 38, the bill is withdrawn from the Calendar and re-referred to the Committee on Appropriations.

Committee Substitute for H.B. 39, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT UPON A THIRD CONVICTION OF CERTAIN VIOLENT FELONIES AN OFFENDER IS A VIOLENT HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE.

On motion of the Chair, pursuant to Rule 38, the bill is withdrawn from the Calendar and re-referred to the Committee on Appropriations.

H.B. 53, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT, AFTER A FINDING OF PROBABLE CAUSE OR INDICTMENT FOR COMMITTING INDECENT LIBERTIES WITH A CHILD FIFTEEN YEARS OLD OR YOUNGER WHICH INVOLVES A SEX OFFENSE, SHALL BE TESTED FOR CERTAIN SEXUALLY TRANSMITTED INFECTIONS UPON THE REQUEST OF THE VICTIM.

On motion of Representative Kuczmarski, Committee Amendment No. 1 is adopted. This amendment changes the title.

Representative Kuczmarski offers Amendment No. 2 which is adopted.

The Chair rules that Amendment No. 2 is a perfecting amendment.

The bill, as amended, passes its second reading by electronic vote (105–0).

The caption having been amended, the bill remains on the Calendar.

On motion of Representative Jack Hunt, seconded by Representative Holmes, the House adjourns at 2:44 p.m. to reconvene February 24 at 1:00 p.m.

THIRTEENTH DAY

HOUSE OF REPRESENTATIVES
Thursday, February 24, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Cummings.
Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 23 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Gray, Howard, James, Kinney, McAllister, Oldham, and Wainwright for today.

CONFIRMATION OF STATE PERSONNEL COMMISSION APPOINTMENT

Representative Fussell, for the Committee on Public Employees, sends forth the following report:

February 23, 1994

The Speaker and Members of the House
North Carolina General Assembly
State Legislative Building
Raleigh, NC 27601

Dear Mr. Speaker and Members of the House:

In compliance with the provisions of G.S. 126–2 requiring appointees to the State Personnel Commission to be confirmed by the General Assembly, Governor Hunt has submitted his appointee, Ms. Maria F. Spaulding, for confirmation. The Governor has appointed Ms. Spaulding to replace Mr. Hal Scott whose appointment has expired. This term will begin immediately and expires June 30, 1999.

The House Committee on Public Employees has considered the appointment and makes the following recommendation to the General Assembly:

That the appointment of Maria F. Spaulding to the State Personnel Commission beginning immediately and expiring June 30, 1999, be confirmed.

Respectfully submitted,
S/ Aaron E. Fussell, Chairman
House Committee on Public
Employees

On motion of Representative Fussell, the appointment of Ms. Maria Spaulding to the State Personnel Commission is confirmed, by electronic vote (100–0), and the Senate is so notified by Special Message.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative R. Hunter for the Committee on Judiciary II:

Senate Committee Substitute for House Committee Substitute No. 2 for H.B. 30, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO
DENY A CLAIM OF A PERSON WHO WAS PARTICIPATING IN A FELONY OR A NONTRAFFIC MISDEMEANOR AT OR ABOUT THE TIME THE PERSON'S INJURY OCCURRED, with recommendation that the House concur.

The Senate committee substitute bill is placed on the Calendar of February 25.

S.B. 84, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR DISMISSAL WITH LEAVE PURSUANT TO A DEFERRED PROSECUTION AGREEMENT AND THE REINSTITUTION OF PROCEEDINGS AGAINST A DEFENDANT THAT FAILS TO COMPLY WITH THE TERMS OF THE AGREEMENT, with a favorable report.

By Representative Hensley for the Committee on Judiciary III:

H.B. 206, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE GOVERNOR SHALL SET THE PRISON POPULATION CAP, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

By Representative Hightower for the Committee on State Government:

H.B. 87, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE SECRETARY OF CORRECTION TO CONTRACT FOR THE HOUSING OF CERTAIN FELONS OUTSIDE THE STATE OF NORTH CAROLINA, with a favorable report.

By Representative Michaux for the Committee on Judiciary I:

Committee Substitute for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, with a favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1.

Committee Substitute Bill No. 2 is placed on the Calendar for February 28. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Committee Substitute for S.B. 83, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON PHOTOGRAPHING AND FINGERPRINTING SIXTEEN- AND SEVENTEEN-YEAR-OLD JUVENILES UNDER THE JURISDICTION OF THE SUPERIOR COURT AND PROVIDING FOR THE AUTOMATIC DESTRUCTION OF SUCH RECORDS FOR ALL PERSONS UNDER EIGHTEEN IF FOUND NOT GUILTY OR CHARGE IS DISMISSED, EXCEPT AS OTHERWISE PROVIDED, is read the first time and referred to the Committee on Judiciary III.
CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 6, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISIONS IN THE STRUCTURED SENTENCING ACT THAT RESTRICTED THE DEFINITION OF HABITUAL FELON AND LOWERED THE PUNISHMENT FOR A HABITUAL FELON FROM CLASS C TO CLASS D.

Representative Russell offers Amendment No. 2.

Representative G. Miller inquires of the Chair if the amendment is germane to the caption of the bill. The Speaker rules that the amendment is not germane to the title and orders the amendment returned to Representative Russell.

Representative Russell moves to suspend Rule 31(d) in order to amend the caption of the bill on the floor of the House.

Representative Mavretic offers a substitute motion to withdraw the bill from the Calendar and re-refer it to the Committee on Judiciary III.

Representative Decker inquires of the Chair if the substitute motion to re-refer is a higher motion than the general motion to suspend the rules (pursuant to Mason's Manual of Legislative Procedure, Section 279). The Speaker rules that the specific motion to re-refer is a motion of superior quality than the general motion to suspend the rules.

Representative Mavretic calls the previous question on the motion to re-refer and the call is sustained.

A division having been called, the motion to re-refer fails by electronic vote (52–57).

The motion, by Representative Russell, to suspend Rule 31(d) to amend the caption of the bill on the floor of the House, fails.

The bill passes its third reading, by electronic vote (107–3), and is ordered sent to the Senate by Special Message.

H.B. 53, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT, AFTER A FINDING OF PROBABLE CAUSE OR INDICTMENT FOR COMMITTING INDECENT LIBERTIES WITH A CHILD FIFTEEN YEARS OLD OR YOUNGER WHICH INVOLVES A SEX OFFENSE, SHALL BE TESTED FOR CERTAIN SEXUALLY TRANSMITTED INFECTIONS UPON THE REQUEST OF THE VICTIM AND TO ADD HERPES TO THE LIST OF SEXUALLY TRANSMITTED INFECTIONS.

The bill, as amended, passes its third reading, by electronic vote (106–1), and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 55, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AMENDMENTS AND CONFORMING CHANGES TO THE GENERAL STATUTES AND SESSION LAWS RELATING TO STRUCTURED SENTENCING, MISDEMEANORS, AND FELONIES, AND TO PROVIDE FOR THE EARLIER IMPLEMENTATION OF STRUCTURED SENTENCING.
Representative Brawley moves that the bill be withdrawn from the Calendar and re-referred to the Committee on Judiciary III.

On motion of Representative Hackney, seconded by Representative Hensley, the motion to re-refer is tabled by electronic vote (67–40).

Representative Barnes calls the previous question on the passage of the bill and the call is sustained.

The bill passes its second reading by electronic vote (95–10).

Representative Balmer objects to the third reading. The bill remains on the Calendar.

Representative Michaux moves that Rule 41(b) be suspended in order that the bill may have its third reading today.

Representative Michaux calls the previous question on the motion to suspend the rules.

The motion to suspend the rules fails, by electronic vote (62–40), for lack of a two-thirds majority. The bill remains on the Calendar.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

S.B. 41, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN RESPECT FOR THE LAWS OF NORTH CAROLINA AND OF THE UNITED STATES OF AMERICA AND OBEEDIENCE TO THE LAWS OF MORALITY AND RESPONSIBILITY, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

Committee Substitute for S.B. 44, A BILL TO BE ENTITLED AN ACT PERMITTING THE USE OF DEADLY FORCE AGAINST AN INTRUDER UNDER CERTAIN CIRCUMSTANCES, is read the first time and referred to the Committee on Judiciary III.

On motion of Representative Jack Hunt, seconded by Representative Cummings, the House adjourns at 2:52 p.m. to reconvene February 25 at 10:00 a.m.

FOURTEENTH DAY

HOUSE OF REPRESENTATIVES
Friday, February 25, 1994

The House meets at 10:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Wood.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 24 has been
examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (84-0).

Leaves of absence are granted Representatives Barnhill, Brubaker, Cromer, Culpepper, Cunningham, Decker, Dockham, Edwards, Gamble, Gist, Gray, Green, Hill, Howard, James, Jarrell, Kennedy, Kinney, Luebke, Oldham, Stewart, and Wilmoth for today.

CALENDAR

Action is taken on the following:

Senate Committee Substitute for H.B. 30, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO DENY A CLAIM OF A PERSON WHO WAS PARTICIPATING IN A FELONY OR A NONTRAFFIC MISDEMEANOR AT OR ABOUT THE TIME THE PERSON'S INJURY OCCURRED.

On motion of Representative R. Hunter, the House concurs in the Senate committee substitute, by electronic vote (88-0), and the bill is ordered enrolled.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Easterling, Vice Chair for the Committee on Children, Youth and Families:

H.B. 19, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE FAMILY RESOURCE CENTER GRANT PROGRAM, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

H.B. 78, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO DEVELOP COMPREHENSIVE COORDINATED CHILD AND ADOLESCENT ALCOHOL AND OTHER DRUG MENTORING INITIATIVES IN ORDER TO EFFECT SHORT-TERM AND LONG-TERM CRIME PREVENTION, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

H.B. 80, A BILL TO BE ENTITLED AN ACT TO EFFECT LONG-TERM CRIME PREVENTION BY ESTABLISHING THE AID TO FAMILIES WITH DEPENDENT CHILDREN RESPONSIBLE PARENTING AND EMPLOYMENT INCENTIVE ACT OF 1994 AND TO APPROPRIATE FUNDS TO IMPLEMENT THIS ACT, with a favorable report, as amended, and recommendation that the bill be re-referred to the Committee on Appropriations.
On motion of Representative Berry, Committee Amendment No. 1 is adopted.

The bill is ordered engrossed and re-referred to the Committee on Appropriations.

H.B. 18, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE SAVE OUR STUDENTS (S.O.S.) PROGRAM, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.
On motion of Representative G. Miller, seconded by Representative Redwine, Amendment No. 2 is tabled by electronic vote (52–34).

Representative Barnes calls the previous question on the passage of the bill and the call is sustained by electronic vote (83–7).

The bill passes its third reading, by electronic vote (76–14), and is ordered sent to the Senate by Special Message.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Mavretic, H.B. 87, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE SECRETARY OF CORRECTION TO CONTRACT FOR THE HOUSING OF CERTAIN Felons OUTSIDE THE STATE OF NORTH CAROLINA, is withdrawn from the Calendar and placed on the Calendar of March 1.

CALENDAR (continued)

Committee Substitute for H.B. 74, A BILL TO BE ENTITLED AN ACT TO ADD TO THE CONDITION THAT A PROBATIONER PURSUE A COURSE OF STUDY OR TRAINING BY REQUIRING THE PROBATIONER TO ABIDE BY THE RULES OF THE INSTITUTION PROVIDING THE EDUCATION OR TRAINING, passes its second reading, by electronic vote (84–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

S.B. 84, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR DISMISSAL WITH LEAVE PURSUANT TO A DEFERRED PROSECUTION AGREEMENT AND THE REINSTITUTION OF PROCEEDINGS AGAINST A DEFENDANT THAT FAILS TO COMPLY WITH THE TERMS OF THE AGREEMENT, passes its second reading, by electronic vote (85–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative G. Miller, Committee Substitute for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY Felons, is withdrawn from the Calendar of February 28 and placed on the Calendar of March 1.

On motion of Representative Jack Hunt, seconded by Representative Dickson, the House adjourns at 12:12 p.m. to reconvene Monday, February 28, 1994, at 8:00 p.m.
FIFTEENTH DAY

HOUSE OF REPRESENTATIVES
Monday, February 28, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker Pro Tempore.

Prayer is offered by Representative Gottovi.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 25 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (80-0).

Leaves of absence are granted Representatives Barnhill, Bowen, Cole, Crawford, Cromer, Dickson, Dockham, Gamble, Grady, Gray, Hall, Hayes, Holt, Howard, Mavretic, McCrary, Wood, and Wright for today.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

H.B. 57, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE, UNDER CERTAIN CONDITIONS, MAGISTRATES TO ISSUE DOMESTIC VIOLENCE RESTRAINING ORDERS AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, is returned for concurrence in Senate amendment and placed on the Calendar for March 1.

S.B. 5, A BILL TO BE ENTITLED AN ACT TO PROVIDE LIFE WITHOUT PAROLE FOR A THIRD VIOLENT FELONY CONVICTION, is read the first time and referred to the Committee on Judiciary III.

S.B. 39, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF CORRECTION TO DEVELOP A PLAN FOR PROVIDING INMATES WITH LITERACY AND JOB TRAINING SKILLS PRIOR TO RELEASE FROM PRISON, is read the first time and referred to the Committee on Appropriations.

INTRODUCTION OF PAGES

Pages for the week of February 28-March 4 are introduced to the membership. They are: Crystal Bailey of Guilford; Jennifer Barnes of Wilson; James Bowman of Wake; Ervin Brandon of Wake; Jasimin Buckner of Randolph; Emily Davis of Alamance; Timothy Furnage of Hoke; Robb Goins of Transylvania; Tangela Jones of Wilson; Deven Judd of Guilford; Shawanda Knight of Guilford; Angela Lee of Beaufort; Heather McDonald of Iredell; James McFarland of Iredell; Latresa McLawhorn of Greene; Amanda Mullis of Iredell; Adrianne Nicholson of Iredell; Adaora Oraefo of Wake; Melissa Pederson of Rowan; Alicia Pederson of Rowan; Maria Rimmer of Chatham; KeAndra Robinson of Wake; Stacie Sullivan of Chatham; Jason Surles of Robeson; and Jocelyn Walker of Durham.
SPEAKER BLUE PRESIDING.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 84, AN ACT TO PROVIDE FOR DISMISSAL WITH LEAVE PURSUANT TO A DEFERRED PROSECUTION AGREEMENT AND THE REINSTITUTION OF PROCEEDINGS AGAINST A DEFENDANT THAT FAILS TO COMPLY WITH THE TERMS OF THE AGREEMENT. (CHAPTER 2)

H.B. 30, AN ACT TO REQUIRE THE CRIME VICTIMS COMPENSATION COMMISSION AND ITS DIRECTOR TO DENY A CLAIM OF A PERSON WHO WAS PARTICIPATING IN A FELONY OR A NONTRAFFIC MISDEMEANOR AT OR ABOUT THE TIME THE PERSON'S INJURY OCCURRED. (CHAPTER 3)

On motion of Representative Jack Hunt, seconded by Representative Spears, the House adjourns at 8:14 p.m. to reconvene March 1 at 1:00 p.m.

SIXTEENTH DAY

HOUSE OF REPRESENTATIVES

Tuesday, March 1, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend David Pfaff, Minister of Christ Episcopal Church, Raleigh, North Carolina.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of February 28 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (94–0).

Leaves of absence are granted Representatives Barnhill, Dickson, Gamble, Gist, Hayes, Holt, Howard, McAllister, and Wright for today.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committee are presented:

By Representative Hensley for the Committee on Judiciary III:

Senate Committee Substitute for House Committee Substitute for H.B. 34, A BILL TO BE ENTITLED AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS, with recommendation the House concur.
The Senate committee substitute bill is placed on the Calendar for March 2.

**H.B. 171**, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for March 3. The original bill is placed on the Unfavorable Calendar.

**SPECIAL MESSAGE FROM THE SENATE**

The following special message is received from the Senate:

Committee Substitute for S.B. 3, A BILL TO BE ENTITLED AN ACT TO INCREASE THE PUNISHMENT UNDER STRUCTURED SENTENCING FOR FIRST DEGREE RAPE AND FIRST DEGREE SEXUAL OFFENSE, INCLUDING LIFE WITHOUT PAROLE FOR PRIOR RECORD LEVELS IV, V, AND VI, is read the first time and referred to the Committee on Judiciary III.

**CALENDAR**

Action is taken on the following:

**H.B. 57**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE, UNDER CERTAIN CONDITIONS, MAGISTRATES TO ISSUE DOMESTIC VIOLENCE RESTRAINING ORDERS AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES.

On motion of Representative Spears, the House concurs in the Senate amendment, by electronic vote (104–5), and the bill is ordered enrolled.

Committee Substitute No. 2 for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS.

On motion of Representative G. Miller, and without objection, the bill is temporarily displaced.

**H.B. 87**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE SECRETARY OF CORRECTION TO CONTRACT FOR THE HOUSING OF CERTAIN FELONS OUTSIDE THE STATE OF NORTH CAROLINA.

Representative Mavretic offers Amendment No. 1 which is adopted.

Representative Barnes inquires of the Chair if, under the rules, the bill should be looked at by the Committee on Appropriations because it appears to have budget implications.

The Speaker rules that based on the budget implications of the bill, Rule 38 applies and the bill is ordered engrossed and re-referred to the Committee on Appropriations.
Committee Substitute No. 2 for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, which was temporarily displaced, is before the Body.

Representative G. Miller offers Amendment No. 1 which is adopted.

Representative Culpepper offers Amendment No. 2

Representative Culpepper calls the previous question on the amendment and the call is sustained.

A division having been called, Amendment No. 2 fails of adoption by electronic vote (52–54).

Representative Nesbitt offers Amendment No. 3.

Representative Hightower moves that the bill and pending amendment be withdrawn from the Calendar and re-referred to the Committee on Judiciary III.

Representative Hightower withdraws his motion.

Amendment No. 3 is adopted by electronic vote (73–38).

Representative G. Miller calls the previous question on the passage of the bill.

A division having been called, the call for the previous question is sustained by electronic vote (61–50).

The bill, as amended, passes its second reading by electronic vote (79–30).

Representative Lemmond objects to the third reading. The bill remains on the Calendar.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Barnes for the Committee on Education:

H.B. 58, A BILL TO BE ENTITLED AN ACT TO PROVIDE GRANTS FOR LOCALLY DESIGNED PROGRAMS TO REDUCE CRIME BY PROVIDING A SCHOOL/WORK APPRENTICESHIP PROGRAM FOR YOUTHS IN HIGH SCHOOLS THAT SERVE LOW-INCOME, HIGH-CRIME AREAS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

H.B. 195, A BILL TO BE ENTITLED AN ACT TO PROVIDE TUITION FOR STUDENTS WHO HAVE BEEN EXPELLED FROM
PUBLIC SCHOOLS, JUVENILES ADJUDICATED DELINQUENT FOR VIOLENT FELONIES, AND STUDENTS READING TWO OR MORE YEARS BEHIND GRADE LEVEL, TO END THE PRACTICE OF RETURNING VIOLENT YOUTHS TO THE PUBLIC SCHOOLS, TO PREVENT CRIME BY ENCOURAGING THE PRIVATE SECTOR TO ESTABLISH ALTERNATIVE PROGRAMS TO EDUCATE THESE YOUTHS, AND TO REDUCE THE NUMBER OF YOUTHS WHO TURN TO VIOLENCE AS A COVER TO HIDE EDUCATIONAL DEFICIENCIES, with an unfavorable report.

By Representative Hensley for the Committee on Judiciary III:

H.B. 145, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT OF KIN OF A MINOR WHO IS CHARGED BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED IMMEDIATELY OF THE CHARGE BY THE LAW ENFORCEMENT OFFICER MAKING THE CHARGE AND TO AMEND THE LAW REGARDING THE CONCEALMENT OF MERCHANDISE IN MERCANTILE ESTABLISHMENTS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for March 3. The original bill is placed on the Unfavorable Calendar.

On motion of Representative Jack Hunt, seconded by Representative Russell, the House adjourns at 3:50 p.m. to reconvene March 2 at 1:00 p.m.

SEVENTEENTH DAY

HOUSE OF REPRESENTATIVES

Wednesday, March 2, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker Pro Tempore.

Prayer is offered by Representative Mosley.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 1 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (95–0).

Leaves of absence are granted Representatives Barnhill, Cole, Gamble, Gist, Gray, Howard, and McAllister for today.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBcommittees

The following reports from standing committees are presented:

By Representative Kennedy for the Committee on Courts and Justice:

H.B. 157, A BILL TO BE ENTITLED AN ACT TO EXPAND THE JURISDICTION OF THE DISTRICT COURT TO INCLUDE CLASS H
AND I FELONIES AND TO PROVIDE FOR SIX-PERSON JURIES IN DISTRICT COURT TRIALS OF CLASS H AND I FELONIES, with an unfavorable report.

By Representative Hensley for the Committee on Judiciary III:

**H.B. 65**, A BILL TO BE ENTITLED AN ACT TO RAISE THE AGE OF UNDISCIPLINED JUVENILES TO EIGHTEEN YEARS OF AGE IN CERTAIN CIRCUMSTANCES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

On motion of Representative Hensley, the committee substitute bill is re-referred to the Committee on Rules, Calendar, and Operations of the House. The original bill is placed on the Unfavorable Calendar.

**H.B. 143**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE ISSUANCE OF A HANDGUN PERMIT TO A MINOR, TO REQUIRE THE ISSUER OF A HANDGUN PERMIT TO VERIFY THAT THE APPLICANT IS NOT A MINOR, TO MAKE IT A FELONY FOR A GUN DEALER TO TRANSFER A HANDGUN WITHOUT A PERMIT, TO MAKE IT A FELONY FOR A PERSON TO TRANSFER A HANDGUN TO A MINOR WITHOUT A PERMIT, AND TO REQUIRE GUN DEALERS TO KEEP RECORDS OF PERMITS OF PERSONS TO WHOM THEY SELL HANDGUNS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for March 4. The original bill is placed on the Unfavorable Calendar.

**SPECIAL MESSAGE FROM THE SENATE**

The following special message is received from the Senate:

Committee Substitute No. 2 for **S.B. 46**, A BILL TO BE ENTITLED AN ACT TO AMEND AND RECODIFY THE HABITUAL FELON LAW UNDER THE STRUCTURED SENTENCING ACT, is read the first time and referred to the Committee on Judiciary III.

**CALENDAR**

Action is taken on the following:

Senate Committee Substitute for House Committee Substitute for **H.B. 34**, A BILL TO BE ENTITLED AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS.

On motion of Representative Jarrell, the House concurs in the Senate committee substitute, by electronic vote (107-0), and the bill is ordered enrolled.

Committee Substitute No. 2 for **H.B. 8**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS.
Representative Culpepper offers Amendment No. 4 which is adopted by electronic vote (103–2).

The bill, as amended, passes its third reading, by electronic vote (104–1), and is ordered engrossed and sent to the Senate by Special Message.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

**H.B. 57, AN ACT TO AUTHORIZE, UNDER CERTAIN CONDITIONS, MAGISTRATES TO ISSUE DOMESTIC VIOLENCE RESTRAINING ORDERS AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES. (CHAPTER 4)**

RE-REFERRALS

On motion of Representative Jack Hunt, pursuant to Rule 39.2, **H.B. 50, A BILL TO BE ENTITLED AN ACT SUPPORTING THE EFFORTS OF TEACHERS TO MAINTAIN AUTHORITY IN THEIR CLASSES AND RECOGNIZING THE RESPONSIBILITY OF PARENTS TO INSTILL IN THEIR CHILDREN RESPECT FOR SCHOOL AUTHORITY,** is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Education.

On motion of Representative Jack Hunt, pursuant to Rule 39.2, **H.B. 90, A BILL TO BE ENTITLED AN ACT TO ENSURE FREEDOM OF RELIGION IN THE PUBLIC SCHOOLS,** is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Education.

On motion of Representative Jack Hunt, seconded by Representative Fussell, the House adjourns at 1:30 p.m. to reconvene March 3 at 1:00 p.m.

EIGHTEENTH DAY

**HOUSE OF REPRESENTATIVES**
Thursday, March 3, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 2 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (100–0).

Leaves of absence are granted Representatives Barnhill, Gamble, Gray, Howard, and McAllister for today.
REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Hensley for the Committee on Judiciary III:

**H.B. 121**, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY TO COMMIT AN ASSAULT WITH A FIREARM, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

**H.B. 200**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE GOVERNOR MAY CONSENT TO THE RELEASE OF NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE, with a favorable report.

**H.B. 225**, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for March 8. The original bill is placed on the Unfavorable Calendar.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Committee Substitute for **S.B. 150**, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT, is read the first time and referred to the Committee on Appropriations.

Committee Substitute for **S.B. 28**, A BILL TO BE ENTITLED AN ACT TO TRANSFER JURISDICTION OF CERTAIN JUVENILES TO SUPERIOR COURT, PROVIDE FOR A PROBABLE CAUSE HEARING, AND RETAIN RECORDS, is read the first time and referred to the Committee on Appropriations.

Committee Substitute for **S.B. 89**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT-OF-KIN OF A MINOR WHO IS CHARGED BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED IMMEDIATELY OF THE CHARGE BY THE LAW ENFORCEMENT OFFICER MAKING THE CHARGE, is read the first time and referred to the Committee on Judiciary III.
Committee Substitute for H.B. 27, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A COURT MAY ORDER THAT JUVENILE RECORDS OF JUVENILES ADJUDICATED OR CONVICTED OF CLASS A – E FELONIES MAY BE USED AT A SUBSEQUENT CRIMINAL TRIAL EITHER IN THE GUILT PHASE OR TO PROVE AN AGGRAVATING FACTOR AT SENTENCING, is returned for concurrence in Senate amendment and placed on the Calendar for March 7.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 34, AN ACT TO ALLOW EVIDENCE OF A LACK OF SEAT BELT USE TO BE ADMITTED IN A CRIMINAL OR CIVIL PROCEEDING TO ESTABLISH A JUSTIFICATION FOR THE STOP OF A VEHICLE, THE SAME AS IN ALL OTHER MOTOR VEHICLE LAW VIOLATIONS. (CHAPTER 5)

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 171, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED.

Representative Mercer inquires of the Chair if the bill has any fiscal impact. The Speaker rules that it does not have any significant fiscal impact.

The bill passes its second reading by electronic vote (109–0).

Representative Cole objects to the third reading. The bill remains on the Calendar.

Committee Substitute for H.B. 145, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT OF KIN OF A MINOR WHO IS CHARGED OR TAKEN INTO CUSTODY BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED WITHOUT UNNECESSARY DELAY AND TO AMEND THE LAW REGARDING THE CONCEALMENT OF MERCHANDISE IN MERCANTILE ESTABLISHMENTS, passes its second reading by electronic vote (100–10).

Representative Decker objects to the third reading. The bill remains on the Calendar.

REMOVAL OF OBJECTION TO THIRD READING

Representative Cole withdraws his objection to the third reading of Committee Substitute for H.B. 171, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE
DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED, and the bill is before the Body.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representative Kennedy for the Committee on Courts and Justice:

H.B. 118, A BILL TO BE ENTITLED AN ACT TO INCREASE THE COSTS IN CRIMINAL ACTIONS BEFORE THE GENERAL COURT OF JUSTICE TO PROVIDE FUNDS FOR LOCAL "CRIME STOPPERS" PROGRAMS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

On motion of the Chair, the House recesses at 2:09 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative R. Hunter for the Committee on Judiciary II:

H.B. 213, A BILL TO BE ENTITLED AN ACT TO PROHIBIT EMPLOYMENT OF A CHILD LESS THAN SIXTEEN YEARS OF AGE AT AN ABC PERMITTEE AND TO PREVENT CHILDREN LESS THAN SIXTEEN YEARS OF AGE FROM FREQUENTING CERTAIN BUSINESSES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Rules, Calendar, and Operations of the House.

The committee substitute bill is re-referred to the Committee on Rules, Calendar, and Operations of the House. The original bill is placed on the Unfavorable Calendar.

H.B. 214, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PERSONS CONVICTED OF SECOND OR SUBSEQUENT OFFENSES OF DRIVING WHILE IMPAIRED SHALL RECEIVE TREATMENT AND THAT THEY SHALL PAY THE COSTS OF CONFINEMENT,
TREATMENT, AND PROBATION, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Rules, Calendar, and Operations of the House.

The committee substitute bill is re-referred to the Committee on Rules, Calendar, and Operations of the House. The original bill is placed on the Unfavorable Calendar.

Representative R. Hunter submits the following report for Representative Kennedy, Chair of the Committee on Courts and Justice:

**H.B. 36, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA DRUG COURT PROGRAM**, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

**H.B. 196, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE COLLECTION OF RESTITUTION, REQUIRED TO BE PAID BY A CRIMINAL, THROUGH THE USE OF A SETOFF FROM THE AMOUNT OF ANY STATE INDIVIDUAL INCOME TAX REFUND THE CRIMINAL IS OTHERWISE DUE**, with an unfavorable report.

Committee Substitute for **S.B. 176, A BILL TO BE ENTITLED AN ACT TO ALLOW A DISTRICT COURT JUDGESHIP TO BE ACTIVATED IN DISTRICT COURT DISTRICT 10, BECAUSE APPROVAL UNDER SECTION 5 OF THE VOTING RIGHTS ACT IS NOT REQUIRED IN THAT DISTRICT, AND IN DISTRICT 30 WHERE APPROVAL HAS BEEN OBTAINED, AND TO DEAL WITH THE CASE OF FURTHER PARTIAL PRECLEARANCE**, with a favorable report.

On motion of the Chair, the House recesses at 5:12 p.m.

**RECESS**

The House reconvenes pursuant to recess and is called to order by the Speaker.

**SPECIAL MESSAGES FROM THE SENATE**

The following special messages are received from the Senate:

**S.B. 124, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE USE OF LASER SPEED ENFORCEMENT IN NORTH CAROLINA**, is read the first time and referred to the Committee on Judiciary II.

Committee Substitute No. 2 for **S.B. 167, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN ENHANCED SENTENCE SHALL BE IMPOSED ON A PERSON CONVICTED OF A FELONY IF THE PERSON WAS ARMED WITH OR USED A FIREARM DURING THE**
COMMISSION OF THE FELONY, is read the first time and referred to the Committee on Judiciary III.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

On motion of Representative Diamont, Rule 36(a) is suspended and the House committee substitute bill is placed on today’s Calendar for immediate consideration. The Senate committee substitute bill is placed on the unfavorable Calendar.

Representative Justus offers Amendment No. 1 which fails of adoption by electronic vote (35–71).

Representative Wright offers Amendment No. 2 which is adopted by electronic vote (93–9).

Representative Ellis offers Amendment No. 3.

On motion of Representative Hightower, seconded by Representative Barnes, Amendment No. 3 is tabled by electronic vote (66–42).

Representative Balmer offers Amendment No. 4 which fails of adoption by electronic vote (26–76).

Representative Berry offers Amendment No. 5.

On motion of Representative Redwine, seconded by Representative Fitch, Amendment No. 5 is tabled by electronic vote (67–37).

Representative Nesbitt calls the previous question on the passage of the bill and the call is sustained by electronic vote (90–16).

The bill, as amended, passes its second reading, by electronic vote (105–2), and without objection is read a third time.

Representative Decker offers Amendment No. 6 which fails of adoption by electronic vote (18–83).

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.
The Speaker names the following members as a delegation to attend the funeral of Senator John Codington who died Tuesday, March 1, 1994: Representatives Gottovi, Wright, Nye, Hill, Redwine, Arnold, Ellis, Smith, and Wainwright.

On motion of Representative Jack Hunt, seconded by Representative Gray, the House adjourns at 10:40 p.m. to reconvene Monday, March 7, 1994, at 8:00 p.m.

NINETEENTH DAY

HOUSE OF REPRESENTATIVES
Monday, March 7, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 3 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Burton, Colton, Howard, McAllister, Sutton, and Wainwright for today.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Hightower for the Committee on State Government:

H.B. 51, A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION TO ENFORCE THE STATE’S POLICY OF REQUIRING ALL ABLE-BODIED INMATES TO PERFORM WORK ASSIGNMENTS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for March 9. The original bill is placed on the Unfavorable Calendar.

By Representative R. Hunter for the Committee on Judiciary II:

H.B. 110, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TIME WITHIN WHICH HEARINGS FOR JUVENILES IN CUSTODY TAKE PLACE, TO PROVIDE FOR WAIVER OF HEARINGS ON CONTINUED CUSTODY, TO LENGTHEN TIME OF TEMPORARY CUSTODY OF JUVENILES WITHOUT AN ORDER, AND TO ALLOW PLACEMENT OF JUVENILES BY THE DEPARTMENT OF SOCIAL SERVICES, with a favorable report as to committee substitute bill, unfavorable as to original bill.
On motion of Representative R. Hunter, Rule 36(a) is suspended and the committee substitute bill is placed on the Calendar for March 8. The original bill is placed on the Unfavorable Calendar.

H.B. 229, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE LAW ENFORCEMENT OFFICERS TO STOP AND CHECK SCHOOL-AGE MINORS NOT IN SCHOOL DURING REGULAR SCHOOL HOURS AND TO ESCORT A MINOR TO THE MINOR'S SCHOOL, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

On motion of Representative R. Hunter, Rule 36(a) is suspended and the committee substitute bill is placed on the Calendar for March 8. The original bill is placed on the Unfavorable Calendar.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 27, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A COURT MAY ORDER THAT JUVENILE RECORDS OF JUVENILES ADJUDICATED OR CONVICTED OF CLASS A - E FELONIES MAY BE USED AT A SUBSEQUENT CRIMINAL TRIAL EITHER IN THE GUILT PHASE OR TO PROVE AN AGGRAVATING FACTOR AT SENTENCING.

Representative G. Miller moves that the House concur in Senate Amendment No. 1.

Without objection, the bill with the pending Senate amendment is temporarily displaced.

Committee Substitute for H.B. 145, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT OF KIN OF A MINOR WHO IS CHARGED OR TAKEN INTO CUSTODY BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED WITHOUT UNNECESSARY DELAY AND TO AMEND THE LAW REGARDING THE CONCEALMENT OF MERCHANDISE IN MERCANTILE ESTABLISHMENTS, passes its third reading, by electronic vote (103–4), and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 143, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE ISSUANCE OF A HANDGUN PERMIT TO A MINOR, TO REQUIRE THE SHERIFF TO VERIFY THAT AN APPLICANT FOR A PERMIT IS NOT A MINOR, TO MAKE IT A FELONY FOR A GUN DEALER TO TRANSFER A HANDGUN WITHOUT A PERMIT, TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR, TO REQUIRE GUN DEALERS TO KEEP RECORDS OF PERMITS OF PERSONS TO WHOM THEY TRANSFER HANDGUNS, AND TO PROVIDE THAT PERMITS SHALL BE ISSUED BY SHERIFFS IN ALL COUNTIES.
On motion of Representative B. Miller, consideration of the bill is postponed until March 9.

H.B. 200, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE GOVERNOR MAY CONSENT TO THE RELEASE OF NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE.

On motion of Representative Nesbitt, consideration of the bill is postponed until March 8.

Committee Substitute for S.B. 176, A BILL TO BE ENTITLED AN ACT TO ALLOW A DISTRICT COURT JUDGESHIP TO BE ACTIVATED IN DISTRICT COURT DISTRICT 10, BECAUSE APPROVAL UNDER SECTION 5 OF THE VOTING RIGHTS ACT IS NOT REQUIRED IN THAT DISTRICT, AND IN DISTRICT 30 WHERE APPROVAL HAS BEEN OBTAINED, AND TO DEAL WITH THE CASE OF FURTHER PARTIAL PRECLEARANCE, passes its second reading, by electronic vote (107–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

Committee Substitute for H.B. 27, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A COURT MAY ORDER THAT JUVENILE RECORDS OF JUVENILES ADJUDICATED OR CONVICTED OF CLASS A – E FELONIES MAY BE USED AT A SUBSEQUENT CRIMINAL TRIAL EITHER IN THE GUILT PHASE OR TO PROVE AN AGGRAVATING FACTOR AT SENTENCING, which was temporarily displaced with concurrence in Senate Amendment No. 1 pending, is before the Body.

The House concurs in Senate Amendment No. 1, by electronic vote (108–0), and the bill is ordered enrolled.

INTRODUCTION OF PAGES

Pages for the week of March 7–11 are introduced to the membership. They are: Vera Best of Stokes; Steven Boles of Stokes; Heather Boone of Yancy; Jennifer Broadwell of Wake; Emily Cashwell of Cumberland; William Chamberlain, Jr. of Wake; Chiwionne Conrad of Wake; Thomas Dement of Wake; Gary Fisher of Wake; Christopher Goodman of Wake; Brianna Griffin of Pitt; Joshua Kovarik of Johnston; Laura Leonard of Sampson; Joseph Moore of Guilford; Casi Parrish of Cumberland; Lindsey Plowden of Cleveland; Virginia Quis of Moore; Aubrey Smith of Rutherford; and David Zealy of Guilford.

INTRODUCTION OF BILL AND RESOLUTION

On motion of Representative Smith, Rule 31(a) is suspended and the following is introduced, read the first time, and referred to committee:

By Representatives Smith, Bowman, McLawhorn, and Yongue:

H.R. 230, A HOUSE RESOLUTION MEMORIALIZING CONGRESS TO PROPOSE AN AMENDMENT TO THE UNITED
STATES CONSTITUTION PROVIDING THE STATES THE POWER TO PROHIBIT THE PHYSICAL DESECRATION OF THE UNITED STATES FLAG, is referred to the Committee on Rules, Calendar, and Operations of the House.

NOTICE OF INTENT TO RECALL BILL

Representative Justus gives notice, pursuant to Rule 39, of his intent to recall H.B. 40, A BILL TO BE ENTITLED AN ACT GRANTING ENFORCEMENT INSPECTORS AND OFFICERS OF THE DIVISION OF MOTOR VEHICLES THE AUTHORITY TO ARREST IN THEIR AREA OF JURISDICTION WHEN A CRIME HAS BEEN COMMITTED OR WHEN A STATE OR LOCAL LAW ENFORCEMENT AGENCY HAS REQUESTED THEIR ASSISTANCE, from the Committee on Judiciary I.

On motion of Representative Jack Hunt, seconded by Representative Bowie, the House adjourns at 8:54 p.m. to reconvene March 8 at 9:00 a.m.

TWENTIETH DAY

HOUSE OF REPRESENTATIVES
Tuesday, March 8, 1994

The House meets at 9:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 7 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Brubaker, Burton, Colton, Culp, Howard, McAllister, and Sutton for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 176, AN ACT TO ALLOW A DISTRICT COURT JUDGESHIP TO BE ACTIVATED IN DISTRICT COURT DISTRICT 10, BECAUSE APPROVAL UNDER SECTION 5 OF THE VOTING RIGHTS ACT IS NOT REQUIRED IN THAT DISTRICT, AND IN DISTRICT 30 WHERE APPROVAL HAS BEEN OBTAINED, AND TO DEAL WITH THE CASE OF FURTHER PARTIAL PRECLEARANCE. (CHAPTER 6)

H.B. 27, AN ACT TO PROVIDE THAT A COURT MAY ORDER THAT JUVENILE RECORDS OF JUVENILES ADJUDICATED OR CONVICTED OF CLASS A – E FELONIES MAY BE USED AT A SUBSEQUENT CRIMINAL TRIAL EITHER IN THE GUILT PHASE OR TO PROVE AN AGGRAVATING FACTOR AT SENTENCING. (CHAPTER 7)
CALENDAR

Action is taken on the following:

**H.B. 200**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE GOVERNOR MAY CONSENT TO THE RELEASE OF NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE.

Representative Ives offers Amendment No. 1.

Representative Ives withdraws his amendment.

The bill passes its second reading by electronic vote (92–14).

Representative Mavretic objects to the third reading. The bill remains on the Calendar.

Committee Substitute for **H.B. 225**, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS.

On motion of Representative Ellis, the bill is withdrawn from the Calendar and placed on the Calendar of March 9.

Committee Substitute for **H.B. 229**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE PERSONS HAVING TEMPORARY CUSTODY OF JUVENILES TO ESCORT A JUVENILE UNLAWFULLY ABSENT FROM SCHOOL TO THE JUVENILE'S SCHOOL OR A PLACE IN THE LOCAL SCHOOL ADMINISTRATIVE UNIT.

Representative R. Hunter calls the previous question on the passage of the bill and the call is sustained.

The bill passes its second reading, by electronic vote (107–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute for **H.B. 110**, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TIME WITHIN WHICH HEARINGS FOR JUVENILES IN CUSTODY TAKE PLACE, TO PROVIDE FOR WAIVER OF HEARINGS ON CONTINUED CUSTODY, TO LENGTHEN TIME OF TEMPORARY CUSTODY OF JUVENILES WITHOUT AN ORDER, AND TO ALLOW PLACEMENT OF JUVENILES BY THE DEPARTMENT OF SOCIAL SERVICES, passes its second reading by electronic vote (106–0).

Representative Lemmond objects to the third reading. The bill remains on the Calendar.
SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 8, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in House Committee Substitute for Senate Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT, which proposed to change the title, upon concurrence, to read House Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993-94 FISCAL YEAR AND THE 1994-95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994, and requests conferees. The President Pro Tempore appoints: Senators Balance, Cochrane, Cooper, Daniel, Martin of Guilford, Odom, Perdue, Plyler, Shaw, and Soles on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker appoints the following members as conferees on the part of the House and the Senate is so notified by Special Message: Representatives Diamont and Nesbitt, Co-Chairs; Representatives Barnes, H. Hunter, Russell, Holt, Bowie, Black, Rogers, Nye, Dickson, Easterling, Michaux, Redwine, and Arnold.

DELEGATION ANNOUNCED

The Speaker announces the following members as an official delegation to the funeral of Representative Herman C. Gist, who died Friday, March 4, 1994: Speaker Blue; Representatives Alexander, Baddour, Barbee, Black, Bowie, Bowman, D. Brown, Burton, Crawford, Creech, Cummings, Cunningham, Dickson, Easterling, Fitch, Gottovi, Green, Griffin, Hall, Holt, Jack Hunt, H. Hunter, R. Hunter, Jarrell, Jeffus, Kennedy, Kinney, Luebke, Mavretic, McCrory, Michaux, G. Miller, Nesbitt, Oldham, Redwine, Robinson, Wainwright, and Wright.

On motion of Representative Jack Hunt, seconded by Representative Fitch, the House adjourns in honor and memory of Representative Herman C. Gist, by electronic vote (101–0), at 11:25 a.m. to reconvene March 9 at 1:00 p.m.
The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Fussell.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 8 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (93–0).

Leaves of absence are granted Representatives Barnhill, Cole, Colton, Howard, McAllister, Robinson, and Wood for today.

**CALENDAR**

Action is taken on the following:

**H.B. 200**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE GOVERNOR MAY CONSENT TO THE RELEASE OF NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE.

On motion of Representative Decker and without objection, the bill is temporarily displaced.

Committee Substitute for **H.B. 110**, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TIME WITHIN WHICH HEARINGS FOR JUVENILES IN CUSTODY TAKE PLACE, TO PROVIDE FOR WAIVER OF HEARINGS ON CONTINUED CUSTODY, TO LENGTHEN TIME OF TEMPORARY CUSTODY OF JUVENILES WITHOUT AN ORDER, AND TO ALLOW PLACEMENT OF JUVENILES BY THE DEPARTMENT OF SOCIAL SERVICES.

Representative Culpepper offers Amendment No. 1 which is adopted by electronic vote (99–0).

The bill, as amended, passes its third reading, by electronic vote (99–0), and is ordered engrossed and sent to the Senate by Special Message.

Committee Substitute for **H.B. 225**, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS.

Representative Ellis offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (103–1), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.
Committee Substitute for H.B. 143, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE ISSUANCE OF A HANDGUN PERMIT TO A MINOR, TO REQUIRE THE SHERIFF TO VERIFY THAT AN APPLICANT FOR A PERMIT IS NOT A MINOR, TO MAKE IT A FELONY FOR A GUN DEALER TO TRANSFER A HANDGUN WITHOUT A PERMIT, TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR, TO REQUIRE GUN DEALERS TO KEEP RECORDS OF PERMITS OF PERSONS TO WHOM THEY TRANSFER HANDGUNS, AND TO PROVIDE THAT PERMITS SHALL BE ISSUED BY SHERIFFS IN ALL COUNTIES.

On motion of Representative B. Miller, the bill is withdrawn from the Calendar and re-referred to the Committee on Judiciary III.

Committee Substitute for H.B. 51, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE POLICY ON EMPLOYMENT OF PRISONERS.

On motion of Representative Hightower, the bill is withdrawn from the Calendar and re-referred to the Committee on Appropriations.

H.B. 200, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE GOVERNOR MAY CONSENT TO THE RELEASE OF NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE, which was temporarily displaced, is before the Body.

Representative Hackney offers Amendment No. 2 which is adopted by electronic vote (83–21).

The bill, as amended, passes its third reading, by electronic vote (89–14), and is ordered engrossed and sent to the Senate by Special Message.

MOTION TO SUSPEND RULES

Representative Flaherty inquires of the Chair if there is any rule that applies to the recall of a Senate bill from a House committee since Rule 39 does not seem to apply to Senate bills. The Speaker states that Rule 32 would apply to the member’s inquiry.

Representative Flaherty moves that Rule 32 be suspended in order to withdraw S.B. 44, A BILL TO BE ENTITLED AN ACT PERMITTING THE USE OF DEADLY FORCE AGAINST AN INTRUDER UNDER CERTAIN CIRCUMSTANCES, from the Committee on Judiciary III and place it on the Calendar for immediate consideration.

Representative G. Miller moves, seconded by Representative Fitch, that Representative Flaherty’s motion do lie upon the table.

Representative Flaherty moves, seconded by Representative Brawley, that subject to the reading of notices and announcements, the House do now adjourn to reconvene March 10 at 1:00 p.m.
The motion to adjourn fails by electronic vote (48–55).

The motion to table Representative Flaherty’s motion to withdraw carries by electronic vote (62–42).

NOTICE OF INTENT TO RECALL BILL

Representative Justus gives notice, pursuant to Rule 39, of his intent to move to recall H.B. 126, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON WHO KILLS A LAW ENFORCEMENT OFFICER, A CORRECTIONAL OFFICER, A DISTRICT ATTORNEY, AN ASSISTANT DISTRICT ATTORNEY, A JUSTICE, OR A JUDGE IS GUILTY OF FIRST DEGREE MURDER, PUNISHABLE BY DEATH OR LIFE IMPRISONMENT WITHOUT PAROLE, from the Committee on Judiciary III.

On motion of Representative Jack Hunt, seconded by Representative Kuczmariski, the House adjourns at 2:30 p.m. to reconvene March 10 at 1:00 p.m.

TWENTY-SECOND DAY

HOUSE OF REPRESENTATIVES
Thursday, March 10, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Esposito.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 9 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Colton, Howard, McAllister, and Robinson for today.

THE RECEIVING OF PETITIONS, MEMORIALS AND PAPERS ADDRESSED TO THE GENERAL ASSEMBLY OR TO THE HOUSE

STATE OF NORTH CAROLINA

PETITION

WHEREAS, the economy of North Carolina has remained strong, outpacing the national economy. During the last year, the growth in jobs has been strong and North Carolina has consistently and significantly had the lowest unemployment rate of the eleven largest states – 4.0% in January, compared to a United States average of 6.7%.

WHEREAS, the North Carolina Trust Fund in Washington is close to 1.5 billion dollars, despite a 30% tax cut for employers enacted by the General Assembly last year.
WHEREAS, an additional tax cut could be passed without endangering the solvency of the Trust Fund.

WHEREAS, it is important to further reduce taxes now, rather than wait until the Short Session in May, because North Carolina employers pay the largest amount of taxes, approximately 40%, the first quarter of the year. These funds are deposited in the U.S. Treasury in the Unemployment Trust Fund.

WHEREAS, once deposited, these dollars cannot be withdrawn except to pay unemployment benefits. They may not be returned to the state or its tax-paying businesses. We could potentially lose 25 to 45 million dollars if we wait for the Short Session.

WHEREAS, if we reduce the tax rate as proposed, it will give North Carolina the second lowest tax rate in the nation for new businesses and will boost this State's ability to attract new industry.

WHEREAS, the tax cut has the potential for creating 10,000 new jobs and the availability of jobs will give many an option to crime. Employer taxes would be reduced by approximately $67.7 million in 1994, and approximately $73.3 million in 1995. The average savings would amount to approximately $22.00 per worker.

NOW, THEREFORE, I, James B. Hunt, Jr., Governor of the State of North Carolina, at the request of the Employment Security Commission, do hereby petition the General Assembly now sitting in Extra Session to consider extraordinary legislation to reduce the tax rate for rated employers with positive account balances by an average of 38.7% and to reduce the rate for new employers and unrated employers with positive account balances by 20%.

Respectfully submitted at our Capital City of Raleigh, this tenth day of March, 1994.

S/ James B. Hunt, Jr.
Governor of North Carolina.

The Speaker states that the House shall proceed accordingly and the Senate is so notified by Special Message.

SUSPENSION OF RULES

On motion of Representative G. Miller, Rule 31(a) is suspended, by electronic vote (102-0), in order that he might file a bill authorizing the implementation of the Governor's recommendations set forth by the aforementioned Petition.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 53, AN ACT TO PROVIDE THAT A DEFENDANT, AFTER A FINDING OF PROBABLE CAUSE OR INDICTMENT FOR
COMMITTING INDECENT LIBERTIES WITH A CHILD FIFTEEN YEARS OLD OR YOUNGER WHICH INVOLVES A SEX OFFENSE, SHALL BE TESTED FOR CERTAIN SEXUALLY TRANSMITTED INFECTIONS UPON THE REQUEST OF THE VICTIM AND TO ADD HERPES TO THE LIST OF SEXUALLY TRANSMITTED INFECTIONS. (CHAPTER 8)

H.B. 74, AN ACT TO ADD TO THE CONDITION THAT A PROBATIONER PURSUE A COURSE OF STUDY OR TRAINING BY REQUIRING THE PROBATIONER TO ABIDE BY THE RULES OF THE INSTITUTION PROVIDING THE EDUCATION OR TRAINING. (CHAPTER 9)

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
March 10, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate has adopted the petition of the Governor to consider legislation to reduce the tax rate for rated employers with positive account balances by an average of 38.7% and to reduce the rate for new employers and unrated employers with positive account balances by 20%, and shall proceed accordingly.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Senate Committee Substitute for H.B. 7, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY, is returned for concurrence in Senate committee substitute, which changes the title.

On motion of Representative G. Miller, Rule 43.2 is suspended and the Senate committee substitute bill is placed on today’s Calendar.

Senate Committee Substitute for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, is returned for concurrence in Senate committee substitute and referred to the Committee on Judiciary I.

Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY FROM POSSESSION A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, is returned for concurrence in Senate committee substitute, which changes the title.
On motion of Representative G. Miller, Rule 43.2 is suspended and the Senate committee substitute bill is placed on today’s Calendar.

Senate Committee Substitute for H.B. 29, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR COMMITMENT OF JUVENILES ADJUDICATED DELINQUENT FOR CERTAIN FELONIES OFFENSES TO AGE EIGHTEEN, is returned for concurrence in Senate committee substitute and referred to the Committee on Judiciary III.

Senate Committee Substitute for H.B. 32, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO INCLUDE THE NAMES OF ANY VICTIMS IN THE INFORMATION ATTACHED TO A PRISONER’S COMMITMENT, is returned for concurrence in Senate committee substitute.

On motion of Representative G. Miller, Rule 43.2 is suspended and the Senate committee substitute bill is placed on today’s Calendar.

Senate Committee Substitute for H.B. 55, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AMENDMENTS AND CONFORMING CHANGES TO THE GENERAL STATUTES AND SESSION LAWS RELATING TO STRUCTURED SENTENCING, MISDEMEANORS, AND FELONIES, AND TO PROVIDE FOR THE EARLIER IMPLEMENTATION OF STRUCTURED SENTENCING, is returned for concurrence in Senate committee substitute, which changes the title, and placed on the Calendar for March 11.

Committee Substitute for S.B. 4, A BILL TO BE ENTITLED AN ACT TO REVISE THE EFFECTIVE DATE OF STRUCTURED SENTENCING FOR CERTAIN VIOLENT OFFENSES, is read the first time and referred to the Committee on Appropriations.

S.B. 50, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT WHO AGREES TO A SUSPENDED SENTENCE, PROBATION, OR AN ALTERNATIVE SENTENCE OR PUNISHMENT AND WHO WILLFULLY VIOLATES A CONDITION OF THAT JUDGMENT MAY BE HELD IN CRIMINAL CONTEMPT FOR THE VIOLATION, is read the first time and referred to the Committee on Judiciary I.

S.B. 75, A BILL TO BE ENTITLED AN ACT TO ALLOW NONTESTIMONIAL IDENTIFICATION AND PUBLICATION OF PHOTOGRAPHS OF JUVENILES WHO HAVE COMMITTED OFFENSES THAT WOULD BE CERTAIN FELONIES IF COMMITTED BY ADULTS, is read the first time and referred to the Committee on Judiciary III.

Committee Substitute No. 3 for S.B. 123, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE FORFEITURE OR RESTRICTION OF CERTAIN CITIZENSHIP PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY OR SENTENCED TO COMMUNITY PUNISHMENT OR INTERMEDIATE PUNISHMENT, is read the first time and referred to the Committee on Judiciary I.

Committee Substitute No. 2 for S.B. 170, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE REGISTRATION OF PERSONS CONVICTED OF CERTAIN CRIMINAL SEXUAL OFFENSES, is read the first time and referred to the Committee on Judiciary III.
INTRODUCTION OF BILLS AND RESOLUTIONS

The following is introduced, read the first time and referred to committee:

By Representatives G. Miller, Bowman, Hackney, Hall, and Redwine:

H.B. 231, A BILL TO BE ENTITLED AN ACT TO REDUCE THE UNEMPLOYMENT INSURANCE TAX RATE, is referred to the Committee on Finance.

MOTION TO WITHDRAW BILL FROM COMMITTEE

Representative Justus moves, pursuant to Rule 39, that H.B. 40, A BILL TO BE ENTITLED AN ACT GRANTING ENFORCEMENT INSPECTORS AND OFFICERS OF THE DIVISION OF MOTOR VEHICLES THE AUTHORITY TO ARREST IN THEIR AREA OF JURISDICTION WHEN A CRIME HAS BEEN COMMITTED OR WHEN A STATE OR LOCAL LAW ENFORCEMENT AGENCY HAS REQUESTED THEIR ASSISTANCE, be withdrawn from the Committee on Judiciary I and placed on the Calendar for immediate consideration. The Speaker rules the motion out of order because the committee took action on the bill during the time specified in the rule by subcommittee referral.

Representative Justus inquires if after 10 legislative days in subcommittee, could the bill be recalled under the same rule. The Speaker states that the rule is not applicable if the bill is sent to subcommittee.

RE-REFERRALS

On motion of Representative Jack Hunt, pursuant to Rule 39.2, H.B. 202, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN AMERICAN ETHICS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Appropriations.

On motion of Representative Jack Hunt, pursuant to Rule 39.2, S.B. 41, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN RESPECT FOR THE LAWS OF NORTH CAROLINA AND OF THE UNITED STATES OF AMERICA AND OBEDIENCE TO THE LAWS OF MORALITY AND RESPONSIBILITY, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Appropriations.

On motion of the Chair, the House recesses at 1:45 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.
REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 231, A BILL TO BE ENTITLED AN ACT TO REDUCE THE UNEMPLOYMENT INSURANCE TAX RATE, with a favorable report.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Committee Substitute for S.B. 151, A BILL TO BE ENTITLED AN ACT TO REDUCE THE UNEMPLOYMENT INSURANCE TAX RATE.

On motion of Representative Hackney, Rule 41(a) is suspended and the committee substitute bill is placed on today’s Calendar.

CALENDAR

Action is taken on the following:

Senate Committee Substitute for H.B. 7, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY AND TO PROVIDE FOR DEFERRED PROCEEDINGS AND EXPUNCTION OF RECORDS FOR FIRST-TIME SIMPLE POSSESSION OF LESS THAN ONE GRAM OF COCAINE.

On motion of Representative G. Miller, the House concurs in the Senate committee substitute, by electronic vote (92–2), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION.

On motion of Representative G. Miller, the House concurs in the Senate committee substitute, by electronic vote (96–4), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 32, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO INCLUDE THE NAMES OF ANY VICTIMS IN THE INFORMATION ATTACHED TO A PRISONER’S COMMITMENT.

On motion of Representative G. Miller, the House concurs in the Senate committee substitute, by electronic vote (101–0), and the bill is ordered enrolled.
RECALL FROM ENROLLING

On motion of Representative G. Miller, Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, is recalled from Enrolling.

On motion of Representative G. Miller, the vote by which the House concurred in Senate Committee Substitute for H.B. 11 is reconsidered by electronic vote (106–0).

On motion of Representative G. Miller, the bill is temporarily displaced.

CALENDAR (continued)

Senate Committee Substitute for S.B. 151, A BILL TO BE ENTITLED AN ACT TO REDUCE THE UNEMPLOYMENT INSURANCE TAX RATE.

Representative Luebke moves that Rule 31(d) be suspended in order he might offer an amendment that would change the title.

Representative Berry moves, seconded by Representative Hayes, that the motion to suspend the rule do lie upon the table. The tabling motion fails by electronic vote (43–59).

Representative Luebke calls the previous question on the motion.

Representative Cunningham moves that the call for the previous question be tabled. The motion fails for lack of a second.

The call for the previous question is sustained by electronic vote (101–7).

The motion to suspend Rule 31(d) fails by electronic vote (18–90).

The bill passes its second reading, by electronic vote (109–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

REPORT OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

Committee Substitute for H.B. 51, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE POLICY ON EMPLOYMENT OF PRISONERS, with a favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1.
On motion of Representative Nesbitt, Rule 36(a) is suspended and Committee Substitute Bill No. 2 is placed on today's Calendar. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

CALENDAR (continued)

Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION.

On motion of Representative G. Miller, the House does not concur in the Senate committee substitute, by electronic vote (101–0), and conferees are requested.

The Speaker appoints Representatives G. Miller, Decker, and Buzzell as conferees on the part of the House and the Senate is so notified by Special Message.

Committee Substitute No. 2 for H.B. 51, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE POLICY ON EMPLOYMENT OF PRISONERS, passes it second reading, by electronic vote (103–2), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S. B. 151, AN ACT TO REDUCE THE UNEMPLOYMENT INSURANCE TAX RATE. (CHAPTER 10)

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS, is returned for concurrence in Senate committee substitute.

On motion of Representative G. Miller, Rule 43.2 is suspended and the Senate committee substitute bill is placed on the Calendar for immediate consideration.

Representative G. Miller moves that the House do concur in the Senate committee substitute.

Representative G. Miller withdraws his motion.

On motion of Representative G. Miller, the House does not concur in the Senate committee substitute, by electronic vote (104–0), and conferees are requested.
The Speaker appoints Representatives G. Miller, Lemmond, and Alexander as conferees on the part of the House and the Senate is so notified by Special Message.

On motion of Representative Jack Hunt, seconded by Representative Yongue, the House adjourns at 5:18 p.m. to reconvene Monday, March 14, 1994, at 8:00 p.m.

TWENTY-THIRD DAY

HOUSE OF REPRESENTATIVES
Monday, March 14, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker leads the Members in the Pledge of Allegiance.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 10 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (87–0).

Leaves of absence are granted Representatives Barnhill, Brubaker, Colton, Cromer, Dockham, Gamble, Hackney, Hayes, Howard, McAllister, and C. Wilson for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 7, AN ACT TO REPEAL THE PROVISION IN THE STRUCTURED SENTENCING ACT THAT WOULD HAVE PROVIDED THAT POSSESSION OF LESS THAN ONE GRAM OF COCAINE WAS NOT A FELONY AND TO PROVIDE FOR DEFERRED PROCEEDINGS AND EXPUNCTION OF RECORDS FOR FIRST-TIME SIMPLE POSSESSION OF LESS THAN ONE GRAM OF COCAINE. (CHAPTER 11)

H.B. 32, AN ACT TO REQUIRE THE CLERK OF SUPERIOR COURT TO INCLUDE THE NAMES OF ANY VICTIMS IN THE INFORMATION ATTACHED TO A PRISONER’S COMMITMENT. (CHAPTER 12)

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 14, 1994

Mr. Speaker:

Pursuant to your message received Monday, March 14, that the House of Representatives fails to concur in the Senate Committee Substitute bill for
H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS, and requests conferees, the President Pro Tempore appoints: Senator Odom, Chairman; Senators Ballance, Marshall, and Shaw on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 14, 1994

Mr. Speaker:

Pursuant to your message received Monday, March 14, that the House of Representatives fails to concur in the Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, which proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, and requests conferees, the President Pro Tempore appoints: Senator Odom, Chairman; Senators Ballance, Marshall, and Shaw on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolve.

Respectfully,
S/Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 14, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, to
the end that when a similar action has been taken on the part of your Honorable Body, the title becomes Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, and the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 14, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives that the President Pro Tempore has appointed Senator Hartsell as an additional conferee to the conference committee on Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT, which proposed to change the title, upon concurrence, to read House Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993–94 FISCAL YEAR AND THE 1994–95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for H.B. 200, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE GOVERNOR MAY CONSENT TO THE RELEASE OF NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE, is returned for concurrence in Senate committee substitute, which changes the title, and placed on the Calendar for March 15.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Nesbitt, Senate Committee Substitute for H.B. 200, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE GOVERNOR SHALL SET THE PRISON POPULATION CAP AND TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON
POPULATION CAP THE PAROLE COMMISSION MAY RELEASE NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE, is withdrawn from the Calendar of March 15 and placed on today’s Calendar.

CALENDAR

Action is taken on the following:

Senate Committee Substitute for H.B. 55, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AMENDMENTS AND CONFORMING CHANGES TO THE GENERAL STATUTES AND SESSION LAWS RELATING TO STRUCTURED SENTENCING, MISDEMEANORS, AND FELONIES.

On motion of Representative Barnes, the House concurs in the Senate committee substitute, by electronic vote (101–2), and the bill is ordered enrolled.

H.B. 231, A BILL TO BE ENTITLED AN ACT TO REDUCE THE UNEMPLOYMENT INSURANCE TAX RATE.

On motion of Representative G. Miller, the bill is withdrawn from the Calendar and re-referred to the Committee on Finance.

Senate Committee Substitute for H.B. 200, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE GOVERNOR SHALL SET THE PRISON POPULATION CAP AND TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE PAROLE COMMISSION MAY RELEASE NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE.

On motion of Representative Nesbitt, the House concurs in the Senate committee substitute, by electronic vote (103–1), and the bill is ordered enrolled.

CONFERENCE REPORT

Representative G. Miller sends forth the Conference Report on Senate Committee Substitute for H.B. 11, A BILL TO BE ENTITLED AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION.

On motion of Representative G. Miller, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative G. Miller moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 11

To: THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on H.B. 11, A BILL TO BE ENTITLED
AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION, Senate Select Committee on Corrections/Punishment Committee Substitute Adopted 2/17/94, Fifth Edition Engrossed 3/9/94, submit the following report:

The House of Representatives and the Senate agree to the following amendments to the Senate Select Committee on Corrections/Punishment Committee Substitute Adopted 2/17/94, Fifth Edition Engrossed 3/9/94, and the House concurs in the Senate Committee Substitute as amended:

(1) On page 1, line 12, delete "Except as provided in subsection (b) of this section, it", and substitute "If; and"

(2) On page 2, line 4, delete "(c)", and substitute "(b)"

The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: March 10, 1994.

Conferees for the Senate
S/ T. L. Odom
S/ Frank W. Ballance, Jr.
S/ Robert G. Shaw
S/ Elaine F. Marshall

Conferees for the House of Representatives
S/ George Miller, Jr.
S/ Michael Decker, Sr.
S/ Aaron E. Fussell

The Conference Report is adopted, by electronic vote (104–1), and the Senate is so notified by Special Message.

The Senate having previously adopted the Conference Report, the bill is ordered enrolled.

CONFERENCE REPORT

Representative G. Miller sends forth the Conference Report on Senate Committee Substitute for H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS.

On motion of Representative G. Miller, Rules 44 (b) and (d) are suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative G. Miller moves the adoption of the following Conference Report:

Senate Committee Substitute for H.B. 10

To: THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on H.B. 10, A BILL TO BE
ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS, Fifth Edition Engrossed 3/10/94, submit the following report:

The House of Representatives concurs in the Fifth Edition Engrossed 3/10/94 and the House and the Senate agree to the following amendments to the Fifth Edition Engrossed 3/10/94:

On page 2, Line 17, delete "March 1," and substitute "May 1, ".

The Conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: March 14, 1994.

Conferees for the Senate
S/ T. L. Odom
S/ Frank W. Ballance, Jr.
S/ Elaine F. Marshall
S/ Robert G. Shaw

Conferees for the House of Representatives
S/ George Miller, Jr.
S/ J. Shawn Lemmond
S/ Martha B. Alexander

The Conference Report is adopted, by electronic vote (99-4), and the Senate is so notified by Special Message.

INTRODUCTION OF PAGES

Pages for the week of March 14–18 are introduced to the membership. They are: Carolyn Allen of Iredell; David Bediz of Guilford; Brandee Boone of Mitchell; Julia Brackett of Gaston; Katie Love of Guilford; Jennifer McGinnis of Guilford; Marian Messina of Iredell; Christ Pool of Guilford; John Mark Pool of Guilford; Tamra Robinson of Mitchell; Diana Shull of Guilford; Anne Sumner of Gaston; P. Holt Wilson of Johnston; and John Wilson, III of Johnston.

On motion of Representative Jack Hunt, seconded by Representative Jarrell, the House adjourns at 9:00 p.m. to reconvene March 15 at 1:00 p.m.

TWENTY-FOURTH DAY

HOUSE OF REPRESENTATIVES
Tuesday, March 15, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Easterling.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 14 has been examined and found correct. Upon his motion, the Journal is approved as written.
Leaves of absence are granted Representatives Barnhill, Brubaker, Colton, Hackney, Hall, Hayes, Howard, Ives, McAllister, and Wood for today.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 15, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on Senate Committee Substitute for H.B. 10, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS.

Pursuant to your message that your Honorable Body adopted the report of the conferees, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

REPORTS OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following report from standing committee is presented:

By Representative Michaux for the Committee on Judiciary I:

Senate Committee Substitute for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, with recommendation that the House do not concur; request conferees.

On motion of Representative Michaux, Rule 5 is suspended and the Senate committee substitute bill is placed on today’s Calendar for immediate consideration.

On motion of Representative Michaux, the House does not concur in the Senate committee substitute by electronic vote (88–16).

The Speaker appoints Representatives Michaux, Richardson, Lemmond, and G. Miller as conferees on the part of the House and the Senate is so notified by Special Message.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 11, AN ACT TO PROHIBIT A PERSON WHO WAS ACQUITTED OF CERTAIN CRIMINAL OFFENSES BY REASON OF INSANITY OR A PERSON DETERMINED TO BE INCAPABLE TO
PROCEED FROM POSSESSING A FIREARM OR A WEAPON OF DEATH AND MASS DESTRUCTION. (CHAPTER 13)

H.B. 55, AN ACT TO MAKE TECHNICAL AMENDMENTS AND CONFORMING CHANGES TO THE GENERAL STATUTES AND SESSION LAWS RELATING TO STRUCTURED SENTENCING, MISDEMEANORS, AND FELONIES. (CHAPTER 14)

H.B. 200, AN ACT TO PROVIDE THAT THE GOVERNOR SHALL SET THE PRISON POPULATION CAP AND TO PROVIDE THAT IN PAROLING INMATES UNDER THE PRISON POPULATION CAP THE PAROLE COMMISSION MAY RELEASE NONVIOLENT INMATES WHO WOULD NOT OTHERWISE BE ELIGIBLE FOR RELEASE. (CHAPTER 15)

H.B. 10, AN ACT TO AMEND THE LAWS REGARDING THE CONFISCATION, FORFEITURE, AND DISPOSITION OF FIREARMS. (CHAPTER 16)

On motion of Representative Jack Hunt, seconded by Representative Mosley, the House adjourns, by electronic vote (103–3), at 1:43 p.m. to reconvene March 16 at 2:00 p.m.

TWENTY-FIFTH DAY

HOUSE OF REPRESENTATIVES
Wednesday, March 16, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Nye.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 15 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Alphin, Barnhill, Brubaker, Colton, Dickson, Hackney, Howard, Luebke, and McAllister for today.

SUSPENSION OF RULES

On motion of Representative Jack Hunt, Rule 31(a) is suspended and the following is introduced, read the first time and referred to Committee.

By Representative Jack Hunt:

H.J.R. 232, A JOINT RESOLUTION ADJOURNING THE 1994 EXTRA SESSION SINE DIE, is referred to the Committee on Rules, Calendar, and Operations of the House.

On motion of Representative Jack Hunt, seconded by Representative Cromer, the House adjourns at 2:30 p.m. to reconvene March 17 at 10:00 a.m.
TWENTY-SIXTH DAY

HOUSE OF REPRESENTATIVES
Thursday, March 17, 1994

The House meets at 10:00 a.m. pursuant to adjournment and is called to
order by the Speaker.

Prayer is offered by Representative Griffin.

Representative Jack Hunt, for the Committee on Rules, Calendar, and
Operations of the House, reports the Journal of March 16 has been
examined and found correct. Upon his motion, the Journal is approved as
written by electronic vote (96-0).

Leaves of absence are granted Representatives Barnhill, Brubaker,
Colton, Dickson, Hackney, Hayes, Howard, James, Lee, McAllister, and
Wood for today.

The House recesses at 10:33 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the
Speaker.

REPORTS OF STANDING COMMITTEES AND PERMANENT
SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Michaux for the Committee on Judiciary I:

S.B. 50, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT WHO AGREES TO A SUSPENDED SENTENCE, PROBATION, OR AN ALTERNATIVE SENTENCE OR PUNISHMENT AND WHO WILLFULLY VIOLATES A CONDITION OF THAT JUDGMENT MAY BE HELD IN CRIMINAL CONTEMPT FOR THE VIOLATION, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate bill.

On motion of Representative Michaux, Rule 36(a) is suspended and the House committee substitute bill is placed on today’s Calendar. The Senate bill is placed on the Unfavorable Calendar.

Committee Substitute No. 3 for S.B. 123, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE FORFEITURE OR RESTRICTION OF CERTAIN CITIZENSHIP PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY OR SENTENCED TO COMMUNITY PUNISHMENT OR INTERMEDIATE PUNISHMENT, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate Committee Substitute Bill No. 3.

On motion of Representative Michaux, Rule 36(a) is suspended and the House committee substitute bill is placed on today’s Calendar. Senate Committee Substitute Bill No. 3 is placed on the Unfavorable Calendar.
By Representative R. Hunter for the Committee on Judiciary II:

S.B. 124, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE USE OF LASER SPEED ENFORCEMENT IN NORTH CAROLINA, with a favorable report.

On motion of the Chair, the House recesses at 1:20 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 229, AN ACT TO AUTHORIZE PERSONS HAVING TEMPORARY CUSTODY OF JUVENILES TO ESCORT A JUVENILE UNLAWFULLY ABSENT FROM SCHOOL TO THE JUVENILE’S SCHOOL OR A PLACE IN THE LOCAL SCHOOL ADMINISTRATIVE UNIT. (CHAPTER 17)

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for House Committee Substitute for H.B. 6, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISIONS IN THE STRUCTURED SENTENCING ACT THAT RESTRICTED THE DEFINITION OF HABITUAL FELON AND LOWERED THE PUNISHMENT FOR A HABITUAL FELON FROM CLASS C TO CLASS D, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on Judiciary III.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 17, 1994

Mr. Speaker:

Pursuant to your message received Tuesday, March 15, that the House of Representatives fails to concur in the Senate Committee Substitute bill for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, and requests conferees, the Senate agrees to the appointment of conferees.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CALENDAR

Action is taken on the following:
House Committee Substitute for S.B. 50, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A DEFENDANT WHO WILLFULLY VIOLATES A CONDITION OF PROBATION MAY BE HELD IN CRIMINAL CONTEMPT FOR THE VIOLATION, passes its second reading by electronic vote (97–1).

Representative Hayes requests and is granted permission to be recorded as voting "aye". The adjusted vote is (98–1).

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.

House Committee Substitute for S.B. 123, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE FORFEITURE OF CERTAIN CITIZENSHIP PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY WHO REFUSES PROBATION OR WHOSE PROBATION IS REVOKED OR SUSPENDED.

Representative Bowman offers Amendment No. 1.

Representative Bowman withdraws his amendment.

Representative Smith moves that the bill be withdrawn from the Calendar and re-referred to the Committee on Judiciary I.

Representative Smith withdraws his motion.

Representative Smith moves that the bill be withdrawn from the Calendar and placed on the Calendar of March 18.

Representative Smith withdraws his motion.

Representative Moore calls the previous question on the passage of the bill and the call is sustained.

The bill passes its second reading by electronic vote (98–3).

Representative Moore objects to the third reading. The bill remains on the Calendar.

On motion of Representative Jack Hunt, seconded by Representative Sexton, the House adjourns at 5:25 p.m. to reconvene March 18 at 9:00 a.m.

TWENTY-SEVENTH DAY

HOUSE OF REPRESENTATIVES
Friday, March 18, 1994

The House meets at 9:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Decker.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 17 has been
examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, D. Brown, Brubaker, Colton, Dickson, Gray, Hackney, Holt, Howard, Ives, and McAllister for today.

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
March 17, 1994

Mr. Speaker:

Pursuant to your message received Tuesday, March 15, that the House of Representatives fails to concur in the Senate Committee Substitute bill for H.B. 8, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, and requests conferees, the President Pro Tempore appoints: Senator Ballance, Chairman; Senators Hoyle and Kincaid on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CALENDAR

Action is taken on the following:

House Committee Substitute for S.B. 123, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE FORFEITURE OF CERTAIN CITIZENSHIP PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY WHO REFUSES PROBATION OR WHOSE PROBATION IS REVOKED OR SUSPENDED.

On motion of Representative Moore and without objection, the bill is temporarily displaced.

S.B. 124, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE USE OF LASER SPEED ENFORCEMENT IN NORTH CAROLINA, passes its second reading, by electronic vote (97–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

RE–REFERRALS

On motion of Representative Jack Hunt, pursuant to Rule 39.2, H.B. 128, A BILL TO BE ENTITLED AN ACT TO REQUIRE WITNESSES WHO KNOW OF CRIMES, INTENTIONAL ACTS, OR ACCIDENTS THAT PLACE MINOR VICTIMS AT RISK OF BODILY INJURY TO NOTIFY LAW ENFORCEMENT AUTHORITIES, TO ACT TO PREVENT THE INJURY, AND TO AID THE VICTIMS, is withdrawn from the Committee
on Rules, Calendar, and Operations of the House and re-referred to the Committee on Judiciary I.

On motion of Representative Jack Hunt, pursuant to Rule 39.2, H.B. 111, A BILL TO BE ENTITLED AN ACT TO PERMIT FORMER MILITARY PERSONNEL TO TEACH IN ALTERNATIVE SCHOOLS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Education.

On motion of the Chair, the House recesses at 10:06 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 124, AN ACT TO PROVIDE FOR THE USE OF LASER SPEED ENFORCEMENT IN NORTH CAROLINA. (CHAPTER 18)

S.B. 50, AN ACT TO PROVIDE THAT A DEFENDANT WHO WILLFULLY VIOLATES A CONDITION OF PROBATION MAY BE HELD IN CRIMINAL CONTEMPT FOR THE VIOLATION. (CHAPTER 19)

CALENDAR (continued)

House Committee Substitute for S.B. 123, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE FORFEITURE OF CERTAIN CITIZENSHIP PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY WHO REFUSES PROBATION OR WHOSE PROBATION IS REVOKED OR SUSPENDED, which was temporarily displaced, is before the Body.

Representative Baddour offers Amendment No. 2 which is adopted by electronic vote (93–0).

Representative Culpepper offers Amendment No. 3.

Representative Culpepper calls the previous question on the amendment and the call is sustained.

Amendment No. 3 fails of adoption by electronic vote (28–67).

Representative Luebke offers Amendment No. 4 which is adopted by electronic vote (91–4).

Representative Culpepper offers Amendment No. 5 which is adopted by electronic vote (95–2).

The bill, as amended, passes its third reading, by electronic vote (98–1), and is ordered engrossed and sent to the Senate by Special Message.
On motion of the Chair, the House recesses at 2:07 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 123, AN ACT TO PROVIDE FOR THE FORFEITURE OF CERTAIN CITIZENSHIP PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY WHO REFUSES PROBATION OR WHOSE PROBATION IS REVOKED OR SUSPENDED. (CHAPTER 20)

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for H.B. 171, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED, is returned for concurrence is Senate committee substitute, which changes the title, and referred to the Committee on Judiciary III.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:

By Representative Michaux for the Committee on Judiciary I:

H.B. 128, A BILL TO BE ENTITLED AN ACT TO REQUIRE WITNESSES WHO KNOW OF CRIMES, INTENTIONAL ACTS, OR ACCIDENTS THAT PLACE MINOR VICTIMS AT RISK OF BODILY INJURY TO NOTIFY LAW ENFORCEMENT AUTHORITIES, TO ACT TO PREVENT THE INJURY, AND TO AID THE VICTIMS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for March 22. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

Committee Substitute for S.B. 3, A BILL TO BE ENTITLED AN ACT TO INCREASE THE PUNISHMENT UNDER STRUCTURED SENTENCING FOR FIRST DEGREE RAPE AND FIRST DEGREE SEXUAL OFFENSE, INCLUDING LIFE WITHOUT PAROLE FOR PRIOR RECORD LEVELS IV, V, AND VI, with a favorable report as to
House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill and recommendation that the House committee substitute bill be re-referred to the Committee on Appropriations.

The House committee substitute bill is re-referred to the Committee on Appropriations. The Senate committee substitute bill is placed on the Unfavorable Calendar.

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:

**H.R. 230, A HOUSE RESOLUTION MEMORIALIZING CONGRESS TO PROPOSE AN AMENDMENT TO THE UNITED STATES CONSTITUTION PROVIDING THE STATES THE POWER TO PROHIBIT THE PHYSICAL DESECRATION OF THE UNITED STATES FLAG, with recommendation that it be adopted.**

On motion of Representative Jack Hunt, Rule 36(a) is suspended and the resolution is placed on the Calendar for immediate consideration.

The resolution is adopted, by electronic vote (96-0), and is ordered printed.

**WITHDRAWAL OF BILL FROM CALENDAR**

On motion of Representative Flaherty and without objection, Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO REQUIRE WITNESSES WHO KNOW OF CRIMES, INTENTIONAL ACTS, OR ACCIDENTS THAT PLACE MINOR VICTIMS AT RISK OF BODILY INJURY TO NOTIFY LAW ENFORCEMENT AUTHORITIES, TO ACT TO PREVENT THE INJURY, AND TO AID THE VICTIMS, is withdrawn from the Calendar of March 22 and placed on the Calendar for immediate consideration.

The bill passes its second reading, by electronic vote (98-0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

On motion of the Chair, the House recesses at 7:30 p.m.

**RECESS**

The House reconvenes pursuant to recess and is called to order by the Speaker.

**REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES**

The following reports from standing committees are presented:

By Representative Hensley for the Committee on Judiciary III:

**S.B. 2, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR LIFE WITHOUT PAROLE FOR FIRST DEGREE MURDER, with a favorable**
report as to House committee substitute bill, which changes the title, unfavorably as to Senate bill.

The House committee substitute bill is placed on the Calendar for March 22. The original bill is placed on the Unfavorable Calendar.

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

Committee Substitute for H.B. 39, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT UPON A THIRD CONVICTION OF CERTAIN VIOLENT FELONIES AN OFFENDER IS A VIOLENT HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, with a favorable report as to Committee Substitute Bill No. 2, which changes the title, unfavorable as to Committee Substitute Bill No. 1.

On motion of Representative Diamont, Rule 36(a) is suspended and Committee Substitute Bill No. 2 is placed on the Calendar for immediate consideration. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

The bill passes its second reading by electronic vote (88–1).

Representative Baddour requests and is granted permission to be recorded as voting "aye". Representative Brawley requests and is granted permission to be recorded as voting "no". The adjusted vote is (89–2).

The bill passes its third reading, by electronic vote (93–2), and is ordered sent to the Senate by Special Message.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Hensley, House Committee Substitute for S.B. 2, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR LIFE WITHOUT PAROLE FOR FIRST DEGREE MURDER, is withdrawn from the Calendar of March 22 and placed on today's Calendar for immediate consideration.

CALENDAR (continued)

House Committee Substitute for S.B. 2, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR LIFE WITHOUT PAROLE FOR FIRST DEGREE MURDER.

Representative C. Wilson moves that Rule 31(d) be suspended in order that the caption of the bill might be amended on the floor.

On motion of Representative G. Miller, seconded by Representative Redwine, the motion to suspend Rule 31(d) is tabled by electronic vote (58–41).

The bill passes its second reading, by electronic vote (100–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.
On motion of Representative Jack Hunt, seconded by Representative G. Miller, the House adjourns at 9:50 p.m. to reconvene Tuesday, March 22, 1994, at 12:00 Noon.

TWENTY-EIGHTH DAY

HOUSE OF REPRESENTATIVES
Tuesday, March 22, 1994

The House meets at 12:00 Noon pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Fussell.

The Speaker leads the Members in the Pledge of Allegiance.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 18 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (83-0).

Leaves of absence are granted Representatives Barnhill, Diamont, Esposito, Gray, Howard, McAllister, Morgan, Nichols and Wood for today.

On motion of the Chair, the House recesses at 12:10 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

On motion of the Chair, the House recesses at 3:20 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for Committee Substitute No. 2 for H.B. 39, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993-94 FISCAL YEAR AND THE 1994-95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994, TO INCREASE THE PUNISHMENT UNDER STRUCTURED SENTENCING FOR FIRST DEGREE RAPE AND FIRST DEGREE SEXUAL OFFENSE, INCLUDING LIFE WITHOUT PAROLE FOR THE AGGRAVATED RANGE OF PRIOR RECORD LEVELS V AND VI, TO REPEAL THE PROVISIONS IN THE STRUCTURED
SENTENCING ACT THAT RESTRICTED THE DEFINITION OF HABITUAL FELON AND LOWERED THE PUNISHMENT FOR AN HABITUAL FELON FROM CLASS C TO CLASS D, TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, TO PROVIDE THAT AN ENHANCED SENTENCE SHALL BE IMPOSED ON A PERSON CONVICTED OF A CLASS A THROUGH E FELONY IF THE PERSON USED, DISPLAYED, OR THREATENED TO USE OR DISPLAY A FIREARM DURING THE COMMISSION OF THE FELONY, AND TO PROVIDE THAT A FIREARM USED IN THE COMMISSION OF A FELONY SHALL BE CONFISCATED AND DISPOSED OF AS ORDERED BY THE COURT UNLESS IT CAN BE ESTABLISHED THAT THE FIREARM IS OWNED BY SOMEONE OTHER THAN THE CONVICTED DEFENDANT, TO LOWER THE AGE OF JUVENILES WHO MAY BE TRANSFERRED TO SUPERIOR COURT FROM 14 TO 13 YEARS OF AGE AND TO AUTHORIZE THE JUVENILE CODE COMMITTEE TO STUDY MANDATORY TRANSFER OF JUVENILES TO SUPERIOR COURT FOR SERIOUS FELONY OFFENSES, TO PROVIDE THAT UPON A THIRD CONVICTION OF CERTAIN VIOLENT FELONIES AN OFFENDER IS A VIOLENT HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, is returned for concurrence in Senate committee substitute, which changes the title.

On motion of Representative Nesbitt, Rule 43.3 is suspended and the Senate Committee Substitute bill is placed on the Calendar for immediate consideration.

On motion of Representative Nesbitt, the House does not concur in the Senate committee substitute, by electronic vote (76–28), and conferees are requested.

The Speaker appoints as conferees on the part of the House, Representatives Diamont and Nesbitt, Co-Chairs; Representatives Barnes, H. Hunter, Holt, Black, Rogers, Nye, Easterling, Michaux, Redwine, Russell, Bowie, Dickson, Arnold, Gardner, Fitch, and Hensley, and the Senate is so notified by Special Message.

CONFEREES APPOINTED

The Speaker appoints Representatives Gardner, Fitch and Hensley as additional conferees on House Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993–94 FISCAL YEAR AND THE 1994–95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994 and the Senate is so notified by Special Message.

On motion of Representative Jack Hunt, seconded by Representative Holmes, the House adjourns at 5:08 p.m. to reconvene March 23 at 10:00 a.m.
TWENTY-NINTH DAY

HOUSE OF REPRESENTATIVES
Wednesday, March 23, 1994

The House meets at 10:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Cummings.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 22 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (102-1).

Leaves of absence are granted Representatives Barnhill, Diamont, Gray, Howard, James, Luebke and McAllister for today.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 22, 1994

Mr. Speaker:

Pursuant to your message received Tuesday, March 22, that the House of Representatives fails to concur in the Senate Committee Substitute for Committee Substitute No. 2 for H.B. 39, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993-94 FISCAL YEAR AND THE 1994-95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994, TO INCREASE THE PUNISHMENT UNDER STRUCTURED SENTENCING FOR FIRST DEGREE RAPE AND FIRST DEGREE SEXUAL OFFENSE, INCLUDING LIFE WITHOUT PAROLE FOR THE AGGRAVATED RANGE OF PRIOR RECORD LEVELS V AND VI, TO REPEAL THE PROVISIONS IN THE STRUCTURED SENTENCING ACT THAT RESTRICTED THE DEFINITION OF HABITUAL FELON AND LOWERED THE PUNISHMENT FOR AN HABITUAL FELON FROM CLASS C TO CLASS D, TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, TO PROVIDE THAT AN ENHANCED SENTENCE SHALL BE IMPOSED ON A PERSON CONVICTED OF A CLASS A THROUGH E FELONY IF THE PERSON USED, DISPLAYED, OR THREATENED TO USE OR DISPLAY A FIREARM DURING THE COMMISSION OF THE FELONY, AND TO PROVIDE THAT A FIREARM USED IN THE COMMISSION OF A FELONY SHALL BE CONFISCATED AND DISPOSED OF AS ORDERED BY THE COURT UNLESS IT CAN BE ESTABLISHED THAT THE FIREARM IS OWNED BY SOMEONE OTHER THAN THE CONVICTED DEFENDANT, TO LOWER THE AGE OF JUVENILES WHO MAY BE TRANSFERRED TO SUPERIOR COURT FROM 14 TO 13 YEARS OF AGE AND TO AUTHORIZE THE JUVENILE CODE COMMITTEE TO STUDY MANDATORY TRANSFER OF JUVENILES TO SUPERIOR COURT FOR SERIOUS FELONY OFFENSES, TO PROVIDE THAT
UPON A THIRD CONVICTION OF CERTAIN VIOLENT FELONIES AN OFFENDER IS A VIOLENT HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, which proposed to change the title, upon concurrence, to read H.B. 39, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT TO INCREASE THE PUNISHMENT FOR CERTAIN OFFENSES, and requests conferees, the President Pro Tempore appoints: Senator Daniel, Chairman; Senators Ballance, Cochrane, Conder, Cooper, Hartsell, Martin of Guilford, Odom, Perdue, Plyler, Shaw and Soles on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

On motion of the Chair, the House recesses at 10:47 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

Representative Jack Hunt moves, seconded by Representative Russell, that subject to announcements and ratification of bills, the House adjourn to reconvene March 24 at 10:00 a.m.

ENROLLED BILLS

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 2, AN ACT TO PROVIDE FOR LIFE IMPRISONMENT WITHOUT PAROLE FOR FIRST DEGREE MURDER AND TO PROVIDE THAT, AFTER A DEFENDANT HAS SERVED TWENTY–FIVE YEARS OF IMPRISONMENT AND EVERY TWO YEARS THEREAFTER, THE DEFENDANT'S SENTENCE OF LIFE IMPRISONMENT WITHOUT PAROLE SHALL BE REVIEWED BY A RESIDENT SUPERIOR COURT JUDGE FOR THE COUNTY IN WHICH THE DEFENDANT WAS CONVICTED AND THE JUDGE SHALL MAKE A RECOMMENDATION TO THE GOVERNOR OR AN EXECUTIVE AGENCY DESIGNATED BY THE GOVERNOR AS TO WHETHER OR NOT THE DEFENDANT'S SENTENCE SHOULD BE ALTERED OR COMMUTED. (CHAPTER 21)

The motion to adjourn carries.

The House stands adjourned at 4:17 p.m.
THIRTIETH DAY

HOUSE OF REPRESENTATIVES
Thursday, March 24, 1994

The House meets at 10:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Holt in memory of the servicemen killed at Pope Air Force Base. (The full text of the prayer may be found in the Appendix.)

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 23 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (84–5).

Leaves of absence are granted Representatives Barnhill, Diamont, Gottovi, Gray, Howard, Kennedy, McAllister, Sutton and Tallent for today.

On motion of the Chair, the House recesses at 10:26 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

Representative Jack Hunt moves, seconded by Representative Alexander, that subject to the reading of Special Messages from the Senate and announcements, the House adjourn to reconvene March 25 at 10:00 a.m.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO MAKE IT A MISDEMEANOR FOR A PERSON TO WILLFULLY MAKE A FALSE, MISLEADING, OR UNFOUNDED REPORT TO A LAW ENFORCEMENT AGENCY OR OFFICER, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on Appropriations.

The motion to adjourn carries by electronic vote (87–10).

The House stands adjourned at 5:54 p.m.
THIRTY-FIRST DAY

HOUSE OF REPRESENTATIVES
Friday, March 25, 1994

The House meets at 10:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend William C. Simpson, Jr., Edenton Street United Methodist Church, Raleigh, North Carolina.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 24 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (85–8).

Leaves of absence are granted Representatives Arnold, Barnhill, Brubaker, Crawford, Diamont, Gray, Howard, Ives, James, Joye, Luebke and McAllister for today.

On motion of the Chair, the House recesses at 10:42 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

On motion of the Chair, the House recesses at 12:25 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

WITHDRAWAL OF BILL FROM COMMITTEE

On motion of Representative Holt, pursuant to Rule 39.2, Senate Committee Substitute for Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO MAKE IT A MISDEMEANOR FOR A PERSON TO WILLFULLY MAKE A FALSE, MISLEADING, OR UNFOUNDED REPORT TO A LAW ENFORCEMENT AGENCY OR OFFICER is withdrawn from the Committee on Appropriations and placed on the Calendar for immediate consideration.

On motion of Representative Holt, the House does not concur in the Senate committee substitute bill, by electronic vote (85–0), and conferees are requested.

The Speaker appoints Representatives Michaux, Holt and Flaherty as conferees on the part of the House and the Senate is so notified by Special Message.

On motion of the Chair, the House recesses at 5:40 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.
SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
March 25, 1994

Mr. Speaker:

Pursuant to your message received Friday, March 25, that the House of Representatives fails to concur in the Senate Committee Substitute for Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO MAKE IT A MISDEMEANOR FOR A PERSON TO WILFULLY MAKE A FALSE, MISLEADING, OR UNFOUNDED REPORT TO A LAW ENFORCEMENT AGENCY OR OFFICER, which proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW TO ENHANCE CRIME CONTROL AND TO INCREASE THE PUNISHMENT FOR CERTAIN OFFENSES, and requests conferees, the President Pro Tempore appoints: Senator Odom, Chairman; Senators Ballance, Hartsell, Marshall and Sands on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

On motion of the Chair, the House recesses at 8:35 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees are presented:

By Representative Hensley for the Committee on Judiciary III:

Senate Committee Substitute for H.B. 171, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS AND OTHER MEDIA IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED AND, IF DIFFERENT, IN THE COUNTY WHERE THE PRISONER WAS CHARGED, with recommendation that the House concur.

On motion of Representative Hensley, Rule 36(a) is suspended and the Senate Committee Substitute bill is placed on today's calendar for immediate consideration.

On motion of Representative Cromer, the House concurs in the Senate Committee Substitute, by electronic vote (96-0), and the bill is ordered enrolled.
COMMITTEE REPORTS (continued)

Committee Substitute for S.B. 89, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT-OF-KIN OF A MINOR WHO IS CHARGED BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED IMMEDIATELY OF THE CHARGE BY THE LAW ENFORCEMENT OFFICER MAKING THE CHARGE, with a favorable report.

On motion of Representative Jarrell, Rule 36(a) is suspended and the bill is placed on today's Calendar for immediate consideration.

The bill passes its second reading, by electronic vote (97-0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

By Representative R. Hunter for the Committee on Judiciary II:

S.B. 79, A BILL TO BE ENTITLED AN ACT TO REDUCE THE ELIGIBILITY FOR PAROLE ONCE IT IS DENIED TO ONCE EVERY TWO YEARS RATHER THAN ONCE EACH YEAR, with an unfavorable report.

H.B. 88, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON WHO MEETS SPECIFIED STATUTORY CRITERIA MAY CARRY A CONCEALED HANDGUN IF THE PERSON HAS OBTAINED A CONCEALED HANDGUN PERMIT, TO AUTHORIZE SHERIFFS TO ISSUE CONCEALED HANDGUN PERMITS, TO ESTABLISH THE CRITERIA THAT MUST BE SATISFIED TO RECEIVE THE PERMIT, TO ESTABLISH THE PROCEDURE FOR THE ISSUANCE OF A CONCEALED HANDGUN PERMIT, AND TO MAKE CONFORMING STATUTORY CHANGES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Rules, Calendar and Operations of the House.

The committee substitute bill is re-referred to the Committee on Rules, Calendar and Operations of the House. The original bill is placed on the Unfavorable Calendar.

CONFERENCE REPORT


On motion of Representative Nesbitt, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative Nesbitt moves the adoption of the following Conference Report.
House Committee Substitute for S.B. 150

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES


The House of Representatives and the Senate agree to the following amendment to the House Committee Substitute Favorable/Engrossed 3/3/94, Fourth Edition, and the Senate concurs in the House Committee Substitute as amended:


The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: March 25, 1994.

Conferees for the Senate
S/ George B. Daniel, Chairman
S/ Frank W. Ballance, Jr.
S/ Betsy L. Cochrane
S/ Roy A. Cooper, III
S/ William N. Martin
S/ T. L. Odom
S/ Beverly M. Perdue
S/ Aaron W. Plyler
S/ Robert G. Shaw
S/ R. C. Soles, Jr.
S/ Fletcher L. Hartsell, Jr.
S/ J. Richard Conder*
* (see Appendix, pg. 174)

Conferees for the House of Representatives
S/ Martin Nesbitt, Co–Chair
S/ Anne C. Barnes
S/ Howard Hunter
S/ B. Holt
S/ James B. Black
S/ Gene Rogers
S/ Edd Nye
S/ Ruth Easterling
S/ H. M. Michaux, Jr.
S/ David Redwine
S/ Carolyn B. Russell
S/ Joanne W. Bowie
S/ Dub Dickson
S/ Gene G. Arnold
S/ Robert J. Hensley, Jr.
S/ Charlotte A. Gardner
S/ Milton F. Fitch, Jr.

The Conference Report, which changes the title, is adopted, by electronic vote (94–3), and the Senate is so notified by Special Message. (The Conference Report in its entirety may be found in the 1993 Session Laws, 1994 Extra Session, Chapter 24.)

CONFERENCE REPORT

Representative Nesbitt sends forth the Conference Report on Senate Committee Substitute for H.B. 39, A BILL TO BE ENTITLED AN ACT
TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT TO INCREASE THE PUNISHMENT FOR CERTAIN OFFENSES.

On motion of Representative Nesbitt, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative Nesbitt moves the adoption of the following Conference Report.

**Senate Committee Substitute for H.B. 39**

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on H.B. 39, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT TO INCREASE THE PUNISHMENT FOR CERTAIN OFFENSES, Senate Appropriations Committee Substitute Adopted 3/22/94, Fourth Edition, submit the following report:

The House of Representatives and the Senate agree to the following amendment to the Senate Appropriations Committee Substitute Adopted 3/22/94, Fourth Edition, and the House concurs in the Senate Appropriations Committee Substitute Adopted 3/22/94, Fourth Edition:

Delete the entire Senate Appropriations Committee Substitute Adopted 3/22/94, Fourth Edition, and substitute the attached Proposed Conference Committee Substitute PCCS 5261.

The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: March 25, 1994.

**Conferees for the Senate**
S/ George B. Daniel,
Chairman
S/ Frank W. Ballance, Jr.
S/ Betsy L. Cochrane
S/ Roy A. Cooper, III
S/ William N. Martin
S/ T. L. Odom
S/ Beverly M. Perdue
S/ Aaron W. Plyler
S/ Robert G. Shaw

**Conferees for the House of Representatives**

S/ Martin Nesbitt,
Co-Chair
S/ Anne C. Barnes
S/ Howard Hunter
S/ B. Holt
S/ James B. Black
S/ Gene Rogers
S/ Edd Nye
S/ Ruth M. Easterling
S/ H. M. Michaux, Jr.
The Conference Report, which changes the title, is adopted by electronic vote (96–0), and the Senate is so notified by Special Message. (The Conference Report in its entirety may be found in the 1993 Session Laws, 1994 Extra Session, Chapter 22.)

Representative Jarrell requests and is granted permission to be recorded as voting “aye”. The adjusted vote is (97–0).

**CONFERENCE REPORT**

Representative Michaux sends forth the Conference Report on Senate Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW TO ENHANCE CRIME CONTROL AND TO INCREASE THE PUNISHMENT FOR CERTAIN OFFENSES.

On motion of Representative Michaux, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative Michaux moves the adoption of the following Conference Report.

**Senate Committee Substitute for H.B. 128**

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on H.B. 128, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW TO ENHANCE CRIME CONTROL AND TO INCREASE THE PUNISHMENT FOR CERTAIN OFFENSES, Senate Select Committee on Corrections/Punishment Substitute Adopted 3/24/94, Third Edition, submit the following report:

The House of Representatives and the Senate agree to the following amendment to the Senate Select Committee on Corrections/Punishment Substitute Adopted 3/24/94, Third Edition, and the House concurs in the Senate Select Committee on Corrections/Punishment Substitute Adopted 3/24/94, Third Edition:

Delete the entire Senate Select Committee on Corrections/Punishment Substitute Adopted 3/24/94, Third Edition, and substitute the attached Proposed Conference Committee Substitute PCCS 7393.

The conferees recommend that the Senate and House of Representatives adopt this report.
Date conferees approved report: March 25, 1994.

Conferees for the
Senate
S/ T. L. Odom
S/ Frank W. Ballance, Jr.
S/ Fletcher L. Hartsell, Jr.
S/ Alexander P. Sands, III

Conferees for the
House of Representatives
S/ H. M. Michaux, Jr.
S/ B. Holt
S/ David T. Flaherty, Jr.

The Conference Report, which changes the title, is adopted, by electronic vote (98–0), and the Senate is so notified by Special Message. (The Conference Report, in its entirety, may be found in the 1993 Session Laws, 1994 Extra Session, Chapter 23.)

On motion of Representative Hackney, seconded by Representative Fitch, the House adjourns, by electronic vote (94–2), at 12:02 a.m. to reconvene March 26 at 12:05 a.m.

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THIRTY-SECOND DAY

HOUSE OF REPRESENTATIVES
Saturday, March 26, 1994

The House meets at 12:05 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Nye.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of March 25 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Arnold, Barnhill, Brubaker, Colton, Crawford, Diamont, Gray, Howard, Ives, James, Joye, McAllister, G. Miller, Nichols, Sutton, Tallent, C. Wilson, and Wood for today.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S. J. R. 179, A JOINT RESOLUTION ADJOURNING THE 1994 EXTRA SESSION SINE DIE.

On motion of Representative Hackney, Rule 41(a) is suspended and the resolution is placed on the Calendar for immediate consideration.

The resolution passes its second reading, by electronic vote (96–0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered enrolled.
Mr. Speaker:

On Committee Substitute No. 2 for H.B. 39, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993-94 FISCAL YEAR AND THE 1994-95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994, TO INCREASE THE PUNISHMENT UNDER STRUCTURED SENTENCING FOR FIRST DEGREE RAPE AND FIRST DEGREE SEXUAL OFFENSE, INCLUDING LIFE WITHOUT PAROLE FOR THE AGGRAVATED RANGE OF PRIOR RECORD LEVELS V AND VI, TO REPEAL THE PROVISIONS IN THE STRUCTURED SENTENCING ACT THAT RESTRICTED THE DEFINITION OF HABITUAL FELON AND LOWERED THE PUNISHMENT FOR AN HABITUAL FELON FROM CLASS C TO CLASS D, TO PROHIBIT THE POSSESSION OF FIREARMS AND WEAPONS OF MASS DEATH AND DESTRUCTION BY FELONS, TO PROVIDE THAT AN ENHANCED SENTENCE SHALL BE IMPOSED ON A PERSON CONVICTED OF A CLASS A THROUGH E FELONY IF THE PERSON USED, DISPLAYED, OR THREATENED TO USE OR DISPLAY A FIREARM DURING THE COMMISSION OF THE FELONY, AND TO PROVIDE THAT A FIREARM USED IN THE COMMISSION OF A FELONY SHALL BE CONFISCATED AND DISPOSED OF AS ORDERED BY THE COURT UNLESS IT CAN BE ESTABLISHED THAT THE FIREARM IS OWNED BY SOMEONE OTHER THAN THE CONVICTED DEFENDANT, TO LOWER THE AGE OF JUVENILES WHO MAY BE TRANSFERRED TO SUPERIOR COURT FROM 14 TO 13 YEARS OF AGE AND TO AUTHORIZE THE JUVENILE CODE COMMITTEE TO STUDY MANDATORY TRANSFER OF JUVENILES TO SUPERIOR COURT FOR SERIOUS FELONY OFFENSES, TO PROVIDE THAT UPON A THIRD CONVICTION OF CERTAIN VIOLENT FELONIES AN OFFENDER IS A VIOLENT HABITUAL FELON AND SHALL BE SENTENCED TO LIFE IMPRISONMENT WITHOUT PAROLE, UNLESS THE OFFENDER IS SENTENCED TO DEATH FOR A CAPITAL OFFENSE, which proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 39, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT TO INCREASE THE PUNISHMENT FOR CERTAIN OFFENSES, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees, which further changes the title to read Senate Committee Substitute for H.B. 39, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, AND TO AMEND THE LAW TO ENHANCE CRIME...
CONTROL, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 25, 1994

Mr. Speaker:

On Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT, which proposed to change the title, upon concurrence, to read House Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993–94 FISCAL YEAR AND THE 1994–95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees which further changes the title to read House Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993–94 FISCAL YEAR AND THE 1994–95 FISCAL YEAR TO AID IN THE CONTROL AND PREVENTION OF CRIME, to the end that when a similar action has been taken on the part of your Honorable Body, the President will order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 25, 1994

Mr. Speaker:

On Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO MAKE IT A MISDEMEANOR FOR A PERSON TO WILLFULLY MAKE A FALSE, MISLEADING, OR UNFOUNDED REPORT TO A LAW ENFORCEMENT AGENCY OR OFFICER, which proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW TO ENHANCE CRIME CONTROL AND TO INCREASE THE
PUNISHMENT FOR CERTAIN OFFENSES, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees and the title reverts to Committee Substitute for H.B. 128, A BILL TO BE ENTITLED AN ACT TO MAKE IT A MISDEMEANOR FOR A PERSON TO WILLFULLY MAKE A FALSE, MISLEADING, OR UNFOUNDED REPORT TO A LAW ENFORCEMENT AGENCY OR OFFICER.

Pursuant to your message that your Honorable Body adopted the report of the conferees, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Senate Committee Substitute for H.B. 110, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TIME WITHIN WHICH HEARINGS FOR JUVENILES IN CUSTODY TAKE PLACE, TO PROVIDE FOR WAIVER OF HEARINGS ON CONTINUED CUSTODY, TO LENGTHEN TIME OF TEMPORARY CUSTODY OF JUVENILES WITHOUT AN ORDER, AND TO ALLOW PLACEMENT OF JUVENILES BY THE DEPARTMENT OF SOCIAL SERVICES, is returned for concurrence in Senate committee substitute.

On motion of Representative Culpepper, Rule 43.3 is suspended and the Senate Committee Substitute bill is placed on the Calendar for immediate consideration.

On motion of Representative Culpepper, the House concurs in the Senate committee substitute, by electronic vote (97-0), and the bill is ordered enrolled.

Senate Committee Substitute No. 2 for Committee Substitute for H.B. 145, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT OF KIN OF A MINOR WHO IS CHARGED OR TAKEN INTO CUSTODY BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED WITHOUT UNNECESSARY DELAY AND TO AMEND THE LAW REGARDING THE CONCEALMENT OF MERCHANDISE IN MERCANTILE ESTABLISHMENTS, is returned for concurrence in Senate Committee Substitute No. 2 which changes the title.

On motion of Representative Jarrell, Rule 43.3 is suspended and Senate Committee Substitute Bill No. 2 is placed on the Calendar for immediate consideration.

On motion of Representative Jarrell, the House concurs in Senate Committee Substitute Bill No. 2, by electronic vote (96-0), and the bill is ordered enrolled.
SUSPENSION OF RULES

On motion of Representative Hackney, Rule 36 is suspended in order that House bills unaccompanied by a request from the principal introducer may remain in committee.

NOTICE OF INTENT TO INTRODUCE RULE CHANGE

Pursuant to Rule 58, Representative Mavretic gives notice of his intent to introduce a House Resolution to change the Permanent Rules of the 1993 House of Representatives.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 39, AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, AND TO AMEND THE LAW TO ENHANCE CRIME CONTROL. (CHAPTER 22)

H.B. 128, AN ACT TO MAKE IT A MISDEMEANOR FOR A PERSON TO WILLFULLY MAKE A FALSE, MISLEADING, OR UNFOUNDED REPORT TO A LAW ENFORCEMENT AGENCY OR OFFICER. (CHAPTER 23)


H.B. 171, AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS AND OTHER MEDIA IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED AND, IF DIFFERENT, IN THE COUNTY WHERE THE PRISONER WAS CHARGED. (CHAPTER 25)

S.B. 89, AN ACT TO REQUIRE THAT THE PARENT, GUARDIAN, OR NEXT-OF-KIN OF A MINOR WHO IS CHARGED BY A LAW ENFORCEMENT OFFICER SHALL BE NOTIFIED IMMEDIATELY OF THE CHARGE BY THE LAW ENFORCEMENT OFFICER MAKING THE CHARGE. (CHAPTER 26)

H.B. 110, AN ACT TO INCREASE THE TIME WITHIN WHICH HEARINGS FOR JUVENILES IN CUSTODY TAKE PLACE, TO PROVIDE FOR WAIVER OF HEARINGS ON CONTINUED CUSTODY, TO LENGTHEN TIME OF TEMPORARY CUSTODY OF JUVENILES WITHOUT AN ORDER, AND TO ALLOW PLACEMENT OF JUVENILES BY THE DEPARTMENT OF SOCIAL SERVICES. (CHAPTER 27)

H.B. 145, AN ACT TO AMEND THE LAW REGARDING THE CONCEALMENT OF MERCHANDISE IN MERCANTILE ESTABLISHMENTS. (CHAPTER 28)
S.J.R. 179, A JOINT RESOLUTION ADJOURNING THE 1994 EXTRA SESSION SINE DIE. (RESOLUTION 2)

The Speaker orders a Special Message sent to the Senate informing that Honorable Body that the House has concluded its business and stands ready to adjourn the 1993 General Assembly, 1994 Extra Session, sine die.

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
March 26, 1994

Mr. Speaker:

It is ordered that a message be sent your Honorable Body respectfully advising that the Senate has concluded the business of the Extraordinary Session of the 1993 General Assembly and pursuant to S.J.R. 179, A JOINT RESOLUTION ADJOURNING THE 1994 EXTRA SESSION SINE DIE, stands ready to adjourn.

Further you are respectfully advised that the Senate stands ready to open the doors of the Senate immediately upon receipt of a message from your Honorable Body that you are ready to open the doors of the House of Representatives to the end that the gavels may fall simultaneously and adjournment declared sine die.

Respectfully,
S/Sylvia M. Fink
Principal Clerk

The hour having arrived for adjournment, as set by S.J.R. 179 of the 1993 General Assembly, the House Sergeant-at-Arms is ordered to open the doors.

The doors of the Senate are opened and the President stands ready to let the gavel fall. The Speaker sounds the gavel and declares the House of Representatives of the 1993 Session, 1994 Extra Session, of the General Assembly of North Carolina adjourned sine die.

Denise G. Weeks
Principal Clerk
ADDENDUM

It will be noted that a number of bills and resolutions passed second reading and then were read a third time on the same day.

Rule 41(b) states:

No bill shall be read more than once in the same day without the concurrence of two-thirds (2/3) of the members present and voting.

In order to comply with this Rule, no bill which has passed its second reading is read a third time except:

(1) When a member moves that the Rule be suspended, and this motion carries by at least a two-thirds vote of the members present.

(2) When the Chair determines that there is no objection from any member present. This constitutes unanimous consent of those members present that Rule 41(b) be suspended.

In these cases, the bill is read a third time.

Denise G. Weeks
Principal Clerk
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EXTRA SESSION 1994
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H.R. 230, A HOUSE RESOLUTION MEMORIALIZING CONGRESS TO PROPOSE AN AMENDMENT TO THE UNITED STATES CONSTITUTION PROVIDING THE STATES THE POWER TO PROHIBIT THE PHYSICAL DESECRATION OF THE UNITED STATES FLAG.

Whereas, although the right of free expression is part of the foundation of the United States Constitution, very carefully drawn limits on expression in specific instances have long been recognized as legitimate means of maintaining public safety and defining other societal standards; and

Whereas, certain actions, although arguably related to one person’s free expression, nevertheless raise issues concerning public decency, public peace, and the rights of other citizens; and

Whereas, there are symbols of our national soul such as the Washington Monument, the United States Capital Building, and memorials to our greatest leaders, which are the property of every American and are worthy of protection from desecration and dishonor; and

Whereas, the American flag is a most honorable and worthy banner of a nation which is thankful for its strengths and committed to curing its faults, a nation that remains the destination of millions of immigrants attracted by the universal power of the American ideal; and

Whereas, the law as interpreted by the United States Supreme Court no longer accords the Stars and Stripes the reverence, respect, and dignity befitting the banner of that most noble experiment of a nation-state; and

Whereas, it is only fitting that people everywhere should lend their voices to a forceful call for restoration of the Stars and Stripes to a proper station under law and decency;

Now, therefore, be it resolved by the House of Representatives:

Section 1. The House of Representatives respectfully memorializes the Congress of the United States to propose an amendment to the United States Constitution, for ratification by the states, specifying that Congress and the states shall have the power to prohibit the physical desecration of the flag of the United States.

Sec. 2. The Principal Clerk of the House of Representatives shall transmit a certified copy of this resolution to the Secretary of the United States Senate, to the Clerk of the United States House of Representatives, and to each member of the North Carolina congressional delegation.

Sec. 3. This resolution is effective upon adoption.
**FINAL DISPOSITION OF BILLS IN HOUSE COMMITTEES**

(Bills remained in House Committees either by request of Principal Sponsor or pursuant to suspension of Rule 36.)

**APPROPRIATIONS**

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BUNK INMATES IN SHIFTS
GOVERNOR'S SPEECH
February 8, 1994

Mr. Speaker, Mr. President, Mr. President Pro Tem, Members of the Senate and House, my fellow North Carolinians:

“This is a unique session of the General Assembly. In a real sense, it was called by the people of North Carolina.

“It was called because of what is happening in the communities where you and I live.

“In the last three months, three police officers in the Charlotte area have been shot down in cold blood. Three weeks ago, a Winston-Salem policeman was killed by a parolee who had served only 10 months on a 10-year sentence. In the last 10 days of January, eight people were murdered in the city of Raleigh — some only blocks from where you sit today.

“Our people are afraid. And they have told us that very clearly. One legislator told me that he had heard more from his constituents about crime than any issue in his long legislative career.

“In three months of hearings and meetings, Speaker Blue, Senator Basnight and I listened. We listened to crime victims, police officers and sheriffs, district attorneys and child advocates. I have walked with cops on the beat. I have heard the gunfire in dangerous communities. I have heard little girls cry as they told me about being violently attacked.

“If you have not talked to people in your community who have felt the pain and agony of crime, you should do so before you vote in this session.

“You should talk to someone like Tyrone. Tyrone is the 11-year-old boy I talked about in my television address last month. Tyrone lives with his mother in a public housing community in Durham, and sees violence all around him. He saw his own father shot and killed. He told me that he is often afraid.

“Let me tell you about one of the 8,000 calls and letters I’ve received in the last few months about crime.

“Tyler Coleman is a 10-year-old girl who lives in Garner. She lives in a safe neighborhood. She lives with a family dog and an alarm system at her house. Her father is in law enforcement in North Carolina, yet she is also afraid.

“Her mother wrote me that Tyler is afraid to go to sleep at night. She’s afraid someone will come into her house and hurt her. She’s afraid to go to the shopping mall. She’s even afraid to ride her bike down the street.

“Tyler and Tyrone are not alone. People fear what is happening in their communities and our state. They fear for their safety and their families’ safety. They are looking to us for action.

“You and I have heard their voices. It is now time to heed their call.

“You know what my plan of action is. The 36 recommendations that I have made will be introduced as legislation today.
"Now the cynics doubt our ability to take effective action."

"They don’t think we can do it. But I believe we can, and you in this Legislature have shown that we can."

"You showed it last year. You began Smart Start. You began an ambitious effort to raise standards and put more accountability into our schools. You began a new economic development strategy built on high skills and high-wage jobs."

"You took important steps to make our state safer. You authorized 5,000 new prison spaces. You passed a structured sentencing law that will give us truth in sentencing. You passed tough laws to keep guns and violence out of schools."

"But the people do not believe we have done enough. And they are right. They know that government is failing to meet its most basic responsibility: to keep them safe."

"They know that we have not done enough to make sure that dangerous criminals do their time — even with the new prisons."

"They know that we have not done enough to make the criminal justice system more efficient and effective — even with structured sentencing."

"They know that we have not done enough for children and families in our state — even with Smart Start and higher standards and higher skills. We have not done enough to give our kids a chance for more than drugs and guns and crime and prison."

"As elected representatives of the people, you and I have the responsibility to do everything we can to keep our people safe. We owe it to them to make their safety our top priority in North Carolina. We owe it to Tyrone and Tyler."

"Now, I believe we should set three goals for this session:"

"Our first goal: keep violent criminals behind bars longer and show them that crime does not pay. Nothing else will work unless we have real punishment."

"This means no parole for first-degree murderers. They should get the death penalty or they should get life without parole — period. They should never get out."

"It means three strikes and you’re out for violent felons in our state."

"It means five more years in prison if you use a gun when committing a felony."

"It means trying 14 and 15-year-olds who commit the very violent crimes as adults, and no longer keeping there criminal records secret."

"And it means raising the prison cap so that more than 3,000 criminals — many of them violent — do not walk out of prison and return to your neighborhoods and mine in the next month."
"Our second goal: change the criminal justice system so that prosecutors have the tools they need and victims are put first in the state of North Carolina.

"This means trying drug dealers quickly and making drug users get treatment.

"Our third goal: we must reach out in North Carolina and help youngsters who can be saved from a life of crime.

"This means starting the SOS program to give middle school kids something positive and constructive to do in the afternoons. A safe place to be. With adults who can teach them values and discipline.

"It means Family Resource Centers in elementary schools.

"It means getting thousands of North Carolinians involved in these and other programs to help save our students.

"It means putting inmates to work in the prisons of North Carolina and have them learn skills, so they’ll have an opportunity to earn an honest living when they get out. No excuses for returning to crime.

"I believe I’ve put before you a plan that will meet these three goals.

"I believe we can afford to fund this plan. We can’t afford not to.

"I believe we can pay for it without raising taxes. And we can do it without hurting Smart Start, our schools, job training and economic development.

"Now this plan carries a price tag of $27 million in one–time capital costs next year and $91 million in recurring expenditures. This will take some new money. But I am committed to fiscal responsibility. That’s why I will recommend during your short session that begins in May at least $45 million in specific, permanent cuts to finance the operating costs of this plan. We can afford to do what we need to do to keep our people safe in this state.

"Let me talk to you now as leaders of North Carolina about our duty in this special session.

"We start with a sense of urgency. The people feel it, and I feel it and I know that you feel it. I hope that you will act with that sense of urgency.

"Never before has our Legislature had an opportunity to focus on a single issue of such importance to so many people. Never before have the people of North Carolina been watching so closely.

"I told you about the letter I got from Tyler Coleman’s mother. It’s an eloquent and moving letter. I want you to hear part of it.

"She wrote: ‘No child in our state should be afraid to go to sleep in their own bed, or ride their bike in the neighborhood. Please urge our legislature to pass this crime package — for our children. I do not want my daughter growing up in fear of her safety. Give us back a sense of safety.
‘We live in the greatest nation on earth, blessed with the greatest resources,’ she wrote. ‘We must put some of these resources into this anti-crime package in order to secure our future. I love our state and I pray that our leaders will realize how serious crime is affecting its citizens.

“We owe it to Alice Coleman and her daughter to take strong, tough and effective action.

“And make no mistake about it. The people of this state will tolerate nothing less. They will not tolerate excuses. They will not tolerate wasting time and money. They will not tolerate distraction by other issues. And they will not tolerate inaction.

“They know that we cannot solve the problem from Raleigh. But they also know that the battle begins here — today.

“Today we have a responsibility, a responsibility to answer the call of the people, a responsibility to Tyrone and to Tyler.

“Today we have an opportunity. We have an opportunity to work together — both political parties, both houses of this Legislature and all branches of government.

“Today we face a challenge. A challenge to get tougher with dangerous criminals, but also a challenge to save a generation of young people from a life of crime.

“We must meet our responsibility. We must seize this opportunity. And we must rise to the challenge.

“I want you in this legislature to know that I am ready to work with you. I am as serious about this — and as determined — as I have ever been.

“So are the people of North Carolina. They are waiting, and they are watching.

“It is time for action.

“Thank you.”
### OFFICE OF THE SPEAKER

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<td>Legal Counsel &amp; Liaison</td>
<td>Alan Briggs</td>
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<td>Policy and Communications</td>
<td>Chris Fitzsimon</td>
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<td>Special Assistant for</td>
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<td>Shirley P. Wallace</td>
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<td>Supervisor of Clerks</td>
<td>Anne M. Cole</td>
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<td>Calendar Clerk</td>
<td>Paulettta King</td>
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<td>Melissa Gilchrist</td>
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<td>Lou Tucker</td>
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<td>Emily Conn</td>
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### READING CLERK

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<td>Lisa F. Smith</td>
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Sergeant-at-Arms
Assistant Sergeant-at-Arms

Oscar L. Tyson, Jr.
William A. Davis
John K. Finch
Susan L. Hayes
Tammy Hunsucker
Tammy W. Kea
Lee Magner
Tabatha Mullins
William A. Perry, Jr.
Francis J. Poole
George B. Robinson
Dave C. Tompkins
Arthur Vines
Hillary White
Lyn D. Yawn

1994
HOUSE COMMITTEE CLERKS AND SECRETARIES
Anne M. Cole, Supervisor

CLERKS AND SECRETARIES
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Ashman, Vickie
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Bennett, Barbara
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Veterans & Indian Affairs
Health & Human Services
Financial Institutions
Transportation
Health & Human Services–
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Brooks, Jo
Brothers, Susan
Bryan–Barnes, Vanessa

Buehlmann, Sue
Bullard, Bernice
Burke, Janice
Burroughs, Amy
Capps, Mary

Carmichael, Janice
Christian, Gayle

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Coley, Cindy
Coley, Juanita
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Coordes, Carolyn
Covington, Cleta

Cram, Sharon
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Crocker, Dot
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Epps, Dixie
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Fuller, Joyce
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Green, Nancy
Hamby, Jackie
Harrison, Betty

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PRAYERS OFFERED IN
THE HOUSE OF REPRESENTATIVES
EXTRA SESSION 1994
by
James W. McGinnis
House Chaplain
and Visiting Ministers

Tuesday, February 8, 1994

Almighty and eternal God, Who art the Author of peace and the Lover of concord, we invoke Thy blessing upon this SPECIAL SESSION of the North Carolina General Assembly. Speak through Governor Hunt the message we should hear and prepare our hearts and minds for its reception.

O God as these honorable and dedicated Representatives endeavor to curb and substantially decrease the increasing number of crimes committed in our State, we acknowledge that You are the Author and Giver of law. We pray for Your guidance and leadership that these legislators will not only focus upon the crimes being committed throughout the State, but also at the appropriate time focus on the nurture, health, education, training, and challenging employment and good wages for all our citizens.

Truly with divine help and our cooperative labors and perseverance, we will have a broader perspective on things which should be done now and other steps to be taken over a period of time.

Blessed God, we acknowledge the Homegoing of the Late Honorable Larry P. Eagles, family man, business man, member of the House of Representatives, and retired, beloved Sergeant-at-Arms of the House of Representatives of the General Assembly. We express gratitude for his life, friendship, broad influence, and we pray Thy comfort and guidance for his family.

We humbly pray. Amen.

Wednesday, February 9, 1994

Ever-living God, we seek to give ourselves afresh to the faith of our fathers – the faith that faced great perils of creating, carving out, and protection for the people from without, and the establishment of law and order within a new nation.

Truly, these are times which try the souls of men and women in all walks of life, nevertheless, we are thankful that these public servants in this House
have the ability and wisdom to continue to lead us forward towards a better life for every citizen. Where any one may need courage to share his/her convictions, may they know anew that You can supply their every need.

We humbly pray. Amen.

Thursday, February 10, 1994

Eternal God, Who hast blessed this great State in many ways, endow these Representatives with insight, courage, and perseverance that they may be the stewards You would have them to be, and thus be a blessing to all the people.

O God, help us to remember and to be thankful for the joy of living in a State which has a tradition and a firm foundation of "good government and fiscal responsibility". Truly the pressures on this Legislative body are persistent and perhaps tempting, nevertheless, there is the need to be accountable and responsible to the citizens of the State and especially to You.

With the assurance of Your guidance, let us be faithful stewards and courageously focus upon the work that has been entrusted to us.

We humbly pray. Amen.

Tuesday, February 15, 1994

Almighty God, Creator and Author of all that is good, just and true, we pause now to call upon Your mercy, grace and guidance. For Your wisdom is sought by all the leaders gathered here who work for a better state, a greater nation and a more perfect humanity.

Grant these men and women the inspiration and strength needed to serve Your people to the best of their ability. And give them Your spirit of peace that they may meet the challenge of justice without wavering, the burden of leadership without faltering and the test of truth without compromise. All glory, praise, and honor be Yours forever and ever.

Amen.

The Reverend Stephen M. Austin,
First Presbyterian Church, Raleigh, NC

Monday, February 21, 1994

Ever-present God, unto Whom all hearts are open, all desires known, and from Whom no secrets are hid: cleanse the thoughts of our minds by filling them with loving kindness, understanding, compassion, and forgiveness.

Accept our thanks, we pray, for an enjoyable visit with our families and friends, inspiring worship services in the home congregations, and a safe return to our legislative responsibilities.

Guided by Your wisdom along with the wisdom of these dedicated Public Servants, we anticipate much progress towards resolving the challenges and problems of the day.

We humbly pray. Amen.
Tuesday, February 22, 1994

Eternal God, with Whom a thousand years are as one day, and Who hast called us whose lives pass as a watch in the night unto Thy service; help us to perform our work so it will be pleasing to You and do much towards helping persons of all ages to be all they can be in Your design for each creation.

Help us to remember that in Your light we see life clearly and in doing Your will we experience true freedom.

We humbly pray. Amen.

Wednesday, February 23, 1994

O Thou Who hast been our dwelling place in all generations, the Psalmist stated, “before the mountains were brought forth, or ever Thou hadst formed the earth and the world, from everlasting to everlasting Thou Art God. Let Thy work be manifest to Thy servants, and Thy glorious power to their children. Let the favor of the Lord our God be upon us, and establish Thou the work of our hands upon us, yea, the work of our hands establish Thou it.”

Guide, O God, the daily labors of these Legislators, and may they experience feelings of satisfaction and accomplishment from their individual and corporate efforts.

We humbly pray. Amen.

Thursday, February 24, 1994

O God, Who rulest over Thy people with Fatherly love, continue and increase the Spirit of concern, care, and wisdom to all who have received from Thee and the people authority of government. We are in the “people business” to help each person be all he or she can be, according to Your holy will, and at the same time we are charged with being good stewards of the peoples’ trust.

Gracious God, we thank You for the wide variety of talents, abilities and skills, and experiences as well as for the common dedication and determination of these Representatives to bring more of the better life to all the people. United in this common goal, we can anticipate increasing joys for Your people.

We humbly pray. Amen.

Tuesday, March 1, 1994

O God, the fountain of wisdom, whose will is good and gracious, and whose law is truth: We beseech You so to guide and bless the members of this House of Representatives, that on this day they may enact such laws as shall please You, and be for the welfare of the people of this State. Help them to remember that to govern is a privilege and not a right, and guide the members of this House with a spirit of mercy, compassion, and understanding, that their actions in this place may reflect Your will, and be directed
toward the upbuilding of a peaceable and just society. We remember before You all poor and neglected persons whom it would be easy for us to forget: our children who live in poverty, the homeless and the destitute, the old and the sick, and all who have none to care for them. Help us to heal those who are broken in body or spirit by violence and hatred, and, in Your time, to turn their sorrow into joy. All this we ask in Your most holy name.

Amen.

The Reverend David A. Pfaff  
Christ Episcopal Church, Raleigh, NC

Thursday, March 3, 1994

Dear God, we praise You for all Your good gifts — for families, friends, homes, communities, our blessed state and nation, and for the freedom to enjoy them. We thank You for Your good gifts of health and energy, and we pray that we may use them well. We thank You for the ministry of healing and for all who devote their lives to this noble cause. Bless the efforts of our state and national leaders to develop a plan that will make good health care available to all, so that all citizens may benefit from the wonders of scientific progress and may live productive, useful lives, free from pain and fear.

We thank You for the order which You established in the world, and for Your laws to govern the relationships of Your people. We thank You for all statesmen and women who have labored throughout our country’s history to develop laws that will preserve and promote safety, human rights and dignity, and peace throughout our land. We ask Your special guidance and blessing on this Body as we continue the endeavor to control crime and develop a society that will respect and obey the laws that are designed for the good of all and for the peace and prosperity of our nation.

We humbly pray. Amen.

Monday, March 7, 1994

Almighty God, we thank You for the wonderful days with our families and constituents, the nurture and spiritual refreshment we received from worshipping with the home congregation, and a safe return to legislative responsibilities.

Blessed God, with confidence that You can lead us through these days of numerous meetings and appointments, we can with patience and persevering labors make for a better life for many persons of different ages.

We remember before Thee not only those among us and our friends who may be ill, lonely, depressed, or unemployed, but all people every where who are in need of Your healing power and need Your help and that of others to resolve personal problems.

O God, our love and sympathy are extended to the family of Representative Herman C. Gist, a staunch supporter of persons with limited means and an aggressive legislator. Help us dear God to honor Representative Gist and You by the quality of life we live today, tomorrow, and always.

We humbly pray. Amen.
Tuesday, March 8, 1994

O Thou Who causest the sun to shine and the rain to fall upon the just and the unjust; O God, by whom the meek are guided in judgment, and light riseth up in darkness for the godly; Grant us, in all our doubts and uncertainties, the grace to ask what Thou wouldest have us to do, that the Spirit of Wisdom may save us from all false devices, and that in Thy light we may see light, and in Thy straight path may not stumble.

O God, our love and sympathy are extended to the family of Representative Julia Craven Howard on the "homegoing" of her husband Abe. Help us to remember that we honor You and those whom You call by the quality of life we live every day.

We humbly pray. Amen.

Monday, March 14, 1994

Almighty God, You have made each of us a new, unique creation, and we come from a variety of experiences with different abilities and backgrounds. Help us to remember during the days that we serve that it is the giving and sharing of our knowledge and understanding in the context of representative democratic government that we must carry out the duties of this high office.

Daily we anticipate the warmth of the sun and the refreshment and beauty of nature, and may we also be reassured that the Creator–God is still in control of the universe and blesses those efforts which come from a penitent, believing, and trusting heart.

In a spirit of gratitude and with great anticipation, may we look forward to the closing days of this Special Session as an opportunity for public service.

We humbly pray. Amen.

Thursday, March 24, 1994

Representative Bertha M. Holt offered this prayer in memory of the servicemen killed at Pope Air Force Base

O Lord – who lends us life, lend us the hearts and minds that are guided by Your will as we take actions which touch the lives of all North Carolinians.

Amen.

Friday, March 25, 1994

Dear Lord, the summary of all duty is to love You above all and our neighbors as ourselves.

Teach us that duty ignored will have its day of reckoning, but when duty is formed into a habit, it will have its hour of reward.

Remind us of our duty to our families, to our country, to our work, and to You and Your Word. We know that our performance will be examined in the end.
Dear Lord of wisdom, some decisions are so complex that they are hard for us to understand and handle.

We need your help.

Give us discretion as we weigh heavy issues before we decide on them. May we not act impulsively and live to regret.

May we not be afraid of deciding against the pleasant if it is in the way of the important.

Help us when it is necessary to separate the wheat of what is right from the chaff of what is expedient.

Rescue us from being slaves of indecision, for then we are slaves of frustration and stress.

Give us faith to commit our decisions to You for Your glory and for our good.

Amen.

Reverend William C. Simpson, Jr.,
Edenton Street United Methodist Church,
Raleigh, North Carolina
The following message was received on March 30, 1994, after the adjournment of the Extra Session, and reflects the intent of the President Pro Tempore to add an additional conferee to S.B. 150.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
March 22, 1994

Mr. Speaker:

It is ordered a message be sent to the House of Representatives that the President Pro Tempore has appointed Senator Conder as an additional conferee to the conference committee on Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CRIME PREVENTION AND ENHANCED PUNISHMENT INITIATIVES, TO AMEND THE LAW TO ENHANCE CRIME CONTROL, AND TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS TO CARRY OUT THE PURPOSES OF THIS ACT, which proposed to change the title, upon concurrence, to read House Committee Substitute for Committee Substitute for S.B. 150, A BILL TO BE ENTITLED AN ACT TO ADJUST THE APPROPRIATIONS MADE FOR THE 1993–94 FISCAL YEAR AND THE 1994–95 FISCAL YEAR TO CREATE THE BUDGET MODIFICATION ACT OF 1994.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk
## EXTRA SESSION 1994
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Daniel T. Blue, Jr., Speaker ................................................. Raleigh, Wake County
Marie W. Colton, Speaker Pro Tempore ................................. Asheville, Buncombe County
Denise G. Weeks, Principal Clerk ........................................ Willow Springs, Wake County
Lisa F. Smith, Reading Clerk ............................................... Raleigh, Wake County
Oscar Tyson, Sergeant-at-Arms ........................................... Zebulon, Wake County

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<td>Craven</td>
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<td>Bertie (Part), Gates, Hertford (Part), Northampton.</td>
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   Karen E. Gottovi (D) ................. New Hanover ................. Wilmington

14th District: (2) Brunswick (Part), Columbus (Part), New Hanover (Part), Robeson (Part).
   Dewey Hill (D) ................. Columbus ................. Whiteville
   E. David Redwine (D) ................. Brunswick ................. Shallotte

15th District: (1) Wake (Part).
   J. Sam Ellis (R) ................. Wake ................. Garner

16th District: (1) Cumberland (Part), Hoke (Part), Moore (Part), Robeson (Part), Scotland (Part).
   Douglas Y. Yongue (D) ................. Scotland ................. Laurinburg

17th District: (2) Cumberland (Part).
   Theodore J. Kinney (D) ................. Cumberland ................. Fayetteville
   Mary E. McAllister (D) ................. Cumberland ................. Fayetteville

18th District: (2) Cumberland (Part).
   Kenneth Owen Spears, Jr. (D) ................. Cumberland ................. Fayetteville
   Billy Richardson (D) ................. Cumberland ................. Fayetteville

19th District: (2) Harnett, Lee, Sampson (Part).
   Clarence P. Stewart (D) ................. Harnett ................. Sanford
   Bobby Ray Hall (D) ................. Lee ................. Sanford

20th District: (1) Franklin (Part), Johnston (Part), Nash (Part).
   Billy J. Creech (R) ................. Johnston ................. Clayton

21st District: (1) Wake (Part).
   Daniel T. Blue, Jr. (D) ................. Wake ................. Raleigh

22nd District: (2) Franklin (Part), Granville (Part), Halifax (Part), Person, Vance (Part), Warren (Part).
   Richard H. Moore (D) ................. Vance ................. Henderson
   Michael S. Wilkins (D) ................. Person ................. Roxboro

23rd District: (3) Durham (Part).
   Paul Luebke (D) ................. Durham ................. Durham
   H. M. Michaux, Jr. (D) ................. Durham ................. Durham
   George W. Miller, Jr. (D) ................. Durham ................. Durham

24th District: (2) Chatham (Part), Orange (Part).
   Anne C. Barnes (D) ................. Orange ................. Chapel Hill
   Joe Hackney (D) ................. Orange ................. Chapel Hill

25th District: (3) Alamance, Caswell, Orange (Part), Rockingham (Part).
   J. Fred Bowman (D) ................. Alamance ................. Burlington
   Edward Nelson Cole (D) ................. Rockingham ................. Reidsville
   Bertha Holt (D) ................. Alamance ................. Burlington

26th District: (1) Guilford (Part).
   Alma S. Adams (D) ................. Guilford ................. Greensboro

27th District: (1) Davidson (Part), Guilford (Part).
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28th District: (1) Guilford (Part).
   Will Burton (D) ................. Guilford ................. Greensboro
29th District: (1) Guilford (Part).
   Joanne W. Bowie (R) .................... Guilford ................ Greensboro

30th District: (1) Chatham (Part), Guilford (Part), Randolph (Part).
   Arlie F. Culp (R) .................... Randolph ................ Ramseur

31st District: (1) Moore (Part).
   Richard Morgan (R) .................... Moore .................. Pinehurst

32nd District: (1) Montgomery (Part), Richmond, Scotland (Part).
   Hugh A. Lee (D) .................... Richmond ................ Rockingham

33rd District: (1) Anson, Montgomery (Part), Stanly (Part).
   Foyle Hightower, Jr. (D) .............. Anson ................ Wadesboro

34th District: (1) Union (Part).
   Bobby Griffin (D) ..................... Union .................. Monroe

35th District: (1) Rowan (Part).
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36th District: (1) Mecklenburg (Part).
   Jim Black (D) .................... Mecklenburg ............... Matthews

37th District: (1) Davidson (Part).
   Paul J. McCrory (D) .................. Davidson ............... Lexington

38th District: (1) Guilford (Part), Randolph (Part).
   Harold J. Brubaker (R) ................. Randolph ............ Asheboro

39th District: (1) Forsyth (Part).
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   David H. Diamont (D) .......... Surry ................. Pilot Mountain
   Wade F. Wilmot (D) .......... Watauga ................. Boone

41st District: (2) Alexander (Part), Wilkes, Yadkin.
   John W. Brown (R) .................. Wilkes ............... Elkin
   George M. Holmes (R) .......... Yadkin ............... Hamptonville

42nd District: (1) Iredell (Part).
   Frank Mitchell (R) ................ Iredell ................ Olin

43rd District: (1) Catawba (Part), Iredell (Part).
   C. Robert Brawley (R) ............. Iredell ................ Mooresville

44th District: (1) Gaston (Part), Lincoln (Part).
   John R. Gamble, Jr. (D) ............. Lincoln ................ Lincolnton

45th District: (2) Catawba (Part), Gaston (Part), Lincoln (Part).
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   Charles R. Preston (R) ............ Catawba ........ Conover

46th District: (2) Avery, Burke (Part), Caldwell (Part),
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   Gregg Thompson (R) ............ Mitchell ........ Spruce Pine

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   Walter G. Church, Sr. (D) ............ Burke .............. Valdese
48th District: (3) Cleveland, Gaston (Part), Polk (Part), Rutherford.
   Jack Hunt (D) ................................................. Cleveland .......................... Shelby
   Edith L. Lutz (D) ........................................... Cleveland .......................... Lawndale
   John Weatherly (R) ........................................ Cleveland .......................... Kings Mountain

49th District: (1) Burke (Part), McDowell, Yancey.
   Robert C. Hunter (D) ....................................... McDowell .......................... Marion

50th District: (1) Henderson (Part), Polk (Part).
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51st District: (3) Buncombe (Part).
   Marie W. Colton (D) .......................................... Buncombe .......................... Asheville
   Narvel J. Crawford (D) ..................................... Buncombe .......................... Asheville
   Martin L. Nesbitt (D) ....................................... Buncombe .......................... Asheville

52nd District: (2) Graham, Haywood, Jackson (Part), Madison, Swain.
   Charles M. Beall (D) ....................................... Haywood .......................... Clyde
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53rd District: (1) Cherokee, Clay, Jackson (Part), Macon.
   Thomas K. Jenkins (D) ...................................... Macon ............................ Franklin

54th District: (1) Mecklenburg (Part).
   John B. McLaughlin (D) ..................................... Mecklenburg ........................ Newell

55th District: (1) Mecklenburg (Part).
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56th District: (1) Mecklenburg (Part).
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60th District: (1) Mecklenburg (Part).
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61st District: (1) Wake (Part).
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62nd District: (1) Wake (Part).
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63rd District: (1) Durham (Part), Wake (Part).
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64th District: (1) Wake (Part).
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<td>Nash (Part), Wilson (Part), Rocky Mount</td>
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<tr>
<td></td>
<td>Gene Arnold (R)</td>
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<td>73rd</td>
<td>Forsyth (Part), Rockingham (Part), Stoneville</td>
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<td>Paul W. Sexton, Sr. (R)</td>
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<td>74th</td>
<td>Davidson (Part), Davie, Mocksville</td>
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<td>Julia Craven Howard (R)</td>
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<td>75th</td>
<td>Cumberland (Part), Hope Mills</td>
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<td>Alex Warner (D)</td>
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<td>W. W. Dickson (R)</td>
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<td>77th</td>
<td>Greene (Part), Lenoir (Part), Wayne (Part), Goldsboro</td>
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<td>78th</td>
<td>Granville (Part), Vance (Part), Warren (Part), Henderson</td>
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<td>Craven (Part), Jones (Part), Pamlico (Part), Havelock</td>
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<td>Onslow (Part), Jacksonville</td>
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<td>William Robert Grady (R)</td>
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<tr>
<td>81st</td>
<td>Cabarrus (Part), Union (Part), Concord</td>
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<td>Timothy N. Tallent (R)</td>
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<td>82nd</td>
<td>Cabarrus (Part), Stanly (Part), Union (Part), Locust</td>
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<td>Bobby Harold Barbee (R)</td>
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<td>83rd</td>
<td>Rowan (Part), Faith</td>
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<td>Eugene McCombs (R)</td>
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<td>84th</td>
<td>Forsyth (Part), Guilford (Part), Walkertown</td>
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<td>Michael Decker (R)</td>
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<td>85th</td>
<td>Hoke (Part), Robeson (Part), Pembroke</td>
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<td>Ronnie Sutton (D)</td>
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<td>86th</td>
<td>Chowan, Dare, Perquimans (Part), Tyrrell, Washington (Part), Edenton</td>
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<td>William T. Culpepper, III (D)</td>
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<tr>
<td>87th</td>
<td>Hoke (Part), Robeson (Part), Scotland (Part), Lumberton</td>
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<td></td>
<td>Frances M. Cummings (D)</td>
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</table>
88th District: (1) Forsyth (Part).
    Theresa Esposito (R) Forsyth Winston–Salem
89th District: (2) Guilford (Part).
    Mary Jarrell (D) Guilford High Point
    Maggie Jeffus (D) Guilford Greensboro
90th District: (1) Cabarrus (Part).
    Robert C. Hayes (R) Cabarrus Concord
91st District: (1) Alexander (Part), Caldwell (Part), Catawba (Part).
    George S. Robinson (R) Caldwell Lenoir
92nd District: (1) Durham (Part), Wake (Part).
    Erin J. Kuczmaszki (D) Wake Raleigh
93rd District: (1) Gaston (Part), Mecklenburg (Part).
    Billy W. Joye, Jr. (D) Gaston Belmont
94th District: (1) Davidson (Part), Randolph (Part).
    Jerry C. Dockham (R) Davidson Denton
95th District: (1) Johnston (Part).
    Leo Daughtry (R) Johnston Smithfield
96th District: (1) Bladen, Cumberland (Part), New Hanover (Part),
    Pender (Part), Sampson (Part).
    Edd Nye (D) Bladen Elizabethtown
97th District: (1) Duplin (Part), Sampson (Part), Wayne (Part).
    Jerry Braswell (D) Wayne Goldsboro
98th District: (1) Brunswick (Part), Columbus (Part), New Hanover (Part),
    Pender (Part).
    Thomas Wright (D) New Hanover Wilmington
The House meets at 12:00 Noon pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker leads the body in the Pledge of Allegiance.

The Speaker directs the Reading Clerk to read the following Proclamation.

THE APPOINTMENT OF ALMA ADAMS

1994

BY THE GOVERNOR OF THE STATE OF NORTH CAROLINA

A PROCLAMATION

WHEREAS, the Honorable Herman C. Gist, elected Representative from the Twenty-Sixth District, 1993 General Assembly, has died in office; and

WHEREAS, the provisions of General Statutes 163-11 require that the vacancy created by the death of the Honorable Herman C. Gist be filled by appointment of the person recommended by the Twenty-Sixth District State House of Representatives Executive Committee of the Democratic Party; and

WHEREAS, the Twenty-Sixth District State House of Representatives Executive Committee of the Democratic Party has notified me of its recommendation of Alma Adams of Greensboro, North Carolina, to fill said vacancy,

I do by these presents appoint
Alma Adams
as a member of the
HOUSE OF REPRESENTATIVES
1993 General Assembly
IN WITNESS WHEREOF, I have hereunto signed my name and affixed the Great Seal of the State at the Capitol in the City of Raleigh, this 7th day of April in the year of our Lord, One Thousand Nine Hundred Ninety-Four.

S/ James B. Hunt, Jr.
Governor of North Carolina

S/ Rufus L. Edmisten
Secretary of State

Representative Alma S. Adams was administered the following oath of office on May 2, 1994, by the Honorable Lawrence C. McSwain, District Court Judge.

OATH FOR MEMBERS OF THE HOUSE OF REPRESENTATIVES 1993 SESSION

I, ALMA ADAMS, do solemnly swear (or affirm) that I will support and maintain the Constitution and laws of the United States; so help me God; and

I do solemnly and sincerely swear (or affirm) that I will be faithful and bear true allegiance to the State of North Carolina, and to the constitutional powers and authorities which are or may be established for the government thereof; and that I will endeavor to support, maintain and defend the Constitution and laws of said State, not inconsistent with the Constitution of the United States, to the best of my knowledge and ability; and

I do swear (or affirm) that I will faithfully discharge the duties of the office of a member of the 1993 House of Representatives according to the best of my skill and ability, according to law; so help me God.

S/ Alma Adams

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 24, 1993, has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (104–0).

Leaves of absence are granted Representatives Decker, Grady, and Smith for today.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representative Smith:

H.B. 1500, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DIVISION OF VETERANS AFFAIRS OF THE DEPARTMENT OF ADMINISTRATION FOR FLAGS AND SIGNS AT
THE JACKSONVILLE VETERANS CEMETERY, is referred to the Committee on Appropriations.

By Representative Smith:

H.J.R. 1501, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO PERMIT THE USE OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDEWALKS, is referred to the Committee on Appropriations.

By Representatives Smith and Alphin:

H.B. 1502, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PUBLIC CONDEMNORS GIVE NOTICE TO AND RECEIVE THE CONSENT OF THE ONSLOW COUNTY BOARD OF COMMISSIONERS BEFORE CONDEMNING PROPERTY IN ONSLOW COUNTY, is referred to the Committee on Local and Regional Government I.

By Representatives Smith and Alphin:

H.B. 1503, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ONSLOW COUNTY TO CONDUCT A FEASIBILITY STUDY ON AN AGRICULTURAL MULTIPURPOSE FACILITY, is referred to the Committee on Appropriations.

By Representatives Smith and Alphin:

H.B. 1504, A BILL TO BE ENTITLED AN ACT TO EXPAND THE BEAVER DAMAGE CONTROL PROGRAM TO ONSLOW COUNTY AND TO APPROPRIATE FUNDS TO IMPLEMENT THE EXPANSION, is referred to the Committee on Appropriations.

By Representatives Smith and J. Preston:

H.B. 1505, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CAPE CARTERET IN CARTERET COUNTY TO CONDUCT A FEASIBILITY STUDY OF WASTEWATER TREATMENT AND DISPOSAL ISSUES IN CARTERET COUNTY, is referred to the Committee on Appropriations.

By Representatives Smith and Alphin:

H.B. 1506, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA STATE PORTS AUTHORITY FOR A FREEZER FACILITY AT THE STATE PORT IN MOREHEAD CITY, is referred to the Committee on Appropriations.

By Representatives Smith and Alphin:

H.B. 1507, A BILL TO BE ENTITLED AN ACT TO INCREASE THE FEE FOR A PISTOL PERMIT IN ONSLOW COUNTY TO TWENTY DOLLARS, is referred to the Committee on Finance.

By Representative McCrary:

H.B. 1508, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF LEXINGTON TO LEVY A ROOM OCCUPANCY AND
TOURISM DEVELOPMENT TAX, is referred to the Committee on Finance.

By Representatives Gottovi and Bowman:

H.B. 1509, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR EXPANSION TO THE APPRENTICE DIVISION, is referred to the Committee on Appropriations.

SPEAKER'S REMARKS

"It's a pleasure and a privilege to welcome you back to this regularly scheduled session in Raleigh and to take up the gavel for this 1994 budget session at a time when we enjoy such a strong fiscal outlook in North Carolina.

"Last year, I will remind you, we were one of only four states that did not face a budget deficit. This year, our latest reports, as you will hear during the course of the week, show the economy growing faster than expected, and revenue receipts rising higher than projected.

"Standard & Poor's — which has renewed our AAA bond rating — issued another report this month applauding our fiscal responsibility.

"It described our budget of last year as 'conservative', and it further commented that 'an expanding economy, coupled with permanent revenue enhancements, allowed the state to make significant progress toward rebuilding its financial position'.

"Let me just remind you that we began rebuilding that financial position in 1991 by cutting over $570 million from the budget, limiting the growth in the budget, limiting the growth in the number of state employees, requiring a long-term fiscal analysis of any new program in government, creating a reserve account for repairs and renovations of state buildings, and establishing a 'rainy day fund' for future emergencies. And, these are steps you took to put us back on sound footing. As a result of these actions in 1991, we now have the most fiscally sound state government in the country.

"But it is always easier to be fiscally responsible in a year of obvious scarcity. The real challenge is to be fiscally responsible in a year of perceived plenty.

"That's why in 1994 we must deepen our commitment, I believe, to fiscal responsibility by focusing on 3 priorities in this short session. First: I hope we'll finalize the commitment to budget reform that we began in 1991. Second: I hope we'll invest generously in the institutions and programs that strengthen us as a state. And third: when we've done that, I hope we'll save the rest."
"There are two crucial steps to budget reform, and we must take both in this session. The first involves our financial model which many of you have had a chance to work with; the second involves performance budgeting.

"Our General Fund Financial Model — proposed by GPAC — has been featured in several public TV news stories, has brought calls from the National Conference of State Legislatures, and it will be featured in the July issue of Government Technologies magazine.

"This model has drawn such attention because it can tell us what a program will cost this year, but more importantly it can tell us what it will cost in ten years. In fact, if we had been able to use this computer model in 1981, we would not have had a budget crisis in 1991. And indeed, just two months ago, we took a much more reasonable approach to funding because of this model.

"We must act now to avert the next crisis, and you can rest assured that it’ll be coming, — let’s pass legislation to require the use of this model in the budget process.

"We must also — as our second step of budget reform — pass legislation that will finalize our commitment to performance budgeting in North Carolina.

"Right now, we are funding economic development initiatives in 40 different programs spread across non-profits, community colleges, the Governor’s office, the Department of Commerce, and other state agencies. But we have no performance measures to show us where our investments are paying the biggest dividends. That’s true not just for economic development; it’s true for too many of our government programs.

"Just to bring it into modern times — imagine if you were the owner of a basketball team, and a player came to you saying: ‘I want a big raise. I’ve been with the team a long time, and besides, you need a good point guard.’

"You, as a fiscally responsible owner, and especially one from North Carolina, might say: ‘You’re right, I do need a point guard, and you have been around a long time. But last year you averaged 4 points a game, you had 10 turnovers a game, and 3 assists. I only have so much money, and I’m going to spend it on a point guard who’s more productive than you are.’

"Well, performance budgeting would allow us to do the same thing with the state’s budget in many instances. It would require performance measures for every program. That way, if the Department of Labor asked for more funding for job training, we could compare their job program results to the program results in the Community College System, and whoever did the better job would get the funding. The taxpayers don’t care who delivers the services; they just want them delivered efficiently, and so do we.

"That’s why we must move to look at performance budgeting in this session. It will probably do more than any other single initiative to advance our commitment to fiscal responsibility."
"I want to emphasize that this is not a new philosophy or a change in direction. Our commitment to fiscal responsibility is not at the expense of the common man, in fact, it’s on behalf of the common man. Our fiscal discipline will allow us to invest more in the people and institutions that contribute most to the progress in North Carolina.

"And we have to do something else in this short session. We must give our state employees a meaningful pay raise. They suffered through the recession and they should participate in some of the recovery.

"We must strengthen our commitment to our universities and community colleges. The downturn of the last few years has forced cuts in the quality of their physical plants, libraries, and faculty salaries — and dropped their standing among peer institutions. Let everyone understand that this drop is a momentary dip, it is not permanent and not the result of a steady decline. We will continue, this year, to resume our wise and generous investment in our universities and community colleges — not just to catch up to our competitors, but to do what we strive to do over time and leave them behind.

"We must also increase our investment in public schools and in public school teachers. Our downturn in 1991 derailed our campaign to bring our teacher salaries closer to the national average. Hopefully we can resume that campaign, and resume our efforts to assure that all our children have access to the teaching and technology that will draw out and develop all of their God–given talents.

"And we must continue to invest, as this budget proposes to do, in our youngest children. While we may debate the particulars of Smart Start and I invite that debate, we all embrace the principle that every child must have the early childhood education and health care he or she needs to start school bright–eyed, healthy and ready to learn.

"These investments in our children — and in our schools, community colleges and universities — will pay dividends in better jobs, lower crime rates, and a higher quality of life for all North Carolinians. That should be the test for every spending item in this budget: ‘will this money strengthen the people and the institutions that make us feel safe and that make us strong?’ If not, I hope we’ll save it instead of spend it.

"The first time many of us graduated from school, got a job, and started giving some thought to the future, we may have sought advice, and anybody we asked told us to ‘save three months salary in case of an emergency’.

"We did not heed that advice in state government, and in 1991, we got caught in an emergency with no savings, and faced cutbacks that have hurt our progress as a state.

"We learned from that. This year — because of the Budget Reform Act we passed in 1991 — we will save over $100 million off the top to go into our ‘rainy day’ fund. We will effectively save another $120 million by removing the last vestige of the smoke and mirrors budgeting of the late ’80s, by restoring the June 30 pay day for teachers and the remainder of state employees."
But we will do more. We will save more money in this budget than in any budget in the state's history as long as we carry with us this simple reminder: just because we have it doesn't mean we have to spend it.

I have listed three priorities for this session and I think you'll agree — budget reform, strengthening our institutions, and saving money. But I do have a fourth priority that we'll all work toward and that is to get out of town by sundown on July one.

I think we are well on our way. The Governor's budget has very responsible revenue estimates, and provides an early and good basis for debate. Our Senate colleagues came in last week and they are already deep into their work on the budget. And our own Appropriations Committee members have been holding budget hearings here for the last two weeks.

I want to commend the Governor, commend the Senate and our own membership for moving so expeditiously to complete the people's business. The citizens of this state have a right for their Legislature to work hard and work decisively — and we intend for them to see that in this session.

In fact, I would urge you to talk to your families tonight and tell them to keep you in their plans for this Fourth of July vacation period; I've already told mine that. I plan to do my best to keep that promise. So welcome back. Now let's get to work and get this job done."

**CALENDAR**

Action is taken on the following:

House Committee Substitute for S.B. 880, A BILL TO BE ENTITLED AN ACT TO ENABLE LOCAL BOARDS OF EDUCATION TO EXPEL FROM SCHOOL THOSE STUDENTS WHOSE INTENTIONAL ACTS CREATE A CLEAR THREAT TO THE SAFETY OF OTHER STUDENTS, EMPLOYEES, OR PERSONS AT THE SCHOOL AND TO SET OUT CERTAIN DUE PROCESS REQUIREMENTS FOR EXPULSION.

On motion of Representative Barnes, the bill is withdrawn from the Calendar and re-referred to the Committee on Education.

**ENROLLED BILLS**

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 690, AN ACT AMENDING THE CHARTER OF DURHAM TO AUTHORIZE THE MAKING OF EMERGENCY REPAIRS IN HOUSING CODE CASES. (CHAPTER 556)

S.B. 1222, AN ACT TO PROVIDE FOR A DISABLED SPORTSMAN PROGRAM UNDER THE WILDLIFE RESOURCES COMMISSION
AND TO ESTABLISH A NONRESIDENT BEAR HUNTING LICENSE.  
(CHAPTER 557)  

H.B. 1158, AN ACT TO PROHIBIT THE ERECTION OF OUTDOOR 
ADVERTISING ON A PORTION OF U.S. HIGHWAY 52 AND NORTH 
CAROLINA HIGHWAY 752 IN SURRY COUNTY AND TO PROHIBIT 
THE ERECTION OF OUTDOOR ADVERTISING ON ANY INTER-
STATE HIGHWAY IN BUNCOMBE COUNTY OUTSIDE THE LIMITS 
OF A MUNICIPALITY.  (CHAPTER 559)  

S.B. 785, AN ACT TO EXTEND THE SUNSET FOR THE METHOD 
OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS’ 
EDUCATION AND TRAINING STANDARDS COMMISSION 
APPOINTED BY THE NORTH CAROLINA SHERIFFS’ 
ASSOCIATION.  (CHAPTER 562) 

CALENDAR (continued)  

H.B. 933, A BILL TO BE ENTITLED AN ACT TO PROMOTE THE 
USE OF PRINTING FACILITIES IN NORTH CAROLINA BY PROVID-
ING THAT AN OUT-OF-STATE ENTITY WHO CONTRACTS WITH A 
NORTH CAROLINA PRINTER IS NOT DOING BUSINESS IN NORTH 
CAROLINA FOR TAX PURPOSES INCIDENT TO PRINTING.  

On motion of Representative Robinson, Committee Amendment No. 1 is 
adopted by electronic vote (109–2). 

On motion of Representative Luebke, Committee Amendment No. 2 is 
adopted. 

Representative Robinson offers Amendment No. 3 which is adopted. 

Pursuant to inquiry by Representative Ramsey, the Speaker rules that the 
bill would affect the budget and is in order under the adjournment resolu-
tion. 

On motion of Representative Robinson, consideration of the bill is post-
poned until May 26. 

House Committee Substitute for S.B. 829, A BILL TO BE ENTITLED 
AN ACT TO TRANSFER THE NORTH CAROLINA STATE MUSEUM 
OF NATURAL SCIENCES AND ITS ADVISORY COMMISSION FROM 
THE DEPARTMENT OF AGRICULTURE TO THE DEPARTMENT OF 
ENVIRONMENT, HEALTH, AND NATURAL RESOURCES AND TO CONFORM VARIOUS STATUTORY REFERENCES TO THAT 
MUSEUM, passes its second reading, by electronic vote (111–0), and there 
being no objection is read a third time. 

The bill passes its third reading and is ordered sent to the Senate for 
concurrence in House committee substitute. 

COMMITTEE ASSIGNMENTS  

Representative Adams is appointed to the following committees: 
Appropriations – Subcommittee on Justice and Public Safety; Financial
INstitutions; Local and Regional Government II; Transportation – Subcommittee on Airports, Railways and Waterways.

TRANSPORTATION – SUBCOMMITTEE ON AIRPORTS, RAILWAYS AND WATERWAYS: delete Representative McLawhorn as Chair; Add Representative Mercer as Chair.

TRANSPORTATION – SUBCOMMITTEE ON HIGHWAYS: add Representative McLawhorn as Chair.

INTRODUCTION OF PAGES

Pages for the week of May 24–27 are introduced to the membership. They are: Teshena Best of Halifax; Courtney Burch of Wake; Hannah Greenhill of Wake; Samuel Guy, III of Cumberland; Carla Hinesley of Moore; Marsha Hoyle of Mitchell; Rebecca Hunter of McDowell; Amanda Jackson of Wake; Erica Lamb of New Hanover; Leigh Page of Mecklenburg; Tracey Pfefferle of Cumberland; Miriam Shuping of Carteret; Sarah Stancik of Moore; Natiko Thomas of Wake; and Dedrick Woodard of Wake.

On motion of Representative Jack Hunt, seconded by Representative Hackney, the House adjourns, by electronic vote (103–2), at 1:20 p.m. to reconvene May 25 at 2:00 p.m.

ONE HUNDRED TWELFTH DAY

HOUSE OF REPRESENTATIVES

Wednesday, May 25, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of May 24 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (99–0).

Leaves of absence are granted Representatives D. Brown, Mavretic, Smith, and Wood for today.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Bowman, Hensley, Jeffus, McLawhorn, and Sexton:

H.B. 1510, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ADVISORY COMMITTEE ON CANCER
COORDINATION AND CONTROL, is referred to the Committee on Appropriations.

By Representative Edwards (by request):

**H.B. 1511**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE HYDE COUNTY TO LEVY A ONE PERCENT LOCAL LAND TRANSFER TAX, is referred to the Committee on Finance.

By Representatives H. Hunter, Adams, Bowman, Colton, Diamont, Fitch, Flaherty, Jeffus, McCrary, McLawhorn, Sexton, and Yongue:

**H.B. 1512**, A BILL TO BE ENTITLED AN ACT TO MANDATE CRIMINAL HISTORY AND CENTRAL REGISTRY HISTORY CHECKS OF CHILD DAY CARE PROVIDERS, is referred to the Committee on Children, Youth and Families.

By Representatives H. Hunter, Adams, Bowie, Colton, Cummings, Easterling, Fitch, Jeffus, McCrary, McLawhorn, B. Miller, and Nye:

**H.B. 1513**, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC., OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES, is referred to the Committee on Children, Youth and Families.

By Representatives H. Hunter, Adams, Bowman, Colton, Cummings, Fitch, Flaherty, Jeffus, Kennedy, McCrary, Mosley, and Wainwright:

**H.B. 1514**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE DAILY REIMBURSEMENT RATE FOR FAMILY CARE HOMES, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Bowie, Bowman, Colton, Easterling, Fitch, Flaherty, Holt, Jeffus, McCrary, B. Miller, Mosley, Nye, Robinson, and Yongue:

**H.B. 1515**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FUNDS APPROPRIATED TO BE ALLOCATED TO THE TWELVE LOCAL SMART START PROJECTS ESTABLISHED DURING THE 1993–94 FISCAL YEAR SHALL NOT REVERT UNTIL JUNE 30, 1995,

By Representatives H. Hunter, Adams, Cummings, Fitch, McCrary, and Mosley:

H.B. 1516, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COMMUNITY DEVELOPMENT CREDIT UNIONS FOR LENDING PARTNERSHIPS TO ENHANCE ECONOMIC DEVELOPMENT THROUGH MINORITY BUSINESS DEVELOPMENT, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Bowman, Fitch, McCrary, and Yongue:

H.B. 1517, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR THE ESTABLISHMENT OF AN ERGONOMICS RESOURCE CENTER, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Culpepper, Fitch, Flaherty, Jeffus, McCrary, McLawhorn, and Rogers:

H.B. 1518, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONTINUE MULTIJURISDICTIONAL DRUG TASK FORCES, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Bowman, Colton, Culp, Fitch, Flaherty, Jeffus, McCrary, McLawhorn, J. Preston, and Sexton:

H.B. 1519, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE EQUAL ACCESS TO MENTAL HEALTH SERVICES FOR DEAF PEOPLE, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Bowman, Fitch, Jenkins, and McCrary:

H.B. 1520, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA TECHNOLOGICAL DEVELOPMENT AUTHORITY, INC., TO SUPPORT THE CONTINUED DEVELOPMENT OF THE TECHNOLOGICAL DEVELOPMENT AUTHORITY AS STATEWIDE ENTREPRENEURIAL INFRASTRUCTURE, is referred to the Committee on Appropriations.
By Representatives H. Hunter, Adams, Colton, Cummings, Fitch, McCrary, and McLawhorn:

H.B. 1521, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CENTER FOR COMMUNITY SELF-HELP TO FURTHER A STATEWIDE PROGRAM OF LENDING FOR HOME OWNERSHIP, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Bowman, Colton, Fitch, Jeffus, and McCrary:

H.B. 1522, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA HOUSING TRUST FUND, is referred to the Committee on Appropriations.

By Representatives Alexander, Adams, Bowman, Colton, Cummings, Easterling, Flaherty, Hensley, H. Hunter, Ives, Jeffus, Luebke, McCrary, McLawhorn, Morgan, Mosley, Nye, and Sexton:

H.B. 1523, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COALITION 2001 CAPITAL FUNDS, is referred to the Committee on Appropriations.

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

By Representatives H. Hunter, Adams, Bowman, Colton, Cummings, Jeffus, McCrary, and Wainwright:

H.B. 1524, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE IMPROVEMENT OF FOSTER CARE, is referred to the Committee on Appropriations.

By Representatives Black, McLawhorn, Redwine, and Sexton:

H.B. 1525, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A ROTATING PROGRAM TO SURVEY AGRICULTURAL PRODUCTION IN SPECIALTY CROPS AND PRODUCTION INPUTS, is referred to the Committee on Appropriations.

By Representatives Black, Colton, Hensley, Jeffus, and J. Preston:

H.B. 1526, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A RESERVE FOR LIMITED-ENGLISH PROFICIENT STUDENTS, is referred to the Committee on Appropriations.

By Representative Black:

H.B. 1527, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE UNIVERSITY OF NORTH CAROLINA ALLIED HEALTH PLAN, is referred to the Committee on Appropriations.

By Representatives Black, Bowman, Cummings, Edwards, Flaherty, Grady, Jeffus, Jenkins, McLawhorn, J. Preston, Rogers, Sexton, and G. Thompson.

H.B. 1528, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES TO
COMPLETE THE IMPLEMENTATION OF THE SMALL BUSINESS CENTERS, is referred to the Committee on Appropriations.

By Representative Ives:

**H.B. 1529,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FORESTRY HEADQUARTERS BUILDING IN TRANSYLVANIA COUNTY, is referred to the Committee on Appropriations.

By Representatives Bowie, Bowman, Grady, R. Hunter, McAllister, McLaughlin, McLawhorn, J. Preston, Robinson, and Sexton:

**H.B. 1530,** A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO SELL SOUVENIRS ON FERRIES AND AT FERRY FACILITIES, is referred to the Committee on Transportation.

By Representatives Ellis, Bowman, Mosley, Sexton, and Weatherly:

**H.J.R. 1531,** A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Gottovi, Colton, Cummings, Hensley, Hill, H. Hunter, Ives, James, Jeffus, Jenkins, Mosley, Warner, and Yongue:

**H.B. 1532,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES TO JOIN WITH THE NORTH CAROLINA MUSEUMS COUNCIL IN PROVIDING SERVICE TO MUSEUMS THROUGHOUT NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representatives James and Culpepper:

**H.B. 1533,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT THE TIDEWATER RESEARCH AND EXTENSION CENTER, is referred to the Committee on Appropriations.

By Representatives James, Culpepper, and Sexton:

**H.B. 1534,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A NEW FACULTY POSITION AT THE COLLEGE OF AGRICULTURE AND LIFE SCIENCES AT NORTH CAROLINA STATE UNIVERSITY IN SMALL HORTICULTURAL CROPS, is referred to the Committee on Appropriations.

By Representative James:

**H.B. 1535,** A BILL TO BE ENTITLED AN ACT TO EXEMPT CURRITUCK COUNTY AND THE WHALEHEAD PRESERVATION
TRUST AND CURRITUCK WILDLIFE MUSEUM, INC., FROM CERTAIN STATUTORY REQUIREMENTS IN THE RENOVATION OF THE HISTORIC WHALEHEAD CLUB, is referred to the Committee on Local and Regional Government I.

By Representative James:

H.B. 1536, A BILL TO BE ENTITLED AN ACT TO ALLOW PASQUOTANK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, is referred to the Committee on Local and Regional Government I.

By Representatives McAllister, Bowman, and Warner:

H.B. 1537, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TWO COVERED SHELTERS WITH CONNECTING WALKS FOR SCHOOL CHILDREN VISITING STATE GOVERNMENT, is referred to the Committee on Appropriations.

By Representatives J. Preston, Alphin, Bowen, and Grady:

H.B. 1538, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COUNTY HISTORY EXHIBIT AT THE ONSLOW COUNTY MUSEUM, is referred to the Committee on Appropriations.

By Representatives Redwine, Hill, and Wright:

H.B. 1539, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RECOVER TIRES FROM THE OCEAN THAT HAVE BROKEN AWAY FROM AN ARTIFICIAL REEF PLACED BY THE DIVISION OF MARINE FISHERIES, DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES OFF THE COAST OF BRUNSWICK COUNTY, is referred to the Committee on Appropriations.

By Representatives Redwine, Culpepper, Hill, James, Smith, and Wainwright:

H.B. 1540, A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM, is referred to the Committee on Environment.

By Representatives Redwine, Culpepper, Hill, James, and Wainwright:

H.B. 1541, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE SECRETARY OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THE FISHERIES DATA INFORMATION SYSTEM ESTABLISHED BY THE ENDORSEMENT TO SELL SALTWATER FISH, is referred to the Committee on Environment.

By Representatives Redwine, Culpepper, Gottovi, and Hill:

H.B. 1542, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND
NATURAL RESOURCES FOR A BACTERIOLOGICAL LABORATORY FOR THE SHELLFISH SANITATION BRANCH, is referred to the Committee on Appropriations.

By Representatives Redwine, Bowman, and Hill:

**H.B. 1543**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EXPANSION OF THE CORRECTION ENTERPRISES PROGRAM, is referred to the Committee on Appropriations.

By Representatives Redwine, Hill, and Wright:

**H.B. 1544**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE WACCAMAW RIVER BASIN STUDY, is referred to the Committee on Appropriations.

By Representatives Redwine, Gottovi, Hackney, Hill, Ives, Robinson, and Wright:

**H.B. 1545**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO A RESERVE FOR THE ACQUISITION OF BIRD ISLAND, is referred to the Committee on Appropriations.

By Representatives Redwine, Gottovi, Hill, and Wright:

**H.B. 1546**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A MARINE SCIENCE RESEARCH AND EDUCATION CENTER AT THE UNIVERSITY OF NORTH CAROLINA AT WILMINGTON, is referred to the Committee on Appropriations.

By Representatives Redwine, Hill, and Wright:

**H.B. 1547**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A FACILITY FOR THE AQUACULTURE PROGRAM AT BRUNSWICK COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Redwine, Culpepper, Gottovi, Grady, Hill, James, J. Preston, Smith, and Wainwright:

**H.B. 1548**, A BILL TO BE ENTITLED AN ACT TO CREATE A BLUE RIBBON ADVISORY COUNCIL TO STUDY AND MAKE RECOMMENDATIONS CONCERNING POLICIES AND MANAGEMENT OF THE STATE'S OYSTER RESOURCES, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Redwine, Edwards, Grady, Hill, McLawhorn, J. Preston, and Wright:

**H.B. 1549**, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A BEAVER MANAGEMENT ASSISTANCE PROGRAM AVAILABLE TO ALL COUNTIES EXPERIENCING BEAVER DAMAGE, TO AUTHORIZE THE WILDLIFE RESOURCES COMMISSION TO
COLLECT FEES FROM PARTICIPANTS RECEIVING SERVICES UNDER THE PROGRAM, TO ESTABLISH THE BEAVER MANAGEMENT ASSISTANCE PROGRAM ADVISORY BOARD, AND TO APPROPRIATE FUNDS TO IMPLEMENT THE PROGRAM, is referred to the Committee on Appropriations.

By Representatives Redwine, Barnes, Bowman, Colton, Cummings, Hill, Jeffus, Michaux, and Sexton:

H.B. 1550, A BILL TO BE ENTITLED AN ACT TO INCREASE THE PENALTY FOR THE SALE OF CONTROLLED SUBSTANCES, is referred to the Committee on Judiciary I.

By Representatives R. Hunter, Bowen, Bowie, Bowman, Church, Grady, McAllister, McLaughlin, Robinson, and Sexton:

H.B. 1551, A BILL TO BE ENTITLED AN ACT TO ELIMINATE THE REQUIREMENT OF PROOF OF FINANCIAL RESPONSIBILITY UPON RENEWAL OF A DRIVERS LICENSE, is referred to the Committee on Judiciary II.

By Representatives R. Hunter, Bowen, Bowie, Bowman, Church, Grady, McAllister, McLaughlin, and Robinson:

H.B. 1552, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE EXEMPTION FOR REAL ESTATE ACQUIRED BY THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIREMENT THAT IT BE APPRAISED BY A LICENSED OR CERTIFIED APPRAISER WHEN THE ESTIMATED VALUE OF THE REAL ESTATE IS LESS THAN TEN THOUSAND DOLLARS, is referred to the Committee on Transportation.

By Representatives R. Hunter, Baddour, Church, Hensley, Kennedy, McCrary, Michaux, and G. Thompson:

H.B. 1553, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PLANNING OF A NEW STATE JUDICIAL CENTER, is referred to the Committee on Appropriations.

By Representatives Lee, Bowman, Cummings, Grady, R. Hunter, Jeffus, McLawhorn, Mosley, J. Preston, G. Thompson, and Warner:

H.B. 1554, A BILL TO BE ENTITLED AN ACT TO CHANGE THE METHOD FOR CALCULATING THE REDUCTION FOR EARLY RETIREMENT IN THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM; TO INCREASE THE RETIREMENT FORMULA WITH AN ADJUSTING INCREASE TO RETIREEs OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND OF THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM; AND TO PROVIDE AN INCREASE TO RETIREEs OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM, THE LEGISLATIVE RETIREMENT SYSTEM AND THE
JUDICIAL RETIREMENT SYSTEM, is referred to the Committee on Pensions and Retirement.

By Representatives Mercer, McLawhorn, and Russell:

H.B. 1555, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO GREENE COUNTY FOR THE CONSTRUCTION OF A FACILITY TO BE USED AS A FARMERS MARKET, is referred to the Committee on Appropriations.

By Representative McLawhorn:

H.B. 1556, A BILL TO BE ENTITLED AN ACT TO REVISE AND CONSOLIDATE THE CHARTER OF THE TOWN OF WINTERVILLE, is referred to the Committee on Local and Regional Government I.

By Representative McLawhorn:

H.B. 1557, A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE TOWN OF GRIFTON CERTAIN DESCRIBED TERRITORY IN LENOIR COUNTY, is referred to the Committee on Local and Regional Government I.

By Representatives McLawhorn and Bowman:

H.B. 1558, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR MYCOTOXIN RESEARCH AND TESTING, is referred to the Committee on Appropriations.

By Representative Griffin:

H.J.R. 1559, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF JOE MAX THOMAS, FORMER STATE SENATOR, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Wilkins and Moore:

H.B. 1560, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A STORAGE BUILDING AT THE FOOD DISTRIBUTION WAREHOUSE IN BUTNER, is referred to the Committee on Appropriations.

By Representatives Wilkins, Bowman, J. Brown, Culpepper, Griffin, Jack Hunt, McLawhorn, Moore, Morgan, Mosley, Ramsey, and Sexton:

H.B. 1561, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA 4-H YOUTH DEVELOPMENT PROGRAM AND A YOUTH DEVELOPMENT CENTER, is referred to the Committee on Appropriations.

By Representatives Wilkins, Bowman, J. Brown, Culpepper, Griffin, Jack Hunt, McLawhorn, Moore, Morgan, Ramsey, and Sexton:
H.B. 1562, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA CAMP PROGRAM, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Ives, and McCrary:

H.B. 1563, A BILL TO BE ENTITLED AN ACT TO AMEND STATE INSURANCE AND MEDICAID LAWS TO COMPLY WITH THE FEDERAL OMNIBUS BUDGET RECONCILIATION ACT OF 1993 AND GUARANTEE THE CONTINUED AVAILABILITY OF FEDERAL MEDICAID FUNDS FOR THE STATE; AND TO MAKE A CORRESPONDING INSURANCE LAW AMENDMENT, is referred to the Committee on Insurance.

By Representatives Nye, Bowman, McCrary, McLawhorn, and Sexton:

H.B. 1564, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA FUTURE FARMERS OF AMERICA CENTER, is referred to the Committee on Appropriations.

By Representatives Nye and McCrary:

H.B. 1565, A BILL TO BE ENTITLED AN ACT TO EXEMPT BLADEN COUNTY FROM THE REQUIREMENTS OF ARTICLE 12 OF CHAPTER 160A OF THE GENERAL STATUTES AS TO THE SALE OR LEASE OF CERTAIN PROPERTY, is referred to the Committee on Local and Regional Government.

By Representatives Nye, Bowman, Cummings, Flaherty, McCrary, and McLawhorn:

H.B. 1566, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE START-UP FUNDS FOR ADDITIONAL COMMUNITY VOLUNTEER PROGRAMS FOR PARENT INVOLVEMENT, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Ives, Jeffus, and McCrary:

H.B. 1567, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE PERSONAL NEEDS ALLOWANCE FOR CERTAIN DOMICILIARY CARE RESIDENTS, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Cummings, Flaherty, R. Hunter, Ives, Jeffus, Jenkins, McCrary, J. Preston, and Sexton:

H.B. 1568, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL EXPENDITURES FOR VOCATIONAL REHABILITATION PROGRAMS THAT PROVIDE ADULT DEVELOPMENTAL ACTIVITY PROGRAMS (ADAP) AND VOCATIONAL REHABILITATION PROGRAMS, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Colton, Culp, Gottovi, Ives, Jeffus, McCrary, J. Preston, Russell, and Sexton:

H.B. 1569, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SERVICES FOR THE DISABLED NEEDING
ASSISTANCE IN INDEPENDENT LIVING, is referred to the Committee on Appropriations.

By Representatives Nye, Colton, Cummings, Flaherty, Gottovi, Ives, Jeffus, McCrary, and McLawhorn:

H.B. 1570, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS FOR STATE MENTAL HEALTH INSTITUTIONS, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Gottovi, Hensley, Ives, Jeffus, and McCrary:

H.B. 1571, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE GOVERNOR MOREHEAD SCHOOL OUTREACH AND RESOURCE CENTER, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Cummings, Flaherty, Gottovi, Ives, Jeffus, Kennedy, McCrary, McLawhorn, Mosley, Sexton, G. Thompson, Wainwright, and Warner:

H.B. 1572, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES, DIVISION OF AGING, FOR SENIOR CENTERS’ MAINTENANCE, RENOVATION, AND UPKEEP, is referred to the Committee on Appropriations.

By Representatives Nye, Flaherty, Ives, Jeffus, McCrary, McLawhorn, and J. Preston:

H.B. 1573, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SERVICES FOR AUTISTIC CHILDREN, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, H. Hunter, Jeffus, and McCrary:

H.B. 1574, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TEACCH’S RESEARCH AND SERVICES FOR PEOPLE WITH AUTISM AND THEIR FAMILIES, is referred to the Committee on Appropriations.

By Representatives Nye and McCrary:

H.B. 1575, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SERVE THE UNMET NEEDS OF THE THOMAS S. PROGRAM, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Colton, Fitch, Flaherty, Ives, Jeffus, McCrary, and J. Preston:

H.B. 1576, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MENTAL HEALTH SERVICES FOR THE DEAF AND HARD OF HEARING, is referred to the Committee on Appropriations.
By Representatives Nye, Colton, Fitch, Flaherty, Gottovi, Ives, Jeffus, McCrary, McLawhorn, and J. Preston:

H.B. 1577, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DEAF-BLIND INDEPENDENT LIVING SERVICES, is referred to the Committee on Appropriations.

By Representatives Nye, Ives, and McCrary:

H.B. 1578, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS NEEDED TO PROVIDE CRISIS STABILIZATION SERVICES, is referred to the Committee on Appropriations.

By Representatives Nye, Colton, Flaherty, Ives, Jeffus, McCrary, and J. Preston:

H.B. 1579, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE FOR A STATEWIDE INDEPENDENT LIVING REHABILITATION PROGRAM, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Jeffus, Kennedy, McCrary, and Wainwright:

H.B. 1580, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ENABLE UPLIFT, INC., TO ASSIST NORTH CAROLINA COMMUNITIES TO BETTER SERVE CHILDREN AND FAMILIES, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Flaherty, Gottovi, Ives, McLawhorn, and Sexton:

H.B. 1581, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RESIDENT STIPEND PROGRAM OF THE OFFICE OF RURAL HEALTH AND RESOURCE DEVELOPMENT, is referred to the Committee on Appropriations.

By Representatives Nye, Adams, Bowman, Colton, Flaherty, Gottovi, Ives, Jeffus, J. Preston, and Russell:

H.B. 1582, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CRIMINAL RECORD CHECKS OF SCHOOL PERSONNEL, is referred to the Committee on Appropriations.

By Representatives Nye, Bowen, and Mosley:

H.B. 1583, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SUPPORT LOCAL NONPROFIT COMMUNITY THEATRE OPERATIONS, is referred to the Committee on Appropriations.

By Representatives Mercer, McLawhorn, J. Preston, and Russell:

H.B. 1584, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LENOIR COMMUNITY COLLEGE TO CONDUCT A
STUDY TO ASCERTAIN THE NEED FOR COMMUNITY COLLEGE FACILITIES IN GREENE COUNTY, is referred to the Committee on Appropriations.

By Representatives Barnes, Black, Bowman, Esposito, Fussell, Gottovi, Gray, Hackney, McCrary, Oldham, Rogers, and Warner:

H.B. 1585, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A NEW FACILITY FOR THE SCHOOL LEADERSHIP ACADEMY, is referred to the Committee on Appropriations.

By Representatives Barnes, Hackney, Kennedy, and McCrary:

H.B. 1586, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EDUCATIONAL CONSORTIUM AT THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL, is referred to the Committee on Appropriations.

By Representatives Barnes, Black, Bowman, Colton, Cummings, Fitch, Hackney, Jeffus, Luebke, McCrary, J. Preston, Sexton, and Wainwright:

H.B. 1587, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DIFFERENTIATED PAY FOR NONCERTIFIED SCHOOL PERSONNEL, is referred to the Committee on Appropriations.

By Representatives Barnes, Black, Colton, Esposito, Fussell, Gray, Hackney, McCrary, Oldham, and Rogers:

H.B. 1588, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE FISCAL ACCOUNTABILITY AND FLEXIBILITY ACT, TO MODIFY ITS REPORTING REQUIREMENTS, AND TO INCREASE THE ON-CAMPUS PURCHASING BENCHMARK TO FIFTY THOUSAND DOLLARS, is referred to the Committee on Appropriations.

By Representatives Barnes, Black, Esposito, Fussell, Gray, McCrary, Oldham, Rogers, and Sexton:

H.B. 1589, A BILL TO BE ENTITLED AN ACT TO REORGANIZE EDUCATION REPORTS AND TO MAKE TECHNICAL CORRECTIONS TO THE EDUCATION LAWS, is referred to the Committee on Education.

By Representatives Bowman, Flaherty, and Sexton:

H.B. 1590, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES FOR THE SMALL BUSINESS CENTERS, is referred to the Committee on Appropriations.

By Representatives Nichols, Edwards, and Wainwright:

H.B. 1591, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE CITY OF NEW BERN MAY NOT MAKE INVOLUNTARY
ANNEXATIONS ACROSS THE TRENT RIVER, AND TO EXEMPT THE CITY FROM LIMITATIONS ON THE TOTAL AREA OF SATELLITE ANNEXATIONS, is referred to the Committee on Local and Regional Government I.

By Representatives Nichols, Edwards, and Wainwright:

H.B. 1592, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE DUTY OF THE CITY ATTORNEY OF THE CITY OF NEW BERN WHEN AN INSURANCE CARRIER CAN PROVIDE DEFENSE TO THE CITY, is referred to the Committee on Local and Regional Government I.

By Representatives Cole, Bowman, Cromer, Holt, Jeffus, and Sexton:

H.B. 1593, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUND FOR THE RENOVATION AND OPERATION OF CHINQUA-PENN PLANTATION, is referred to the Committee on Appropriations.

By Representatives Cole, Bowman, and Sexton:

H.B. 1594, A BILL TO BE ENTITLED AN ACT TO REPEAL THE FUEL TAX REFUNDS ALLOWED TO TAXICABS, CONCRETE MIXING VEHICLES, SOLID WASTE COMPACTING VEHICLES, AND CERTAIN AGRICULTURAL VEHICLES, is referred to the Committee on Finance.

By Representatives Lee, Adams, Cummings, Flaherty, Mosley, and Sexton:

H.B. 1595, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COMMUNITY COLLEGE CAPITAL PROJECTS, is referred to the Committee on Appropriations.

By Representatives H. Hunter, McCrary, and Yongue:

H.B. 1596, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE POSITIONS FOR THE LOW-LEVEL RADIOACTIVE WASTE DISPOSAL SITE PROGRAM, is referred to the Committee on Appropriations.

By Representatives H. Hunter, McCrary, and Wilkins:

H.B. 1597, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO ACQUIRE A NEW FIRE TRUCK AND RELATED EMERGENCY EQUIPMENT FOR BUTNER PUBLIC SAFETY, is referred to the Committee on Appropriations.

By Representatives H. Hunter and McCrary:

H.B. 1598, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC
SAFETY TO PROVIDE POSITIONS TO DEVELOP QUALITY ASSISTANCE PROGRAMS, is referred to the Committee on Appropriations.

By Representatives Gray, Barnes, Black, Bowman, Cummings, Esposito, Fussell, Oldham, J. Preston, Rogers, Sexton, G. Thompson, and Warner:

**H.B. 1599**, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE METHOD BY WHICH NONCERTIFIED PUBLIC SCHOOL EMPLOYEES ARE PLACED ON A SALARY SCHEDULE, is referred to the Committee on Appropriations.

By Representatives R. Hunter, Baddour, Bowman, and Jeffus:

**H.B. 1600**, A BILL TO BE ENTITLED AN ACT TO ALLOW SERVICE OF PROCESS BY A PRIVATE PROCESS SERVER WHEN A PROPER OFFICER RETURNS SERVICE OF PROCESS UNEXECUTED, is referred to the Committee on Judiciary II.

By Representatives James, Culpepper, and Rogers:

**H.B. 1601**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FACULTY POSITION IN SOIL SCIENCE FOR THE COLLEGE OF AGRICULTURE AND LIFE SCIENCES AT NORTH CAROLINA STATE UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives Sutton, Cummings, and Yongue (Co-Sponsors):

**H.B. 1602**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A SOUTHEASTERN FARMERS’ MARKET AND EQUESTRIAN/AGRICULTURAL CENTER, is referred to the Committee on Appropriations.

By Representatives Sutton, Beall, Hensley, and Warner:

**H.B. 1603**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO ESTABLISH AN INCENTIVE SCHOLARSHIP PROGRAM FOR NATIVE AMERICANS WHO ARE RESIDENTS OF NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representative Diamont:

**H.B. 1604**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO VARIOUS NON-STATE ENTITIES FOR THE 1994-95 FISCAL YEAR, is referred to the Committee on Appropriations.

By Representatives Diamont and Nesbitt:

**H.B. 1605**, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES IN THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993 AND TO OTHERWISE MODIFY THE BUDGET OPERATIONS OF THE STATE, is referred to the Committee on Appropriations.
By Representatives Diamont and Nesbitt:

H.B. 1606, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES IN THE CAPITAL IMPROVEMENTS APPROPRIATIONS ACT OF 1993 AND TO OTHERWISE MODIFY THE BUDGET OPERATIONS OF THE STATE, is referred to the Committee on Appropriations.

By Representatives Diamont, Adams, Bowman, Easterling, and Gottovi:

H.B. 1607, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND MEDICAID COVERAGE FOR THE ELDERLY, THE BLIND, AND THE DISABLED AND FOR CHILDREN, is referred to the Committee on Appropriations.

By Representatives Diamont and Nesbitt:

H.B. 1608, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES IN CONTINUATION AND EXPANSION BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES, is referred to the Committee on Appropriations.

By Representative Diamont:

H.B. 1609, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STATE AGENCIES AND NON–STATE ENTITIES FOR THE 1994–95 FISCAL YEAR, is referred to the Committee on Appropriations.

By Representatives Diamont, Bowman, Colton, Flaherty, Gottovi, Ives, Jeffus, and Luebke:

H.B. 1610, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO IMPROVE FOSTER CARE, is referred to the Committee on Appropriations.

By Representatives Diamont and Dockham:

H.B. 1611, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE UNIVERSITY OF NORTH CAROLINA SCHOOL OF MEDICINE'S STATEWIDE INFECTION CONTROL PROGRAM, is referred to the Committee on Appropriations.

By Representative Diamont:

H.B. 1612, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR VARIOUS PUBLIC PURPOSES FOR THE 1994–95 FISCAL YEAR, is referred to the Committee on Appropriations.

By Representatives Diamont, Bowman, Colton, Easterling, Holt, Ives, Luebke, Nesbitt, Nye, and Warner:

H.B. 1613, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MATERNITY HOME AND ADOPTION SERVICES FOR YOUNG SINGLE MOTHERS AND FOR INFANTS AND CHILDREN AT RISK OF MORTALITY AND MORBIDITY, HOMELESSNESS, ABUSE, AND NEGLECT, is referred to the Committee on Appropriations.
By Representatives Diamont, Bowman, Luebke, and J. Preston:

H.B. 1614, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE COMMISSION ON SCHOOL TECHNOLOGY TO PROVIDE FOR STATE AND LOCAL SCHOOL TECHNOLOGY PLANS, TO ESTABLISH A STATE SCHOOL TECHNOLOGY FUND, AND TO APPROPRIATE FUNDS FOR THE SCHOOL TECHNOLOGY COMMISSION AND THE STATE SCHOOL TECHNOLOGY FUND, is referred to the Committee on Appropriations.

By Representatives Wainwright, Edwards, and Nichols:

H.B. 1615, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CRAVEN COUNTY TO ASSIST WITH EXPENSES OF A PILOT PROJECT DESIGNED TO DEVELOP AND EVALUATE ON-SITE ALTERNATIVE SEWAGE TREATMENT SYSTEMS AND MANAGEMENT SCHEMES FOR THOSE SYSTEMS, is referred to the Committee on Appropriations.

By Representatives Barnes, Arnold, Black, Bowman, Colton, Cromer, Grady, Hensley, Ives, Jeffus, Jenkins, Kennedy, J. Preston, Rogers, Russell, Sexton, Wainwright, and Warner:

H.B. 1616, A BILL TO BE ENTITLED AN ACT TO EARMARK FUNDS FOR ALTERNATIVE LEARNING PROGRAMS UNDER THE INTERVENTION/PREVENTION GRANT PROGRAM, is referred to the Committee on Appropriations.

By Representatives G. Thompson, Beall, Berry, Brawley, J. Brown, Church, Colton, Crawford, Diamont, Flaherty, Holmes, R. Hunter, Ives, Jenkins, Justus, Nesbitt, Ramsey, Robinson, and Wilmoth:

H.B. 1617, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SUPPORT OF THE MOUNTAIN CONIFER AND CHRISTMAS TREE INDUSTRY, is referred to the Committee on Appropriations.

By Representatives Oldham, Barnes, Black, Esposito, Fussell, Gray, Luebke, Michaux, and Rogers:

H.B. 1618, A BILL TO BE ENTITLED AN ACT TO EXEMPT STUDENTS WHO TAKE MORE THAN FIFTEEN HOURS PER REGULAR TERM AND WHO GRADUATE ON TIME FROM THE UNC TUITION SURCHARGE IMPOSED ON STUDENTS WHO TAKE EXCESSIVE TIME TO COMPLETE DEGREE REQUIREMENTS, is referred to the Committee on Appropriations.

By Representatives McLaughlin, Bowen, Bowie, Grady, R. Hunter, McAllister, and Robinson:

H.B. 1619, A BILL TO BE ENTITLED AN ACT TO COMPLY WITH FEDERAL LAW BY REVISING THE BINGO STAMP METHOD OF ENSURING THAT FOR–HIRE VEHICLES OPERATED IN THIS STATE
IN INTERSTATE COMMERCE ARE INSURED AND TO MAKE TECHNICAL CHANGES TO THE MOTOR CARRIER LAWS, is referred to the Committee on Transportation.

By Representatives McLaughlin, Bowen, Bowie, Bowman, Grady, R. Hunter, McAllister, and Robinson:

**H.B. 1620**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO ACQUIRE LAND BY GIFT OR PURCHASE FOR ENVIRONMENTAL MITIGATION OR ENHANCEMENT, is referred to the Committee on Appropriations.

By Representatives Rogers, Bowman, Cummings, Grady, Jeffus, and J. Preston:

**H.B. 1621**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BEGIN IMPLEMENTATION OF A NEW SALARY SCHEDULE FOR SUPERINTENDENTS AND OTHER SCHOOL CENTRAL OFFICE PERSONNEL, is referred to the Committee on Appropriations.

By Representatives Rogers, Edwards, Mercer, and McLawhorn:

**H.B. 1622**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ESTABLISHMENT OF A REGIONAL MEDIATION CENTER IN PITT COUNTY FOR SERVICE TO EASTERN NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representatives Rogers, Barnes, Black, Cummings, Esposito, Fussell, Gray, Kuczmarski, McLawhorn, Oldham, and Sexton:

**H.B. 1623**, A BILL TO BE ENTITLED AN ACT TO DEFINE “SUPPLANT” IN THE SUPPLEMENTAL FUNDING FORMULA FOR LOW-WEALTH AND SMALL SCHOOL SYSTEMS AND TO MAKE CHANGES TO REPORTING REQUIREMENTS, is referred to the Committee on Appropriations.

By Representatives Rogers, Cummings, and Mosley:

**H.B. 1624**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EASTERN NORTH CAROLINA AGRICULTURAL CENTER, is referred to the Committee on Appropriations.

By Representatives Rogers, Arnold, Baddour, Colton, Cromer, Culpepper, Cummings, Flaherty, R. Hunter, Jenkins, Kuczmarski, McLawhorn, J. Preston, Russell, Sexton, and G. Thompson:

**H.B. 1625**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR LOW-WEALTH SCHOOL SYSTEMS’ SUPPLEMENTAL FUNDING, is referred to the Committee on Appropriations.

By Representatives Rogers, Colton, Gottovi, and Jeffus:

**H.B. 1626**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE SALARY SUPPLEMENT PAID TO
SCHOOL PSYCHOLOGISTS WITH ADVANCED DEGREES, is referred to the Committee on Appropriations.

By Representatives Kuczmarski, Fussell, Hensley, Jeffus, McLawhorn, B. Miller, J. Preston, and Yongue:

H.B. 1627, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TRANSITION AND SUPPORT FOR DEAF AND HARD-OF-HEARING STUDENTS USING CUED SPEECH IN MAINSTREAM EDUCATION PROGRAMS, is referred to the Committee on Appropriations.

By Representatives Kuczmarski, Cummings, Flaherty, Fussell, Hensley, B. Miller, and G. Miller:

H.B. 1628, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, is referred to the Committee on Judiciary III.

By Representatives Arnold, Creech, Easterling, Fitch, and Mavretic:

H.B. 1629, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES TO PURCHASE COMPUTER EQUIPMENT AND SOFTWARE FOR THE NORTH CAROLINA SPECIAL CARE CENTER, is referred to the Committee on Appropriations.

By Representatives Baddour, Alexander, Colton, and Jeffus:

H.B. 1630, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE REVISION OF THE CLASSIFICATION RANGE OF PSYCHOLOGISTS WORKING IN THE DEPARTMENT OF HUMAN RESOURCES INSTITUTIONS, is referred to the Committee on Appropriations.

By Representative Culpepper:

H.B. 1631, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PAY DATE FOR CERTAIN EMPLOYEES OF THE DARE COUNTY BOARD OF EDUCATION, is referred to the Committee on Appropriations.

By Representative Culpepper:

H.B. 1632, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWNS OF KITTY HAWK AND NAGS HEAD TO REGULATE CERTAIN ACTIVITIES IN WATERWAYS ADJACENT TO THOSE TOWNS, is referred to the Committee on Local and Regional Government I.
By Representative Culpepper:

H.B. 1633, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER BY DOGS IN THE TOWNS OF KITTY HAWK AND NAGS HEAD, is referred to the Committee on Local and Regional Government I.

By Representatives Cummings, Sutton, and Yongue:

H.B. 1634, A BILL TO BE ENTITLED AN ACT TO PROVIDE A FILING PERIOD FOR SPECIAL ELECTIONS TO FILL VACANCIES IN THE CITY OF LUMBERTON, is referred to the Committee on Judiciary I.

By Representatives Holt, Colton, Jeffus, and Ives:

H.B. 1635, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CHILD CARE RESOURCE AND REFERRAL SERVICES, is referred to the Committee on Appropriations.

By Representatives Bowen, Bowie, Grady, R. Hunter, McAllister, McLaughlin, McLawhorn, and Robinson:

H.B. 1636, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO PERFORM DREDGING SERVICES FOR UNITS OF LOCAL GOVERNMENT, is referred to the Committee on Transportation.

By Representatives Hensley, Cromer, Culp, Fitch, Flaherty, Grady, Hill, Jeffus, Mosley, Oldham, Robinson, Sexton, Sutton, G. Thompson, Wainwright, Weatherly, and Yongue (Co-Sponsors):

H.B. 1637, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR ADDITIONAL HIGHWAY PATROL TROOPERS, is referred to the Committee on Appropriations.

By Representative Hensley:

H.B. 1638, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF THE LAKE BENSON PARK, is referred to the Committee on Appropriations.

By Representatives Hensley, Baddour, Church, Cromer, Fitch, Flaherty, Fussell, Hackney, Hill, Holt, R. Hunter, Jarrell, Jeffus, Kennedy, Kuczmarski, Luebke, McCrery, McLawhorn, Michaux, Moore, Nesbitt, Oldham, Sutton, Wainwright, Wilkins, and Yongue:

H.B. 1639, A BILL TO BE ENTITLED AN ACT TO INCREASE SALARIES OF CERTAIN JUDICIAL BRANCH OFFICERS, is referred to the Committee on Appropriations.

By Representatives Lee, Flaherty, and Mosley:

H.B. 1640, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF TWENTY-THREE MILLION NINE HUNDRED
THOUSAND DOLLARS OF COMMUNITY COLLEGE BONDS OR NOTES AND TO APPROPRIATE THE PROCEEDS OF THESE BONDS AND NOTES FOR SPECIFIC COMMUNITY COLLEGE CAPITAL PROJECTS IN ACCORDANCE WITH THE RECOMMENDATIONS OF THE LEGISLATIVE STUDY COMMISSION ON COMMUNITY COLLEGE CAPITAL NEEDS, is referred to the Committee on Appropriations.

By Representatives Hightower, Gottovi, and Lee:

H.B. 1641, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A HURRICANE EVACUATION RESTUDY OF COASTAL NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representatives G. Miller, Flaherty, and Kuczmarski:

H.B. 1642, A BILL TO BE ENTITLED AN ACT TO CHANGE THE TIME BY WHICH THE NORTH CAROLINA UTILITIES COMMISSION AND THE PUBLIC STAFF PROVIDE BIENNIAL NATURAL GAS SERVICE REPORTS TO THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, is referred to the Committee on Judiciary III.

By Representatives G. Miller, Flaherty, and Kuczmarski:

H.B. 1643, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, is referred to the Committee on Transportation.

By Representatives Flaherty and G. Thompson:

H.B. 1644, A BILL TO BE ENTITLED AN ACT TO ALLOW AVERY COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, is referred to the Committee on Local and Regional Government I.

SPEAKER BLUE PRESIDING.

On motion of Representative Jack Hunt, seconded by Representative Robinson, the House adjourns, by electronic vote (99–0), at 2:46 p.m. to reconvene May 26 at 10:00 a.m.
The House meets at 10:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of May 25 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (98–0).

Leaves of absence are granted Representatives Barnhill, Gray, and Wood for today.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Yongue, Cummings, and Lee:

**H.B. 1645**, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PAY DATE FOR EMPLOYEES OF THE SCOTLAND COUNTY BOARD OF EDUCATION, is referred to the Committee on Appropriations.

By Representatives Gottovi, Bowen, Bowman, Crawford, Hensley, Hill, Jeffus, Nye, Redwine, Sexton, Warner, and Wright:

**H.B. 1646**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR SHORELINE PROTECTION AT FORT FISHER, is referred to the Committee on Appropriations.

By Representatives Gottovi, Baddour, Edwards, Flaherty, H. Hunter, James, Jeffus, Jenkins, McLawhorn, J. Preston, Ramsey, Redwine, and Wainwright:

**H.B. 1647**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE FOR A STATEWIDE INDEPENDENT LIVING REHABILITATION PROGRAM, is referred to the Committee on Appropriations.

By Representatives Dickson, Berry, Gamble, Gottovi, Ives, Joye, C. Preston, and Weatherly:

**H.B. 1648**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DISPUTE SETTLEMENT CENTERS IN GASTON AND ROBESON COUNTIES, is referred to the Committee on Appropriations.
By Representatives Dickson, Berry, Gamble, Joye, Lutz, C. Preston, Sexton, and Weatherly:

**H.B. 1649**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL EXPENDITURES AT THE CENTER FOR APPLIED TEXTILE TECHNOLOGY, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Green, and Moore:

**H.B. 1650**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE FOUR ADDITIONAL OFFICERS FOR BUTNER PUBLIC SAFETY, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Bowman, Flaherty, Hensley, McLawhorn, Morgan, Mosley, and J. Preston:

**H.B. 1651**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE A CLOTHING ALLOWANCE FOR AGENTS OF THE ALCOHOL LAW ENFORCEMENT DIVISION, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Bowman, McLawhorn, and Sexton:

**H.B. 1652**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR REPAIRS AND MAINTENANCE TO CIVIL AIR PATROL AIRCRAFT, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Flaherty, McLawhorn, and Wainwright:

**H.B. 1653**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EQUALIZATION OF STATE FUNDING FOR CHILD CARING INSTITUTIONS, is referred to the Committee on Appropriations.

**REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.**

By Representatives H. Hunter, Adams, Bowman, Flaherty, Hensley, McLawhorn, Mosley, and J. Preston:

**H.B. 1654**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE DCI TERMINALS AT ALCOHOL LAW ENFORCEMENT DIVISION OFFICES, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Hensley, and McLawhorn:

**H.B. 1655**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC
SAFETY TO PROVIDE FUNDS FOR INCREASED RENT FOR THE OFFICES OF THE ALCOHOL LAW ENFORCEMENT DIVISION, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Flaherty, and Ramsey:

**H.B. 1656, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE AN IFLOWS POSITION,** is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Bowie, Gardner, Green, Hensley, McLawhorn, J. Preston, and Wainwright:

**H.B. 1657, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE TWO CRIME VICTIMS COMPENSATION/RAPE ASSISTANCE PROGRAM POSITIONS,** is referred to the Committee on Appropriations.

By Representatives Colton, Alexander, Berry, Black, Crawford, Cunningham, Dickson, Easterling, Flaherty, Gottovi, H. Hunter, Jeffus, Joye, McLawhorn, Nye, Robinson, Weatherly, and Wright:

**H.B. 1658, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BE PAID TO TEN PRIVATE NONPROFIT CHILD CARING AGENCIES AS GRANTS-IN-AID TO PRIVATE CHILD CARING INSTITUTIONS,** is referred to the Committee on Appropriations.

By Representatives Lutz, Jack Hunt, and Weatherly:

**H.B. 1659, A BILL TO BE ENTITLED AN ACT TO REPEAL THE SPECIAL PAY DATE SET FOR THE CLEVELAND COUNTY SCHOOLS,** is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, Diamont, and McLawhorn:

**H.B. 1660, A BILL TO BE ENTITLED AN ACT TO MODIFY THE APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES; TO MAKE APPROPRIATIONS FOR OTHER PURPOSES AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE,** is referred to the Committee on Appropriations.

By Representatives Smith, Bowman, Hall, Ives, and McLawhorn:

**H.B. 1661, A BILL TO BE ENTITLED AN ACT TO PERMIT THE USE OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDEWALKS,** is referred to the Committee on Appropriations.

By Representatives Black, Bowman, and Warner:

**H.B. 1662, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SPECIAL REGISTRATION PLATES FOR SUPPORTERS OF PROFES-
SIONAL SPORTS TEAMS, is referred to the Committee on Transportation.

By Representative Black:

H.B. 1663, A BILL TO BE ENTITLED AN ACT TO EXEMPT ALL ANNUITIES AND FUNDING AGREEMENTS FROM PREMIUM TAXATION; TO CLARIFY THE AUTHORIZATION FOR THE ISSUANCE OF AND ESTABLISH STANDARDS FOR FUNDING AGREEMENTS; AND TO MAKE CONFORMING CHANGES IN LAWS ON PRIORITY OF DISTRIBUTION OF ASSETS OF INSOLVENT INSURERS AND ON SECURITIES, is referred to the Committee on Insurance.

By Representative Brawley:

H.J.R. 1664, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO LIMIT THE REQUIREMENT THAT BARBER SCHOOLS HAVE TWO INSTRUCTORS TO SCHOOLS WITH MORE THAN TWENTY STUDENTS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives H. Hunter and Green:

H.B. 1665, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE STATE BOARD OF EDUCATION TO ESTABLISH THE CHIPS PROGRAM IN HERTFORD COUNTY, A PILOT PROGRAM TO MEET THE SPECIFIC INSTRUCTIONAL NEEDS OF STUDENTS IN AN IMPOVERISHED AREA WHOSE POPULATION HAS AN EXTREMELY LOW LEVEL OF FORMAL EDUCATION, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, Diamont, Gottovi, Green, Kennedy, and McLawhorn:

H.B. 1666, A BILL TO BE ENTITLED AN ACT TO MAKE APPROPRIATIONS TO PROVIDE CAPITAL IMPROVEMENTS FOR STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, Green, and McLawhorn:

H.B. 1667, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO VARIOUS NON–STATE ENTITIES FOR THE 1994–95 FISCAL YEAR, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, and McLawhorn:

H.B. 1668, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STATE AGENCIES AND NON–STATE ENTITIES FOR THE 1994–95 FISCAL YEAR, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, and Green:

H.B. 1669, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR VARIOUS PUBLIC PURPOSES FOR THE 1994–95 FISCAL YEAR, is referred to the Committee on Appropriations.
By Representatives Nesbitt, Adams, Barnes, Crawford, Cromer, Diamont, Gottovi, Green, Hensley, Hightower, H. Hunter, Kennedy, Kuczmarski, Luebke, McLawhorn, Miner, Mosley, J. Preston, Sexton, Spears, Wainwright, and Wright:

**H.B. 1670**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR FULL IMPLEMENTATION OF THE BASIC EDUCATION PROGRAM, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Bowie, Bowman, Crawford, Esposito, Hall, Hensley, Kennedy, Kuczmarski, McLawhorn, Robinson, Sexton, and Wright:

**H.B. 1671**, A BILL TO BE ENTITLED AN ACT TO ENHANCE THE NURSING SCHOLARS PROGRAM AND TO APPROPRIATE FUNDS, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, Diamont, and Green:

**H.B. 1672**, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993 AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATIONS OF THE STATE, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, Diamont, and Green:

**H.B. 1673**, A BILL TO BE ENTITLED AN ACT TO MODIFY CONTINUATION AND EXPANSION BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Crawford, and Diamont:

**H.B. 1674**, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CAPITAL IMPROVEMENTS APPROPRIATIONS ACT OF 1993 AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATIONS OF THE STATE, is referred to the Committee on Appropriations.

By Representatives J. Brown, Berry, Bowman, Dickson, Esposito, Hall, Holmes, Howard, Joye, McLawhorn, J. Preston, Robinson, Sexton, and G. Thompson:

**H.B. 1675**, A BILL TO BE ENTITLED AN ACT TO ENSURE THAT PERSONS CONVICTED OF CERTAIN FELONIES ARE NOT ALLOWED TO TEACH SCHOOL IN NORTH CAROLINA AND TO APPROPRIATE FUNDS TO LOCAL SCHOOL ADMINISTRATIVE UNITS TO PAY FOR CRIMINAL RECORD CHECKS OF TEACHERS, is referred to the Committee on Appropriations.

By Representative Lee:

**H.B. 1676**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES TO
ADD CLASSROOM SPACE AT RICHMOND COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Lee and Mosley:

H.B. 1677, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RICHMOND COUNTY TO RENOVATE THE LEAK STREET EDUCATIONAL CENTER, is referred to the Committee on Appropriations.

By Representative Lee:

H.B. 1678, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RICHMOND COUNTY TO REIMBURSE THE COUNTY FOR THE NET COST OF DEFENDING ITSELF AGAINST EFFORTS TO SITE THE LOW-LEVEL RADIOACTIVE WASTE SITE IN RICHMOND COUNTY, is referred to the Committee on Appropriations.

By Representative Lee:

H.B. 1679, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MONTGOMERY COUNTY FOR AN ADDITIONAL BUILDING AT THE HALTWANGER RETREAT CENTER, is referred to the Committee on Appropriations.

By Representatives Dockham, Howard, McCrary, and Wood:

H.B. 1680, A BILL TO BE ENTITLED AN ACT ENABLING THE COUNTY OF DAVIDSON TO ESTABLISH AN AIRPORT AUTHORITY FOR THE OPERATION AND MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY OF DAVIDSON FOR THE CITIZENS OF DAVIDSON COUNTY, is referred to the Committee on Local and Regional Government I.

By Representatives Black and Bowman:

H.B. 1681, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO REDUCE THE STUDENT–FACULTY RATIO AT ALL THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representatives Beall and Ramsey:

H.B. 1682, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES FOR THE EXPANSION OF THE REGIONAL HIGH TECH CENTER, is referred to the Committee on Appropriations.


H.B. 1683, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN'S
AND RESCUE SQUAD WORKERS’ PENSION FUND AND TO PROVIDE MEMBERS OF THAT PENSION FUND WITH THE SAME COST OF LIVING INCREASE AS THAT PROVIDED TO MEMBERS OF THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM, is referred to the Committee on Pensions and Retirement.

By Representatives Baddour, Bowman, Flaherty, Hall, Hensley, Hill, Holt, McLawhorn, Mercer, Robinson, and Sexton:

H.B. 1684, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE REPAIR OF THE NATIONAL GUARD ARMORY, is referred to the Committee on Appropriations.

By Representatives Baddour, Bowman, Crawford, Flaherty, Hall, Hensley, Hill, Holt, McLawhorn, Mercer, Morgan, and Sexton:

H.B. 1685, A BILL TO BE ENTITLED AN ACT TO INCREASE THE AMOUNT AND NUMBER OF EDUCATIONAL ASSISTANCE GRANTS AVAILABLE TO MEMBERS OF THE NORTH CAROLINA NATIONAL GUARD AND TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR THAT PURPOSE, is referred to the Committee on Appropriations.

By Representatives Gardner and McCombs:

H.B. 1686, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE SPENCER SHOPS HISTORIC SITE, is referred to the Committee on Appropriations.

By Representatives Weatherly, Jack Hunt, and Lutz:

H.B. 1687, A BILL TO BE ENTITLED AN ACT TO ANNEX A DESCRIBED PIECE OF PROPERTY TO THE TOWN OF LAKE LURE AND REMOVE ANY PORTION OF THAT PROPERTY FROM CHIMNEY ROCK VILLAGE, is referred to the Committee on Local and Regional Government II.

By Representatives H. Hunter, Adams, Bowman, J. Brown, Brubaker, Cromer, Esposito, Flaherty, Griffin, Holmes, Ives, Kennedy, McCrary, McLawhorn, Mosley, J. Preston, Ramsey, and Wainwright:

H.B. 1688, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE FUNDING FOR IN-HOME AID SERVICES AND CAREGIVER SUPPORT SERVICES, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Ives, Kennedy, McLawhorn, Wainwright, and Wright:

H.B. 1689, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR FOSTER CARE, RESPITE CARE, AND ADOPTION NEEDS OF CHILDREN WITH HIV, is referred to the Committee on Appropriations.
By Representatives Mosley, Hensley, and Kuczmarski:

H.B. 1690, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF CARY TO BE USED FOR PLANNING A PERMANENT FACILITY FOR THE WESTERN WAKE SENIOR CENTER, is referred to the Committee on Appropriations.

By Representatives Wilkins, H. Hunter, and Moore:

H.B. 1691, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO IMPROVE THE BUTNER SEWAGE TREATMENT FACILITY, is referred to the Committee on Appropriations.

By Representatives Wilkins and Moore:

H.B. 1692, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FIRE TRUCK FOR THE BUTNER PUBLIC SAFETY DIVISION, is referred to the Committee on Appropriations.

By Representative Jarrell:


By Representatives Bowie, Adams, and Sexton:

H.B. 1694, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR EQUIPMENT UPGRADING FOR THE METALWORKING OPERATION AT GUILFORD TECHNICAL COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Hensley, Bowman, Crawford, Cromer, Esposito, Flaherty, Gardner, H. Hunter, Jeffus, Kuczmarski, McLawhorn, Mosley, J. Preston, G. Thompson, Wainwright, and Warner:

H.B. 1695, A BILL TO BE ENTITLED AN ACT TO INCREASE THE RETIREMENT FORMULA WITH AN ADJUSTING INCREASE TO RETIREE OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, is referred to the Committee on Pensions and Retirement.

By Representatives Hensley, Crawford, Cromer, Esposito, Flaherty, Gardner, H. Hunter, Jeffus, Kuczmarski, McLawhorn, Mosley, J. Preston, G. Thompson, Wainwright, and Warner:

H.B. 1696, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN INCREASE TO RETIREE OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, is referred to the Committee on Pensions and Retirement.
By Representative Hensley:

**H.J.R. 1697**, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO CLARIFY OSHA INSPECTION INFORMATION AND RELEASE OF WITNESS INFORMATION, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Rogers, Edwards, McLawhorn, Mercer, Nichols, and Warner:

**H.B. 1698**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DESIGN OF THE LIFE SCIENCES BUILDING AT THE MEDICAL SCHOOL AT EAST CAROLINA UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives Rogers, Bowie, Edwards, H. Hunter, McLawhorn, Mercer, Nichols, and Warner:

**H.B. 1699**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS TO THE MEDICAL SCHOOL AT EAST CAROLINA UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives Hill, Mosley, Redwine, and Wright:

**H.B. 1700**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO UPGRADE THE COMPUTERS AND OTHER TEACHING EQUIPMENT AT THE COMPUTER LABORATORY AT SOUTHEASTERN COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Hill, Redwine, and Wright:

**H.B. 1701**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO COLUMBUS COUNTY FOR THE SOUTHEASTERN NORTH CAROLINA WATERMELON FESTIVAL AT FAIR BLUFF, is referred to the Committee on Appropriations.

By Representative Hill:

**H.B. 1702**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE FOR THE COMPLETION OF A NATURAL GAS LINE TO SERVE BLADEN AND COLUMBUS COUNTIES FOR ECONOMIC DEVELOPMENT, is referred to the Committee on Appropriations.

By Representatives Hill, Redwine, and Wright:

**H.B. 1703**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE COUNTY OF COLUMBUS FOR AID TO MUNICIPALITIES FOR ECONOMIC DEVELOPMENT AND TOURISM, is referred to the Committee on Appropriations.
By Representative Alphin:

**H.B. 1704,** A BILL TO BE ENTITLED AN ACT TO PERMIT THE ACQUISITION OF PROPERTY FOR THE DUPLIN COUNTY AIRPORT BY EMINENT DOMAIN WITH IMMEDIATE VESTING OF TITLE AND RIGHT OF POSSESSION IN THE COUNTY, is referred to the Committee on Local and Regional Government.

By Representatives Hill and Redwine:

**H.B. 1705,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE COUNTY OF BRUNSWICK FOR DEVELOPMENT OF A SENIOR CITIZENS CENTER AT OAK ISLAND, is referred to the Committee on Appropriations.

By Representatives Hill, Redwine, and Wright:

**H.B. 1706,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE TO PROMOTE TOURISM AND ECONOMIC DEVELOPMENT AT LAKE WACCAMAW, is referred to the Committee on Appropriations.

By Representatives Hill, Redwine, and Wright:

**H.B. 1707,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A BUSINESS AND INDUSTRY TRAINING CENTER ON THE CAMPUS OF SOUTHEASTERN COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Hill, Redwine, and Wright:

**H.B. 1708,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PROJECTS, is referred to the Committee on Appropriations.

By Representatives Hill, Redwine, and Wright:

**H.B. 1709,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR LOCAL PROJECTS, is referred to the Committee on Appropriations.

By Representatives Hill, Redwine, and Wright:

**H.B. 1710,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SPECIAL PROJECTS, is referred to the Committee on Appropriations.

By Representatives Bowen, Hall, and J. Preston:

**H.B. 1711,** A BILL TO BE ENTITLED AN ACT TO REPEAL THE STATUTES LIMITING TOBACCO WAREHOUSE CHARGES, is referred to the Committee on Finance.

By Representatives Colton, Crawford, Hensley, and H. Hunter:

**H.B. 1712,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO HELP EXPAND NORTH CAROLINA'S STATEWIDE
REVOLVING FUND FOR HISTORIC PRESERVATION, is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, Mosley, and Nesbitt:

H.B. 1713, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF TRANSPORTATION TO FUND THE STUDY OF THE RESUMPTION OF PASSENGER RAIL SERVICE IN WESTERN NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representative Fitch:

H.B. 1714, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CLEANUP OF SOIL CONTAMINATED BY PETROLEUM PRODUCTS AT THE FIRE TRAINING CENTER LOCATED AT WILSON TECHNICAL COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representative Brawley:

H.B. 1715, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF MOORESVILLE IN IREDELL COUNTY FOR RENOVATION AND CONSTRUCTION AT THE MOORESVILLE PUBLIC LIBRARY, is referred to the Committee on Appropriations.

By Representatives Michaux, Gardner, R. Hunter, and Sexton:

H.B. 1716, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION TO PROVIDE FOR VICTIM IMPACT STATEMENTS FOR PRESENTATION TO THE COURT, TO ORDER RESTITUTION TO VICTIMS WHERE APPLICABLE, TO MAKE RESTITUTION A FIRST PRIORITY, AND TO EXTEND PROBATION FOR THE PAYMENT OF RESTITUTION, is referred to the Committee on Judiciary I.

By Representatives Redwine and Hill:

H.J.R. 1717, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58-57-100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Redwine, Barnes, Hensley, and Michaux:

H.B. 1718, A BILL TO BE ENTITLED AN ACT TO EXTEND THE LIFE OF THE NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION AND TO CONTINUE THE TERMS OF THE EXISTING MEMBERS, is referred to the Committee on Judiciary III.
By Representatives Redwine, Adams, Gottovi, Hill, Mosley, and Wright:

H.B. 1719, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA ACADEMY OF PERFORMING ARTS, is referred to the Committee on Appropriations.

By Representative R. Hunter:

H.B. 1720, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE BY APPROPRIATING FUNDS FOR THE CONSTRUCTION OF A PRISON FACILITY TO CONSOLIDATE THE AVERY, MCDOWELL, AND YANCEY PRISON UNITS, is referred to the Committee on Appropriations.

By Representatives R. Hunter, Adams, and G. Thompson:

H.B. 1721, A BILL TO BE ENTITLED AN ACT TO ADD 744 PRISON BEDS BY APPROPRIATING FUNDS FOR ADDITIONAL DAYROOM SPACE AT MINIMUM AND MEDIUM CUSTODY CORRECTIONAL FACILITIES, is referred to the Committee on Appropriations.

By Representative McLawhorn:

H.B. 1722, A BILL TO BE ENTITLED AN ACT TO PERMIT THE CITY OF GREENVILLE TO USE WHEEL LOCKS, is referred to the Committee on Local and Regional Government I.

By Representatives Rogers, Cromer, Edwards, H. Hunter, R. Hunter, McLawhorn, J. Preston, Sexton, Sutton, and Wainwright:

H.B. 1723, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING, is referred to the Committee on Appropriations.

By Representatives Rogers, Edwards, Green, McLawhorn, Mercer, Nichols, and Warner:

H.B. 1724, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EAST CAROLINA UNIVERSITY LIFE SCIENCES BUILDING EXPANSION, is referred to the Committee on Appropriations.

By Representatives Jarrell, Arnold, Braswell, Gamble, Luebke, B. Miller, Ramsey, Spears, and Tallent:

H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CONFORMING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, is referred to the Committee on Finance.

By Representative Kennedy:

H.B. 1726, A BILL TO BE ENTITLED AN ACT TO AMEND THE GENERAL STATUTES REGARDING LIENS ON REAL PROPERTY AND TO AMEND AND MAKE PERMANENT THE LAW REGARDING ATTORNEYS' FEES IN ACTIONS RELATING TO LIENS ON REAL
PROPERTY AND PAYMENT AND PERFORMANCE BONDS, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION, is referred to the Committee on Courts and Justice.

By Representatives Adams, Bowie, Burton, H. Hunter, Jarrell, and Jeffus:

H.B. 1727, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES, is referred to the Committee on Local and Regional Government I.

By Representatives Burton, Adams, Bowie, H. Hunter, Jeffus, and Kennedy:

H.B. 1728, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ACQUISITION OF LAND FOR NORTH CAROLINA AGRICULTURAL AND TECHNICAL STATE UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives Jeffus, Adams, Bowie, Brubaker, Burton, Culp, Jarrell, and Sexton:

H.B. 1729, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO BE USED FOR LAND NEEDS OF THE UNIVERSITY OF NORTH CAROLINA AT GREENSBORO AND FOR THE SPRING GARDEN STREET TRAFFIC AND SAFETY PROJECT, is referred to the Committee on Appropriations.

By Representatives James, Culpepper, and Mosley:

H.J.R. 1730, A JOINT RESOLUTION PROCLAIMING SMOKEY BEAR DAY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Jenkins, H. Hunter, Ives, and Mosley:

H.B. 1731, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OPERATING SUPPORT FOR THE MOUNTAIN STATE FAIR, is referred to the Committee on Appropriations.

By Representatives Jenkins, Cromer, Dockham, H. Hunter, R. Hunter, James, McLawhorn, J. Preston, Redwine, and Wilmoth:

H.B. 1732, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RURAL TOURISM DEVELOPMENT GRANT PROGRAM, is referred to the Committee on Appropriations.

By Representatives Jenkins, Beall, and Ramsey:

H.B. 1733, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A WILDLIFE MANAGEMENT DEPOT TO SERVE MACON, JACKSON, AND SWAIN COUNTIES, is referred to the Committee on Appropriations.
By Representative Jenkins:

H.B. 1734, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR CRITICALLY NEED-ED STAFF AND EQUIPMENT, is referred to the Committee on Appropriations.

By Representatives Jenkins, Beall, Colton, Crawford, R. Hunter, Ives, Nesbitt, and Ramsey:

H.B. 1735, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO WESTERN NORTH CAROLINA TOMORROW FOR THE "YEAR OF THE MOUNTAINS" PROGRAM, is referred to the Committee on Appropriations.

By Representatives Dickson, Gamble, Gottovi, Morgan, and Sexton:

H.B. 1736, A BILL TO BE ENTITLED AN ACT TO REGULATE LEAD ABATEMENT IN ACCORDANCE WITH FEDERAL LAW, is referred to the Committee on Health and Human Services.

By Representatives H. Hunter, Adams, Green, Kennedy, and Wainwright:

H.B. 1737, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH AN OFFICE OF MINORITY HEALTH AND A MINORITY HEALTH ADVISORY COMMITTEE WITHIN THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, is referred to the Committee on Appropriations.

By Representatives Bowie, Adams, Barbee, Brubaker, Burton, Culp, Decker, Dockham, Esposito, Gray, Hensley, Howard, H. Hunter, Jarrell, Jeffus, Kennedy, McCrary, McLaughlin, McLawhorn, Nichols, Nye, Oldham, Redwine, Russell, Sexton, Sutton, and Wilkins:

H.B. 1738, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE B.A.S.S. MASTERS CLASSIC FISHING TOURNAMENT, is referred to the Committee on Appropriations.

By Representatives Wainwright, Edwards, Nichols, and J. Preston:

H.B. 1739, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF THE NATIONAL MARINE AIR MUSEUM AS A TOURIST ATTRACTION, is referred to the Committee on Appropriations.

By Representatives Nichols, Edwards, Grady, J. Preston, and Wainwright:

H.B. 1740, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THE NEUSE RIVER BASIN TREATMENT PROJECT, is referred to the Committee on Appropriations.
By Representatives Nichols, Edwards, and Wainwright:

H.B. 1741, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PAMLICO COUNTY WATER EROSION CONTROL PROJECT AND TO DRAW DOWN FEDERAL FUNDS FOR THIS PROJECT, is referred to the Committee on Appropriations.

By Representatives Nichols, Edwards, and Wainwright:

H.B. 1742, A BILL TO BE ENTITLED AN ACT TO INCREASE THE SIZE OF THE CIVIL SERVICE BOARD FOR THE CITY OF NEW BERN, AND TO PROVIDE FOR STAGGERED TERMS ON THAT BOARD, is referred to the Committee on Local and Regional Government I.

By Representatives Wainwright, Edwards, and Nichols:

H.B. 1743, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR JAMES CITY HISTORICAL SITE, is referred to the Committee on Appropriations.

By Representatives Wainwright, Edwards, and Nichols:

H.B. 1744, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR THE DISOSWAY HOUSE IN CRAVEN COUNTY, is referred to the Committee on Appropriations.

By Representatives Griffin, Berry, J. Brown, Flaherty, Gardner, Luebke, Morgan, and J. Preston:

H.B. 1745, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE INSURANCE FRAUD PREVENTION ACT, is referred to the Committee on Judiciary II.


H.B. 1746, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE REGISTRATION OF PERSONS CONVICTED OF CERTAIN CRIMINAL SEXUAL OFFENSES AND TO APPROPRIATE FUNDS TO IMPLEMENT THIS ACT, is referred to the Committee on Judiciary II.

By Representatives Gottovi and H. Hunter:

H.B. 1747, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE APPLICATION FEES FOR PERMITS FOR PRIVATE SANITARY LANDFILLS AND TO APPROPRIATE FUNDS TO ESTABLISH AND SUPPORT POSITIONS IN THE SOLID WASTE SECTION, DIVISION OF SOLID WASTE MANAGEMENT, DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, is referred to the Committee on Finance.
By Representatives Mitchell, Arnold, Berry, Bowman, Brawley, Flaherty, Grady, Joye, McCombs, Miner, and Robinson:

**H.B. 1748,** A BILL TO BE ENTITLED AN ACT TO EXTEND THE JOBS TAX CREDIT TO APPLY TO JOBS CREATED IN ANY COUNTY, is referred to the Committee on Finance.

By Representatives Nye, Green, H. Hunter, Kennedy, J. Preston, and Wainwright:

**H.B. 1749,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH PILOT PROJECTS FOR COMMUNITY REHABILITATION PROGRAMS, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Fitch, Flaherty, Green, H. Hunter, Ives, Jeffus, Kennedy, McLawhorn, J. Preston, and Wainwright:

**H.B. 1750,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ENSURE THE DEAF AND HARD OF HEARING EQUAL ACCESS TO HUMAN SERVICES, is referred to the Committee on Appropriations.

By Representatives Nye, Fitch, H. Hunter, Jeffus, Kennedy, McLawhorn, and Wainwright:

**H.B. 1751,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A STUDENT ACTIVITY CENTER AT THE EASTERN NORTH CAROLINA SCHOOL FOR THE DEAF, is referred to the Committee on Appropriations.

By Representatives Nye, Fitch, Green, H. Hunter, Ives, Jeffus, Kennedy, J. Preston, and Wainwright:

**H.B. 1752,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RENOVATIONS TO THE NORTH CAROLINA SCHOOLS FOR THE DEAF TO SUPPORT THEIR DAY TREATMENT PROGRAM, is referred to the Committee on Appropriations.

By Representatives Nye, Bowman, Fitch, Flaherty, Green, H. Hunter, Ives, Jeffus, Kennedy, J. Preston, and Wainwright:

**H.B. 1753,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA SCHOOLS FOR THE DEAF TO MEET MINIMAL STANDARDS, is referred to the Committee on Appropriations.

By Representatives Yongue, Cummings, Hill, and Sutton:

**H.B. 1754,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO HELP CONSTRUCT A CONFERENCE CENTER AT PEMBROKE STATE UNIVERSITY, is referred to the Committee on Appropriations.
By Representatives Baddour, Braswell, and Russell:

H.B. 1755, A BILL TO BE ENTITLED AN ACT TO MAKE IT A CRIMINAL OFFENSE TO PRACTICE PHRENOLOGY, PALMISTRY, FORTUNE TELLING, CLAIRVOYANCE, AND OTHER SIMILAR CRAFTS IN WAYNE COUNTY, is referred to the Committee on Judiciary III.

By Representatives Baddour, Braswell, Gottovi, Hensley, Jarrell, Luebke, Moore, Rogers, Russell, Sexton, and Wainwright:

H.B. 1756, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CIVIL WAR CORRIDOR COMMISSION AND TO APPROPRIATE FUNDS FOR THE COMMISSION, is referred to the Committee on Appropriations.

By Representatives Church, Adams, Alexander, Beall, Cunningham, Fitch, Flaherty, Green, Hill, H. Hunter, R. Hunter, Jarrell, Jeffus, Kennedy, Luebke, Michaux, and G. Thompson:

H.B. 1757, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO NORTH CAROLINA A&T STATE UNIVERSITY FOR A LITHIUM BATTERY RESEARCH PROJECT, is referred to the Committee on Appropriations.

By Representatives Hackney, Barnes, Bowman, Culp, H. Hunter, Jeffus, Mosley, Sexton, G. Thompson, and Wainwright:

H.B. 1758, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SENIOR CENTERS, is referred to the Committee on Appropriations.

By Representatives Hackney and Barnes:

H.J.R. 1759, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO EXTEND THE APPLICATION DEADLINE FOR LICENSURE AS A CLINICAL SOCIAL WORKER PURSUANT TO G.S. 90B–10, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Hackney and Barnes:

H.B. 1760, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE PARKS AND RECREATION DIVISION FOR THE PURCHASE OF OCCONEECHEE MOUNTAIN IN ORANGE COUNTY, is referred to the Committee on Appropriations.

By Representatives Hackney, Barnes, Culp, H. Hunter, and G. Miller:

H.B. 1761, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT ALL BENEFITS ASSOCIATED WITH HOSTING A LOW–LEVEL RADIOACTIVE WASTE FACILITY BE SHARED EQUALLY BY ANY COUNTIES IN WHICH THE SITE IS LOCATED AND ANY COUNTIES
WHOSE BORDERS ARE IMMEDIATELY ADJACENT TO THE SITE AND TO APPROPRIATE FUNDS FOR THE WAKE AND CHATHAM LOCAL ADVISORY COMMITTEES, is referred to the Committee on Finance.

By Representatives H. Hunter, Bowman, Gottovi, McLawhorn, and J. Preston:

**H.B. 1762**, A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFICE OF AMERICANS WITH DISABILITIES IN ORDER TO INCREASE PUBLIC AWARENESS OF ISSUES CONCERNING AMERICANS WITH DISABILITIES AND TO ASSIST IN THE IMPLEMENTATION OF THE FEDERAL AMERICANS WITH DISABILITIES ACT, is referred to the Committee on Appropriations.

By Representatives Crawford, Burton, Colton, R. Hunter, Ives, Jeffus, Justus, Mercer, Nesbitt, and Wilmoth:

**H.B. 1763**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BREVARD MUSIC CENTER, INC., FOR RENOVATION OF THE WHITTINGTON–PFOHL AUDITORIUM, is referred to the Committee on Appropriations.

By Representatives H. Hunter, McLawhorn, and Wainwright:

**H.B. 1764**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE RURAL ECONOMIC DEVELOPMENT CENTER, INCORPORATED, FOR JOB TRAINING IN EASTERN NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representative H. Hunter and Wainwright:

**H.B. 1765**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FROM THE WORKER TRAINING TRUST FUND FOR THE COMMON FOLLOW–UP SYSTEM, is referred to the Committee on Appropriations.

By Representative H. Hunter:

**H.B. 1766**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CENTER FOR COMMUNITY SELF–HELP TO FURTHER A STATEWIDE DEVELOPMENT BANKING PROGRAM, is referred to the Committee on Appropriations.

By Representatives Richardson and Warner:

**H.B. 1767**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MUSEUM OF THE CAPE FEAR HISTORICAL COMPLEX, is referred to the Committee on Appropriations.

By Representatives Cummings, Adams, Arnold, Bowman, Braswell, D. Brown, J. Brown, Church, Cole, Cunningham, Dickson, Edwards, Esposito, Flaherty, Gamble, Gardner, Griffin, Hayes, Hill, H. Hunter, R. Hunter, Ives, Jenkins, Joye, Justus, Kinney, Kuczmarski, McAllister,
Mercer, Nichols, Oldham, J. Preston, Ramsey, Robinson, Russell, Sexton, Spears, G. Thompson, Wainwright, Wilson, Wright, and Yongue:

**H.B. 1768**, A BILL TO BE ENTITLED AN ACT TO DIRECT LOCAL BOARDS OF EDUCATION TO PERMIT VOLUNTARY STUDENT PRAYER AND TO APPROPRIATE FUNDS TO ASSIST LOCAL BOARDS OF EDUCATION IN CARRYING OUT THIS DUTY, is referred to the Committee on Education.

By Representatives Alexander, Bowman, Burton, Church, Cunningham, Dickson, Easterling, Esposito, Flaherty, Gardner, Hensley, H. Hunter, Ives, Jarrell, Jeffus, Jenkins, Lutz, McLawhorn, Moore, Morgan, Nye, and Wright:

**H.B. 1769**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO FUND FULLY THE EXPANSION OF MENTAL HEALTH SERVICES RECOMMENDED BY COALITION 2001, is referred to the Committee on Appropriations.

By Representatives B. Miller, Adams, Easterling, Hensley, and Luebke:

**H.B. 1770**, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is referred to the Committee on Judiciary I.

By Representatives Richardson, Kinney, McAllister, Spears, and Warner:

**H.B. 1771**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A REGIONAL HALF-WAY HOUSE AT THE MYROVER–REESE HOME IN CUMBERLAND COUNTY, is referred to the Committee on Appropriations.

By Representatives Richardson, Kinney, McAllister, Mosley, Spears, and Warner:

**H.B. 1772**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A SMALL BUSINESS CENTER AT FAYETTEVILLE TECHNICAL COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Richardson, Kinney, McAllister, Spears, and Warner:

**H.B. 1773**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RENOVATION AND EXPANSION OF THE FAYETTEVILLE MUSEUM OF ART, is referred to the Committee on Appropriations.

By Representatives Jarrell and Hensley (Co–Sponsors); Baddour, Barnes, Bowie, Crawford, Fitch, Gray, Holt, Luebke, and Mosley:

**H.B. 1774**, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CAPITOL PRESERVATION COMMISSION, TO MAKE THE
COMMISSION RESPONSIBLE FOR THE CARE AND ADMINISTRATION OF THE NORTH CAROLINA STATE CAPITOL AND UNION SQUARE, AND TO ESTABLISH THE CAPITOL PRESERVATION FUND, is referred to the Committee on State Government.

By Representatives Luebke, Arnold, Braswell, Gamble, Jarrell, B. Miller, Ramsey, Spears, and Tallent:

H.B. 1775, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, is referred to the Committee on Transportation.

By Representatives Luebke, Braswell, Church, Colton, Michaux, and Mosley:

H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA, is referred to the Committee on Judiciary I.

By Representatives Luebke, Braswell, Church, Colton, Grady, Justus, Michaux, and Mosley:

H.B. 1777, A BILL TO BE ENTITLED AN ACT TO CHANGE THE LIMITATIONS PERIOD FOR VIOLATIONS OF THE CAMPAIGN CONTRIBUTIONS AND EXPENDITURES LAWS, is referred to the Committee on Judiciary I.

By Representatives Luebke, Braswell, Church, Colton, Justus, and Michaux:

H.B. 1778, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CONCERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE OCCUPATION, EMPLOYER’S NAME, AND BUSINESS ADDRESS; AND TO PROHIBIT SALE OR USE OF CAMPAIGN FINANCE REPORTS FOR SOLICITATION OR COMMERCIAL PURPOSES, is referred to the Committee on Judiciary I.

By Representatives Luebke, Braswell, Church, Colton, Grady, Justus, Michaux, and Mosley:

H.B. 1779, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POSTPRIMAR Y REPORTING BY NOMINEES AND PRIMARY LOSERS, is referred to the Committee on Judiciary I.

By Representatives Luebke, Braswell, Church, Colton, Gottovi, Grady, Justus, Michaux, Moore, and Mosley:

H.B. 1780, A BILL TO BE ENTITLED AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE NAMES OF SMALL CONTRIBUTORS SO THAT IT
APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS, is referred to the Committee on Judiciary I.

By Representatives Holt and Bowman:

**H.B. 1781**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ALAMANCE COUNTY DISPUTE SETTLEMENT CENTER, is referred to the Committee on Appropriations.

By Representatives Holt, Flaherty, R. Hunter, and Sutton:

**H.B. 1782**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO BE USED BY THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL AS PLANNING FUNDS FOR CAPITAL IMPROVEMENTS AT THE SCHOOL OF LAW AND THE INSTITUTE OF GOVERNMENT, is referred to the Committee on Appropriations.

By Representatives Holt and Bowman:

**H.B. 1783**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR HARRIET'S HOUSE, is referred to the Committee on Appropriations.

By Representatives Holt, Flaherty, and R. Hunter:

**H.B. 1784**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO BE USED BY THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL FOR CAPITAL IMPROVEMENTS, is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, Ives, Mosley, and Nesbitt:

**H.B. 1785**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR CAPITAL NEEDS OF THE WESTERN FARMERS MARKET, is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, Ives, and Nesbitt:

**H.B. 1786**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SUPPORT THE WESTERN NORTH CAROLINA DEVELOPMENT ASSOCIATION, is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, Ives, Mosley, and Nesbitt:

**H.B. 1787**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR THE DEVELOPMENT OF THE MOUNTAIN STATE FAIR, is referred to the Committee on Appropriations.

By Representatives Colton, Bowman, Crawford, Ives, Mosley, and Nesbitt:

**H.B. 1788**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A MULTIPURPOSE BUILDING AT THE WESTERN
NORTH CAROLINA AGRICULTURAL CENTER, is referred to the Committee on Appropriations.

By Representatives Colton, Berry, Crawford, Cromer, Flaherty, Holt, Ives, J. Preston, Robinson, and G. Thompson:

H.B. 1789, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CERTAIN DOMESTIC VIOLENCE CENTERS, is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, Ives, Mosley, and Nesbitt:

H.B. 1790, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MOUNTAIN HORTICULTURAL CROPS RESEARCH AND EXTENSION CENTER AT FLETCHER, is referred to the Committee on Appropriations.

By Representatives Luebke, Easterling, Jeffus, Kuczmarski, McCrary, Michaux, B. Miller, and Mosley:

H.B. 1791, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CHILD CARE RESOURCE AND REFERRAL SERVICES, is referred to the Committee on Appropriations.

SPEAKER BLUE, PRESIDING.

CALENDAR

Action is taken on the following:

H.B. 933, A BILL TO BE ENTITLED AN ACT TO PROMOTE THE USE OF PRINTING FACILITIES IN NORTH CAROLINA BY PROVIDING THAT AN OUT-OF-STATE ENTITY WHO CONTRACTS WITH A NORTH CAROLINA PRINTER IS NOT DOING BUSINESS IN NORTH CAROLINA FOR TAX PURPOSES INCIDENT TO PRINTING.

On motion of Representative Robinson, consideration of the bill is postponed until June 2.

SUSPENSION OF RULE

Pursuant to Rule 28(e), the Speaker grants permission for committees to meet on Friday, May 27, 1994.

On motion of Representative Jack Hunt, seconded by Representative Howard, the House adjourns, by electronic vote (103-0), at 10:47 a.m. to reconvene Monday, May 30, 1994 at 8:00 p.m.
ONE HUNDRED FOURTEENTH DAY

HOUSE OF REPRESENTATIVES
Monday, May 30, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker leads the body in the Pledge of Allegiance.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of May 26 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (79–1).

Leaves of absence are granted Representatives Barnhill, Bowie, Burton, Cunningham, Kuczmaraki, and Morgan for today.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Gottovi for the Committee on Environment:

Committee Substitute for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES, with a favorable report as to House committee substitute bill, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for June 1. The Senate committee substitute bill is placed on the Unfavorable Calendar.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Bowman, Creech, Culp, and Nesbitt:

H.B. 1792, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NATIONAL ENVIROTHON, A COMPETITIVE PROBLEM-SOLVING EVENT FOR HIGH SCHOOL STUDENTS FROM ACROSS THE UNITED STATES THAT TESTS THE STUDENTS' KNOWLEDGE OF NATURAL RESOURCES AND THAT WILL BE HELD IN ASHEVILLE THIS YEAR, is referred to the Committee on Appropriations.
By Representative Baddour:

**H.B. 1793**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ENCOURAGE THE DEVELOPMENT OF THE INTERACTIVE VISUAL TECHNOLOGIES INDUSTRY IN THE STATE, is referred to the Committee on Appropriations.

By Representative Wright:

**H.B. 1794**, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF SANDYFIELD IN COLUMBUS COUNTY, is referred to the Committee on Local and Regional Government I.

By Representatives Wright, Bowman, Fitch, Kennedy, Mosley, and Wainwright:

**H.B. 1795**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE ADDITIONAL RESOURCES TO THE CRIME PREVENTION DIVISION, is referred to the Committee on Appropriations.

By Representatives Wright, Fitch, Kennedy, and Wainwright:

**H.B. 1796**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR ADDITIONAL STAFF IN THE VICTIM AND JUSTICE SERVICES DIVISION FOR THE COMMUNITY SERVICE PROGRAM, is referred to the Committee on Appropriations.

By Representatives Wright, Bowman, Fitch, Kennedy, McLawhorn, and Wainwright:

**H.B. 1797**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE ADDITIONAL STAFF TO THE ALCOHOL LAW ENFORCEMENT DIVISION, is referred to the Committee on Appropriations.

By Representatives Wright, Kennedy, and Wainwright:

**H.B. 1798**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR THE NORTH CAROLINA COMPREHENSIVE COMMUNITY CRIME REDUCTION INITIATIVE, is referred to the Committee on Appropriations.

By Representatives Wright and Kennedy:

**H.B. 1799**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR GRANTS TO COMMUNITY DEVELOPMENT CORPORATIONS FOR LOCAL DEVELOPMENT OF DEPRESSED URBAN COMMERCIAL AREAS, is referred to the Committee on Appropriations.
By Representatives Wright and Gottovi:

H.B. 1800, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES FOR CAPE FEAR COMMUNITY COLLEGE’S SHARE OF THE COST IN CLEANING UP THE NEW HANOVER COUNTY BURN PIT AT THE NEW HANOVER COUNTY AIRPORT, is referred to the Committee on Appropriations.

By Representatives Wright, Adams, Kennedy, and Wainwright:

H.B. 1801, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE AFRICAN-AMERICAN CULTURAL CENTER STUDY COMMITTEE, is referred to the Committee on Appropriations.

By Representatives Hightower, Barbee, Beall, Black, Bowen, Bowman, Brawley, Cole, Culpepper, Cunningham, Daughtry, Gardner, Gottovi, Griffin, Hackney, R. Hunter, Jenkins, Joye, Justus, Lee, Lemmond, McCombs, Mercer, Morgan, Ramsey, Russell, Sexton, Spears, Stewart, Sutton, Warner, Weatherly, Wilkins, and Wilmoth:

H.J.R. 1802, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE POLICY ON EMPLOYMENT OF PRISONERS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Hill, Redwine, Sexton, and Wright:

H.B. 1803, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DIVISION OF NATIONAL GUARD FOR UPGRADING THE AIR-CONDITIONING AND CAPITAL IMPROVEMENTS AT THE NATIONAL GUARD ARMORY IN FAIR BLUFF IN COLUMBUS COUNTY, is referred to the Committee on Appropriations.

By Representatives Hayes, Berry, Brawley, Brubaker, Burton, Daughtry, Edwards, Esposito, Gardner, Hensley, Holmes, H. Hunter, Joye, McCombs, Michaux, Mitchell, Russell, Sexton, Weatherly, Wilkins, Wilson, and Wright:

H.B. 1804, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SUPPORT AND REPLICATE PROJECT L.I.F.T. (LOCAL INDIVIDUALS FINDING THEMSELVES), TO EFFECT BOTH SHORT-TERM AND LONG-TERM CRIME PREVENTION, is referred to the Committee on Appropriations.

By Representatives Warner, Arnold, Barnes, Cole, Diamont, Fussell, Gray, Hensley, Joye, Kuczmarski, McCrary, Michaux, Redwine, Rogers, Russell, Sexton, and Wilkins:

H.B. 1805, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA LAW ENFORCEMENT HALL OF HONOR, is referred to the Committee on Appropriations.
By Representative Stewart:

H.B. 1806, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT COUNTY TO ACQUIRE CERTAIN PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, is referred to the Committee on Local and Regional Government.

By Representatives G. Miller, Barnes, Diamont, Hackney, Jeffus, Mercer, Mosley, Nesbitt, and Wilkins:

H.B. 1807, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL, is referred to the Committee on Finance.

By Representatives G. Miller, Bowman, and Dickson:

H.B. 1808, A BILL TO BE ENTITLED AN ACT TO EXPAND THE JOBS TAX CREDIT TO PROVIDE CREDIT AMOUNTS IN PROPORTION TO THE LEVEL OF ECONOMIC DISTRESS IN EACH COUNTY, is referred to the Committee on Finance.

By Representatives G. Miller, Barnes, Bowman, Diamont, Hackney, Jeffus, and Nesbitt:

H.B. 1809, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL, is referred to the Committee on Finance.

By Representative Hall:

H.B. 1810, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CREATION OF A TEXTILE MUSEUM IN THE TOWN OF ERWIN IN HARNETT COUNTY, is referred to the Committee on Appropriations.

By Representatives J. Brown and Holmes:

H.B. 1811, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CLEANUP OF THE WATTS RETREAT FARM WASTE DISPOSAL SITE, AN ABANDONED MIXED LOW-LEVEL RADIOACTIVE AND HAZARDOUS WASTE DISPOSAL SITE LOCATED IN WILKES COUNTY, is referred to the Committee on Appropriations.
By Representatives Beall, Jenkins, and Ramsey:

**H.B. 1812**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND THE REGIONAL DEVELOPMENT PROGRAMS OF THE CENTER FOR IMPROVING MOUNTAIN LIVING AT WESTERN CAROLINA UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, and Nesbitt:

**H.B. 1813**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PACK PLACE EDUCATIONAL, ARTS AND SCIENCE CENTER FOR CAPITAL NEEDS, is referred to the Committee on Appropriations.

By Representatives Richardson, Bowman, Fitch, McLawhorn, Spears, and Warner:

**H.B. 1814**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE ADDITIONAL STAFF TO THE ALCOHOL LAW ENFORCEMENT DIVISION, is referred to the Committee on Appropriations.

By Representatives Richardson, Mosley, Spears, and Warner:

**H.B. 1815**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NEEDED EQUIPMENT AT FAYETTEVILLE TECHNICAL COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Nichols, Edwards, Esposito, Mosley, J. Preston, Sexton, and Wainwright:

**H.B. 1816**, A BILL TO BE ENTITLED AN ACT TO GRANT THE DEPENDENT RELATIVES OF CERTAIN CIVILIAN EMPLOYEES OF THE MILITARY INVOLUNTARILY TRANSFERRED TO THIS STATE IN-STATE TUITION AT CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND AT CAMPUSES OF THE NORTH CAROLINA COMMUNITY COLLEGE SYSTEM, is referred to the Committee on Education.

By Representatives James, Bowman, Culpepper, Gottovi, and J. Preston:

**H.B. 1817**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THREE FISHERY EXTENSION OFFICER POSITIONS IN MARINE FISHERIES, is referred to the Committee on Appropriations.

By Representatives Fitch and Mosley:

**H.B. 1818**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT WILSON TECHNICAL
COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives H. Hunter and Fitch:

H.B. 1819, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTHEASTERN NORTH CAROLINA ECONOMIC DEVELOPMENT COMMISSION FOR TOURISM PROMOTION, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Green, R. Hunter, Kennedy, Michaux, and Wainwright:

H.B. 1820, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MATERNAL AND CHILD HEALTH DIVISION OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO PROVIDE DEMONSTRATION GRANTS TO PREVENT MINORITY INFANT MORTALITY, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Kennedy, and Wainwright:

H.B. 1821, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ESTABLISHMENT OF A BIRTH DEFECTS REGISTRY IN THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, is referred to the Committee on Children, Youth and Families.

By Representatives H. Hunter and Wainwright:

H.B. 1822, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA EARLY CHILDHOOD FACILITIES DEVELOPMENT FUND, is referred to the Committee on Appropriations.

By Representatives Baddour and Wainwright:

H.B. 1823, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR HEAD START FACILITIES, is referred to the Committee on Appropriations.

By Representatives Baddour, Russell, and Wainwright (Co-Sponsors):

H.B. 1824, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COMPLETION OF A NEW ARTS CENTER/CIVIC CENTER IN LENOIR COUNTY, is referred to the Committee on Appropriations.

By Representatives Mavretic and Mosley:

H.B. 1825, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROVISIONS OF A LOCAL ACT REQUIRING THE BOARDS OF TRUSTEES OF EDGECOMBE COMMUNITY COLLEGE AND NASH COMMUNITY COLLEGE TO STUDY MERGER AND REPORT THEIR FINDINGS, CONCLUSIONS, AND RECOMMENDATIONS TO THE
SHORT SESSION, is referred to the Committee on Local and Regional Government I.

By Representatives Cummings, Hill, Redwine, Sutton, and Yongue:

H.B. 1826, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RENOVATION OF AN ANNEX TO THE ROBESON COUNTY LIBRARY, is referred to the Committee on Appropriations.

By Representative Edwards:

H.B. 1827, A BILL TO BE ENTITLED AN ACT TO REPEAL THE EX-EMPTION OF BEAUFORT COUNTY FROM CERTAIN PROVISIONS OF LAW RELATING TO THE APPOINTMENT OF COMMISSIONERS OF A PUBLIC HOUSING AUTHORITY, is referred to the Committee on Local and Regional Government II.

By Representatives Diamont, Adams, Cromer, Kennedy, and Wainwright:

H.B. 1828, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA FAMILY LITERACY PROGRAM, is referred to the Committee on Appropriations.

By Representatives Diamont, Cromer, Kennedy, and Wainwright:

H.B. 1829, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE BABY LOVE MATERNAL OUTREACH PROJECT, TO CONTINUE THE STATE’S EFFORTS TO REDUCE INFANT MORTALITY, is referred to the Committee on Appropriations.

By Representatives Diamont, Cromer, and Wainwright:

H.B. 1830, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE “FIRST STEP” CAMPAIGN AND HOT LINE, TO CONTINUE THE STATE’S EFFORTS TO REDUCE INFANT MORTALITY, is referred to the Committee on Appropriations.

By Representatives Diamont, Bowman, Mercer, Wainwright, and Wilkins:

H.B. 1831, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING TO INCLUDE CERTAIN CITY SCHOOL ADMINISTRATIVE UNITS, is referred to the Committee on Appropriations.

By Representatives R. Hunter and Adams:

H.B. 1832, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MCSMILES PILOT PROGRAM, A MOBILE PRESCHOOL PROGRAM FOR PRESCHOOL-AGED CHILDREN AND THEIR PARENTS, is referred to the Committee on Appropriations.

By Representative Hayes:

H.B. 1833, A BILL TO BE ENTITLED AN ACT CONCERNING CABARRUS COUNTY, is referred to the Committee on Rules, Calendar, and Operations of the House.
By Representatives Rogers, Black, Bowman, Fitch, Sexton, and Wainwright:

**H.B. 1834**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF PUBLIC INSTRUCTION FOR THE TASK FORCE ON SCHOOL FACILITIES, is referred to the Committee on Appropriations.

By Representatives Rogers, Fitch, and Wainwright:

**H.B. 1835**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MODEL TEACHER EDUCATION CONSORTIUM, is referred to the Committee on Appropriations.

By Representatives G. Miller and Wainwright:

**H.B. 1836**, A BILL TO BE ENTITLED AN ACT TO AMEND THE GENERAL STATUTES TO COMPLY WITH THE FEDERAL WORKER PROFILING INITIATIVE TO AVOID LOSS OF FEDERAL GRANT FUNDS TO THE STATE, AND TO INCREASE THE WEEKLY UNEMPLOYMENT BENEFIT AMOUNT AND DURATION FOR ELIGIBLE UNEMPLOYMENT INSURANCE CLAIMANTS, is referred to the Committee on Business and Labor.

By Representatives Grady, Alphin, J. Preston, and Smith:

**H.B. 1837**, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF JACKSONVILLE TO USE POWELL BILL FUNDS FOR SIDEWALKS, is referred to the Committee on Appropriations.

By Representatives Grady, Alphin, Bowen, J. Preston, and Smith:

**H.B. 1838**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE NONPARTISAN ELECTION OF THE ONSLOW COUNTY BOARD OF EDUCATION, SUBJECT TO A REFERENDUM, is referred to the Committee on Judiciary I.

By Representatives Braswell and Adams:

**H.B. 1839**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO WAYNE COUNTY TO FUND THE EDGEWOOD COMMUNITY DEVELOPMENTAL SCHOOL, is referred to the Committee on Appropriations.

By Representatives Black and Wainwright:

**H.B. 1840**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ORIENTATION AND TRAINING OF COMMUNITY COLLEGE TRUSTEES, is referred to the Committee on Appropriations.

By Representatives Grady, Alphin, J. Brown, Culp, Esposito, Gardner, Ives, Justus, McLawhorn, Morgan, Nichols, J. Preston, Sexton, Smith, Spears, and Warner:

**H.B. 1841**, A BILL TO BE ENTITLED AN ACT TO WAIVE THE THIRTY-DAY PROTEST RULE SO THAT FEDERAL RETIREES MAY
RECEIVE REFUNDS FOR INCOME TAX PAID ON THEIR RETIREMENT BENEFITS FOR TAX YEARS 1985 THROUGH 1988, is referred to the Committee on Finance.

By Representatives Lutz, Colton, Jack Hunt, and Weatherly:

H.B. 1842, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT WESTERN CAROLINA CENTER, is referred to the Committee on Appropriations.

By Representatives McLaughlin, Bowen, Bowie, Grady, R. Hunter, McAllister, Robinson, and Sutton:

H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, is referred to the Committee on Transportation.


H.B. 1844, A BILL TO BE ENTITLED AN ACT TO REPEAL THE INTANGIBLES TAX AND REIMBURSE LOCAL GOVERNMENTS FOR THE LOSS OF THE INTANGIBLES TAX REVENUE, is referred to the Committee on Finance.

By Representatives Gamble, Gardner, Ives, Joye, Justus, Warner, and Wood:

H.B. 1845, A BILL TO BE ENTITLED AN ACT TO PHASE OUT THE INTANGIBLES TAX OVER THREE YEARS, TO EXEMPT STOCK THAT IS NOT PUBLICLY TRADED FROM THE TAX, TO REPEAL EXISTING INCOME TAX PREFERENCES FOR NORTH CAROLINA DIVIDENDS, TO PHASE OUT CORPORATE INCOME TAX DEDUCTIONS FOR BANKS' INTEREST EXPENSES RELATED TO PRODUCING TAX EXEMPT INCOME, TO PHASE IN A SURTAX ON HIGH-INCOME INDIVIDUALS, AND TO REIMBURSE LOCAL GOVERNMENTS FOR THEIR LOST INTANGIBLES TAX REVENUE, is referred to the Committee on Finance.

By Representative Hall:

H.B. 1846, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT AND LEE COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, is referred to the Committee on Local and Regional Government II.

By Representatives McLaughlin, Black, Easterling, and Wilkins:

H.B. 1847, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DIVISION OF HIGHWAYS' DISTRICT OFFICE IN
NEWELL FOR CAPITAL CONSTRUCTION, EQUIPMENT, AND FURNISHINGS, is referred to the Committee on Appropriations.

By Representative Bowen:

H.B. 1848, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ACQUISITION AND REHABILITATION OF THE TOPSAIL ISLAND ASSEMBLY BUILDING, is referred to the Committee on Appropriations.

By Representatives Hensley, Mosley, Spears, and Warner:

H.B. 1849, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CENTENNIAL CENTER AT NORTH CAROLINA STATE UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives R. Hunter, Church, and G. Thompson:

H.B. 1850, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF JUSTICE FOR PLANNING, LAND PURCHASE, SITE DEVELOPMENT, AND CONSTRUCTION COSTS IN ESTABLISHING A JUSTICE ACADEMY IN WESTERN NORTH CAROLINA, is referred to the Committee on Appropriations.

By Representatives Wilmoth and Cromer:

H.B. 1851, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PAY DATE FOR CERTAIN EMPLOYEES OF THE WATAUGA COUNTY BOARD OF EDUCATION, is referred to the Committee on Appropriations.

By Representatives Warner, McAllister, Spears, and Wright:

H.B. 1852, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA FOR THE CONSTRUCTION OF A FINE ARTS BUILDING AT FAYETTEVILLE STATE UNIVERSITY, is referred to the Committee on Appropriations.

By Representative Wilmoth:

H.B. 1853, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CALDWELL COMMUNITY COLLEGE AND TECHNICAL INSTITUTE TO USE PART OF ITS BOND FUNDS FOR WATER AND SEWER LINES TO THE FACILITY, is referred to the Committee on Finance.

By Representatives Ellis, Bowman, Hall, and J. Preston:

H.B. 1854, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS AND TO APPROPRIATE FUNDS FOR THAT PURPOSE, is referred to the Committee on Judiciary III.
By Representative Hall:

H.B. 1855, A BILL TO BE ENTITLED AN ACT TO DIVIDE JUDICIAL AND PROSECUTORIAL DISTRICTS 11 INTO DISTRICTS 11A AND 11B, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Black, Bowman, Colton, Crawford, Dickson, James, Mosley, Redwine, Robinson, and Warner:

H.B. 1856, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NORTH CAROLINA STATE UNIVERSITY AT RALEIGH'S PROGRAMS SUPPORTING NORTH CAROLINA'S TRADITIONAL INDUSTRIES, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Fitch, and Wainwright:

H.J.R. 1857, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FROM THE WORKER TRAINING TRUST FUND FOR THE COMMON FOLLOW-UP SYSTEM, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives H. Hunter, Colton, and Dickson:

H.B. 1858, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE TRAINING OF NEWLY EMPLOYED ENVIRONMENTAL HEALTH SPECIALISTS, is referred to the Committee on Appropriations.

By Representatives Luebke and Easterling (Co-Sponsors); Braswell, D. Brown, Colton, Diamont, Jarrell, and Michaux:

H.B. 1859, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COUNTY CHILD WELFARE WORKERS AND FOR SUPPORT AND TREATMENT SERVICES, RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.

By Representatives Luebke and Easterling (Co-Sponsors); D. Brown, Colton, Diamont, Hensley, Ives, Jarrell, Jeffus, McCrary, and Wainwright:

H.B. 1860, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MULTIDISCIPLINARY TRAINING FOR CHILD ABUSE AND NEGLECT INVESTIGATIONS, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.

By Representatives Luebke and Easterling (Co-Sponsors); D. Brown, Colton, Diamont, Gottovi, Jarrell, Jeffus, McCrary, and Wainwright:

H.B. 1861, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COMPREHENSIVE ADOLESCENT HEALTH CENTERS, is referred to the Committee on Appropriations.
By Representatives Luebke and Easterling (Co–Sponsors); Bowman, D. Brown, Colton, Diamont, Jeffus, McCrary, and Mosley:

**H.B. 1862**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A STATEWIDE COORDINATOR FOR THE STUDENTS AGAINST DRUNK DRIVING (SADD) PROGRAM, is referred to the Committee on Appropriations.

By Representatives Easterling and Luebke (Co–Sponsors); Colton and Mosley:

**H.B. 1863**, A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE REQUIREMENTS TO HAVE A CHILD IN A RESTRAINT SYSTEM WHILE OPERATING A MOTOR VEHICLE, is referred to the Committee on Judiciary II.

By Representatives Easterling and Luebke (Co–Sponsors); Colton, Cromer, Gottovi, Hensley, Ives, and Jeffus:

**H.B. 1864**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR JUVENILE INTENSIVE SERVICES, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.

By Representatives Easterling and Luebke (Co–Sponsors); Colton, Ives, and Jeffus:

**H.B. 1865**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TEN REGIONAL CHILD MALTREATMENT RESOURCE CENTERS, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.

By Representatives Easterling and Luebke (Co–Sponsors); Colton, Jeffus, and Mosley:

**H.B. 1866**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR STATISTICAL SUPPORT FOR CHILD FATALITY PREVENTION TEAMS, is referred to the Committee on Appropriations.

By Representatives Easterling and Luebke (Co–Sponsors); Colton, Gottovi, Hensley, Jeffus, and Mosley:

**H.B. 1867**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXTEND THE NORTH CAROLINA CHILD FATALITY TASK FORCE, is referred to the Committee on Appropriations.

By Representative Morgan:

**H.B. 1868**, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE CHAPTER 20 ENFORCEMENT FOR SEVEN LAKES IN MOORE COUNTY, is referred to the Committee on Local and Regional Government II.

By Representatives Wilkins, Green, and Moore:

**H.B. 1869**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE COUNTY OF WARREN FOR A FOREST RANGER POSITION, is referred to the Committee on Appropriations.
By Representatives Hayes and Warner (Co-Sponsors); Esposito, Gardner, and Sexton:

H.B. 1870, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ABSTINENCE EDUCATION PROJECTS IN CERTAIN LOCAL SCHOOL ADMINISTRATIVE UNITS, is referred to the Committee on Appropriations.

By Representative Gottovi:

H.B. 1871, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NEW HANOVER COUNTY EXTENSION SERVICE ARBORETUM FOUNDATION FOR CAPITAL CONSTRUCTION, is referred to the Committee on Appropriations.

By Representatives Easterling, Colton, Hensley, Ives, Jeffus, and Wainwright:

H.B. 1872, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PREVENTION OF ADOLESCENT PREGNANCY, is referred to the Committee on Appropriations.

By Representatives Easterling, Alexander, Black, Colton, Cunningham, Dickson, and McLaughlin:

H.B. 1873, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COUNCIL FOR INTERNATIONAL VISITORS, is referred to the Committee on Appropriations.

By Representatives Easterling, Alexander, Cunningham, and Dickson:

H.B. 1874, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA DANCE THEATER’S SMART START SILVER ANNIVERSARY TOUR, is referred to the Committee on Appropriations.

By Representatives Easterling, Alexander, Black, Cunningham, and Dickson:

H.B. 1875, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL EXPENSES OF DISCOVERY PLACE IN CHARLOTTE, is referred to the Committee on Appropriations.

By Representatives Easterling, Gottovi, Ives, Jeffus, and Wainwright:

H.B. 1876, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND MEDICAID COVERAGE FOR THE ELDERLY, THE BLIND, AND THE DISABLED AND FOR CHILDREN, is referred to the Committee on Appropriations.

By Representatives Easterling, Fitch, and Wainwright:

H.B. 1877, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE NONRECURRING FUNDS FOR NEEDED DATA PROCESSING EQUIPMENT FOR THE NORTH CAROLINA SPECIAL CARE CENTER IN WILSON, is referred to the Committee on Appropriations.
By Representatives G. Thompson and Flaherty:

H.B. 1878, A BILL TO BE ENTITLED AN ACT TO ENABLE THE COUNTY OF AVERY TO ESTABLISH AN AIRPORT AUTHORITY FOR THE MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY, is referred to the Committee on Finance.

By Representatives G. Thompson and Flaherty:

H.B. 1879, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MITCHELL COUNTY FOR CAPITAL FUNDING OF ITS NEW SENIOR CITIZENS CENTER, is referred to the Committee on Appropriations.

By Representatives G. Thompson and Flaherty:

H.B. 1880, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BEECH MOUNTAIN TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT, is referred to the Committee on Local and Regional Government I.

By Representatives G. Thompson and Flaherty:

H.B. 1881, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BEECH MOUNTAIN TO MAKE STREET ASSESSMENTS WITHOUT FIRST RECEIVING A PETITION, is referred to the Committee on Finance.

By Representative Nye:

H.B. 1882, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF WHITE LAKE TO OPERATE A CONTRACT POST OFFICE, is referred to the Committee on Local and Regional Government I.

By Representatives Braswell, Fitch, and Wainwright:

H.B. 1883, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LEGAL SERVICES OF NORTH CAROLINA TO PURCHASE AND INSTALL NETWORKED PERSONAL COMPUTERS IN LEGAL SERVICES OFFICES, is referred to the Committee on Appropriations.

By Representative G. Miller:

H.B. 1884, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA BIOTECHNOLOGY CENTER TO CONSTRUCT A BIOPROCESSING RESEARCH AND DEVELOPMENT FACILITY, is referred to the Committee on Appropriations.

By Representative G. Miller:

H.B. 1885, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE PARKS AND RECREATION DIVISION FOR THE PURCHASE OF OCCONEECHEE MOUNTAIN IN ORANGE COUNTY, is referred to the Committee on Appropriations.
By Representatives G. Miller and Mosley:

H.B. 1886, A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE BOARD OF TRUSTEES OF THE SCHOOL OF SCIENCE AND MATHEMATICS AND TO APPROPRIATE FUNDS, is referred to the Committee on Education.

By Representative Culpepper:

H.B. 1887, A BILL TO BE ENTITLED AN ACT CHANGING THE DATE ON WHICH MEMBERS OF THE PERQUIMANS COUNTY BOARD OF EDUCATION TAKE OFFICE, is referred to the Committee on Local and Regional Government I.

By Representatives Alexander, Burton, Colton, Cunningham, Easterling, Esposito, Gardner, H. Hunter, Jeffus, and Nye:

H.B. 1888, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SUPPORTIVE HOUSING, AS RECOMMENDED BY CO-ALITION 2001, is referred to the Committee on Appropriations.

By Representatives Luebke, Beall, Black, Braswell, D. Brown, Colton, Cromer, Diamont, Easterling, Ellis, Fitch, Hackney, Jenkins, Justus, Kennedy, Kuczmarski, Lee, Michaux, G. Miller, Moore, Nesbitt, Ramsey, Wainwright, and Wright:

H.B. 1889, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A LEGISLATIVE STUDY OF THE IMPACT OF INCREASING UNEMPLOYMENT BENEFITS AND DECREASING THE UNEMPLOYMENT TAX, AND TO INCREASE THE WEEKLY UNEMPLOYMENT BENEFIT AMOUNT AND DURATION FOR ELIGIBLE UNEMPLOYMENT INSURANCE CLAIMANTS, is referred to the Committee on Business and Labor.

By Representatives Luebke, Colton, and Mosley:

H.B. 1890, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COMMISSION FOR HEALTH SERVICES TO ADOPT RULES TO MINIMIZE THE RISK OF INJURY TO CHILDREN WHO USE PUBLIC SWIMMING POOLS, is referred to the Committee on Health and Human Services.

By Representatives Luebke, Bowman, Colton, Cromer, Ives, Jarrell, Justus, Kuczmarski, McLawhorn, Michaux, B. Miller, G. Miller, Mosley, Sexton, Wainwright, Weatherly, and Wilmoth:

H.B. 1891, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LOCAL "CRIME STOPPERS" PROGRAMS THROUGHOUT THE STATE, is referred to the Committee on Appropriations.

By Representatives Luebke, Colton, Kuczmarski, Michaux, G. Miller, and Mosley:

H.B. 1892, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA SERVICE CORPS AND TO APPROPRIATE
FUNDS FOR ITS IMPLEMENTATION, is referred to the Committee on Appropriations.

By Representatives Luebke, Colton, Jeffus, Kuczmarski, Michaux, G. Miller, and Mosley:

H.B. 1893, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND THE GRASSROOTS SCIENCE PROGRAM, is referred to the Committee on Appropriations.

By Representatives Luebke, Kuczmarski, Michaux, G. Miller, and Mosley:

H.B. 1894, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DURHAM IMPACT PROGRAM AND THE COALITION FOR HOLISTIC OPPORTUNITIES IN CHILDREN’S EDUCATION, is referred to the Committee on Appropriations.

By Representatives Ellis, Hall, Justus, and Warner:

H.B. 1895, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A TOLL-FREE NUMBER FOR PERSONS TO REPORT CAMPAIGN SIGNS WHICH HAVE NOT BEEN REMOVED ON A TIMELY BASIS AFTER THE ELECTION CYCLE, AND TO PROVIDE FOR RAISING REVENUE BY LEVYING A CIVIL PENALTY ON PERSONS WHO HAVE FAILED TO REMOVE THE SIGNS, is referred to the Committee on Judiciary III.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Gottovi, House Committee Substitute for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES, is withdrawn from the Calendar of June 1 and re-referred to the Committee on Finance.

INTRODUCTION OF PAGES

Pages for the week of May 30 – June 3 are introduced to the membership. They are: Arthur Adams of Wake; Jonathan Bryant of Martin; Amelia Burnette of Mitchell; Lindsay Cunningham of Forsyth; April Hughes of Forsyth; Mallorye Lovett of Wake; Aaron Massey, II of Surry; RhaShawn Morgan of Forsyth; Christopher Vaughn of Davidson; and Melissa Ward of Columbus.

RE-REFERRAL

On motion of Representative Diamont, pursuant to Rule 39.2, H.B. 1614, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE
RECOMMENDATIONS OF THE COMMISSION ON SCHOOL TECHNOLOGY TO PROVIDE FOR STATE AND LOCAL SCHOOL TECHNOLOGY PLANS, TO ESTABLISH A STATE SCHOOL TECHNOLOGY FUND, AND TO APPROPRIATE FUNDS FOR THE SCHOOL TECHNOLOGY COMMISSION AND THE STATE SCHOOL TECHNOLOGY FUND, is withdrawn from the Committee on Appropriations and re-referred to the Committee on Education.

On motion of Representative Jack Hunt, seconded by Representative Fussell, the House adjourns in memory and honor of those who have served our country in time of war, by electronic vote (98–0), at 8:43 p.m. to reconvene May 31, at 1:00 p.m.

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ONE HUNDRED FIFTEENTH DAY

HOUSE OF REPRESENTATIVES

Tuesday, May 31, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of May 30 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (84–0).

Leaves of absence are granted Representatives Barnhill, Braswell, Burton, Cunningham, Sutton, and Wood for today.

THE RECEIVING OF PETITIONS, MEMORIALS AND PAPERS ADDRESSED TO THE GENERAL ASSEMBLY OR TO THE HOUSE

STATE OF NORTH CAROLINA
OFFICE OF THE GOVERNOR
RALEIGH 27603–8001

May 23, 1994

The Honorable Dennis Wicker
Lieutenant Governor
State Capitol
Raleigh, NC 27601

The Honorable Dan Blue
Speaker of the House
Legislative Building
Raleigh, NC 27601–1096
The Honorable Marc Basnight  
President Pro Tempore  
Legislative Building – Room 2007  
Raleigh, NC 27601–2808

Gentlemen:

Pursuant to G.S. Section 143B–426.37, this letter is to submit the name of Edward Renfrow of Johnston County as State Controller. As you are aware, Ed has served in that position since last summer and is doing an outstanding job.

I ask that you approve Mr. Renfrow’s appointment during this year’s legislative session. Thank you for your consideration of this request.

My warmest personal regards.

Sincerely,

S/ James B. Hunt, Jr.
Governor

The Speaker refers the letter to the Committee on State Government.

SUBCOMMITTEE REFERRALS

Representative Bowen, Chair for the Standing Committee on Transportation, refers:

H.B. 1530, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO SELL SOUVENIRS ON FERRIES AND AT FERRY FACILITIES, to the Permanent Subcommittee on Airports, Railways and Waterways.

H.B. 1552, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE EXEMPTION FOR REAL ESTATE ACQUIRED BY THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIREMENT THAT IT BE APPRAISED BY A LICENSED OR CERTIFIED APPRAISER WHEN THE ESTIMATED VALUE OF THE REAL ESTATE IS LESS THAN TEN THOUSAND DOLLARS, to the Permanent Subcommittee on Highways.

H.B. 1636, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO PERFORM DREDGING SERVICES FOR UNITS OF LOCAL GOVERNMENT, to the Permanent Subcommittee on Highways.

H.B. 1662, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SPECIAL REGISTRATION PLATES FOR SUPPORTERS OF PROFESSIONAL SPORTS TEAMS, to the Permanent Subcommittee on Highways.

H.B. 1775, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A
DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, to the Permanent Subcommittee on Highways.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives R. Hunter, Adams, Cromer, and Justus:

H.J.R. 1896, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO EXEMPT HOME QUILTERS FROM CERTAIN REQUIREMENTS OF CHAPTER 130A, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Hensley and Justus:

H.J.R. 1897, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO ALLOW CLERKS OF COURT TO ACCEPT GOVERNMENT NOTES AS ACCEPTABLE COLLATERAL FOR DEPOSITS IN FINANCIAL INSTITUTIONS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative Hensley:

H.B. 1898, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RESTORATION OF THE YATES MILL HISTORICAL SITE, is referred to the Committee on Appropriations.

By Representative McLaughlin:

H.B. 1899, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, is referred to the Committee on Local and Regional Government I.

By Representative Culpepper:

H.B. 1900, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AN ELECTION WITHIN THE DUCK AREA BEAUTIFICATION DISTRICT OF DARE COUNTY TO AUTHORIZE THE LEVY AND COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING SIDEWALKS WITHIN THAT DISTRICT, is referred to the Committee on Finance.

By Representative Culpepper:

H.B. 1901, A BILL TO BE ENTITLED AN ACT RESTORING THE DARE COUNTY BOARD OF EDUCATION TO SEVEN MEMBERS, is referred to the Committee on Judicary I.
By Representative Diamont:

**H.B. 1902**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A STUDY OF THE SUPPLY AND DEMAND FOR ATHLETIC COACHES FOR NORTH CAROLINA PUBLIC SCHOOLS, is referred to the Committee on Appropriations.

By Representatives Bowman, Decker, Justus, Holmes, and Robinson:

**H.B. 1903**, A BILL TO BE ENTITLED AN ACT TO REPEAL THE INTANGIBLES TAX, TO REPEAL EXISTING INCOME TAX PREFERENCES FOR NORTH CAROLINA DIVIDENDS, AND TO AUTHORIZE COUNTIES TO ENACT A LOCAL OPTION INCOME TAX ON INCOME FROM INTANGIBLES, is referred to the Committee on Finance.

By Representative Jenkins:

**H.B. 1904**, A BILL TO BE ENTITLED AN ACT TO ALLOW MACON COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION AND TO AUTHORIZE THE MACON COUNTY BOARD OF EDUCATION TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY, is referred to the Committee on Local and Regional Government I.

By Representatives Wainwright, Edwards, and Nichols:

**H.B. 1905**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE TRYON PALACE COMMISSION MAY ACQUIRE ARTIFACTS AND FURNISHINGS FOR TRYON'S PALACE AND DISPOSE OF CERTAIN ARTIFACTS OWNED BY TRYON'S PALACE AND TO PROVIDE THAT THE SALE PROCEEDS SHALL BE USED BY THE COMMISSION TO ACQUIRE OTHER ARTIFACTS FOR TRYON'S PALACE, is referred to the Committee on Appropriations.

By Representative Wainwright:

**H.B. 1906**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE DEPARTMENT OF CULTURAL RESOURCES MAY PERMANENTLY DISPOSE OF CERTAIN STATE-OWNED ARTIFACTS AND TO PROVIDE THAT SALE PROCEEDS FROM THE ARTIFACTS SHALL BE USED ONLY TO PURCHASE OTHER ARTIFACTS, is referred to the Committee on Appropriations.

By Representatives Nesbitt, Bowman, Culpepper, Redwine, and Rogers:

**H.B. 1907**, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES RELATED TO THE REGIONAL ECONOMIC DEVELOPMENT COMMISSIONS, is referred to the Committee on Appropriations.

By Representatives Robinson, Flaherty, and G. Thompson:

**H.B. 1908**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS OF HISTORIC FORT...
DEFIANCE IN CALDWELL COUNTY, is referred to the Committee on Appropriations.

By Representatives Robinson, Flaherty, and G. Thompson:

H.B. 1909, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AUDIO–VISUAL EQUIPMENT AT CALDWELL COMMUNITY COLLEGE AND TECHNICAL INSTITUTE, is referred to the Committee on Appropriations.

By Representatives R. Hunter, Berry, Church, and G. Thompson:

H.J.R. 1910, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE REGULATION OF WATER SUPPLY WATERSHEDS DOES NOT APPLY TO SOME WATERSHEDS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives H. Hunter, Adams, Bowman, Jeffus, Kennedy, and Wainwright:

H.B. 1911, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CORRECTION FOR THE ESTABLISHMENT OF AN HIV COUNSELING PROGRAM, is referred to the Committee on Appropriations.

By Representatives H. Hunter, Adams, Green, Kennedy, Luebke, and Wainwright:

H.B. 1912, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES TO ESTABLISH A STATE NUTRITION ASSISTANCE PROGRAM, is referred to the Committee on Appropriations.

By Representatives Brawley and Mitchell:

H.B. 1913, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE APPOINTMENT OF A SPECIAL BOARD OF EQUALIZATION AND REVIEW FOR IREDELL COUNTY, is referred to the Committee on Finance.

By Representative Easterling:

H.J.R. 1914, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO ALLOW CREATION OF A COUNTY SERVICE DISTRICT FOR LAW ENFORCEMENT SERVICES AND TO CHANGE REQUIREMENTS FOR CREATION OF DISTRICTS COVERING THE ENTIRE UNINCORPORATED AREA OF A COUNTY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Beall, Justus, and Ramsey:

H.J.R. 1915, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A
H.B. 1916, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SIGMA XI, THE SCIENTIFIC RESEARCH SOCIETY TO CONSTRUCT THE SIGMA XI CENTER, is referred to the Committee on Appropriations.

By Representatives G. Miller and Ramsey (Co-Sponsors); Cromer and Justus:

H.B. 1917, A BILL TO BE ENTITLED AN ACT TO AMEND THE EFFECTIVE DATE OF THE NORTH CAROLINA INTERSTATE BANKING ACT AND TO SET AN APPLICATION FEE, is referred to the Committee on Financial Institutions.

By Representative Joye:

H.B. 1918, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THE TRANSPORTATION OF DECEDENTS, is referred to the Committee on Appropriations.

By Representatives Jack Hunt, Lutz, and Weatherly:

H.B. 1919, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE RUTHERFORD COUNTY HISTORICAL SOCIETY FOR AN ARCHAEOLOGICAL SURVEY OF THE BECHTLER GOLD MINT, is referred to the Committee on Appropriations.

By Representatives Jack Hunt, Bowman, Cromer, Jeffus, Lutz, Robinson, and Weatherly:

H.B. 1920, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RUTHERFORD COUNTY ARTS COUNCIL, INC., TO COMPLETE THE CONSTRUCTION OF THE GLOBE THEATRE, is referred to the Committee on Appropriations.

By Representatives G. Miller, Barnes, Hackney, Luebke, and Michaux:

H.B. 1921, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FLAG FOR EACH FOURTH GRADE CLASSROOM AND FOR EACH PUBLIC SCHOOL, is referred to the Committee on Appropriations.

By Representatives G. Miller, Barnes, Hackney, Luebke, and Michaux:
By Representatives G. Miller, Luebke, and Michaux:

H.B. 1923, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO ENGAGE IN PROGRAMS OF ASSISTANCE AND FINANCING FOR REHABILITATION OR REPAIR OF BUILDINGS AND OTHER IMPROVEMENTS IN RETAIL, COMMERCIAL, OR INDUSTRIAL USE AND LOCATED IN THE DOWNTOWN AND ADJACENT OR NEARBY INNER CITY AREAS, is referred to the Committee on Finance.

By Representatives Diamont, Cromer, Jeffus, Mercer, McLawhorn, Nichols, and Redwine:

H.B. 1924, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COMMUNITY SERVICE COMPONENT OF THE LEGISLATORS' SCHOOLS OF WESTERN CAROLINA UNIVERSITY AND EAST CAROLINA UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives Diamont and Cromer:

H.B. 1925, A BILL TO BE ENTITLED AN ACT TO EXEMPT SURRY COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION OF FACILITIES AT THE SURRY COUNTY LANDFILL, is referred to the Committee on Local and Regional Government I.

By Representatives Redwine, Hill, and Wright:

H.B. 1926, A BILL TO BE ENTITLED AN ACT TO ALLOW BRUNSWICK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, is referred to the Committee on Finance.

By Representative Bowen:

H.B. 1927, A BILL TO BE ENTITLED AN ACT TO ALLOW SAMPSON COUNTY TO ACQUIRE PROPERTY FOR USE BY SAMPSON COMMUNITY COLLEGE AND TO AUTHORIZE THE SAMPSON COMMUNITY COLLEGE BOARD OF TRUSTEES TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, is referred to the Committee on Finance.

By Representative Bowen:

H.B. 1928, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE LAW ALLOWING RICHMOND AND SAMPSON COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, AND TO AUTHORIZE LOCAL BOARDS OF EDUCATION IN OR FOR SAMPSON COUNTY TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, is referred to the Committee on Finance.
REPORT OF STANDING COMMITTEE
The following report from standing committee is presented:
By Representative R. Hunter for the Committee on Judiciary II:

**H.B. 1551, A BILL TO BE ENTITLED AN ACT TO ELIMINATE THE REQUIREMENT OF PROOF OF FINANCIAL RESPONSIBILITY UPON RENEWAL OF A DRIVERS LICENSE**, with a favorable report.

On motion of Representative Jack Hunt, seconded by Representative Dockham, the House adjourns, by electronic vote (95-1), at 1:21 p.m. to reconvene June 1 at 2:00 p.m.

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ONE HUNDRED SIXTEENTH DAY
HOUSE OF REPRESENTATIVES
Wednesday, June 1, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of May 31 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Braswell, Cromer, Gray, Oldham, and Wilkins for today.

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THE RECEIVING OF PETITIONS, MEMORIALS AND PAPERS ADDRESSED TO THE GENERAL ASSEMBLY OR TO THE HOUSE

STATE OF NORTH CAROLINA
OFFICE OF THE GOVERNOR
RALEIGH 27603–8001

May 26, 1994

The Honorable Dan Blue
Speaker of the House
North Carolina General Assembly
Raleigh, NC 27601

The Honorable Marc Basnight
President Pro Tem
North Carolina General Assembly
Raleigh, NC 27601

Dear Gentlemen:

Pursuant to G.S. Section 62–10, I hereby submit the name of Hugh Wells for confirmation to succeed John Thomas as a member of the North
Carolina Utilities Commission. I appreciate your consideration of this nomination and ask the General Assembly's confirmation of Judge Wells.

My warmest personal regards.

Sincerely,
S/James B. Hunt, Jr.
Governor

The Speaker refers the letter to the Committee on Judiciary III.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

H.B. 1502, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PUBLIC CONDEMNORS GIVE NOTICE TO AND RECEIVE THE CONSENT OF THE ONslow COUNTY BOARD OF COMMISSIONERS BEFORE CONDEMNING PROPERTY IN ONslow COUNTY, with a favorable report.

H.B. 1535, A BILL TO BE ENTITLED AN ACT TO EXEMPT CURRI-TUCK COUNTY AND THE WHALEHEAD PRESERVATION TRUST AND CURRI-TUCK WILDLIFE MUSEUM, INC., FROM CERTAIN STATUTORY REQUIREMENTS IN THE RENOVATION OF THE HISTORIC WHALEHEAD CLUB, with a favorable report, as amended.

H.B. 1536, A BILL TO BE ENTITLED AN ACT TO ALLOW PASQUOTANK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 1556, A BILL TO BE ENTITLED AN ACT TO REVISE AND CONSOLIDATE THE CHARTER OF THE TOWN OF WINTERVILLE, with a favorable report, as amended.

H.B. 1557, A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE TOWN OF GRIFTON CERTAIN DESCRIBED TERRITORY IN LENOIR COUNTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 1565, A BILL TO BE ENTITLED AN ACT TO EXEMPT BLADEN COUNTY FROM THE REQUIREMENTS OF ARTICLE 12 OF CHAPTER 160A OF THE GENERAL STATUTES AS TO THE SALE OR LEASE OF CERTAIN PROPERTY, with a favorable report.
H.B. 1632, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWNS OF KITTY HAWK AND NAGS HEAD TO REGULATE CERTAIN ACTIVITIES IN WATERWAYS ADJACENT TO THOSE TOWNS, with a favorable report.

H.B. 1644, A BILL TO BE ENTITLED AN ACT TO ALLOW AVERY COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

By Representatives Hackney and G. Miller for the Committee on Finance:

Senate Committee Substitute for H.B. 80, A BILL TO BE ENTITLED AN ACT TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTATE AN INADVERTENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING BASED ON FEDERAL DETERMINATIONS, AND TO CLARIFY THE ASSESSMENT STATUTES, with recommendation that the House do not concur.

On motion of Representative Hackney, Rule 43.2 is suspended, and Senate Committee Substitute for H.B. 80, A BILL TO BE ENTITLED AN ACT TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTATE AN INADVERTENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING BASED ON FEDERAL DETERMINATIONS, AND TO CLARIFY THE ASSESSMENT STATUTES, is placed on today's Calendar for immediate consideration.

On motion of Representative Hackney, the House does not concur in the Senate committee substitute, by electronic vote (95–0), and conferees are requested. The Senate is so notified by Special Message.

H.B. 1508, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF LEXINGTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, with a favorable report.

MOTION TO WITHDRAW BILL FROM COMMITTEE

Representatives Barnes moves that S.B. 883, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA PROFESSIONAL TEACHING STANDARDS BOARD, be withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Education.

Representative Barnes withdraws her motion.
SUBCOMMITTEE REFERRALS

Representative Bowen, Chair for the Standing Committee on Transportation, refers:

H.B. 1619, A BILL TO BE ENTITLED AN ACT TO COMPLY WITH FEDERAL LAW BY REVISING THE BINGO STAMP METHOD OF ENSURING THAT FOR-HIRE VEHICLES OPERATED IN THIS STATE IN INTERSTATE COMMERCE ARE INSURED AND TO MAKE TECHNICAL CHANGES TO THE MOTOR CARRIER LAWS, to the Permanent Subcommittee on Highways.

H.B. 1643, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, to the Permanent Subcommittee on Highways.

H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, to the Permanent Subcommittee on Highways.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Michaux for the Committee on Judiciary I:

H.B. 1770, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 6. The original bill is placed on the Unfavorable Calendar.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Oldham and Barnes:

H.R. 1929, A HOUSE RESOLUTION TO ESTABLISH THE PROCEDURE FOR NOMINATING AND ELECTING ONE AT-LARGE MEMBER OF THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA, is referred to the Committee on Education.
By Representatives Culp, Alphin, Bowen, Bowman, J. Brown, Brubaker, James, McLawhorn, Mitchell, Russell, Stewart, and Weatherly:

**H.B. 1930**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH THREE SOIL SCIENTIST POSITIONS IN THE DIVISION OF SOIL AND WATER CONSERVATION OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, is referred to the Committee on Appropriations.

By Representative Holt:

**H.B. 1931**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA LEGAL EDUCATION ASSISTANCE FOUNDATION FOR ITS LOAN REPAYMENT ASSISTANCE PROGRAM FOR NORTH CAROLINA PUBLIC SERVICE ATTORNEYS, is referred to the Committee on Appropriations.

By Representative Holt:

**H.B. 1932**, A BILL TO BE ENTITLED AN ACT AUTHORIZING THE ADMINISTRATIVE OFFICE OF THE COURTS TO ISSUE A PRESUMPTIVE FEE SCHEDULE FOR REPRESENTATION OF INDIGENT DEFENDANTS IN CAPITAL CASES AND TO APPROPRIATE ADDITIONAL FUNDS FOR THAT PURPOSE, is referred to the Committee on Appropriations.

By Representatives Crawford, Colton, and Nesbitt:

**H.B. 1933**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF THE FACILITIES OF THE ARBORETUM AT THE UNIVERSITY OF NORTH CAROLINA AT ASHEVILLE, is referred to the Committee on Appropriations.

By Representatives Crawford, Colton, and Nesbitt:

**H.B. 1934**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO COMPLETE THE THIRD FLOOR OF THE GRADUATE CENTER AT THE UNIVERSITY OF NORTH CAROLINA AT ASHEVILLE, is referred to the Committee on Appropriations.

By Representatives Crawford, Colton, and Nesbitt:

**H.B. 1935**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF PHASE II OF THE CONFERENCE CENTER FOR PUBLIC SERVICE AT THE UNIVERSITY OF NORTH CAROLINA AT ASHEVILLE, is referred to the Committee on Appropriations.

By Representative Barnes:

**H.B. 1936**, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, AND TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, is referred to the Committee on Judiciary III.
By Representatives Kuczmarski, Fussell, Hensley, B. Miller, Mosley, Nichols, and Sutton:

H.B. 1937, A BILL TO BE ENTITLED AN ACT TO EQUALIZE PER PUPIL SCHOOL FUNDING IN NORTH CAROLINA, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative Lee:

H.B. 1938, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY, is referred to the Committee on Local and Regional Government I.

By Representatives Barbee and Hightower:

H.B. 1939, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STANLY COUNTY FOR THE CONSTRUCTION OF A WOODWORKING SHOP IN THE STANLY COUNTY SENIOR CENTER, is referred to the Committee on Appropriations.

By Representatives Hightower, Griffin, and Lee:

H.B. 1940, A BILL TO BE ENTITLED AN ACT TO INCREASE THE FEE FOR A NONRESIDENT SPECIAL DEVICE LICENSE, is referred to the Committee on Finance.

By Representative B. Miller:

H.B. 1941, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE STATE AUDITOR AND THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES REGARDING THE REGULATION OF PETROLEUM UNDERGROUND STORAGE TANKS AND THE CLEANUP OF LEAKING PETROLEUM UNDERGROUND STORAGE TANKS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Judiciary III.

By Representative B. Miller:

H.B. 1942, A BILL TO BE ENTITLED AN ACT TO REFORM AND EXPEDITE THE PROCESS BY WHICH APPLICATIONS FOR PERMITS UNDER CERTAIN ENVIRONMENTAL REGULATORY PROGRAMS ARE CONSIDERED, TO REFORM AND EXPEDITE ADMINISTRATIVE AND JUDICIAL REVIEW OF PERMIT DECISIONS, AND TO INCREASE THE MAXIMUM AMOUNT OF THE FEE THAT THE ENVIRONMENTAL MANAGEMENT COMMISSION MAY ASSESS FOR PROCESSING AN APPLICATION FOR A PERMIT UNDER THE WATER QUALITY PROGRAM, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Judiciary III.

By Representatives Mavretic, Decker, Nichols, Spears, and Weatherly:

H.B. 1943, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PERSON WHO MEETS SPECIFIED STATUTORY CRITERIA MAY
CARRY A CONCEALED HANDGUN IF THE PERSON HAS OBTAINED A CONCEALED HANDGUN PERMIT, TO AUTHORIZE SHERIFFS TO ISSUE CONCEALED HANDGUN PERMITS, TO ESTABLISH THE CRITERIA THAT MUST BE SATISFIED TO RECEIVE THE PERMIT, TO ESTABLISH THE PROCEDURE FOR THE ISSUANCE OF A CONCEALED HANDGUN PERMIT, AND TO MAKE CONFORMING STATUTORY CHANGES, is referred to the Committee on Judiciary I.

By Representative Redwine:

H.B. 1944, A BILL TO BE ENTITLED AN ACT TO EXPAND THE STATE PORTS TAX CREDIT, is referred to the Committee on Finance.

By Representative Redwine:

H.B. 1945, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE REGIONAL COOPERATION IN ECONOMIC DEVELOPMENT THROUGH THE NORTH CAROLINA PARTNERSHIP FOR REGIONAL ECONOMIC DEVELOPMENT AND TO APPROPRIATE FUNDS FOR REGIONAL ECONOMIC DEVELOPMENT PARTNERSHIPS, is referred to the Committee on Business and Labor.

By Representatives Michaux and Luebke:

H.B. 1946, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OPERATING EXPENSES OF THE AMERICAN DANCE FESTIVAL, is referred to the Committee on Appropriations.

By Representatives Michaux, Adams, Jeffus, and Kennedy:

H.B. 1947, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RESTORATION PROJECTS AT THE CHARLOTTE HAWKINS BROWN MEMORIAL STATE HISTORIC SITE, is referred to the Committee on Appropriations.

By Representatives Culpepper, Edwards, James, and Rogers (Co-Sponsors):

H.B. 1948, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTHEASTERN NORTH CAROLINA ECONOMIC DEVELOPMENT COMMISSION AND TO MODIFY ITS ORGANIZATIONAL STRUCTURE, is referred to the Committee on Appropriations.

By Representative B. Miller:

H.B. 1949, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE PERFORMANCE OF ENVIRONMENTAL AUDITS AND SIMILAR ENVIRONMENTAL SELF-ASSESSMENTS BY PROVIDING LIMITED PROTECTION AGAINST THE MISUSE OF AUDITS BY CIRCUMSCRIBING THEIR DISCLOSURE, AND ALSO BY PROVIDING LIMITED PROTECTIONS FOR COMPANIES WHO ACT DILIGENTLY TO CORRECT PREVIOUSLY UNKNOWN DEFICIENCIES
DISCOVERED DURING THE AUDITING OR ASSESSMENT PROCESS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Judiciary III.

By Representatives Luebke, Kuczmarski, Michaux, G. Miller, and Mosley:

**H.B. 1950**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM, THE COUNTY OF DURHAM, AND THE DURHAM PUBLIC SCHOOLS TO DISPOSE OF PERSONAL PROPERTY, is referred to the Committee on Local and Regional Government I.

By Representatives Holmes and J. Brown:

**H.B. 1951**, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BOONVILLE TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT, is referred to the Committee on Local and Regional Government I.

By Representatives Easterling, Adams, Alexander, Baddour, Berry, Black, Colton, Dickson, Esposito, Fitch, Gottovi, Gray, H. Hunter, Jarrell, Jeffus, Joye, Kennedy, Luebke, Lutz, Michaux, G. Miller, Nesbitt, C. Preston, Wilson, and Wright:

**H.B. 1952**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A GRASSROOTS SCIENCE PROGRAM BY THE MUSEUM OF NATURAL SCIENCES TO IMPROVE STATE PROGRAMS IN SCIENCE EDUCATION, is referred to the Committee on Appropriations.

By Representatives Easterling, Alexander, Black, and McLaughlin:

**H.B. 1953**, A BILL TO BE ENTITLED AN ACT TO ALLOW CREATION OF A COUNTY SERVICE DISTRICT FOR LAW ENFORCEMENT SERVICES AND TO CHANGE REQUIREMENTS FOR CREATION OF DISTRICTS COVERING THE ENTIRE UNINCORPORATED AREA OF A COUNTY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Gray, Decker, Esposito, Kennedy, Oldham, and Sexton:

**H.B. 1954**, A BILL TO BE ENTITLED AN ACT TO ALLOW PERSONAL REPRESENTATIVES OF ESTATES IN THE CITY OF WINSTON-SALEM TO EXPEND ESTATE ASSETS TO PREVENT THE WASTE OF REAL PROPERTY BELONGING TO THE ESTATE, is referred to the Committee on Judiciary II.

By Representatives Gray, Decker, Esposito, Kennedy, Oldham, and Sexton:

**H.B. 1955**, A BILL TO BE ENTITLED AN ACT CONCERNING ZONING CLASSIFICATIONS IN THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY, is referred to the Committee on Local and Regional Government I.
By Representatives Gray, Decker, Esposito, Kennedy, Oldham, and Sexton:

**H.B. 1956**, A BILL TO BE ENTITLED AN ACT CONCERNING ZONING BY THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY, is referred to the Committee on Local and Regional Government I.

By Representatives Gray, Decker, Esposito, Kennedy, Oldham, and Sexton:

**H.B. 1957**, A BILL TO BE ENTITLED AN ACT RELATING TO DISQUALIFICATION OF CONTRACTORS FROM BIDDING ON CONSTRUCTION CONTRACTS OF THE CITY OF WINSTON-SALEM, is referred to the Committee on Local and Regional Government I.

By Representatives Kennedy, Adams, Alexander, Church, Hall, Hensley, Holt, R. Hunter, Jeffus, Oldham, and Wright:

**H.B. 1958**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA HUMANITIES COUNCIL, is referred to the Committee on Appropriations.

By Representative Hayes:

**H.B. 1959**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING WITH FIREARMS FROM PUBLIC ROADS IN CABARRUS COUNTY, is referred to the Committee on Local and Regional Government I.

By Representative Cromer:

**H.B. 1960**, A BILL TO BE ENTITLED AN ACT REQUIRING THE PAYMENT OF DELINQUENT TAXES IN ASHE COUNTY BEFORE RECORDING DEEDS CONVEYING PROPERTY SUBJECT TO DELINQUENT TAXES, is referred to the Committee on Local and Regional Government I.

By Representatives Gottovi, Bowman, Colton, Culp, and B. Miller:

**H.B. 1961**, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Environment.

By Representatives Gottovi, Culp, and B. Miller:

**H.B. 1962**, A BILL TO BE ENTITLED AN ACT TO MAKE CLARIFYING, CONFORMING, AND TECHNICAL CHANGES TO VARIOUS LAWS RELATING TO ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Environment.
By Representatives Berry, Brawley, J. Brown, Church, Flaherty, Holmes, Robinson, and G. Thompson:

H.B. 1963, A BILL TO BE ENTITLED AN ACT TO PROVIDE FUNDING FOR MARKETING OF FACILITIES AND ATTRACTIONS IN NORTHWESTERN NORTH CAROLINA TO ENHANCE CONVENTIONS, MEETINGS, AND TOURISM AND THE SUBSEQUENT ECONOMIC IMPACT, is referred to the Committee on Appropriations.

By Representative Culpepper:

H.B. 1964, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SESSION LAWS TO PROVIDE THAT THE SHERIFF ISSUE TYRRELL COUNTY WEAPON PERMITS, is referred to the Committee on Local and Regional Government I.

By Representatives Culp, Dockham, Gottovi, and Richardson:

H.B. 1965, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT AGENCIES GIVE NOTICE OF INTENDED RULE MAKING BEFORE THE COMMENCEMENT OF RULE MAKING, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Environment.

By Representatives Green, Moore, and Wilkins:

H.B. 1966, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO VANCE COUNTY TO HELP FUND A SEWER LINE TO SERVE EDUCATIONAL FACILITIES IN THE COUNTY, is referred to the Committee on Appropriations.

By Representative Flaherty:

H.B. 1967, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR MEMBERS OF THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM TO TRANSFER CREDITABLE SERVICE FROM THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM TO THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM, is referred to the Committee on Pensions and Retirement.

By Representatives Cole, Bowman, Culp, Daughtry, Gardner, Morgan, Nichols, Russell, and Spears:

H.B. 1968, A BILL TO BE ENTITLED AN ACT TO REPEAL THE INTANGIBLES TAX, TO PROVIDE LOCAL GOVERNMENTS A TEMPORARY REIMBURSEMENT PHASED OUT OVER FIVE YEARS, AND TO REPEAL EXISTING INCOME TAX PREFERENCES FOR NORTH CAROLINA DIVIDENDS, is referred to the Committee on Finance.

By Representative Hackney:

H.B. 1969, A BILL TO BE ENTITLED AN ACT TO IMPOSE A PRIVILEGE TAX ON THE SALE OF LEAD-ACID BATTERIES, TO IMPOSE
AN EXCISE TAX ON LEAD–ACID BATTERIES THAT ARE PURCHASED FOR STORAGE, USE, OR CONSUMPTION IN THIS STATE, AND TO PROVIDE FOR THE CLEANUP OF NUISANCE LEAD–ACID BATTERY COLLECTION SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Finance.

By Representatives Hensley and Ellis:

**H.B. 1970**, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH AS IT RELATES TO CERTAIN PURCHASES AND LEASES OF REAL PROPERTY BY CITY EMPLOYEES, is referred to the Committee on Local and Regional Government I.

By Representative Hackney:

**H.B. 1971**, A BILL TO BE ENTITLED AN ACT TO IMPOSE A TAX UPON MOTOR OIL AT THE POINT OF FIRST SALE AND TO ESTABLISH THE USED OIL COLLECTION PROGRAM TO ENCOURAGE THE PROPER MANAGEMENT OF USED OIL GENERATED BY PRIVATE CITIZENS WHO CHANGE THEIR OWN OIL, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Finance.

By Representative Richardson:

**H.B. 1972**, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT ALL DATA EXCEPT EFFLUENT OR EMISSION DATA IS ENTITLED TO PROTECTION AS A TRADE SECRET PURSUANT TO G.S. 132–1.2, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Environment.

By Representative Richardson:

**H.B. 1973**, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is referred to the Committee on Environment.

By Representatives Bowman and Jeffus:

**H.B. 1974**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RETIRED SENIOR VOLUNTEER PROGRAM (RSVP), is referred to the Committee on Appropriations.

By Representative Mosley:

BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative Mosley:

H.B. 1976, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A BUILDING FOR SPECIALIZED DAY CARE TO BE USED BY THE WHITE PLAINS CHILDREN'S CENTER, is referred to the Committee on Appropriations.

MESSAGE FROM THE SENATE

The following is received from the Senate:

S.J.R. 1616, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58-57-100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

SUBCOMMITTEE REFERRAL

Representative Barnes, Chair for the Standing Committee on Education, refers:

H.R. 1929, A HOUSE RESOLUTION TO ESTABLISH THE PROCEDURE FOR NOMINATING AND ELECTING ONE AT-LARGE MEMBER OF THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA, to the Permanent Subcommittee on Community Colleges and Universities.

CALENDAR

Action is taken on the following:

H.B. 1551, A BILL TO BE ENTITLED AN ACT TO ELIMINATE THE REQUIREMENT OF PROOF OF FINANCIAL RESPONSIBILITY UPON RENEWAL OF A DRIVERS LICENSE, passes its second reading, by electronic vote (104-0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

On motion of Representative Jack Hunt, seconded by Representative Russell, the House adjourns, by electronic vote (101-0), at 2:42 p.m. to reconvene June 2 at 1:30 p.m.
The House meets at 1:30 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 1 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Braswell, Gamble, Gray, and Oldham for today.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Gottovi for the Committee on Environment:

**H.B. 1540,** A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

Representative Gottovi states the bill is a roll call bill and should be re-referred to the Committee on Finance.

Upon her motion, the committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

**H.B. 1541,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE SECRETARY OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THE FISHERIES DATA INFORMATION SYSTEM ESTABLISHED BY THE ENDORSEMENT TO SELL SALTWATER FISH, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

**H.B. 1633,** A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER BY DOGS IN THE TOWNS OF KITTY HAWK AND NAGS HEAD, with a favorable report as to committee substitute bill, unfavorable as to original bill.
The committee substitute bill is placed on the Calendar for June 7. The original bill is placed on the Unfavorable Calendar.

**H.B. 1722,** A BILL TO BE ENTITLED AN ACT TO PERMIT THE CITY OF GREENVILLE TO USE WHEEL LOCKS, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

**H.B. 1642,** A BILL TO BE ENTITLED AN ACT TO CHANGE THE TIME BY WHICH THE NORTH CAROLINA UTILITIES COMMISSION AND THE PUBLIC STAFF PROVIDE BIENNIAL NATURAL GAS SERVICE REPORTS TO THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, with a favorable report.

**H.B. 1718,** A BILL TO BE ENTITLED AN ACT TO EXTEND THE LIFE OF THE NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION AND TO CONTINUE THE TERMS OF THE EXISTING MEMBERS, with a favorable report.

By Representative Lee for the Committee on Pensions and Retirement:

**H.B. 1264,** A BILL TO BE ENTITLED AN ACT TO PERMIT PAID FIREMEN TO RECEIVE PENSION BENEFITS FROM THE NORTH CAROLINA FIREMEN'S AND RESCUE SQUAD WORKERS' PENSION FUND WHETHER OR NOT THEY STAY ON A LOCAL PAYROLL, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

**H.B. 1554,** A BILL TO BE ENTITLED AN ACT TO CHANGE THE METHOD FOR CALCULATING THE REDUCTION FOR EARLY RETIREMENT IN THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM; TO INCREASE THE RETIREMENT FORMULA WITH AN ADJUSTING INCREASE TO RETIREES OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND OF THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM; AND TO PROVIDE AN INCREASE TO RETIREES OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM, THE LEGISLATIVE RETIREMENT SYSTEM AND THE JUDICIAL RETIREMENT SYSTEM, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.
By Representatives G. Miller and Hackney for the Committee on Finance:

**H.B. 1644, A BILL TO BE ENTITLED AN ACT TO ALLOW AVERY COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION**, with a favorable report.

**H.B. 1900, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AN ELECTION WITHIN THE DUCK AREA BEAUTIFICATION DISTRICT OF DARE COUNTY TO AUTHORIZE THE LEVY AND COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING SIDEWALKS WITHIN THAT DISTRICT**, with a favorable report.

**H.B. 1913, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE APPOINTMENT OF A SPECIAL BOARD OF EQUALIZATION AND REVIEW FOR IREDELL COUNTY**, with a favorable report, as amended.

By Representative Michaux for the Committee on Judiciary I:

**H.B. 1634, A BILL TO BE ENTITLED AN ACT TO PROVIDE A FILING PERIOD FOR SPECIAL ELECTIONS TO FILL VACANCIES IN THE CITY OF LUMBERTON**, with a favorable report.

**SUBCOMMITTEE REFERRAL**

Representative Bowen, Chair for the Standing Committee on Transportation, refers:

**S.B. 917, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA BRIDGE AUTHORITY**, to the Permanent Subcommittee on Highways.

**INTRODUCTION OF BILLS AND RESOLUTIONS**

The following are introduced, read the first time and referred to committee:

By Representative Baddour:

**H.J.R. 1977, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE ASSISTANT ADJUTANT GENERAL FOR THE ARMY NATIONAL GUARD SHALL SERVE IN THE MILITARY POSITION OF BRIGADIER GENERAL, DEPUTY, STATE AREA COMMAND (STARC) COMMANDER**, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative Black:

**H.B. 1978, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE GLOBAL EXPLORATION PROJECT OF THE**
CHARLOTTE-MECKLENBURG COUNTY SCHOOLS, is referred to the Committee on Appropriations.

By Representatives Beall and Ramsey (Co-Sponsors)(by request):

H.B. 1979, A BILL TO BE ENTITLED AN ACT TO ADVANCE THE EFFECTIVE DATE OF AN ACT AUTHORIZING THE MERGER OF THE TOWNS OF HAZELWOOD AND WAYNESVILLE, is referred to the Committee on Local and Regional Government I.

By Representatives Ramsey and Beall:

H.B. 1980, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SOLID WASTE MANAGEMENT IN MADISON COUNTY, is referred to the Committee on Appropriations.

By Representatives Nichols and Wainwright:

H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, is referred to the Committee on Finance.

By Representatives Jeffus, Adams, and Culp:

H.B. 1982, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE 1994-95 FISCAL YEAR FOR THE RANDLEMAN DAM, is referred to the Committee on Appropriations.

By Representatives Wilkins and Moore (Co-Sponsors); Beall, Bowman, and D. Brown:

H.B. 1983, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS, is referred to the Committee on Appropriations.

By Representatives Wilkins and Moore (Co-Sponsors):

H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION CONTRACTS, is referred to the Committee on Local and Regional Government II.

By Representatives Smith, Grady, and J. Preston:

H.B. 1985, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, DIVISION OF PARKS AND RECREATION FOR EXTENDED FERRY SERVICE AT HAMMOCKS BEACH STATE PARK, is referred to the Committee on Appropriations.

By Representatives Wilkins, D. Brown, and Moore:

H.J.R. 1986, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A
BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Wilkins, D. Brown, Moore, and Mosley:

H.B. 1987, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL CONSTRUCTION AT HALIFAX COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representatives Nichols and Wainwright:

H.B. 1988, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM, is referred to the Committee on Local and Regional Government I.

By Representatives Fitch and Kennedy:

H.B. 1989, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STRENGTHEN THE EQUAL EMPLOYMENT OPPORTUNITY RESEARCH, EVALUATION, AND OVERSIGHT FUNCTION OF THE OFFICE OF STATE PERSONNEL AND TO ENFORCE THE STATE EQUAL EMPLOYMENT OPPORTUNITY PROGRAM, is referred to the Committee on Public Employees.

By Representatives Jeffus, Adams, Brubaker, and Culp:

H.B. 1990, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR AN IMAX THEATER IN GREENSBORO, is referred to the Committee on Appropriations.

By Representatives J. Brown and Holmes (Co-Sponsors):

H.B. 1991, A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH WILKESBORO FIREMEN'S SUPPLEMENTARY FUND TO INCLUDE CERTAIN RETIRED FIRE DEPARTMENT EMPLOYEES AND VOLUNTEER FIREMEN PREVIOUSLY EXCLUDED, is referred to the Committee on Pensions and Retirement.

By Representatives Nye, Mosley, and Sutton:

H.B. 1992, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A STATE HIGHWAY PATROL TROOP "B" HEADQUARTERS COMPLEX IN BLADEN COUNTY, is referred to the Committee on Appropriations.

By Representative Edwards:

H.B. 1993, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF WASHINGTON TO NEGOTIATE AND ENTER INTO A
LONG-TERM CONTRACT FOR MUNICIPAL SERVICES AND TO ANNEX CERTAIN PROPERTY INTO THE CITY OF WASHINGTON, is referred to the Committee on Local and Regional Government I.

By Representatives Jack Hunt, Justus, Lutz, and Weatherly:

H.B. 1994, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SESSION LAWS TO PROVIDE THAT THE SHERIFF ISSUE POLK COUNTY WEAPON PERMITS, is referred to the Committee on Local and Regional Government I.

By Representative Hightower:

H.B. 1995, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE ANSON COUNTY WRITERS’ CLUB TO PURCHASE LAND AND TO CONSTRUCT AN AMPHITHEATER, is referred to the Committee on Appropriations.

By Representatives Kuczmarski, Luebke, Michaux, and G. Miller:

H.B. 1996, A BILL TO BE ENTITLED AN ACT TO ALLOW DURHAM COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, is referred to the Committee on Local and Regional Government I.

By Representatives Kuczmarski, Luebke, Michaux, and G. Miller:

H.B. 1997, A BILL TO BE ENTITLED AN ACT RELATING TO INVESTMENTS OF THE CITY OF DURHAM, is referred to the Committee on Local and Regional Government I.

By Representatives Kuczmarski, Luebke, Michaux, and G. Miller:

H.B. 1998, A BILL TO BE ENTITLED AN ACT RELATING TO THE INVESTMENTS OF THE COUNTY OF DURHAM, is referred to the Committee on Local and Regional Government I.

By Representatives G. Miller, Luebke, and Michaux:

H.B. 1999, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COUNTY OF DURHAM TO OFFER, PAY, AND APPROPRIATE FUNDS TO PAY REWARDS IN CRIMINAL CASES, is referred to the Committee on Local and Regional Government I.

By Representatives Luebke, Kuczmarski, Michaux, G. Miller, and Mosley:

H.B. 2000, A BILL TO BE ENTITLED AN ACT TO PERMIT THE COUNTY OF DURHAM TO COLLECT PAYMENT OF FACILITIES FEES IN INSTALLMENTS, is referred to the Committee on Finance.

By Representative Mercer:

H.B. 2001, A BILL TO BE ENTITLED AN ACT TO PERMIT THE CITY OF GREENVILLE TO USE WHEEL LOCKS, is referred to the Committee on Local and Regional Government I.
By Representatives Michaux, Kuczmarski, Luebke, G. Miller, and Mosley:

**H.B. 2002**, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES, is referred to the Committee on Judiciary I.

By Representatives Michaux, Luebke, and G. Miller:

**H.B. 2003**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER WITH DOGS IN DURHAM COUNTY, is referred to the Committee on Local and Regional Government I.

By Representatives Michaux, Kuczmarski, Luebke, G. Miller, and Mosley:

**H.B. 2004**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKINGPIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES, is referred to the Committee on Finance.


**H.B. 2005**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE DEPARTMENT OF TRANSPORTATION SHALL PAY FOR THE NONBETTERMENT RELOCATION OF SANITARY DISTRICT UTILITIES, is referred to the Committee on Appropriations.

**CALENDAR**

Action is taken on the following:

**H.B. 1556**, A BILL TO BE ENTITLED AN ACT TO REVISE AND CONSOLIDATE THE CHARTER OF THE TOWN OF WINTERVILLE.

On motion of Representative McLawhorn, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Barbee, Barnes, Beall, Berry, Black, Bowen,

Voting in the negative: None.


**H.B. 1508**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF LEXINGTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, passes its second reading by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Brubaker, Creech, and Decker - 3.


**H.B. 1502**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PUBLIC CONDEMNORS GIVE NOTICE TO AND RECEIVE THE CONSENT OF THE ONSLOW COUNTY BOARD OF COMMISSIONERS BEFORE CONDEMNING PROPERTY IN ONSLOW COUNTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1535**, A BILL TO BE ENTITLED AN ACT TO EXEMPT CURRITUCK COUNTY AND THE WHALEHEAD PRESERVATION TRUST AND CURRITUCK WILDLIFE MUSEUM, INC., FROM
CERTAIN STATUTORY REQUIREMENTS IN THE RENOVATION OF THE HISTORIC WHALEHEAD CLUB.

On motion of Representative James, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

H.B. 1565, A BILL TO BE ENTITLED AN ACT TO EXEMPT BLADEN COUNTY FROM THE REQUIREMENTS OF ARTICLE 12 OF CHAPTER 160A OF THE GENERAL STATUTES AS TO THE SALE OR LEASE OF CERTAIN PROPERTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1632, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWNS OF KITTY HAWK AND NAGS HEAD TO REGULATE CERTAIN ACTIVITIES IN WATERWAYS ADJACENT TO THOSE TOWNS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 933, A BILL TO BE ENTITLED AN ACT TO PROMOTE THE USE OF PRINTING FACILITIES IN NORTH CAROLINA BY PROVIDING THAT AN OUT-OF-STATE ENTITY WHO CONTRACTS WITH A NORTH CAROLINA PRINTER IS NOT DOING BUSINESS IN NORTH CAROLINA FOR TAX PURPOSES INCIDENT TO PRINTING.

On motion of Representative Robinson, consideration of the bill is postponed until June 9.

PERMANENT SUBCOMMITTEE REPORT

The following report from permanent subcommittee is presented:

By Representative Wilmoth, Vice-Chair for the Permanent Subcommittee on Community Colleges and Universities of the Standing Committee on Education, with approval of standing committee chair for report to be made directly to the floor of the House:


Without objection, the Speaker places the resolution on the Calendar of June 6.
On motion of Representative Jack Hunt, seconded by Representative Alphin, the House adjourns, by electronic vote (102–0), at 2:11 p.m. to reconvene Monday, June 6, 1994, at 8:00 p.m.

ONE HUNDRED EIGHTEENTH DAY

HOUSE OF REPRESENTATIVES
Monday, June 6, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker leads the body in the Pledge of Allegiance.

On motion of Representative Fussell, the Journal of June 2 is approved as written by electronic vote (92–0).

Leaves of absence are granted Representatives Barnhill, Cromer, Decker, Dockham, Holt, Robinson, Warner, and Wright for today.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Lee for the Committee on Pensions and Retirement:

H.B. 1683, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN’S AND RESCUE SQUAD WORKERS’ PENSION FUND AND TO PROVIDE MEMBERS OF THAT PENSION FUND WITH THE SAME COST OF LIVING INCREASE AS THAT PROVIDED TO MEMBERS OF THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

By Representative Hackney, Vice Chair for the Committee on Judiciary I:

H.B. 1838, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE NONPARTISAN ELECTION OF THE ONSLOW COUNTY BOARD OF EDUCATION, SUBJECT TO A REFERENDUM, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 8. The original bill is placed on the Unfavorable Calendar.
INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representative Edwards:

H.B. 2006, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TRAPPING AND KILLING OF RED WOLVES BY OWNERS OF PRIVATE LAND, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives H. Hunter and McLawhorn:

H.B. 2007, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES, DIVISION OF AGING, TO DEVELOP A PROGRAM WHICH UTILIZES OLDER ADULT VOLUNTEERS IN AFTER-SCHOOL PROGRAMS FOR AT-RISK MIDDLE SCHOOL STUDENTS, is referred to the Committee on Appropriations.

By Representative Moore:

H.B. 2008, A BILL TO BE ENTITLED AN ACT TO INCREASE THE BENEFITS OF THE HENDERSON FIREMEN’S SUPPLEMENTAL RETIREMENT SYSTEM, is referred to the Committee on Pensions and Retirement.

By Representatives Brubaker and Culp:

H.B. 2009, A BILL TO BE ENTITLED AN ACT TO EXEMPT THE CITY OF ASHEBORO FROM CERTAIN ZONING NOTICE REQUIREMENTS, is referred to the Committee on Local and Regional Government I.

By Representatives Bowman and Culp:

H.B. 2010, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PERSONS CONVICTED OF SECOND OR SUBSEQUENT OFFENSES OF DRIVING WHILE IMPAIRED SHALL RECEIVE TREATMENT, is referred to the Committee on Judiciary III.

By Representatives Russell, Alphin, Arnold, Baddour, Edwards, Nichols, J. Preston, Rogers, Smith, and Wainwright:

H.B. 2011, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE EASTERN NORTH CAROLINA CHAMBER OF COMMERCE FOR THE EASTERN NORTH CAROLINA TOUR, is referred to the Committee on Appropriations.

By Representatives Redwine and Hill:

H.B. 2012, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE VILLAGE OF BALD HEAD ISLAND TO INCREASE ITS ROOM OCCUPANCY TAX FROM THREE PERCENT TO SIX PERCENT AND TO
MODIFY THE EXISTING ROOM OCCUPANCY TAX, is referred to the Committee on Finance.

By Representatives Smith, Bowman, Flaherty, McLawhorn, J. Preston, and Wainwright:

H.J.R. 2013, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A JOINT RESOLUTION HONORING THE VETERANS OF NORTH CAROLINA WHO SERVED DURING WORLD WAR II, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative Barbee:

H.B. 2014, A BILL TO BE ENTITLED AN ACT RELATING TO THE DEFINITION OF "SUBDIVISION" FOR THE PURPOSE OF SUBDIVISION REGULATION IN STANLY COUNTY, is referred to the Committee on Local and Regional Government II.

By Representative Barbee:

H.B. 2015, A BILL TO BE ENTITLED AN ACT TO EXEMPT STANLY COUNTY FROM PROVISIONS OF THE NORTH CAROLINA STATE BUILDING CODE THAT REQUIRE BUILDING INSPECTION DEPARTMENTS TO REVIEW RESIDENTIAL PLANS, is referred to the Committee on Local and Regional Government II.

By Representative Ives:

H.B. 2016, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE REPLACEMENT OF THE GLOBAL POSITIONING SYSTEM EQUIPMENT USED BY THE STAFF OF THE NORTH CAROLINA GEODETIC SURVEY SECTION, is referred to the Committee on Appropriations.

By Representative Lemmond:

H.B. 2017, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF MINT HILL TO REGULATE IN THE EXTRATERRITORIAL AREA OF ITS SPHERE OF INFLUENCE, is referred to the Committee on Local and Regional Government I.

By Representatives Colton, Crawford, and Nesbitt:

H.B. 2018, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES, DIVISION OF MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES FOR CAPITAL NEEDS OF FIRST STEP FARM OF WESTERN N.C., INC., is referred to the Committee on Appropriations.

By Representatives Colton, Crawford, Ives, and Nesbitt:

H.B. 2019, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF ASHEVILLE TO DONATE UNCLAIMED BICYCLES TO
CHARITY, is referred to the Committee on Local and Regional Government I.

By Representatives Colton, Crawford, and Nesbitt:

**H.B. 2020**, A BILL TO BE ENTITLED AN ACT TO INCORPORATE INTO THE CHARTER OF THE CITY OF ASHEVILLE AN AGREEMENT MAKING A FULL AND FINAL SETTLEMENT OF DISPUTED MATTERS RELATING TO THE AMOUNT OF FRANCHISE TAX DUE THE CITY BY TWO PUBLIC UTILITIES, is referred to the Committee on Local and Regional Government I.

By Representative Moore:

**H.B. 2021**, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW PROHIBITING THE DISCHARGE OF FIREARMS ON REGISTERED LAND IN VANCE COUNTY BY PROVIDING FOR REGISTRATION AT ANY TIME AND BY ELIMINATING THE REQUIREMENT THAT REGISTRATION BE RENEWED ANNUALLY, is referred to the Committee on Local and Regional Government I.

By Dickson and Gamble (Co-Sponsors); and Joye:

**H.B. 2022**, A BILL TO BE ENTITLED AN ACT TO ENABLE THE CITY OF GASTONIA TO DISSOLVE THE GASTONIA AIRPORT AUTHORITY, is referred to the Committee on Local and Regional Government I.

By Dickson and Gamble (Co-Sponsors); and Joye:

**H.B. 2023**, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF GASTONIA TO USE POWELL BILL FUNDS FOR SIDEWALKS, is referred to the Committee on Appropriations.

By Representative Edwards:

**H.B. 2024**, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF WASHINGTON TO DECLARE ITS NO-WAKE LAW INAPPLICABLE DURING CERTAIN SPECIAL EVENTS, is referred to the Committee on Local and Regional Government I.

By Representative Edwards:

**H.B. 2025**, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ATTORNEY GENERAL TO RECOUP ANY UNEMPLOYMENT COMPENSATION BENEFITS NORTH CAROLINA MAY HAVE TO PAY IF ANY LITIGATION AGAINST TOBACCO COMPANIES FOR PRODUCT LIABILITY IS SUCCESSFUL, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Alphin, Bowman, and Culp:

**H.B. 2026**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND
NATURAL RESOURCES TO ESTABLISH NEW AGRICULTURAL ENGINEER POSITIONS WITHIN THE DIVISION OF SOIL AND WATER CONSERVATION, is referred to the Committee on Appropriations.

By Representatives Alphin, Bowman, and Culp:

H.B. 2027, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO FUND THE NORTH CAROLINA AGRICULTURAL COST SHARE PROGRAM, is referred to the Committee on Appropriations.

By Representative Wilmoth:

H.B. 2028, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE CONSTRUCTION OF BLOWING ROCK ELEMENTARY SCHOOL, is referred to the Committee on Local and Regional Government I.

By Representatives Yongue, Cummings, and Sutton:

H.B. 2029, A BILL TO BE ENTITLED AN ACT RELATING TO THE REGULATION OF SUBDIVISIONS IN ROBESON COUNTY, is referred to the Committee on Local and Regional Government I.

By Representative Morgan:

H.B. 2030, A BILL TO BE ENTITLED AN ACT TO ANNEX A CERTAIN DESCRIBED AREA TO THE CORPORATE LIMITS OF THE TOWN OF CARTHAGE, AND TO PRESCRIBE THAT THE BOUNDARIES OF ANOTHER AREA ARE PRIMARY CORPORATE LIMITS OF ONLY THE TOWN OF SOUTHERN PINES, is referred to the Committee on Local and Regional Government I.

By Representative C. Wilson:

H.B. 2031, A BILL TO BE ENTITLED AN ACT TO AMEND THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993 TO ENSURE THAT ALL SUBSIDIZED DAY CARE FACILITIES WITHIN A SINGLE COUNTY ARE FUNDED AT THE SAME RATE WITHIN THEIR FUNDING CATEGORY, is referred to the Committee on Appropriations.

By Representative Colton:

H.B. 2032, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES IN THE CITY OF ASHEVILLE, is referred to the Committee on Local and Regional Government I.

By Representative Wainwright:

H.B. 2033, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO HOUSE DISTRICT 79 FOR SPECIAL PROJECTS, is referred to the Committee on Rules, Calendar, and Operations of the House.
By Representative Wainwright:

H.B. 2034, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA MINORITY SUPPORT CENTER FOR ECONOMIC DEVELOPMENT IN KINSTON AND LENOIR COUNTY, is referred to the Committee on Appropriations.

By Representatives H. Hunter and Diamont:

H.B. 2035, A BILL TO BE ENTITLED AN ACT TO MANDATE CRIMINAL HISTORY AND CENTRAL REGISTRY HISTORY CHECKS OF ALL FOSTER PARENTS IN LICENSED FAMILY FOSTER HOMES AND TO APPROPRIATE FUNDS, is referred to the Committee on Children, Youth and Families.

By Representatives Russell, Baddour, and Wainwright:

H.B. 2036, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF KINSTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, is referred to the Committee on Finance.

By Representatives Holt, Bowman, and Cole:

H.B. 2037, A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY, is referred to the Committee on Local and Regional Government I.

By Representatives Holt, Bowman, and Cole:

H.B. 2038, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE BURLINGTON CITY SCHOOL UNIT TO DISPOSE OF CERTAIN PROPERTY AT PRIVATE SALE, is referred to the Committee on Local and Regional Government I.

By Representatives Holt, Bowman, and Cole:

H.B. 2039, A BILL TO BE ENTITLED AN ACT TO MAKE A TECHNICAL CORRECTION IN A LOCAL ACT CONCERNING A DEANNEXATION FROM THE CITY OF BURLINGTON, is referred to the Committee on Local and Regional Government I.

By Representatives Cole, Bowman, and Holt:

H.B. 2040, A BILL TO BE ENTITLED AN ACT CONCERNING A CASWELL COUNTY WATER AND SEWER AUTHORITY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Cole, Bowman, and Holt:

H.B. 2041, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE ROCKINGHAM COUNTY AND THE MUNICIPALITIES WITHIN ROCKINGHAM COUNTY TO JOIN TOGETHER TO CREATE THE
“ROCKINGHAM COUNTY REGIONAL SOLID WASTE LANDFILL MANAGEMENT AUTHORITY”, is referred to the Committee on Finance.

By Representatives Cole and Holt:

H.B. 2042, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CASWELL COUNTY TO LEVY A ONE PERCENT LOCAL LAND TRANSFER TAX, is referred to the Committee on Finance.

By Representatives Cole, Bowman, Holt, and Sexton:

H.B. 2043, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL CONSTRUCTION AT ROCKINGHAM COMMUNITY COLLEGE, is referred to the Committee on Appropriations.

By Representative Easterling:

H.B. 2044, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE MECKLENBURG COUNTY MANAGER TO AWARD CONTRACTS FOR THE PURPOSE OF PURCHASING APPARATUS, SUPPLIES, MATERIALS, OR EQUIPMENT REGARDLESS OF THE AMOUNT, AND FOR CONSTRUCTION PROJECTS UNDER A CERTAIN AMOUNT, PROVIDED THE COUNTY HAS SUFFICIENT APPROPRIATED UNENCUMBERED FUNDS, is referred to the Committee on Local and Regional Government I.

By Representative Kennedy:

H.B. 2045, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR VARIOUS PROJECTS OF THE WINSTON-SALEM/FORSYTH COUNTY COUNCIL ON THE STATUS OF WOMEN, is referred to the Committee on Appropriations.

By Representative Kennedy:

H.B. 2046, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO NORTH CAROLINA BLACK REPERTORY COMPANY, INC., IN FORSYTH COUNTY TO ASSIST THE COMPANY IN HOSTING THE NATIONAL BLACK THEATER, is referred to the Committee on Appropriations.

By Representatives Cole, Joye, and Russell (Co-Sponsors); Alphin, Arnold, Baddour, Balmer, Barbee, Berry, Bowie, Bowman, Brawley, J. Brown, Brubaker, Church, Creech, Cromer, Culp, Daughtry, Decker, Dickson, Dockham, Edwards, Ellis, Esposito, Flaherty, Gamble, Gardner, Grady, Hall, Hayes, Hill, Holmes, Howard, Ives, Jenkins, Justus, Kuczmarzski, Lemmond, Lutz, McCombs, McCrary, Miner, Mitchell, Moore, Morgan, Mosley, Nichols, J. Preston, Robinson, Sexton, Smith, Stewart, Tallent, G. Thompson, Warner, Weatherly, Wilkins, C. Wilson, and Wood:

H.B. 2047, A BILL TO BE ENTITLED AN ACT TO PROVIDE GOVERNMENTAL ACCOUNTABILITY AND PROTECTION TO THE
TAXPAYERS BY LIMITING INCREASES IN THE GENERAL FUND BUDGET, REFORMING THE BUDGET PROCESS, ESTABLISHING A RAINY DAY EMERGENCY RESERVE TRUST FUND, AND APPROPRIATING FUNDS TO THE SAVINGS RESERVE ACCOUNT, is referred to the Committee on Finance.

By Representative Flaherty:

H.B. 2048, A BILL TO BE ENTITLED AN ACT RELATING TO MAYLAND COMMUNITY COLLEGE’S CONTRACT, is referred to the Committee on Education.

By Representatives Green, Moore, and Wilkins:

H.B. 2049, A BILL TO BE ENTITLED AN ACT TO INCREASE THE BENEFITS OF THE HENDerson FIREMEN’S SUPPLEMENTAL RETIREMENT SYSTEM, is referred to the Committee on Pensions and Retirement.

By Representatives Green and Wilkins:

H.B. 2050, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE HENDerson INSTITUTE HISTORICAL MUSEUM IN VANCE COUNTY, is referred to the Committee on Appropriations.

By Representatives Green, Bowman, Cummings, Easterling, Fitch, Kuczmarski, Lemmond, Luebke, Mosley, and Wainwright:

H.B. 2051, A BILL TO BE ENTITLED AN ACT TO REDUCE THE STATE SALES TAX ON FOOD FROM FOUR PERCENT TO TWO PERCENT, is referred to the Committee on Finance.

By Representatives Smith and J. Preston:

H.B. 2052, A BILL TO BE ENTITLED AN ACT EXTENDING THE EXTRATERRITORIAL ZONING JURISDICTION OF THE CITY OF MOREHEAD CITY, is referred to the Committee on Local and Regional Government I.

By Representative Alphin:

H.B. 2053, A BILL TO BE ENTITLED AN ACT TO THE DEPARTMENT OF COMMERCE FOR THE COMPLETION OF A NATURAL GAS LINE TO SERVE WAYNE AND DUPLIN COUNTIES FOR ECONOMIC DEVELOPMENT, is referred to the Committee on Appropriations.

By Representative Hensley:

H.B. 2054, A BILL TO BE ENTITLED AN ACT CONCERNING ELECTION PROCEDURES IN THE CITY OF RALEIGH, is referred to the Committee on Local and Regional Government I.

By Representatives Hensley and Mosley:

H.B. 2055, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH TO ALLOW THE COUNCIL TO
PROVIDE SPECIAL ELECTIONS FOR THE FILLING OF VACANCIES, is referred to the Committee on Local and Regional Government I.

By Representative Cunningham:

**H.B. 2056,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ANITA STROUD FOUNDATION, INC., FOR PLANNING AND IMPLEMENTING AFTER-SCHOOL CARE PROGRAMS, is referred to the Committee on Appropriations.


**H.B. 2057,** A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SURETY BONDS FOR SMALL BUSINESSES THAT CONTRACT WITH GOVERNMENTAL AGENCIES, is referred to the Committee on Judiciary I.

By Representative Wilkins:

**H.B. 2058,** A BILL TO BE ENTITLED AN ACT RELATING TO CONVEYANCE OF PROPERTY FOR ECONOMIC DEVELOPMENT IN PERSON COUNTY, is referred to the Committee on Finance.

By Representative C. Wilson:

**H.B. 2059,** A BILL TO BE ENTITLED AN ACT TO ALLOW THE COUNTY OF MECKLENBURG TO WAIVE BID BONDS ON PUBLIC CONTRACTS, is referred to the Committee on Local and Regional Government I.

By Representative C. Wilson:

**H.B. 2060,** A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COUNTY OF MECKLENBURG TO PURCHASE TELECOMMUNICATIONS, DATA PROCESSING, AND DATA COMMUNICATIONS EQUIPMENT, SUPPLIES, AND SERVICES ON A REQUEST FOR PROPOSAL BASIS, is referred to the Committee on Local and Regional Government I.

By Representative Nye:

**H.B. 2061,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH A SPECIALIZED UNIT FOR ADOLESCENTS AND ADULTS WITH EXTREME BEHAVIORAL DISORDERS, is referred to the Committee on Appropriations.

By Representatives Nye and Bowman:

**H.B. 2062,** A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COOPERATIVE EXTENSION SERVICE’S SUPPORT
FOR NORTH CAROLINA'S EMERGING MEAT GOAT INDUSTRY, is referred to the Committee on Appropriations.

By Representatives Robinson, Flaherty, and G. Thompson:

H.B. 2063, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CALDWELL COUNTY FOR OPERATING EXPENSES OF THE CALDWELL COUNTY ARTS COUNCIL, is referred to the Committee on Appropriations.

By Representatives Robinson, Flaherty, and G. Thompson:

H.B. 2064, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CALDWELL COUNTY HOSPICE, INC., FOR OPERATING EXPENSES, is referred to the Committee on Appropriations.

By Representatives Alexander and Lemmond:

H.B. 2065, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARLOTTE FIREFIGHTERS' RETIREMENT SYSTEM ACT, is referred to the Committee on Pensions and Retirement.

By Representatives Alexander, Black, Dickson, Easterling, Joye, and C. Wilson:

H.B. 2066, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE MECKLENBURG COUNTY MANAGER AND THE CHARLOTTE CITY MANAGER TO AWARD CONTRACTS FOR THE PURPOSE OF PURCHASING APPARATUS, SUPPLIES, MATERIALS, OR EQUIPMENT REGARDLESS OF THE AMOUNT, AND FOR CONSTRUCTION PROJECTS UNDER A CERTAIN AMOUNT, PROVIDED THERE ARE SUFFICIENT APPROPRIATED UNENCUMBERED FUNDS, is referred to the Committee on Local and Regional Government I.

By Representatives Alexander, Black, Cunningham, Dickson, Easterling, Joye, McLaughlin, and C. Wilson:

H.B. 2067, A BILL TO BE ENTITLED AN ACT TO DELETE THE CITY RESIDENCY REQUIREMENT FOR MEMBERS OF THE CIVIL SERVICE BOARD OF THE CITY OF CHARLOTTE, is referred to the Committee on Local and Regional Government I.

By Representative Alexander:

H.B. 2068, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE MEDICAID ESTATE RECOVERY PLAN AS REQUIRED BY THE FEDERAL OMNIBUS BUDGET RECONCILIATION ACT OF 1993 AND TO APPROPRIATE FUNDS, is referred to the Committee on Appropriations.

CALENDAR

Action is taken on the following:
H.R. 1929, A HOUSE RESOLUTION TO ESTABLISH THE PROCEDURE FOR NOMINATING AND ELECTING ONE AT-LARGE MEMBER OF THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA.

The resolution is adopted, by electronic vote (107–0), and ordered printed.

H.B. 1556, A BILL TO BE ENTITLED AN ACT TO REVISE AND CONSOLIDATE THE CHARTER OF THE TOWN OF WINTERVILLE.

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate.


Voting in the negative: None.


H.B. 1508, A BILL TO BE ENTITLED AN ACT TO AUTHORIZe THE CITY OF LEXINGTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, passes its third reading, by the following vote, and is ordered sent to the Senate.

Sutton, Tallent, G. Thompson, Wainwright, Weatherly, Wilkins, Wilmoth, C. Wilson, and Yongue – 106.

Voting in the negative: Representatives Brubaker and Creech – 2.


**H.B. 1900, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AN ELECTION WITHIN THE DUCK AREA BEAUTIFICATION DISTRICT OF DARE COUNTY TO AUTHORIZE THE LEVY AND COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING SIDEWALKS WITHIN THAT DISTRICT, passes its second reading, by the following vote, and remains on the Calendar.**


Voting in the negative: Representatives Brubaker, Creech, and Moore – 3.


**H.B. 1913, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE APPOINTMENT OF A SPECIAL BOARD OF EQUALIZATION AND REVIEW FOR IREDELL COUNTY.**

On motion of Representative Mitchell, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

**H.B. 1634, A BILL TO BE ENTITLED AN ACT TO PROVIDE A FILING PERIOD FOR SPECIAL ELECTIONS TO FILL VACANCIES IN**
THE CITY OF LUMBERTON, passes its second reading, and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1644, A BILL TO BE ENTITLED AN ACT TO ALLOW AVERY COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION,** passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


**H.B. 1770, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE,** passes its second reading, by electronic vote (107–2), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1642, A BILL TO BE ENTITLED AN ACT TO CHANGE THE TIME BY WHICH THE NORTH CAROLINA UTILITIES COMMISSION AND THE PUBLIC STAFF PROVIDE BIENNIAL NATURAL GAS SERVICE REPORTS TO THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE,** passes its second reading, by electronic vote (109–1), and there being no objection is read a third time.
The bill passes its third reading and is ordered sent to the Senate.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Redwine, and without objection, H.B. 1718, A BILL TO BE ENTITLED AN ACT TO EXTEND THE LIFE OF THE NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION AND TO CONTINUE THE TERMS OF THE EXISTING MEMBERS, is withdrawn from the Calendar and placed on the Calendar of June 7.

INTRODUCTION OF PAGES

Pages for the week of June 6 – 10 are introduced to the membership. They are: Chance Andrews of Wake; Rebecca Baker of Mitchell; Stacy Bazemore of Wake; Tracy Bazemore of Wake; Aaron Berns of Wake; Erin Briggs of Wake; Brant Chesson of Martin; Michael Daniska of Wake; Justin Grosnick of Mecklenburg; Heather Hensley of Wake; Daniel Leder of Columbus; Tara Lewis of Robeson; Nathan McGhee of Wake; Sallie Mitchell of Wayne; Daniel Moore of Wake; Afton Mosley of Wake; Lauren Piche’ of Gaston; Jason Saunders of Mecklenburg; John Sullivan of Wake; Corey Turner of Wake; Kevin Walls of Wake; Brent Wells of Cleveland; William Wells of Cleveland; Catherine Zehender of Wake; and Honorary Page Elisabeth Villeminot of Buncombe.

REMARKS ON FIFTIETH ANNIVERSARY OF D-DAY AND NORMANDY

The Speaker recognizes Representative Fussell who makes the following remarks on the fiftieth anniversary of D-Day and the Battle of Normandy. The Speaker directs that these remarks be spread upon the Journal of this date.

FIFTIETH ANNIVERSARY OF D-DAY AND NORMANDY

"Today, we are remembering the Battle of Normandy and an ideal way to participate in a very special and unique way in the celebrations, observances, and commemorative events which surround the 50th Anniversary year of the D-Day invasion at Normandy and the liberation of the Continent of Europe.

"Briefly, I've served in the 203rd Field Artillery Battalion – 19th Corps – which is like the 6th man on a basketball team because we moved from the First Army under Bradley to the Ninth Army under Patch and others. My army serial number is 14190136. I don't have to look it up and here are my dog tags to prove it. I didn't get to wear my uniform. I noticed the Chaplain wore his... bless his heart. I couldn't get in mine. The Eisenhower jacket has those bars on it, also has three or four big holes in there. After fifty years, you would think it could have been preserved a little better. I didn't
do a good job of keeping it, but it is still hanging in the house. My rifle number was 359809. I'll never forget that.

"But that's not what's important, even though my initials are A. E. F. and the reasons my initials are A. E. F., my father was in the A. E. F. in World War I and I followed him except we went further than they did, we went almost to Berlin.

"I'm no hero. I was in five campaigns, including Normandy and the Battle of the Bulge. I'm still in the Battle of the Bulge. I wasn't a professional soldier, didn't claim to be. I was strictly a civilian.

"In December of 1942, I came to Raleigh to the Old Post Office which is next to the Courthouse and signed up in the enlisted reserve corps. That's why it starts with 14190136. They called me after saying I could graduate from college. They said 'Boy, you report to Fort Bragg in April.' And I did along with 19 others in my class.

"I received training at Fort Bragg, Cumberland County, went on a 29 mile hike one night with a 60 pound pack on my back. After Fort Bragg, I was made a cadre and instructor and I thought I was going to stay there for the duration of the war, as some folks have done.

"No sir, they told me to report to Camp Forrest, Tennessee. I joined an old National Guard outfit. I was the youngest person in the group. I had my leggings on upside down, it was so embarrassing I could hardly stand it. They laughed at me, but I made friends and we loved each other and went all the way.

"From Camp Forrest, we took the old Santa Fe Trail and went to California and did our work near Camp Iron Mountain they called it, not far from the Mojave Desert. We thought surely we were headed for the Pacific. Lo, and behold, in February of 1944, they sent us all the way back across the country to Camp Shank, New York and put guards on the fences. Some fellas in my outfit could see their houses across the river in New Jersey, but they could not get out of there.

"So we went. As we sailed out the next day, that Statue of Liberty got awfully small as we got out there about nine miles in the Atlantic Ocean.

"We want to recognize all the people that participated in this war, not just me. This is not my show. This is your show of appreciation for those who died and those who served so well.

"The nurses, the doctors, and I want to give credit to a lot of other people, including the Navy that brought us across the English Channel and gave coverage for those infantrymen that established the beachhead before we could come in there with that heavy artillery, which was what I was later, a forward observer. I spent some time with the infantry. In fact, we spent one night ahead of the infantry and that's a bad feeling.

"I hope, Mr. Speaker, you'll recognize all the veterans in the House. I've discovered we have some more. They didn't serve in the Normandy
invasion, but they served in the European theatre of operations, which included the Normandy invasion as well as all the others.

"Senator Ollie Harris is doing this in the Senate. I think he’s the only one in the Senate that was in the Normandy invasion. He went in a few days behind the infantry as we did. We collaborated — Mr. Speaker, that’s a good Duke word — we collaborated on this program and he’s saying much of what I’m saying except I’m mentioning some personal experiences.

"Oh, some of the things were fine. We had the Red Cross and we had Sonja Heine, the great Olympic skating champ. And, we went over on the Louis Pasteur, which was about as sorry a boat, a ship, the Navy calls it a ship, Representative Cunningham. You were in the Navy. They called it a ship, but we zigzagged for eleven days going over. But I want to tell you, we had to dodge those torpedoes.

"We came back in style. Now, I want to tell that later, about coming back on the Queen Mary and saluting the Queen Elizabeth in the middle of the ocean.

"As a veteran of the Battle of Normandy, I especially remember the events and will never forget those G. I.’s who gave their lives in that battle as well as all other battles.

"Looking back on those events, I know you realize the indelible mark that veterans left on the course of human history, in any war, all wars.

"World War II was a decisive struggle between freedom and oppression.

"Nothing less than the freedom of all mankind was at stake. There’s no question about it.

"In a daring all-or-nothing gamble, the American people and our Allies, put together the greatest force ever assembled. I know you’ve heard of this many times and some of you may be getting tired of hearing it. And, I agree with the editor of the News and Observer, Sunday was a week ago, in saying we need to think about it more often and appreciate what we have. That was the greatest force. The objective was nothing short of landing on five beaches in Normandy and liberating the continent of Europe. Now, it wasn’t over after Normandy. We spent 76 days liberating Normandy. I was involved in 60 of those 76 days.

"The Navy and the Air Corps are to be given a lot of credit, as well as other branches of service, and don’t leave out those nurses. I married one, and one of my daughters is a nurse. Cause one of them I could tell a story about. Not the one I married, but the one that helped operate on me. And, I’m going to tell this because it happened and it’s human and it’s true.

"I went in a field hospital with a dirt floor. And the Captain, the surgeon, says, ‘Boy, take off all of your clothes and crawl up there on that table.’ I said, ‘Right in front of this beautiful Lieutenant Nurse.’ He said, ‘Man, she’s seen 10,000 like you.’ And I took off those clothes.
"Slowly, after acts of heroism, we gained a foothold and by nightfall, you know the story. We had a beachhead just six miles long and not even two miles deep. And, I want to comment on that, because a lot of the commentators have commented on it in the news media about, especially. I landed at Omaha, which took the worst beating, but our paratroopers did not land behind Omaha. They got scattered for one thing and that turned out to be a blessing in disguise, because Germans didn’t know where they were. But most of them landed behind Utah and the other beaches. Therefore, that plus the fact that those cliffs were so precarious, so dangerous and so hard to climb made our beach the worst. But, they landed and you know the story. The way our troops fought for 76 more days for the Normandy Peninsula, and then 10 more months to liberate the continent of Europe.

"400,000 Germans were either killed or were casualties in Normandy. 400,000. Now, we took a lot of losses, but you can just imagine the losses that the Germans took and should have.

"Let us never forget that with each American who fell in those cold salt waters, so many thousands of miles away, it was a crushing blow to their loved ones back home.

"I’ve cried more today, Mr. Speaker, than I’ve cried since my mother died. To each of the parents, the loss of their loved ones was devastating. We remember the pain of the young spouses whose prayers, hopes and dreams were shattered. We remember the anguish of the little boys and girls who lost their parent that summer—forever.

"Why did brave young Americans travel from safety 3,000 miles away to a foreign land and risk their lives—and for many make the ultimate sacrifice?

"I want to mention two or three incidents, if I can without crying. But, I don’t think I’ll cry for this, because it turned out so well. We were in a foxhole one night and the Germans had zeroed in on us with those 88’s. They were called "screaming meemies". They made the most weird noise in the world. Scare you. If you think, well everybody was scared. Don’t let anybody ever kid you that he or she wasn’t scared. And, one shell hit. Two of us were in a foxhole together. And, one shell hit over, about 10 or 15 yards. Another shell hit short, 10 or 15 or 20 yards, and I said "We better get out of here, cause our training (I was a forward observer or training for a forward observer), I knew what was coming next. The third shell. We moved out of there and went 50 yards to another hole. And lo and behold, the next shell split that foxhole wide open. Now the Lord gives us a little bit of common sense and thinking, but we were trained, maybe not as well as the Germans. But we had the spirit.

"It wasn’t all easy. Our own planes bombed and strafed us. And I don’t blame the 8th Air Force. I don’t blame those P-38’s or those B-51’s. I could see them coming and I thought they were our friends and they meant to be. But a smoke screen had been put over the enemy and the wind got in it and drifted it, sent it right back over us. So you can imagine what took place.
"Why would anyone or any one nation want to pay such a price? War is terrible, all of them.

"Americans came to rescue 400 million people already enslaved by the Nazi occupation. 400 million people.

"They stood, fought, and many fell to secure and protect the future for you and me. The future of freedom that our children and grandchildren enjoy today.

"The Wall of Liberty will be built, I thought it would be built in time for us to see it this year. It will not be completed until 1996. What is the Wall of Liberty? I’ve had veterans to ask me this. If you fought in the European theatre of operation and Representative Stewart and Representative Lee both did, they would be eligible to have their names inscribed on the Wall of Liberty that will be in France. Right there where we landed, near where we landed in Cannes, France. And it will not be completed, as I said, until 1996. And, I don’t think any public tax money’s going in it. Of course, we’ve built other monuments with the public tax money and should. I’ve voted for some right here, I think. And, of course, Congress provided the other.

"I had the opportunity to salute General Eisenhower and General Zukov, the head of the Russian forces.

"The Statue of Liberty, I referred to it, got mighty small as we got out in the ocean, but when we came back on the Queen Mary, 5,000 of us on that ship, and that was a ship. When we got in and could see the Statue of Liberty and got off the ship, not a boat a ship, Mr. Navyman, the old sergeant next to me got down on his knees and he kissed the ground, he was so glad to see it. Now that probably happened to a lot of folks, but I saw that.

"The TV and the news media have done a good job in covering this and it’ll never be any more. Today has been a long day. It was a long day 50 years ago. But, today has been a long day for me. A lot of folks calling and a lot of folks talking about it.

"And in conclusion, the observance of the Battle of Normandy is to remind all generations of the price that was paid and why they paid it.

"Mr. Speaker, today, we are paying tribute, not just to the brave G. I.’s who fought 50 years ago—but to the ideals they fought for. You are keeping alive, for all time, the powerful, historic truth—that freedom must be defended at all costs—sometimes even with our lives.

"Mr. Speaker, there are several people in the audience, in the gallery that fought, one in particular on D–Day. He’s a good friend of mine. We were not in the same outfit. I worked with him 30 or 40 years in the Wake County Schools. Mr. Robert Massey landed on D–Day, and he went all the way from June 6 to September 16, when he was hit by a German rifle shot, severely wounded and spent 13 1/2 months in the hospital. He’s in the gallery as well as others that I have given the Speaker the names of and I ask him to please recognize them when I finish.
“And in conclusion, God bless America.”

On motion of Representative Fussell, seconded by Representatives Lee and Stewart, the House adjourns, in memory of all those who served in the Battle of Normandy, by electronic vote (107–0), at 9:25 p.m. to reconvene June 7 at 1:00 p.m.

ONE HUNDRED NINETEENTH DAY

HOUSE OF REPRESENTATIVES
Tuesday, June 7, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 6 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Decker, Fussell, Holt, Mosley, Spears, and C. Wilson for today.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Lutz for the Committee on Local and Regional Government II:

H.B. 1687, A BILL TO BE ENTITLED AN ACT TO ANNEX A DESCRIBED PIECE OF PROPERTY TO THE TOWN OF LAKE LURE AND REMOVE ANY PORTION OF THAT PROPERTY FROM CHIMNEY ROCK VILLAGE, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 1827, A BILL TO BE ENTITLED AN ACT TO REPEAL THE EXEMPTION OF BEAUFORT COUNTY FROM CERTAIN PROVISIONS OF LAW RELATING TO THE APPOINTMENT OF COMMISSIONERS OF A PUBLIC HOUSING AUTHORITY, with a favorable report.

H.B. 1846, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT AND LEE COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.
H.B. 1868, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE CHAPTER 20 ENFORCEMENT FOR SEVEN LAKES IN MOORE COUNTY, with a favorable report.

RE-REFERRALS

On motion of Representative Jack Hunt and without objection, H.B. 267, A BILL TO BE ENTITLED AN ACT TO MAKE THE JOINT LEGISLATIVE FISCAL TRENDS AND REFORM STUDY COMMISSION A STATUTORY STUDY COMMISSION, TO ESTABLISH A SUBCOMMITTEE OF THE COMMISSION TO STUDY THE FISCAL RELATIONSHIP BETWEEN THE STATE AND LOCAL GOVERNMENTS, AND TO APPROPRIATE ONE HUNDRED THOUSAND DOLLARS TO THE COMMISSION FOR THE 1993–95 BIENNIAL, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Appropriations.

On motion of Representative Jack Hunt and without objection, H.B. 290, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING THE GENERAL ASSEMBLY, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Appropriations.

On motion of Representative Jack Hunt and without objection, Senate Committee Substitute for H.B. 606, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT INSURANCE POLICIES OR CONTRACTS THAT ARE ISSUED IN CONNECTION WITH THE FUNDING OF PERIODIC PAYMENTS OF WORKERS' COMPENSATION OR LITIGATION AWARDS OR SETTLEMENTS ARE EXEMPTED FROM THE PREMIUM TAX, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Finance.

On motion of Representative Jack Hunt and without objection, Committee Substitute No. 2 for S.B. 543, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CERTIFICATION OF PROVIDERS OF EMPLOYEE ASSISTANCE PROGRAMS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on State Government.

On motion of Representative Jack Hunt and without objection, Committee Substitute for S.B. 591, A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE HUNTING AND FISHING LICENSE SCHEDULE TO MORE CLEARLY DEFINE LICENSE REQUIREMENTS, TO PROVIDE FOR TWELVE-MONTH HUNTING AND FISHING LICENSES, TO ESTABLISH SHORT-TERM AND SEASON NONRESIDENT LICENSES FOR HUNTING GAME, TO PROVIDE FOR A FREE FISHING DAY, AND TO PROVIDE FOR SEVEN NEW MEMBERS OF THE WILDLIFE RESOURCES COMMISSION TO BE APPOINTED BY THE GENERAL ASSEMBLY, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Agriculture.
On motion of Representative Jack Hunt and without objection, S.B. 922, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AN EXAMINATION AND AN EXAMINATION FEE FOR SURETY BONDSMEN LICENSE APPLICANTS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Insurance.

On motion of Representative Jack Hunt and without objection, Committee Substitute for S.B. 937, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CIVIL LIABILITY FOR LARCENY, SHOPLIFTING, EMBEZZLEMENT, AND OBTAINING PROPERTY BY FALSE PRETENSES, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Judiciary I.

On motion of Representative Jack Hunt and without objection, Committee Substitute No. 2 for S.B. 940, A BILL TO BE ENTITLED AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Judiciary II.

On motion of Representative Jack Hunt and without objection, Committee Substitute No. 2 for S.B. 974, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONTINUING EDUCATION FOR REGISTERED COSMETOLOGY INSTRUCTORS AND TO CLARIFY THE LAW CONCERNING COSMETOLOGY INSTRUCTORS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on State Government.

On motion of Representative Jack Hunt and without objection, Committee Substitute for S.B. 1013, A BILL TO BE ENTITLED AN ACT TO ENACT THE WORKFORCE PREPAREDNESS ACT, AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Business and Labor.

On motion of Representative Jack Hunt and without objection, Committee Substitute for S.B. 1045, A BILL TO BE ENTITLED AN ACT TO BROADEN EXISTING INCOME TAX CREDITS FOR THE PRODUCTION AND INSTALLATION OF SOLAR AND PHOTOVOLTAIC EQUIPMENT BY INCREASING THE AMOUNTS OF THE CREDITS AND EXTENDING THE SOLAR EQUIPMENT CREDITS TO INCLUDE EQUIPMENT THAT GENERATES ELECTRICITY, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Finance.

On motion of Representative Jack Hunt and without objection, Committee Substitute No. 2 for S.B. 1084, A BILL TO BE ENTITLED AN ACT TO MAKE SUBSTANTIVE AND TECHNICAL CHANGES AND IMPROVEMENTS IN THE LAWS REGULATING SERVICE AGREEMENTS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Insurance.
On motion of Representative Jack Hunt and without objection, Committee Substitute No. 2 for S.B. 1249, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Health and Human Services.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representatives Easterling and Adams:

H.B. 2069, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE AID TO FAMILIES WITH DEPENDENT CHILDREN – EMERGENCY CASH ASSISTANCE FOR THE ENTIRE 1994–95 FISCAL YEAR, is referred to the Committee on Appropriations.

By Representatives Nye and Bowman:

H.B. 2070, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF A COMMUNITY AND YOUTH INVOLVEMENT PROGRAM, is referred to the Committee on Appropriations.

By Representative Nye:

H.B. 2071, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO OPERATE THE BUNCOMBE COUNTY DETENTION CENTER, is referred to the Committee on Appropriations.

By Representatives H. Hunter and Adams:

H.B. 2072, A BILL TO BE ENTITLED AN ACT TO MANDATE CRIMINAL HISTORY AND CENTRAL REGISTRY HISTORY CHECKS OF ALL EMPLOYEES CARING FOR THE ELDERLY, is referred to the Committee on Judiciary I.

By Representatives Joye, Cunningham, and Hackney (Co-Sponsors); and Warner:

H.B. 2073, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UPDATING THE REGISTRATION OF OIL TERMINAL FACILITIES, TO PROVIDE FOR THE STUDY OF ISSUES RELATED TO THE REGULATION OF OIL TERMINAL FACILITIES AND ABOVEGROUND STORAGE TANKS, AND TO APPROPRIATE FUNDS FOR THESE PURPOSES, is referred to the Committee on Environment.

By Representatives Beall, Cromer, Ramsey, and G. Thompson:

H.J.R. 2074, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A
BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE REGULATION OF WATER SUPPLY WATERSHEDS DOES NOT APPLY TO SOME WATERSHEDS AND DOES NOT APPLY TO SOME AREAS THAT MAY BE WATERSHEDS BUT ARE NOT CURRENTLY CLASSIFIED AS WATER SUPPLY WATERSHEDS BY THE ENVIRONMENTAL MANAGEMENT COMMISSION, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representative James:

H.J.R. 2075, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE REGULATION OF WATER SUPPLY WATERSHEDS DOES NOT APPLY TO SOME WATERSHEDS THAT WERE NOT SERVING AS WATER SUPPLIES ON JANUARY 1, 1994, AND THAT ARE LESS THAN TEN FEET ABOVE SEA LEVEL, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Fitch, Adams, Balmer, Bowman, Cromer, Cummings, Cunningham, Easterling, Flaherty, Grady, Green, Kuczmarski, Lemmond, Luebke, Michaux, Nichols, J. Preston, G. Thompson, Wainwright, Warner and Wright:

H.B. 2076, A BILL TO BE ENTITLED AN ACT TO PHASE OUT OVER SIX YEARS THE SIX PERCENT STATE AND LOCAL SALES TAX ON FOOD, is referred to the Committee on Finance.

CALENDAR

Action is taken on the following:

H.B. 1900, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AN ELECTION WITHIN THE DUCK AREA BEAUTIFICATION DISTRICT OF DARE COUNTY TO AUTHORIZE THE LEVY AND COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING SIDEWALKS WITHIN THAT DISTRICT.

The bill passes its third reading by the following vote and is ordered sent to the Senate.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Barbee, Barnes, Beall, Berry, Bowen, Bowie, Bowman, Braswell, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Culp, Culpepper, Cummings, Cunningham, Daughtry, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Howard, Jack Hunt, H. Hunter, R. Hunter, Ives, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kennedy, Kuczmarski, Lee, Lemmond, Luebke, Lutz, McAllister, McCombs, McCrary, McLaughlin, Mercer, Michaux, B. Miller, G. Miller, Miner, Mitchell, Moore, Morgan,
Voting in the negative: Representatives Balmer and Creech – 2.


Committee Substitute for H.B. 1633, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER BY DOGS IN THE TOWNS OF KITTY HAWK AND NAGS HEAD passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1644, A BILL TO BE ENTITLED AN ACT TO ALLOW AVERY COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the Negative: None.


H.B. 1718, A BILL TO BE ENTITLED AN ACT TO EXTEND THE LIFE OF THE NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION AND TO CONTINUE THE TERMS OF THE EXISTING MEMBERS, passes its second reading, by electronic vote (104–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.
On motion of Representative Jack Hunt, seconded by Representative Dickson, the House adjourns, by electronic vote (99-1), at 1:36 p.m. to reconvene June 8 at 1:30 p.m.

ONE HUNDRED TWENTIETH DAY

HOUSE OF REPRESENTATIVES
Wednesday, June 8, 1994

The House meets at 1:30 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 7 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Ellis, Green, C. Wilson and Wood for today.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:

By Representative Rogers, Acting Chair for the Committee on Local and Regional Government I:

H.B. 1591, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE CITY OF NEW BERN MAY NOT MAKE INVOLUNTARY ANNEXATIONS ACROSS THE TRENT RIVER, AND TO EXEMPT THE CITY FROM LIMITATIONS ON THE TOTAL AREA OF SATELLITE ANNEXATIONS with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 1592, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE DUTY OF THE CITY ATTORNEY OF THE CITY OF NEW BERN WHEN AN INSURANCE CARRIER CAN PROVIDE DEFENSE TO THE CITY, with a favorable report.

H.B. 1680, A BILL TO BE ENTITLED AN ACT ENABLING THE COUNTY OF DAVIDSON TO ESTABLISH AN AIRPORT AUTHORITY FOR THE OPERATION AND MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY OF DAVIDSON FOR THE CITIZENS OF DAVIDSON COUNTY, with a favorable report, as amended, and recommendation that the bill be re-referred to the Committee on Finance.
On motion of Representative Rogers, Committee Amendment No. 1 is adopted.

The bill is ordered engrossed and re-referred to the Committee on Finance.

H.B. 1704, A BILL TO BE ENTITLED AN ACT TO PERMIT THE ACQUISITION OF PROPERTY FOR THE DUPLIN COUNTY AIRPORT BY EMINENT DOMAIN WITH IMMEDIATE VESTING OF TITLE AND RIGHT OF POSSESSION IN THE COUNTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 1727, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES, with a favorable report.

H.B. 1742, A BILL TO BE ENTITLED AN ACT TO INCREASE THE SIZE OF THE CIVIL SERVICE BOARD FOR THE CITY OF NEW BERN, AND TO PROVIDE FOR STAGGERED TERMS ON THAT BOARD, with a favorable report.

H.B. 1882, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF WHITE LAKE TO OPERATE A CONTRACT POST OFFICE, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 1955, A BILL TO BE ENTITLED AN ACT CONCERNING ZONING CLASSIFICATIONS IN THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY, with a favorable report.

H.B. 1956, A BILL TO BE ENTITLED AN ACT CONCERNING ZONING BY THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY, with a favorable report.

H.B. 1957, A BILL TO BE ENTITLED AN ACT RELATING TO DISQUALIFICATION OF CONTRACTORS FROM BIDDING ON CONSTRUCTION CONTRACTS OF THE CITY OF WINSTON-SALEM, with a favorable report, as amended.

H.B. 1979, A BILL TO BE ENTITLED AN ACT TO ADVANCE THE EFFECTIVE DATE OF AN ACT AUTHORIZING THE MERGER OF THE TOWNS OF HAZELWOOD AND WAYNESVILLE, with a favorable report.

On motion of the Chair, the bill is re-referred to the Committee on Finance.

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 1853, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CALDWELL COMMUNITY COLLEGE AND TECHNICAL
INSTITUTE TO USE PART OF ITS BOND FUNDS FOR WATER AND SEWER LINES TO THE FACILITY, with a favorable report, as amended.

Committee Substitute No. 2 for S.B. 719, A BILL TO BE ENTITLED AN ACT TO AMEND THE FEES AND PER DIEM OF THE BOARD OF MEDICAL EXAMINERS, with a favorable report as to House committee substitute bill, unfavorable as to Senate Committee Substitute Bill No. 2.

The House committee substitute bill is placed on the Calendar for June 13. Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

S.B. 872, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FAMILY CARE HOMES SHALL BE TREATED AS RESIDENCES FOR PURPOSES IN ADDITION TO ZONING, with a favorable report as to House committee substitute bill, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 13. The original bill is placed on the Unfavorable Calendar.

By Representative Michaux, for the Committee on Judiciary I:

S.B. 508, A BILL TO BE ENTITLED AN ACT TO PROVIDE THE SAME LEGAL AUTHORITY AND LIMITED LIABILITY TO IMMIGRATION AND NATURALIZATION SERVICE AGENTS WHO WORK WITH STATE AND LOCAL OFFICERS AS IS ACCORDED OTHER FEDERAL OFFICERS, with a favorable report as to House committee substitute bill which changes the title, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 13. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

H.B. 1755, A BILL TO BE ENTITLED AN ACT TO MAKE IT A CRIMINAL OFFENSE TO PRACTICE PHRENOLOGY, PALMISTRY, FORTUNE TELLING, CLAIRVOYANCE, AND OTHER SIMILAR CRAFTS IN WAYNE COUNTY, with a favorable report.

By Representative Gottovi for the Committee on Environment:

H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 13. The original bill is placed on the Unfavorable Calendar.

By Representative McLawhorn for the Permanent Subcommittee on Highways of the Standing Committee on Transportation, with approval of Standing Committee Chair for report to be made directly to the floor of the House:
H.B. 1552, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE EXEMPTION FOR REAL ESTATE ACQUIRED BY THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIREMENT THAT IT BE APPRAISED BY A LICENSED OR CERTIFIED APPRAISER WHEN THE ESTIMATED VALUE OF THE REAL ESTATE IS LESS THAN TEN THOUSAND DOLLARS, with a favorable report.

SUBCOMMITTEE REFERRALS

Representative Bowen, Chair for the Standing Committee on Transportation, refers:

S.B. 758, A BILL TO BE ENTITLED AN ACT TO ALLOW THE FILING OF AN AFFIDAVIT BY THE SECRETARY OF TRANSPORTATION TO STATE AN INTENTION TO PRESERVE A RAILROAD EASEMENT FOR FUTURE TRANSPORTATION PURPOSES AND NEGATE THE PRESUMPTION OF ABANDONMENT, to the Permanent Subcommittee on Airports, Railways and Waterways.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representative Braswell:

H.B. 2077, A BILL TO BE ENTITLED AN ACT TO PROVIDE FULL FAITH AND CREDIT TO OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT AS REQUIRED BY FEDERAL LAW AND NEEDED TO PREVENT LOSS OF FEDERAL FUNDS, is referred to the Committee on Judiciary II.

By Representative Lemmond:

H.B. 2078, A BILL TO BE ENTITLED AN ACT TO ALLOW AN INCOME TAX DEDUCTION OF FIVE HUNDRED DOLLARS TO PARENTS WHO SCHOOL THEIR CHILDREN AT HOME, is referred to the Committee on Finance.

By Representative Lemmond:

H.B. 2079, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MATTHEWS ATHLETIC AND RECREATION ASSOCIATION IN MECKLENBURG COUNTY FOR CAPITAL EXPENSES, is referred to the Committee on Appropriations.

By Representative Lemmond:

H.B. 2080, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MINT HILL ATHLETIC ASSOCIATION IN MECKLENBURG COUNTY FOR CAPITAL EXPENSES, is referred to the Committee on Appropriations.
By Representatives Berry, Brawley, Gardner, Hayes, Howard, Lemmond, and C. Wilson:

**H.B. 2081**, A BILL TO BE ENTITLED AN ACT TO ENSURE PROPER CHILD DAY CARE VOUCHER PAYMENT OPTIONS, is referred to the Committee on Appropriations.

By Representatives Gottovi, Redwine and Wright:

**H.B. 2082**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE ADMINISTRATIVE OFFICE OF THE COURTS FOR THE DISPUTE SETTLEMENT CENTER OF CAPE FEAR, is referred to the Committee on Appropriations.

By Representative Wainwright:

**H.B. 2083**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RENOVATION TO ALLOW THE FORMER ADKIN SCHOOL SITE TO BE USED AS A COMMUNITY CENTER, is referred to the Committee on Appropriations.

By Representative Cromer:

**H.B. 2084**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH AND SUPPORT AN ASSISTANT COUNTY FOREST RANGER IN ALLEGHANY COUNTY, is referred to the Committee on Appropriations.

By Representatives Luebke, Cunningham, B. Miller, and Moore (Co-Sponsors); Alexander, Braswell, D. Brown, Burton, Church, Crawford, Cromer, Fitch, Gamble, Gardner, Gottovi, Green, Griffin, Hill, Howard, Jenkins, Joye, Lee, Michaux, Oldham, Smith, Wainwright, and Wilmoth:

**H.B. 2085**, A BILL TO BE ENTITLED AN ACT TO REPEAL THE MINIMUM HIGHWAY USE TAX, is referred to the Committee on Finance.

By Representative Baddour:

**H.B. 2086**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE ASSISTANT ADJUTANT GENERAL FOR THE ARMY NATIONAL GUARD SHALL SERVE IN THE MILITARY POSITION OF BRIGADIER GENERAL, DEPUTY, STATE AREA COMMAND (STARC) COMMANDER, is referred to the Committee on Rules, Calendar and Operations of the House.

By Representatives Black, Easterling and Lemmond:

**H.B. 2087**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR STAFF AND PROGRAM DEVELOPMENT OF THE MUSEUM OF THE NEW SOUTH, INC., IN MECKLENBURG COUNTY, is referred to the Committee on Appropriations.

**MESSAGES FROM THE SENATE**

The following are received from the Senate:
Senate Committee Substitute for H.B. 233, A BILL TO BE ENTITLED AN ACT TO REQUIRE LICENSURE OF MARRIAGE AND FAMILY THERAPISTS, is returned for concurrence in Senate committee substitute and placed on the Calendar for June 9.

Committee Substitute for S.B. 101, A BILL TO BE ENTITLED AN ACT TO MAKE THE LIMITATIONS PLACED ON THE EMPLOYMENT OF SPOUSES OF THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA MORE EQUITABLE, is read the first time and referred to the Committee on Rules, Calendar and Operations of the House.

S.B. 1378, A BILL TO BE ENTITLED AN ACT TO AUTHORIZIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL AND TO ENABLE THE UNIVERSITY OF NORTH CAROLINA AT CHARLOTTE TO SET FEES AT A RATE SUFFICIENT TO FINANCE THE STUDENT ACTIVITIES CENTER, is read the first time and referred to the Committee on Finance.

Committee Substitute for S.B. 1504, A BILL TO BE ENTITLED AN ACT TO ESTABLISH AND APPROPRIATE FUNDS FOR THE FIRST FLIGHT COMMISSION; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; TO CHANGE STATUTORY REFERENCES TO AIR CARGO AIRPORT AUTHORITY; TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO ALLOW CHILDREN TO ATTEND COMMUNITY COLLEGES; TO AUTHORIZE RECORD CHECKS OF SCHOOL EMPLOYEES; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; AND PERTAINING TO EROSION OF BEACHES, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

Committee Substitute for S.B. 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994-95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE, is read the first time and referred to the Committee on Appropriations.

CONFERENCE APPOINTED

The Speaker announces the following conferees on Senate Committee Substitute for H.B. 80, A BILL TO BE ENTITLED AN ACT TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTALL AN INADVERTENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING
BASED ON FEDERAL DETERMINATIONS, AND TO CLARIFY THE ASSESSMENT STATUTES; Representatives Hackney, Gamble, and Wright.

The Senate is so notified by Special Message.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 1838, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE NONPARTISAN ELECTION OF THE ONSLOW COUNTY BOARD OF EDUCATION, SUBJECT TO A REFERENDUM, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1868, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE CHAPTER 20 ENFORCEMENT FOR SEVEN LAKES IN MOORE COUNTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1827, A BILL TO BE ENTITLED AN ACT TO REPEAL THE EXEMPTION OF BEAUFORT COUNTY FROM CERTAIN PROVISIONS OF LAW RELATING TO THE APPOINTMENT OF COMMISSIONERS OF A PUBLIC HOUSING AUTHORITY, passes its second reading, by electronic vote (105–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

On motion of Representative Jack Hunt, seconded by Representative Adams, the House adjourns, by electronic vote (107–1), at 2:04 p.m. to reconvene June 9 at 1:00 p.m.

ONE HUNDRED TWENTY-FIRST DAY

HOUSE OF REPRESENTATIVES
Thursday, June 9, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 8 has been examined and found correct. Upon his motion, the Journal is approved as written, by electronic vote (91–0).
Leaves of absence are granted Representatives Barnhill, Braswell, Gottovi, and C. Wilson for today.

THE RECEIVING OF PETITIONS, MEMORIALS AND PAPERS ADDRESSED TO THE GENERAL ASSEMBLY OR TO THE HOUSE

The following petition is presented to the Body and filed in the Office of the Principal Clerk:

PURSUANT TO NORTH CAROLINA CONSTITUTION ARTICLE 1, SECTION 12: THE BUNCOMBE COUNTY/WNC FAIR ASSOCIATION, INC. RESPECTFULLY PETITIONS THE NORTH CAROLINA GENERAL ASSEMBLY OF THE 1994 SHORT SESSION.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:

By Representative Ramsey for the Committee on Financial Institutions:

H.B. 1917, A BILL TO BE ENTITLED AN ACT TO AMEND THE EFFECTIVE DATE OF THE NORTH CAROLINA INTERSTATE BANKING ACT AND TO SET AN APPLICATION FEE, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 1926, A BILL TO BE ENTITLED AN ACT TO ALLOW BRUNSWICK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, with a favorable report, as amended.

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

H.B. 1806, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT COUNTY TO ACQUIRE CERTAIN PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, with a favorable report as to committee substitute bill which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.
H.B. 1880, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BEECH MOUNTAIN TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 14. The original bill is placed on the Unfavorable Calendar.

By Representative Cunningham for the Committee on Insurance:

H.B. 1663, A BILL TO BE ENTITLED AN ACT TO EXEMPT ALL ANNUITIES AND FUNDING AGREEMENTS FROM PREMIUM TAXATION; TO CLARIFY THE AUTHORIZATION FOR THE ISSUANCE OF AND ESTABLISH STANDARDS FOR FUNDING AGREEMENTS; AND TO MAKE CONFORMING CHANGES IN LAWS ON PRIORITY OF DISTRIBUTION OF ASSETS OF INSOLVENT INSURERS AND ON SECURITIES, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

By Representative McLawhorn for the Permanent Subcommittee on Highways of the Standing Committee on Transportation, with approval of Standing Committee Chair for report to be made directly to the floor of the House:

H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, with a favorable report as to committee substitute bill, unfavorable as to original bill and recommendation that the bill be re-referred to the Committee on Finance.

Without objection, the committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 917, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA BRIDGE AUTHORITY, with a favorable report as to House committee substitute bill, unfavorable as to Senate committee substitute bill, and recommendation that the bill be re-referred to the Committee on Finance.

Without objection, the House committee substitute bill is re-referred to the Committee on Finance. The Senate committee substitute bill is placed on the Unfavorable Calendar.

RE-REFERRALS

On motion of Representative R. Hunter, pursuant to Rule 39.2 and without objection, S.B. 940, A BILL TO BE ENTITLED AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT, is withdrawn from
the Committee on Judiciary II and re-referred to the Committee on Judiciary III.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Hensley for the Committee on Judiciary III:

H.B. 1628, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTIL-ITY REVIEW COMMITTEE, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

H.B. 1854, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REG-ULATIONS AND TO APPROPRIATE FUNDS FOR THAT PURPOSE, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

On motion of the Chair, the bill is re-referred to the Committee on Appropriations.

CONFIRMATION OF STATE CONTROLLER

Representative Hightower, Chair for the Committee on State Government, sends forth the following report:

June 9, 1994

Honorable Dan T. Blue, Jr.
Speaker of the House
2317 Legislative Building
Raleigh, North Carolina

Dear Speaker Blue:

In compliance with the provisions of NC G.S. 143B—426.37(b) that the appointment of the State Controller be subject to confirmation by the General Assembly, Governor Hunt has submitted for confirmation by the General Assembly the following name:
Mr. Edward Renfrow of Johnston County to serve a 7-year term beginning July 1, 1994

The House State Government Committee has considered the nominee and makes the following recommendation:

That the nomination of Mr. Edward Renfrow as State Controller be confirmed.

Sincerely,
S/ Foyle Hightower, Jr.
Chairman Committee on State Government

On motion of Representative Hightower, Mr. Edward Renfrow is confirmed as State Controller, by electronic vote (103–0), and the Senate is so notified by Special Message.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Redwine for the Committee on Business and Labor:

H.B. 1889, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A LEGISLATIVE STUDY OF THE IMPACT OF INCREASING UNEMPLOYMENT BENEFITS AND DECREASING THE UNEMPLOYMENT TAX, AND TO INCREASE THE WEEKLY UNEMPLOYMENT BENEFIT AMOUNT AND DURATION FOR ELIGIBLE UNEMPLOYMENT INSURANCE CLAIMANTS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

H.B. 1945, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE REGIONAL COOPERATION IN ECONOMIC DEVELOPMENT THROUGH THE NORTH CAROLINA PARTNERSHIP FOR REGIONAL ECONOMIC DEVELOPMENT AND TO APPROPRIATE FUNDS FOR REGIONAL ECONOMIC DEVELOPMENT PARTNERSHIPS, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:
By Representatives Green, D. Brown, and Luebke:

H.B. 2088, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA FAIR SHARE EDUCATION FUND FOR ITS CITIZEN'S ADVOCACY INSTITUTE, is referred to the Committee on Appropriations.

By Representative G. Miller:

H.B. 2089, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATE FOR THE PUBLIC UTILITY REGULATORY FEE, is referred to the Committee on Finance.

By Representative Braswell:

H.B. 2090, A BILL TO BE ENTITLED AN ACT TO COMPLY WITH FEDERAL LAW REGARDING THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY CASES WHERE DEFENDANT FAILS TO ANSWER IN ORDER TO AVOID RISK OF LOSING FEDERAL FUNDS TO STATE, is referred to the Committee on Judiciary II.

By Representatives Black, Bowman, Cummings, Luebke, and Mosley:

H.B. 2091, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE VISITING ARTISTS PROGRAM IN LOCAL COMMUNITY COLLEGES, is referred to the Committee on Appropriations.

By Representative James, Cummings, and Sexton:

H.B. 2092, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE AGRICULTURE/RURAL LIFE OUTREACH PROJECT, is referred to the Committee on Appropriations.

By Representatives Hensley, Luebke, B. Miller, and Kuczmarski:

H.B. 2093, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE WORLD CENTER FOUNDATION FOR CAPITAL CONSTRUCTION OF THE CHILDREN'S MUSEUM ABOUT THE WORLD, is referred to the Committee on Appropriations.

By Representatives Decker, Justus, Sexton, G. Thompson, and Wood:

H.B. 2094, A BILL TO BE ENTITLED AN ACT TO ELIMINATE TAX-PAYER–FUNDED ABORTIONS, is referred to the Committee on Appropriations.

By Representatives Decker and Wood:

H.B. 2095, A BILL TO BE ENTITLED AN ACT TO ABOLISH PAROLE AND TO REPEAL THE PRISON POPULATION CAP, is referred to the Committee on Judiciary III.

By Representatives Decker, Wood, and Sexton:

H.J.R. 2096, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A
BILL TO BE ENTITLED AN ACT TO PROVIDE THAT ONLY A MAJORITY OF A JURY, INSTEAD OF A UNANIMOUS JURY, IS REQUIRED TO RETURN A DEATH SENTENCE FOR A CAPITAL OFFENSE, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Decker, Justus, and Sexton:

H.J.R. 2097, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO ALLOW A JUDGE TO DENY PRETRIAL RELEASE OF PERSONS WHO ARE CHARGED WITH CERTAIN FELONIES AND WHOSE RELEASE WOULD POSE A DANGER TO THE SAFETY OF THE COMMUNITY, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Decker, Bowman, Justus, and Sexton:

H.J.R. 2098, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO BAR A FELON OR AN INDIVIDUAL FROM RECOVERING ANY DAMAGES ARISING OUT OF THE FELONIOUS CRIME FOR WHICH THE FELON WAS CONVICTED OR THAT A JURY DETERMINES THE INDIVIDUAL COMMITTED, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Decker and Sexton:

H.B. 2099, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE A ONE HUNDRED DOLLAR TAX REBATE TO EACH INDIVIDUAL TAXPAYER WHO RESIDES IN THIS STATE, is referred to the Committee on Appropriations.

By Representatives G. Thompson and Flaherty:

H.B. 2100, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF SPRUCE PINE FOR EMERGENCY WASTE-WATER TREATMENT PLANT IMPROVEMENTS, is referred to the Committee on Appropriations.

By Representative Alphin:

H.B. 2101, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE FOR THE COMPLETION OF A NATURAL GAS LINE TO SERVE DUPLIN COUNTY FOR ECONOMIC DEVELOPMENT, AND TO AUTHORIZE THE TOWN OF FAISON TO EXTEND NATURAL GAS LINES, is referred to the Committee on Appropriations.

By Representative Richardson:

H.B. 2102, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PROCESS LEADERSHIP TRAINING PROGRAM AT FAYETTEVILLE STATE UNIVERSITY, is referred to the Committee on Appropriations.
By Representatives Redwine and Hill:

**H.B. 2103**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO TOWNCREEK VISION CORPORATION, is referred to the Committee on Appropriations.

By Representatives Lemmond and Bowman:

**H.B. 2104**, A BILL TO BE ENTITLED AN ACT TO REDUCE THE FEE FOR AMATEUR RADIO OPERATOR REGISTRATION PLATES, is referred to the Committee on Finance.

By Representatives Church, Beall, Bowman, Flaherty, R. Hunter, Justus, Lee, Luebke, and C. Preston:


By Representatives B. Miller and Hensley:

**H.B. 2106**, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATE FOR THE INSURANCE REGULATORY CHARGE, is referred to the Committee on Finance.

By Representatives Colton, Adams, Bowman, Crawford, Cummings, Flaherty, Gottovi, Hensley, Holt, Luebke, Mavretic, Michaux, and Wright:

**H.B. 2107**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES, HISTORIC SITES SECTION, TO ESTABLISH A CAPITAL IMPROVEMENTS RESERVE FOR STABILIZATION, REPAIR, AND CODE COMPLIANCE AT STATE HISTORIC SITES, is referred to the Committee on Appropriations.

By Representatives Cromer, Alphin, Bowman, Luebke and Sexton:

**H.B. 2108**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TEACHERS WITH THE SAME LONGEVITY BENEFITS AS STATE EMPLOYEES, is referred to the Committee on Appropriations.

**MESSAGES FROM THE SENATE**

The following is received from the Senate:

**S.B. 1620**, A BILL TO BE ENTITLED AN ACT TO REPEAL THE INTANGIBLES TAX, TO REIMBURSE COUNTIES AND CITIES FOR THE RESULTING REVENUE LOSS, TO REPEAL EXISTING INCOME TAX PREFERENCES FOR NORTH CAROLINA DIVIDENDS, TO
INCREASE THE FRANCHISE TAX, AND TO LEVY A ONE PERCENT TAX ON INCOME FROM INTANGIBLES, is read the first time and referred to the Committee on Finance.

SPEAKER BLUE PRESIDING.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 8, 1994

Mr. Speaker:

It is ordered that a message be sent to your Honorable Body notifying you of the confirmation by the Senate, pursuant to G.S. 126-2, of MARIA F. SPAULDING, appointed by the Governor, to the State Personnel Commission, for a term to begin immediately and to expire June 30, 1999.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 8, 1994

Mr. Speaker:

It is ordered that a message be sent to your Honorable Body notifying you of the confirmation by the Senate, pursuant to G.S. 143B-426.37, of EDWARD RENFROW, appointed by the Governor, as State Controller.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Mavretic for the Committee on Health and Human Services:

H.B. 1736, A BILL TO BE ENTITLED AN ACT TO REGULATE LEAD ABATEMENT IN ACCORDANCE WITH FEDERAL LAW, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.
Action is taken on the following:

Senate Committee Substitute for **H.B. 233**, **A BILL TO BE ENTITLED AN ACT TO REQUIRE LICENSURE OF MARRIAGE AND FAMILY THERAPISTS.**

Representative Colton moves that the House concur in the Senate committee substitute bill.

On motion of Representative Hackney, the bill is temporarily displaced.

**H.B. 1592**, **A BILL TO BE ENTITLED AN ACT TO CLARIFY THE DUTY OF THE CITY ATTORNEY OF THE CITY OF NEW BERN WHEN AN INSURANCE CARRIER CAN PROVIDE DEFENSE TO THE CITY,** passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1727**, **A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES,** passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1742**, **A BILL TO BE ENTITLED AN ACT TO INCREASE THE SIZE OF THE CIVIL SERVICE BOARD FOR THE CITY OF NEW BERN, AND TO PROVIDE FOR STAGGERED TERMS ON THAT BOARD,** passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1955**, **A BILL TO BE ENTITLED AN ACT CONCERNING ZONING CLASSIFICATIONS IN THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY,** passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1956**, **A BILL TO BE ENTITLED AN ACT CONCERNING ZONING BY THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY,** passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1957**, **A BILL TO BE ENTITLED AN ACT RELATING TO DISQUALIFICATION OF CONTRACTORS FROM BIDDING ON CONSTRUCTION CONTRACTS OF THE CITY OF WINSTON-SALEM.**

On motion of Representative Gray, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.
The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

**H.B. 933**, A BILL TO BE ENTITLED AN ACT TO PROMOTE THE USE OF PRINTING FACILITIES IN NORTH CAROLINA BY PROVIDING THAT AN OUT-OF-STATE ENTITY WHO CONTRACTS WITH A NORTH CAROLINA PRINTER IS NOT DOING BUSINESS IN NORTH CAROLINA FOR TAX PURPOSES INCIDENT TO PRINTING.

On motion of Representative Robinson, the bill is withdrawn from the Calendar, ordered engrossed, and re-referred to the Committee on Finance.

**H.B. 1853**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CALDWELL COMMUNITY COLLEGE AND TECHNICAL INSTITUTE TO USE PART OF ITS BOND FUNDS FOR WATER AND SEWER LINES TO THE FACILITY.

On motion of Representative Wilmoth, Committee Amendment No. 1 is adopted.

On motion of the Chair, the bill is withdrawn from the Calendar, ordered engrossed, and re-referred to the Committee on Appropriations.

**H.B. 1755**, A BILL TO BE ENTITLED AN ACT TO MAKE IT A CRIMINAL OFFENSE TO PRACTICE PHRENOLOGY, PALMISTRY, FORTUNE TELLING, CLAIRVOYANCE, AND OTHER SIMILAR CRAFTS IN WAYNE COUNTY, passes its second reading, by electronic vote (92–17), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1552**, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE EXEMPTION FOR REAL ESTATE ACQUIRED BY THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIREMENT THAT IT BE APPRAISED BY A LICENSED OR CERTIFIED APPRAISER WHEN THE ESTIMATED VALUE OF THE REAL ESTATE IS LESS THAN TEN THOUSAND DOLLARS, passes its second reading, by electronic vote (107–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**REPORT OF STANDING COMMITTEE**

The following report from standing committee is presented:

By Representative Barnes for the Committee on Education:

**H.B. 1614**, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE COMMISSION ON SCHOOL TECHNOLOGY TO PROVIDE FOR STATE AND LOCAL SCHOOL TECHNOLOGY PLANS, TO ESTABLISH A STATE SCHOOL TECHNOLOGY FUND, AND TO APPROPRIATE FUNDS FOR THE SCHOOL TECHNOLOGY COMMISSION AND THE STATE SCHOOL
TECHNOLOGY FUND, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

RE-REFERRAL

On motion of Representative Diamont, H.B. 2081, A BILL TO BE ENTITLED AN ACT TO ENSURE PROPER CHILD DAY CARE VOUCHER PAYMENT OPTIONS is withdrawn from the Committee on Appropriations and re-referred to the Committee on Children, Youth and Families.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 9, 1994

Mr. Speaker:

Pursuant to your message received Wednesday, June 8, 1994 that the House of Representatives fails to concur in the Senate Committee Substitute bill for H.B. 80 A BILL TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTATE AN INADVERTENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING BASED ON FEDERAL DETERMINATIONS, AND TO CLARIFY THE ASSESSMENT STATUTES, and requests conferees, the President Pro Tempore appoints: Senator Winner of Buncombe, Senator Cooper, and Senator Kerr on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CALENDAR (continued)

Senate Committee Substitute for H.B. 233, A BILL TO BE ENTITLED AN ACT TO REQUIRE LICENSURE OF MARRIAGE AND FAMILY THERAPISTS, which was temporarily displaced, with motion to concur pending, is before the Body.

The House concurs in the Senate Committee Substitute, by electronic vote (105–0), and the bill is ordered enrolled.

On motion of Representative Jack Hunt, seconded by Representative Yongue, the House adjourns, by electronic vote (107–0), at 2:18 p.m. to reconvene, Monday, June 13, 1994, at 8:00 p.m.
ONE HUNDRED TWENTY-SECOND DAY

HOUSE OF REPRESENTATIVES
Monday, June 13, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend Jim Lee, Millbrook United Methodist Church, Raleigh, North Carolina.

The Speaker leads the Body in the Pledge of Allegiance.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 9 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (80–0).

Leaves of absence are granted Representatives Barnhill and Hayes for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1642, AN ACT TO CHANGE THE TIME BY WHICH THE NORTH CAROLINA UTILITIES COMMISSION AND THE PUBLIC STAFF PROVIDE BIENNIAL NATURAL GAS SERVICE REPORTS TO THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE. (CHAPTER 560)

H.B. 233, AN ACT TO REQUIRE LICENSURE OF MARRIAGE AND FAMILY THERAPISTS. (CHAPTER 564)

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Hightower for the Committee on State Government:

H.B. 1774, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CAPITOL PRESERVATION COMMISSION, TO MAKE THE COMMISSION RESPONSIBLE FOR THE CARE AND ADMINISTRATION OF THE NORTH CAROLINA STATE CAPITOL AND UNION SQUARE, AND TO ESTABLISH THE CAPITOL PRESERVATION FUND, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.
By Representatives Hackney and G. Miller for the Committee on Finance:

Committee Substitute for H.B. 1540, A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM, with a favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1, and recommendation that Committee Substitute Bill No. 2 be re-referred to the Committee on Appropriations.

Committee Substitute Bill No. 2 is re-referred to the Committee on Appropriations. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, AND TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 15. The original bill is placed on the Unfavorable Calendar.

By Representative Cunningham for the Committee on Insurance:

S.B. 803, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE LAWS RELATING TO THE STATE’S JURISDICTION OVER PROVIDERS OF HEALTH CARE BENEFITS, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 15. The original bill is placed on the Unfavorable Calendar.

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:


By Representative Lee for the Committee on Pensions and Retirement:

**H.B. 1695**, A BILL TO BE ENTITLED AN ACT TO INCREASE THE RETIREMENT FORMULA WITH AN ADJUSTING INCREASE TO RETIREEs OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

**INTRODUCTION OF BILLS AND RESOLUTIONS**

The following are introduced, read the first time and referred to committee:

By Representative Braswell:

**H.J.R. 2109**, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives H. Hunter and Gardner:

**H.B. 2110**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BE USED AS A CHALLENGE GRANT FOR IMPLEMENTING A STATEWIDE SEXUAL ABSTINENCE CAMPAIGN FOR ADOLESCENTS AGES NINE–FOURTEEN, is referred to the Committee on Appropriations.

By Representatives Crawford, Bowman, Colton, and Nesbitt:

**H.B. 2111**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CORRECTION TO FUND CHAPELS IN THE STATE'S PRISONS, is referred to the Committee on Appropriations.

By Representative Weatherly:

**H.B. 2112**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND
NATURAL RESOURCES, FOREST RESOURCES DIVISION, FOR THE CONSTRUCTION OF A FORESTRY HEADQUARTERS IN RUTHERFORD COUNTY, is referred to the Committee on Appropriations.

By Representative G. Miller:

H.B. 2113, A BILL TO BE ENTITLED AN ACT TO REVISE THE REVENUE LAWS REGARDING CALCULATION OF CORPORATE INCOME TAX AND OTHER MATTERS, is referred to the Committee on Finance.

By Representatives G. Miller and Flaherty:

H.B. 2114, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA RURAL WATER ASSOCIATION, INC., FOR TRAINING AND TECHNICAL ASSISTANCE TO RURAL WATER SYSTEMS, is referred to the Committee on Appropriations.

By Representatives G. Thompson and Robinson:

H.B. 2115, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF CAJAH'S MOUNTAIN TO ASSIST IN THE FUNDING OF A SANITARY SEWER SYSTEM, is referred to the Committee on Appropriations.

By Representatives Jack Hunt, James, G. Miller, and Ramsey:

H.B. 2116, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE LITIGATION RESERVE ACCOUNT AS A RESTRICTED ACCOUNT IN THE GENERAL FUND TO BE AVAILABLE TO PAY JUDGMENTS IN MAJOR CIVIL LITIGATION, is referred to the Committee on Appropriations.

By Representatives G. Miller, Bowman, Flaherty, and Jack Hunt:

H.J.R. 2117, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION, is referred to the Committee on Judiciary III.

By Representatives Daughtry, Balmer, Decker, Gardner, Nichols, and Wood:

H.J.R. 2118, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO DIVIDE THE STATE INTO SUPERIOR COURT DISTRICTS AND DIVISIONS, AND TO PROVIDE FOR BOTH NOMINATION AND ELECTION OF SUPERIOR COURT JUDGES WITHIN THEIR DISTRICTS BY CUMULATIVE VOTING, is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Dickson, Bowman, and Jack Hunt:

H.B. 2119, A BILL TO BE ENTITLED AN ACT TO LEVY AN EXCISE TAX ON ILLEGAL SPIRITUOUS LIQUOR, AN EXCISE TAX ON
MASH, AND AN EXCISE TAX ON ILLEGAL MIXED BEVERAGES, is referred to the Committee on Finance.

By Representatives McLaughlin, Black, Flaherty, McAllister, Richardson, Spears, and Warner:

H.B. 2120, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A SPECIAL RESERVE FUND TO COVER THE POTENTIAL LIABILITY OF THE STATE IN THE SWANSON V. STATE LAWSUIT AND TO APPROPRIATE FUNDS TO THE RESERVE FUND, is referred to the Committee on Appropriations.

By Representatives McAllister and Warner:

H.B. 2121, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PLANNING AND LAND ACQUISITION TO EXPAND THE CAMPUS OF FAYETTEVILLE STATE UNIVERSITY, is referred to the Committee on Appropriations.

By Representatives Luebke, Barnes, Beall, Colton, Fitch, Gamble, Michaux, and B. Miller:

H.B. 2122, A BILL TO BE ENTITLED AN ACT TO CHANGE THE FORMULA USED TO APPORTION THE INCOME OF MULTISTATE CORPORATIONS TO THIS STATE, is referred to the Committee on Finance.

By Representatives Hightower, Balmer, Barbee, Beall, Black, Bowen, Bowman, Brawley, Cole, Crawford, Culpepper, Cunningham, Daughtry, Decker, Ellis, Gardner, Gottovi, Griffin, Hackney, Jack Hunt, R. Hunter, Jenkins, Joye, Lee, McCombs, Mercer, Morgan, Nichols, Ramsey, Russell, Sexton, Spears, Stewart, Sutton, Warner, Wilkins, Wilmoth, Wood, Wright, and Yongue:

H.B. 2123, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE POLICY ON EMPLOYMENT OF PRISONERS, is referred to the Committee on Appropriations.

By Representative G. Miller:

H.B. 2124, A BILL TO BE ENTITLED AN ACT TO AMEND THE TAX LAWS AND OTHER STATUTES, is referred to the Committee on Finance.

By Representative Hensley:

H.B. 2125, A BILL TO BE ENTITLED AN ACT TO CLARIFY OSHA INSPECTION INFORMATION AND RELEASE OF WITNESS INFORMATION, is referred to the Committee on Business and Labor.

By Representative Hensley:

H.B. 2126, A BILL TO BE ENTITLED AN ACT TO ALLOW CLERKS OF COURT TO ACCEPT GOVERNMENT NOTES AS ACCEPTABLE COLLATERAL FOR DEPOSITS IN FINANCIAL INSTITUTIONS, is referred to the Committee on Appropriations.
By Representative Wright:

H.B. 2127, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO NEW HANOVER COUNTY COMMUNITY ACTION, INC., FOR A COMMUNITY PRESCHOOL PROGRAM TO SERVE CHILDREN RESIDING IN PUBLIC HOUSING PROJECTS IN THE CITY OF WILMINGTON, is referred to the Committee on Appropriations.

By Representatives Baddour, Bowman, Flaherty, Gardner, Lutz, Mosley, and Wood:

H.B. 2128, A BILL TO BE ENTITLED AN ACT TO ALLOW ADDITIONAL RETROACTIVE MEMBERSHIP IN THE NORTH CAROLINA FIREMEN'S AND RESCUE SQUAD WORKERS' PENSION FUND, is referred to the Committee on Pensions and Retirement.

By Representative Bowman:

H.B. 2129, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO ASSIST OPERATORS OF SMALL COMMUNITY WATER SYSTEMS OR NONTRANSIENT, NONCOMMUNITY WATER SYSTEMS WITH THE INCREASING COST OF CERTAIN STATE AND FEDERAL REQUIREMENTS TO MONITOR DRINKING WATER SUPPLIES, is referred to the Committee on Appropriations.

MESSAGES FROM THE SENATE

The following are received from the Senate:

H.B. 1133, A BILL TO BE ENTITLED AN ACT TO PERMIT MEN WHO ARE DIVORCED OR WIDOWED TO RESUME USE OF THE SURNAME THEY USED BEFORE MARRIAGE, is returned for concurrence in Senate amendment and placed on the Calendar for June 14.

S.B. 1377, A BILL TO BE ENTITLED AN ACT TO CONFORM THE THRESHOLD FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD STATE INCOME TAXES TO THAT USED UNDER THE INTERNAL REVENUE CODE FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD FEDERAL INCOME TAXES, AND TO CLARIFY THE TYPE OF INFORMATION A TAXPAYER MUST PROVIDE TO THE SECRETARY OF REVENUE, is read the first time and referred to the Committee on Finance.

S.B. 1619, A BILL TO BE ENTITLED AN ACT TO UPDATE THE REFERENCE TO THE INTERNAL REVENUE CODE USED IN DETERMINING CERTAIN TAXABLE INCOME AND TAX EXEMPTIONS AND TO RESOLVE AN UNINTENDED CONFLICT BETWEEN THE STATUTE OF LIMITATIONS FOR CERTAIN TAX REFUNDS AND THE LAW ALLOWING DEDUCTIONS FOR CARRYBACKS, BAD DEBTS, AND WORTHLESS SECURITIES, is read the first time and referred to the Committee on Finance.
SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 9, 1994

Mr. Speaker:

It is ordered that a message be sent to your Honorable Body notifying you of the confirmation by the Senate, pursuant to G.S. 135-6, of Shirley A. Bell, appointed by the Governor, to fill the unexpired term of Mr. Spillman Grice, to the Teachers’ and State Employees’ Retirement System Board of Trustees, for a term to begin immediately and to expire April 1, 1995.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative H. Hunter for the Committee on Children, Youth and Families:

H.B. 1512, A BILL TO BE ENTITLED AN ACT TO MANDATE CRIMINAL HISTORY AND CENTRAL REGISTRY HISTORY CHECKS OF CHILD DAY CARE PROVIDERS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

On motion of the Chair, the committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

CALENDAR

Action is taken on the following:

House Committee Substitute for S.B. 719, A BILL TO BE ENTITLED AN ACT TO AMEND THE FEES AND PER DIEM OF THE BOARD OF MEDICAL EXAMINERS, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowie, Bowman, Braswell, D. Brown, J. Brown, Brubaker, Burton, Church, Colton, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Fussell, Gamble, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hensley, Hightower, Hill, Holmes, Howard, Jack Hunt, H. Hunter, R. Hunter, Ives, James,

Voting in the negative: None.

Excused absences: Representatives Barnhill and Hayes – 2.

House Committee Substitute for S.B. 872, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FAMILY CARE HOMES SHALL BE TREATED AS RESIDENCES FOR PURPOSES IN ADDITION TO ZONING, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Hayes – 2.

H.B. 1926, A BILL TO BE ENTITLED AN ACT TO ALLOW BRUNSWICK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION.

Representative Redwine moves that Committee Amendment No. 1 be adopted.

Upon inquiry by Representative Decker and response by Representative Hackney, the bill is removed from the public Calendar and placed on the local Calendar.

On motion of Representative Mavretic, the bill with pending amendment is temporarily displaced.

Committee Substitute for S.B. 508, A BILL TO BE ENTITLED AN ACT TO PROVIDE THE SAME LEGAL AUTHORITY AND LIMITED
LIABILITY TO IMMIGRATION AND NATURALIZATION SERVICE AGENTS WHO WORK WITH STATE AND LOCAL OFFICERS AS IS ACCORDED OTHER FEDERAL OFFICERS, passes its second reading, by electronic vote (112–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute.

Committee Substitute for H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION.

On motion of Representative Gottovi, the bill is withdrawn from the Calendar and re-referred to the Committee on Environment.

RE-REFERRAL

On motion of Representative Barnes and without objection, H.B. 1768, A BILL TO BE ENTITLED AN ACT TO DIRECT LOCAL BOARDS OF EDUCATION TO PERMIT VOLUNTARY STUDENT PRAYER AND TO APPROPRIATE FUNDS TO ASSIST LOCAL BOARDS OF EDUCATION IN CARRYING OUT THIS DUTY, is withdrawn from the Committee on Education and re-referred to the Committee on Judiciary I.

CALENDAR (continued)

H.B. 1926, A BILL TO BE ENTITLED AN ACT TO ALLOW BRUNSWICK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, which was temporarily displaced with Committee Amendment No. 1 pending is before the Body.

Representative Hackney offers Perfecting Amendment No. 2 which is adopted by electronic vote (109–0). This amendment changes the title.

Committee Amendment No. 1 is before the Body.

Representative Ramsey inquires of the Chair if the amendment is material. The Speaker rules that it is a material amendment.

Committee Amendment No. 1 is adopted, by the following vote, thus constituting the first reading of the bill. The bill, as amended, remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Bowen, Bowie, Bowman, Braswell, D. Brown, J. Brown, Brubaker, Burton, Church, Colton, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Ellis, Esposito, Flaherty, Fussell, Gamble, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hensley, Hightower, Hill, Holmes, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter, Ives, James, Jarrell, Jeffus,

Voting in the negative: Representative Nesbitt.

Excused absences: Representatives Barnhill and Hayes – 2.

INTRODUCTION OF PAGES

Pages for the week of June 13–17 are introduced to the membership. They are: Amanda Barkman of Cumberland; Casey Batts of Lenoir; Karie Clouninger of Catawba; April Demert of Mecklenburg; Christopher Diamont of Surry; Trudy Dunham of Pamlico; Catherine Dyksterhouse of Wake; Faye Harper of Davidson; Eric Hawkins of Davidson; Angela Honeycutt of Surry; Coretta Jones of Pamlico; Heather Maynor of Robeson; Corrie Mimms of Wake; Suzanne Moore of Alamance; Gregory Nicks of Forsyth; Stephen Pajerski of Wake; Kelly Potter of Hoke; Collin Quinn of Buncombe; Amanda Redwine of Brunswick; Jonathan Shepherd of Forsyth; Michael Smith of Stanly; Jennifer Smith of Brunswick; Tori Spaugh of Nash; Porche’ Spence of Wake; Cheryl Suggs of Pitt; Heather Swett of Robeson; Craig Sykes of Wake; Shannon Tatman of Carteret; Taeh Ward of Iredell; Matthew Warren of Wake; Leigh Weatherly of Guilford; and Jada Wellman of Iredell.

RE-REFERRAL

On motion of Representative Diamont, H.B. 1853, A BILL TO BE ENTITLED AN ACT TO AUTHORIZER CALDWELL COMMUNITY COLLEGE AND TECHNICAL INSTITUTE TO USE PART OF ITS BOND FUNDS FOR WATER AND SEWER LINES TO THE FACILITY, is withdrawn from the Committee on Appropriations and placed on the Calendar for June 14.

On motion of Representative Jack Hunt, seconded by Representative Kuczmariski, the House adjourns, by electronic vote (103–1), at 8:53 p.m. to reconvene June 14 at 1:30 p.m.

ONE HUNDRED TWENTY-THIRD DAY

HOUSE OF REPRESENTATIVES
Tuesday, June 14, 1994

The House meets at 1:30 p.m. pursuant to adjournment and is called to order by the Speaker.
Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 13 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Hayes, and Wilkins for today.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Gottovi for the Committee on Environment:

Committee Substitute for H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with a favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1.

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

On motion of Representative Gottovi, Rule 36(a) is suspended, by electronic vote (84-4), and Committee Substitute Bill No. 2 is placed on the Calendar for June 15. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

By Representatives Hackney and G. Miller for the Committee on Finance:

**H.B. 1591**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE CITY OF NEW BERN MAY NOT MAKE INVOLUNTARY ANNEXATIONS ACROSS THE TRENT RIVER, AND TO EXEMPT THE CITY FROM LIMITATIONS ON THE TOTAL AREA OF SATELLITE ANNEXATIONS, with a favorable report, as amended.

**H.B. 1846**, A BILL TO BE ENTITLED AN ACT TO ALLOW HARBERT AND LEE COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 16. The original bill is placed on the Unfavorable Calendar.

**H.B. 1979**, A BILL TO BE ENTITLED AN ACT TO ADVANCE THE EFFECTIVE DATE OF AN ACT AUTHORIZING THE MERGER OF THE TOWNS OF HAZELWOOD AND WAYNESVILLE, with a favorable report.

By Representative R. Hunter for the Committee on Judiciary II:

**S.B. 87**, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF CATAWBA,
CUMBERLAND, DURHAM, GASTON, GRAHAM, IREDELL, LINCOLN, AND MECKLENBURG COUNTIES BEFORE LAND MAY BE CONdemned OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A-15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 16. The original bill is placed on the Unfavorable Calendar.

By Representative Michaux for the Committee on Judiciary I:

S.B. 725, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PERCENTAGE OF SALES THAT MUST BE ATTRIBUTABLE TO FOOD AND NONALCOHOLIC BEVERAGES BY RESTAURANT PERMITTEES, with a favorable report.

By Representative Hensley for the Committee on Judiciary III:

Senate Committee Substitute for H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS, with recommendation that the House do not concur; request conference.

The Senate committee substitute bill is placed on the Calendar for June 15.

By Representative Barnes for the Committee on Education:

H.B. 1589, A BILL TO BE ENTITLED AN ACT TO REORGANIZE EDUCATION REPORTS AND TO MAKE TECHNICAL CORRECTIONS TO THE EDUCATION LAWS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 16. The original bill is placed on the Unfavorable Calendar.

H.B. 2048, A BILL TO BE ENTITLED AN ACT RELATING TO MAYLAND COMMUNITY COLLEGE’S CONTRACT, with a favorable report.

By Representative Lutz for the Committee on Local and Regional Government II:

H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION CONTRACTS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.
The committee substitute bill is placed on the Calendar for June 16. The original bill is placed on the Unfavorable Calendar.

H.B. 2014, A BILL TO BE ENTITLED AN ACT RELATING TO THE DEFINITION OF “SUBDIVISION” FOR THE PURPOSE OF SUBDIVISION REGULATION IN STANLY COUNTY, with a favorable report.

H.B. 2015, A BILL TO BE ENTITLED AN ACT TO EXEMPT STANLY COUNTY FROM PROVISIONS OF THE NORTH CAROLINA STATE BUILDING CODE THAT REQUIRE BUILDING INSPECTION DEPARTMENTS TO REVIEW RESIDENTIAL PLANS, with a favorable report.

SPEAKER BLUE PRESIDING.

MESSAGES FROM THE SENATE

The following are received from the Senate:

S.B. 1409, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON AN ACT TO PERMIT THE COUNTY OF CABARRUS TO CONDEMN CERTAIN PROPERTY OF PRIVATE CONDEMNORS, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1425, A BILL TO BE ENTITLED AN ACT TO EXTEND THE EXPIRATION OF THE REQUIREMENT THAT JUST COMPENSATION BE PAID FOR THE REMOVAL BY LOCAL AUTHORITIES OF BILLBOARDS ON INTERSTATE AND FEDERAL-AID PRIMARY HIGHWAYS, AS REQUIRED BY FEDERAL LAW, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

Committee Substitute for S.B. 1473, A BILL TO BE ENTITLED AN ACT TO ADDRESS MOTOR FUEL TAX EVASION, is read the first time and referred to the Committee on Finance.

S.B. 1665, A BILL TO BE ENTITLED AN ACT TO EXEMPT SURRY COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION OF FACILITIES AT THE SURRY COUNTY LANDFILL, is read the first time and referred to the Committee on Local and Regional Government I.

Committee Substitute for S.B. 1667, A BILL TO BE ENTITLED AN ACT AUTHORIZING UNION AND COLUMBUS COUNTIES TO ESTABLISH A TOURISM BOARD FOR THE PROMOTION OF TRAVEL AND TOURISM WITHIN THE COUNTY, is read the first time and referred to the Committee on Local and Regional Government I.

CALENDAR

Action is taken on the following:
H.B. 1133, A BILL TO BE ENTITLED AN ACT TO PERMIT MEN WHO ARE DIVORCED OR WIDOWED TO RESUME USE OF THE SURNAME THEY USED BEFORE MARRIAGE.

On motion of Representative Gottovi, the House concurs in the Senate amendment, by electronic vote (106–2), and the bill is ordered enrolled.

H.B. 1926, A BILL TO BE ENTITLED AN ACT TO ALLOW BRUNSWICK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, AND TO PROVIDE FOR THE USE OF COUNTY OWNED PROPERTY BY SCHOOLS IN CERTAIN COUNTIES.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representative Creech.

Excused absences: Representatives Barnhill, Hayes, and Wilkins – 3.

Committee Substitute for H.B. 1880, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BEECH MOUNTAIN TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

House Committee Substitute for S.B. 719, A BILL TO BE ENTITLED AN ACT TO AMEND THE FEES AND PER DIEM OF THE BOARD OF MEDICAL EXAMINERS.

Representative Decker offers Amendment No. 1 which fails of adoption by electronic vote (9–103).

The bill passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House committee substitute.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black,

Voting in the negative: None.

Excused absences: Representatives Barnhill, Hayes, and Wilkins – 3.

House Committee Substitute for S.B. 872, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FAMILY CARE HOMES SHALL BE TREATED AS RESIDENCES FOR PURPOSES IN ADDITION TO ZONING, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House committee substitute.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Hayes, and Wilkins – 3.

H.J.R. 1559, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF JOE MAX THOMAS, FORMER STATE SENATOR, passes its second reading, by electronic vote (110–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.J.R. 2105, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A
JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF RAY CHARLES FLETCHER, FORMER MEMBER OF THE GENERAL ASSEMBLY, passes its second reading, by electronic vote (112–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1853, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CALDWELL COMMUNITY COLLEGE AND TECHNICAL INSTITUTE TO USE PART OF ITS BOND FUNDS FOR WATER AND SEWER LINES TO THE FACILITY, passes its second reading, by electronic vote (104–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

On motion of Representative Jack Hunt, seconded by Representative McCombs, the House adjourns at 2:22 p.m. to reconvene June 15 at 2:00 p.m.

ONE HUNDRED TWENTY-FOURTH DAY

HOUSE OF REPRESENTATIVES

Wednesday, June 15, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 14 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (98–0).

Leaves of absence are granted Representatives Barnhill and Dockham for today.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1133, AN ACT TO PERMIT MEN WHO ARE DIVORCED OR WIDOWED TO RESUME USE OF THE SURNAMES THEY USED BEFORE MARRIAGE. (CHAPTER 565)

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:
By Representatives Hackney and G. Miller for the Committee on Finance:

House Committee Substitute for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES, with a favorable report as to House Committee Substitute Bill No. 2, unfavorable as to House Committee Substitute Bill No. 1.

House Committee Substitute Bill No. 2 is placed on the Calendar for June 17. House Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 1045, A BILL TO BE ENTITLED AN ACT TO BROADEN EXISTING INCOME TAX CREDITS FOR THE PRODUCTION AND INSTALLATION OF SOLAR AND PHOTOVOLTAIC EQUIPMENT BY INCREASING THE AMOUNTS OF THE CREDITS AND EXTENDING THE SOLAR EQUIPMENT CREDITS TO INCLUDE EQUIPMENT THAT GENERATES ELECTRICITY, with a favorable report as to House committee substitute bill, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for June 17. The Senate committee substitute bill is placed on the Unfavorable Calendar.

By Representative Gottovi for the Committee on Environment:

H.B. 1972, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT ALL DATA EXCEPT EFFLUENT OR EMISSION DATA IS ENTITLED TO PROTECTION AS A TRADE SECRET PURSUANT TO G.S. 132–1.2, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 17. The original bill is placed on the Unfavorable Calendar.

H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 17. The original bill is placed on the Unfavorable Calendar.
S.B. 898, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN OWNER OF AN ON-SITE LAND CLEARING AND INERT DEBRIS LANDFILL DOES NOT HAVE TO OBTAIN A STATE PERMIT AND TO REGULATE SUCH LANDFILLS, with a favorable report as to House committee substitute bill, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 17. The original bill is placed on the Unfavorable Calendar.

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

H.B. 1887, A BILL TO BE ENTITLED AN ACT CHANGING THE DATE ON WHICH MEMBERS OF THE PERQUIMANS COUNTY BOARD OF EDUCATION TAKE OFFICE, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 17. The original bill is placed on the Unfavorable Calendar.

H.B. 1899, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 1925, A BILL TO BE ENTITLED AN ACT TO EXEMPT SURRY COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION OF FACILITIES AT THE SURRY COUNTY LANDFILL, with a favorable report, as amended.

H.B. 1938, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY, with a favorable report.

H.B. 1950, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM, THE COUNTY OF DURHAM, AND THE DURHAM PUBLIC SCHOOLS TO DISPOSE OF PERSONAL PROPERTY, with a favorable report.

H.B. 1964, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SESSION LAWS TO PROVIDE THAT THE SHERIFF ISSUE TYRRELL COUNTY WEAPON PERMITS, with a favorable report.

H.B. 1970, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH AS IT RELATES TO CERTAIN PURCHASES AND LEASES OF REAL PROPERTY BY CITY EMPLOYEES, with a favorable report.

H.B. 1993, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF WASHINGTON TO NEGOTIATE AND ENTER INTO A
LONG-TERM CONTRACT FOR MUNICIPAL SERVICES AND TO ANNEX CERTAIN PROPERTY INTO THE CITY OF WASHINGTON, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

H.B. 1997, A BILL TO BE ENTITLED AN ACT RELATING TO INVESTMENTS OF THE CITY OF DURHAM, with a favorable report, as amended.

H.B. 1998, A BILL TO BE ENTITLED AN ACT RELATING TO THE INVESTMENTS OF THE COUNTY OF DURHAM, with a favorable report.

H.B. 2024, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF WASHINGTON TO DECLARE ITS NO-WAKE LAW INAPPLICABLE DURING CERTAIN SPECIAL EVENTS, with a favorable report.

H.B. 2055, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH TO ALLOW THE COUNCIL TO PROVIDE SPECIAL ELECTIONS FOR THE FILLING OF VACANCIES, with a favorable report.

By Representative McLawhorn for the Permanent Subcommittee on Highways of the Standing Committee on Transportation, with approval of standing committee chair for report to made directly to the floor of the House:

H.B. 1619, A BILL TO BE ENTITLED AN ACT TO COMPLY WITH FEDERAL LAW BY REVISING THE BINGO STAMP METHOD OF ENSURING THAT FOR-HIRE VEHICLES OPERATED IN THIS STATE IN INTERSTATE COMMERCE ARE INSURED AND TO MAKE TECHNICAL CHANGES TO THE MOTOR CARRIER LAWS, with a favorable report, and recommendation that the bill be re-referred to the Committee on Finance.

Without objection, the bill is re-referred to the Committee on Finance.

H.B. 1643, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, with a favorable report, and recommendation that the bill be re-referred to the Committee on Finance.

Without objection, the bill is re-referred to the Committee on Finance.
H.B. 1775, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, with a favorable report, as amended, and recommendation that the bill be re-referred to the Committee on Finance.

On motion of Representative McLaughlin, Committee Amendment No. 1 is adopted. This amendment changes the title.

Without objection, the bill is ordered engrossed and re-referred to the Committee on Finance.

RE-REFERRALS

On motion of Representative Jack Hunt, and without objection, S.B. 883, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA PROFESSIONAL TEACHING STANDARDS BOARD, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Education.

On motion of Representative Jack Hunt, and without objection, S.B. 1146, A BILL TO BE ENTITLED AN ACT TO INCREASE THE STATE PRIVILEGE LICENSE TAX FOR ITINERANT MERCHANTS AND SPECIALTY MARKET OPERATORS AND TO MODIFY THE PRIVILEGE LICENSE TAX REQUIREMENTS FOR FLEA MARKET VENDORS AND PEDDLERS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Judiciary III.

MESSAGES FROM THE SENATE

The following are received from the Senate:

Committee Substitute for S.B. 1418, A BILL TO BE ENTITLED AN ACT TO REORGANIZE EDUCATION REPORTS AND TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE EDUCATION LAWS, is read the first time and referred to the Committee on Education.

S.B. 1632, A BILL TO BE ENTITLED AN ACT TO INCORPORATE INTO THE CHARTER OF THE CITY OF ASHEVILLE AN AGREEMENT MAKING A FULL AND FINAL SETTLEMENT OF DISPUTED MATTERS RELATING TO THE AMOUNT OF FRANCHISE TAX DUE THE CITY BY TWO PUBLIC UTILITIES, is read the first time and referred to the Committee on Local and Regional Government I.

CALENDAR

Action is taken on the following:
Senate Committee Substitute for H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS.

On motion of Representative Hensley, the House does not concur in the Senate committee substitute, by electronic vote (104–0), and conferees are requested.

H.B. 1926, A BILL TO BE ENTITLED AN ACT TO ALLOW BRUNSWICK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, AND TO PROVIDE FOR THE USE OF COUNTY OWNED PROPERTY BY SCHOOLS IN CERTAIN COUNTIES.

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Dockham – 2.

H.B. 1591, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE CITY OF NEW BERN MAY NOT MAKE INVOLUNTARY ANNEXATIONS ACROSS THE TRENT RIVER, AND TO EXEMPT THE CITY FROM LIMITATIONS ON THE TOTAL AREA OF SATELLITE ANNEXATIONS.

On motion of Representative Morgan, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Creech, Cromer, Culp, Culpepper,

Voting in the negative: None.

Excused absences: Representatives Barnhill and Dockham – 2.

H.B. 1979, A BILL TO BE ENTITLED AN ACT TO ADVANCE THE EFFECTIVE DATE OF AN ACT AUTHORIZING THE MERGER OF THE TOWNS OF HAZELWOOD AND WAYNESVILLE, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Dockham – 2.

H.B. 2048, A BILL TO BE ENTITLED AN ACT RELATING TO MAYLAND COMMUNITY COLLEGE’S CONTRACT, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 2014, A BILL TO BE ENTITLED AN ACT RELATING TO THE DEFINITION OF “SUBDIVISION” FOR THE PURPOSE OF SUBDIVISION REGULATION IN STANLY COUNTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.
H.B. 2015, A BILL TO BE ENTITLED AN ACT TO EXEMPT STANLY COUNTY FROM PROVISIONS OF THE NORTH CAROLINA STATE BUILDING CODE THAT REQUIRE BUILDING INSPECTION DEPARTMENTS TO REVIEW RESIDENTIAL PLANS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

Committee Substitute for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, AND TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT.

On motion of Representative Barnes, the bill is withdrawn from the Calendar and re-referred to the Committee on Judiciary III.

House Committee Substitute for S.B. 803, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE LAWS RELATING TO THE STATE’S JURISDICTION OVER PROVIDERS OF HEALTH CARE BENEFITS, TO MAKE TECHNICAL AND OTHER AMENDMENTS TO THE PROVISIONS OF THE HEALTH CARE REFORM ACT OF 1993 CONCERNING SMALL EMPLOYER HEALTH PLANS, AND TO MAKE TECHNICAL AMENDMENTS TO AND DELAY THE IMPLEMENTATION OF THE DISTRICT DIVERSITY REQUIREMENT UNDER THE PSYCHOLOGY PRACTICE ACT, passes its seconding reading, by electronic vote (103–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute.

Committee Substitute No. 2 for H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, passes its second reading by electronic vote (93–6).

Representative Balmer objects to the third reading. The bill remains on the Calendar.

S.B. 725, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PERCENTAGE OF SALES THAT MUST BE ATTRIBUTABLE TO FOOD AND NONALCOHOLIC BEVERAGES BY RESTAURANT PERMITTEES, passes its second reading, by electronic vote (63–32), and there being no objection is read a third time.

Representative Decker inquires of the Chair if pursuant to Rule 38(b), the bill should be referred to the Committee on Finance.

The Speaker rules that it should and orders that the bill be withdrawn from the Calendar and re-referred to the Committee on Finance.

CONFEREES APPOINTED

The Speaker announces the following conferees on Senate Committee Substitute for H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE
A NEW OFFENSE OF THIRD DEGREE TRESPASS: Representatives Barnes, Jarrell, and Holmes.

The Senate is so notified by Special Message.

RE-REFERRAL

On motion of Representative Nesbitt and without objection, H.B. 1683, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN’S AND RESCUE SQUAD WORKERS’ PENSION FUND, is withdrawn from the Committee on Appropriations and re-referred to the Committee on Pensions and Retirement.

On motion of Representative Fussell, seconded by Representative Jenkins, the House adjourns at 3:22 p.m. to reconvene June 16 at 1:00 p.m.

ONE HUNDRED TWENTY-FIFTH DAY

HOUSE OF REPRESENTATIVES
Thursday, June 16, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Redwine reports the Journal of June 15 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Beall, G. Miller, and Wood for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 719, AN ACT TO AMEND THE FEES AND PER DIEM OF THE BOARD OF MEDICAL EXAMINERS. (CHAPTER 566)

H.J.R. 1559, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF JOE MAX THOMAS, FORMER STATE SENATOR. (RESOLUTION 32)

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Hackney for the Committee on Finance:

Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, with a favorable report.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 16, 1994

Mr. Speaker:

Pursuant to your message received Wednesday, June 15 that the House of Representatives fails to concur in the Senate Committee Substitute for H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFENSE OF THIRD DEGREE TRESPASS IN WILKES AND YADKIN COUNTIES, which proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS, and requests conferees, the President Pro Tempore appoints: Senator Ballance, Chairman; Senators Simpson and Folger on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CALENDAR

Action is taken on the following:

H.B. 1591, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE CITY OF NEW BERN MAY NOT MAKE INVOLUNTARY ANNEXATIONS ACROSS THE TRENT RIVER, AND TO EXEMPT THE CITY FROM LIMITATIONS ON THE TOTAL AREA OF SATELLITE ANNEXATIONS.

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate.

Voting in the negative: None.


H.B. 1979, A BILL TO BE ENTITLED AN ACT TO ADVANCE THE EFFECTIVE DATE OF AN ACT AUTHORIZING THE MERGER OF THE TOWNS OF HAZELWOOD AND WAYNESVILLE, passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.


Committee Substitute for H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1938, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.
H.B. 1950, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM, THE COUNTY OF DURHAM, AND THE DURHAM PUBLIC SCHOOLS TO DISPOSE OF PERSONAL PROPERTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1964, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SESSION LAWS TO PROVIDE THAT THE SHERIFF ISSUE TYRRELL COUNTY WEAPON PERMITS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1970, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH AS IT RELATES TO CERTAIN PURCHASES AND LEASES OF REAL PROPERTY BY CITY EMPLOYEES, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1925, A BILL TO BE ENTITLED AN ACT TO EXEMPT SURRY COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION OF FACILITIES AT THE SURRY COUNTY LANDFILL.

On motion of Representative Lemmond, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

H.B. 1997, A BILL TO BE ENTITLED AN ACT RELATING TO INVESTMENTS OF THE CITY OF DURHAM.

On motion of Representative Kuczmarski, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

H.B. 1998, A BILL TO BE ENTITLED AN ACT RELATING TO THE INVESTMENTS OF THE COUNTY OF DURHAM, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 2024, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF WASHINGTON TO DECLARE ITS NO-WAKE LAW IN-
APPLICABLE DURING CERTAIN SPECIAL EVENTS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 2055, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH TO ALLOW THE COUNCIL TO PROVIDE SPECIAL ELECTIONS FOR THE FILLING OF VACANCIES, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

Committee Substitute for **H.B. 1846, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT AND LEE COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


House Committee Substitute for **S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A–15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Arnold, Balmer, Barbee, Barnes, Berry, Black, Bowen, Bowie, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Creech, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker,

Voting in the negative: Representatives Baddour and Ramsey - 2.

Excused absences: Representatives Barnhill, Beall, G. Miller, and Wood - 4.

Committee Substitute No. 2 for H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, passes its third reading, by electronic vote (108-0), and is ordered sent to the Senate.

Committee Substitute for H.B. 1589, A BILL TO BE ENTITLED AN ACT TO REORGANIZE EDUCATION REPORTS, TO CLARIFY THE TERMS FOR A SCHOLARSHIP LOAN UNDER THE PRINCIPAL FELLOWS PROGRAM AND TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE EDUCATION LAWS, passes its second reading, by electronic vote (106-1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:

By Representative Mavretic for the Committee on Health and Human Services:

S.B. 453, A BILL TO BE ENTITLED AN ACT TO REPEAL THE REQUIREMENT FOR HEALTH CERTIFICATES FOR MARRIAGE LICENSE APPLICANTS, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 20. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

Committee Substitute for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL
STATUTES, AND TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, with a favorable report as to Committee Substitute Bill No. 2, which changes the title, unfavorable as to Committee Substitute Bill No. 1.

Committee Substitute Bill No. 2 is placed on the Calendar for June 20. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

S.B. 118, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PROCESS OF APPEALING UNDER THE STATE PERSONNEL ACT CERTAIN PERSONNEL DECISIONS OF LOCAL APPOINTING AUTHORITIES, with a favorable report as to House committee substitute bill, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 20. The original bill is placed on the Unfavorable Calendar.

S.B. 901, A BILL TO BE ENTITLED AN ACT TO PROHIBIT BICYCLISTS AND OTHERS FROM CLINGING TO OTHER VEHICLES WHILE ON A ROADWAY, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 20. The original bill is placed on the Unfavorable Calendar.

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

H.B. 1904, A BILL TO BE ENTITLED AN ACT TO ALLOW MACON COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION AND TO AUTHORIZE THE MACON COUNTY BOARD OF EDUCATION TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 20. The original bill is placed on the Unfavorable Calendar.

H.B. 1994, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SESSION LAWS TO PROVIDE THAT THE SHERIFF ISSUE POLK COUNTY WEAPON PERMITS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 20. The original bill is placed on the Unfavorable Calendar.

H.B. 2017, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF MINT HILL TO REGULATE IN THE EXTRATERRITORIAL AREA OF ITS SPHERE OF INFLUENCE, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.
The committee substitute bill is placed on the Calendar for June 20. The original bill is placed on the Unfavorable Calendar.

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:

S.J.R. 1616, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58–57–100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, with a favorable report.

By Representative McLawhorn for the Permanent Subcommittee on Highways of the Standing Committee on Transportation, with approval of standing committee chair for report to be made directly to the floor of the House:

H.B. 1636, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO PERFORM DREDGING SERVICES FOR UNITS OF LOCAL GOVERNMENT, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

Without objection, the committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

H.B. 1662, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SPECIAL REGISTRATION PLATES FOR SUPPORTERS OF PROFESSIONAL SPORTS TEAMS, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

Without objection, the committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of the Chair, Committee Substitute for H.B. 1904, A BILL TO BE ENTITLED AN ACT TO ALLOW MACON COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION AND TO AUTHORIZE THE MACON COUNTY BOARD OF EDUCATION TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY, is withdrawn from the Calendar of June 20 and re-referred to the Committee on Finance.

RE-REFERRAL

On motion of Representative Jack Hunt, H.B. 2006, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TRAPPING AND KILLING OF RED
WOLVES BY OWNERS OF PRIVATE LAND, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Agriculture.

On motion of the Chair, the House recesses at 1:52 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

On motion of Representative Jack Hunt, seconded by Representative Morgan, the House adjourns, by electronic vote (65–7), at 6:40 p.m. to reconvene June 17 at 2:00 p.m.

ONE HUNDRED TWENTY-SIXTH DAY

HOUSE OF REPRESENTATIVES
Friday, June 17, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 16 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (81–0).

Leaves of absence are granted Representatives Barnhill, Beall, Brubaker, Kinney, and Tallent for today.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Lee for the Committee on Pensions and Retirement:

H.B. 1683, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN’S AND RESCUE SQUAD WORKERS’ PENSION FUND, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

H.B. 1991, A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH WILKESBORO FIREMEN’S SUPPLEMENTARY FUND TO INCLUDE CERTAIN RETIRED FIRE DEPARTMENT EMPLOYEES AND VOLUNTEER FIREMEN PREVIOUSLY EXCLUDED, with a favorable report.
H.B. 2008, A BILL TO BE ENTITLED AN ACT TO INCREASE THE BENEFITS OF THE HENDERSON FIREMEN'S SUPPLEMENTAL RETIREMENT SYSTEM, with a favorable report.

H.B. 2065, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARLOTTE FIREFIGHTERS' RETIREMENT SYSTEM ACT, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 21. The original bill is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

Committee Substitute No. 2 for S.B. 940, A BILL TO BE ENTITLED AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT, with a favorable report as to House committee substitute bill, unfavorable as to Senate Committee Substitute Bill No. 2, and recommendation that the House committee substitute bill be re-referred to the Committee on Finance.

The House committee substitute bill is re-referred to the Committee on Finance. Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 1557, A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE TOWN OF GRIFTON CERTAIN DESCRIBED TERRITORY IN LENOIR COUNTY, with a favorable report.

H.B. 1663, A BILL TO BE ENTITLED AN ACT TO EXEMPT ALL ANNUITIES AND FUNDING AGREEMENTS FROM PREMIUM TAXATION; TO CLARIFY THE AUTHORIZATION FOR THE ISSUANCE OF AND ESTABLISH STANDARDS FOR FUNDING AGREEMENTS; AND TO MAKE CONFORMING CHANGES IN LAWS ON PRIORITY OF DISTRIBUTION OF ASSETS OF INSOLVENT INSURERS AND ON SECURITIES, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 21. The original bill is placed on the Unfavorable Calendar.

H.B. 1680, A BILL TO BE ENTITLED AN ACT ENABLING THE COUNTY OF DAVIDSON TO ESTABLISH AN AIRPORT AUTHORITY FOR THE OPERATION AND MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY OF DAVIDSON FOR THE CITIZENS OF DAVIDSON COUNTY, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 21. The original bill is placed on the Unfavorable Calendar.
H.B. 1687, A BILL TO BE ENTITLED AN ACT TO ANNEX A DESCRIBED PIECE OF PROPERTY TO THE TOWN OF LAKE LURE AND REMOVE ANY PORTION OF THAT PROPERTY FROM CHIMNEY ROCK VILLAGE, with a favorable report.

H.B. 1704, A BILL TO BE ENTITLED AN ACT TO PERMIT THE ACQUISITION OF PROPERTY FOR THE DUPLIN COUNTY AIRPORT BY EMINENT DOMAIN WITH IMMEDIATE VESTING OF TITLE AND RIGHT OF POSSESSION IN THE COUNTY, with a favorable report.

H.B. 1722, A BILL TO BE ENTITLED AN ACT TO PERMIT THE CITY OF GREENVILLE TO USE WHEEL LOCKS, with a favorable report.

Committee Substitute for H.B. 1889, A BILL TO BE ENTITLED AN ACT TO RESTORE UNEMPLOYMENT BENEFITS TO THEIR PRE-1983 LEVEL, TO MAKE PARTICIPATION IN REEMPLOYMENT SERVICES A CONDITION OF RECEIVING CERTAIN BENEFITS, AND TO MAKE TECHNICAL CHANGES TO THE EMPLOYMENT SECURITY LAWS, with a favorable report.

Committee Substitute for H.B. 1917, A BILL TO BE ENTITLED AN ACT TO AMEND THE EFFECTIVE DATE OF THE NORTH CAROLINA INTERSTATE BANKING ACT AND TO SET AN APPLICATION FEE, with a favorable report, as amended.

H.B. 1927, A BILL TO BE ENTITLED AN ACT TO ALLOW SAMPSON COUNTY TO ACQUIRE PROPERTY FOR USE BY SAMPSON COMMUNITY COLLEGE AND TO AUTHORIZE THE SAMPSON COMMUNITY COLLEGE BOARD OF TRUSTEES TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 21. The original bill is placed on the Unfavorable Calendar.

H.B. 1928, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE LAW ALLOWING RICHMOND AND SAMPSON COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, AND TO AUTHORIZE LOCAL BOARDS OF EDUCATION IN OR FOR SAMPSON COUNTY TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 21. The original bill is placed on the Unfavorable Calendar.

H.B. 1944, A BILL TO BE ENTITLED AN ACT TO EXPAND THE STATE PORTS TAX CREDIT, with a favorable report.

H.B. 2012, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE VILLAGE OF BALD HEAD ISLAND TO INCREASE ITS ROOM
OCCUPANCY TAX FROM THREE PERCENT TO SIX PERCENT AND TO MODIFY THE EXISTING ROOM OCCUPANCY TAX, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 21. The original bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 871, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CITIES AND TOWNS TO LEVY A PRIVILEGE LICENSE TAX ON CONTRACTORS ENGAGED IN THE BUSINESS OF MAKING IMPROVEMENTS TO BUILDINGS AND STRUCTURES AND TO INCREASE THE COLLECTIBILITY OF MUNICIPAL PRIVILEGE LICENSE TAXES, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for June 21. The Senate committee substitute bill is placed on the Unfavorable Calendar.

By Representative Cunningham for the Committee on Insurance:

H.B. 1563, A BILL TO BE ENTITLED AN ACT TO AMEND STATE INSURANCE AND MEDICAID LAWS TO COMPLY WITH THE FEDERAL OMNIBUS BUDGET RECONCILIATION ACT OF 1993 AND GUARANTEE THE CONTINUED AVAILABILITY OF FEDERAL MEDICAID FUNDS FOR THE STATE; AND TO MAKE A CORRESPONDING INSURANCE LAW AMENDMENT, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 21. The original bill is placed on the Unfavorable Calendar.

By Representative R. Hunter for the Committee on Judiciary II:

H.B. 1745, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE INSURANCE FRAUD PREVENTION ACT, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Rules, Calendar, and Operations of the House.

The committee substitute bill is re-referred to the Committee on Rules, Calendar, and Operations of the House. The original bill is placed on the Unfavorable Calendar.

MESSAGES FROM THE SENATE

The following are received from the Senate:

Senate Committee Substitute for H.B. 550, A BILL TO BE ENTITLED AN ACT TO INCREASE THE EFFECTIVENESS OF PUBLIC
PARTICIPATION IN AND ENFORCEMENT OF THE MINING ACT OF 1971, is returned for concurrence in Senate committee substitute, which changes the title, and placed on the Calendar for June 20.

Senate Committee Substitute for H.B. 619, A BILL TO BE ENTITLED AN ACT TO DELAY THE SUNSET ON THE NOTICE OF SETTLEMENT ACT, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on Judiciary III.

Committee Substitute for S.B. 1563, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CONCERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE OCCUPATION, EMPLOYER’S NAME, BUSINESS ADDRESS AND LABOR UNION MEMBERSHIP; AND TO CHANGE THE LIMITATION ON CONTRIBUTIONS; AND TO REMOVE THE POPULATION THRESHOLD FOR REPORTING, is read the first time and referred to the Committee on Judiciary I.

BILLS RE-CALENDED

On motion of Representative Redwine, S.J.R. 1616, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58-57-100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, is calendared for immediate consideration.

The resolution passes its second reading, by electronic vote (106-0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered enrolled.

On motion of Representative McLaughlin, Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, is calendared for immediate consideration.

On motion of Representative McLaughlin, the bill is withdrawn from the Calendar and placed on the Calendar for June 22.

RE-REFERRAL

On motion of Representative G. Miller, S.B. 716, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CORPORATE INCOME TAX CREDIT FOR CONSTRUCTION OF A COGENERATING POWER PLANT BY (1) PROVIDING THAT A PARTNERSHIP MAY QUALIFY FOR THE PARTNERSHIP, (2) CLARIFYING THAT A PARTNERSHIP MAY PASS AN INCOME TAX CREDIT THROUGH TO ITS PARTNERS,
(3) EXPANDING THE CREDIT TO INCLUDE NATURAL GAS CO-GENERATING POWER PLANTS, (4) PROVIDING AN ALTERNATIVE METHOD TO CALCULATE THE CREDIT, (5) LIMITING THE AMOUNT OF CREDIT THAT MAY BE ALLOWED EACH YEAR, AND (6) RESTRICTING THE CREDIT TO NATURAL GAS COGENERATING POWER PLANTS EFFECTIVE BEGINNING IN 1998, is withdrawn from the Committee on Public Utilities and re-referred to the Committee on Finance.

On motion of the Chair, the House recesses at 2:42 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

On motion of the Chair, the House recesses at 5:39 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

RE-REFERRALS

On motion of Representative Jack Hunt, Committee Substitute for S.B. 1504, A BILL TO BE ENTITLED AN ACT TO ESTABLISH AND APPROPRIATE FUNDS FOR THE FIRST FLIGHT COMMISSION; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; TO CHANGE STATUTORY REFERENCES TO AIR CARGO AIRPORT AUTHORITY; TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO ALLOW CHILDREN TO ATTEND COMMUNITY COLLEGES; TO AUTHORIZE RECORD CHECKS OF SCHOOL EMPLOYEES; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; AND PERTAINING TO EROSION OF BEACHES, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Appropriations.

On motion of Representative Jack Hunt, H.B. 1386, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMOBILE INSURANCE PREMIUM DISCOUNTS OF AT LEAST TEN PERCENT FOR CERTAIN PERSONS WHO COMPLETE ACCIDENT PREVENTION COURSES, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on Insurance.

On motion of the Chair, the House recesses at 10:22 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.
REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

Committee Substitute for S.B. 1504, A BILL TO BE ENTITLED AN ACT TO ESTABLISH AND APPROPRIATE FUNDS FOR THE FIRST FLIGHT COMMISSION; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; TO CHANGE STATUTORY REFERENCES TO AIR CARGO AIRPORT AUTHORITY; TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO ALLOW CHILDREN TO ATTEND COMMUNITY COLLEGES; TO AUTHORIZE RECORD CHECKS OF SCHOOL EMPLOYEES; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; AND PERTAINING TO EROSION OF BEACHES, with a favorable as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

On motion of Representative Diamont, Rule 36(a) is suspended and the House committee substitute bill is placed on the Calendar for June 20 as Special Order of Business No. 2. The Senate committee substitute bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE, with a favorable report as to House committee substitute bill, as amended, unfavorable as to Senate committee substitute bill.

On motion of Representative Nesbitt, Committee Amendment Nos. 1 and 2 are adopted.

On motion of the Chair, and without objection, the House committee substitute bill is ordered engrossed.

On motion of Representative Diamont, Rule 36(a) is suspended and the House committee substitute bill is placed on the Calendar for June 20 as Special Order of Business No. 1. The Senate committee substitute bill is placed on the Unfavorable Calendar.

On motion of Representative Jack Hunt, seconded by Representative Wright, the House adjourns at 11:42 p.m. to reconvene Monday, June 20, 1994, at 5:00 p.m.
ONE HUNDRED TWENTY-SEVENTH DAY

HOUSE OF REPRESENTATIVES
Monday, June 20, 1994

The House meets at 5:00 p.m. pursuant to adjournment and is called to order by the Speaker Pro Tempore.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker Pro Tempore leads the Body in the Pledge of Allegiance.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 17 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Kennedy, Luebke, and Redwine for today.

SPEAKER BLUE PRESIDING.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Michaux for the Committee on Judiciary I:

**H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA,** with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

INTRODUCTION OF BILLS AND RESOLUTIONS

The following are introduced, read the first time and referred to committee:

By Representative Griffin:

**H.J.R. 2130, A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF JOE MAX THOMAS, FORMER STATE SENATOR,** is referred to the Committee on Rules, Calendar, and Operations of the House.

By Representatives Church, Flaherty, R. Hunter, and Lee:

**H.J.R. 2131, A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF RAY CHARLES FLETCHER, FORMER MEMBER OF THE GENERAL ASSEMBLY,** is referred to the Committee on Rules, Calendar, and Operations of the House.
INTRODUCTION OF PAGES

Pages for the week of June 20–24 are introduced to the membership. They are: Julie Baker of Lenoir; Mary Best of Wake; Scott Boyer of Wilson; Margaret Bralley of Cleveland; Amanda Coleman of Buncombe; Connie Conwell of Northampton; Kelly Cox of Onslow; Ann Crowder of Forsyth; Eric Danser of Durham; Kristi Dews of Pitt; William Evans, Jr. of Hyde; Tiffany Grainger of Wake; Jeaneal Guy of Onslow; Jeremiah Purcell of Transylvania; Mary Ryan of Alamance; Shanna Scott of Cumberland; Charles Sutton, Jr. of Wake; Julie Thomas of Chatham; Georgeann Thompson of Durham; Billie Vanderford of Martin; Stanley Welch, Jr. of Rowan; and Christy Winston of Wake.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

**H.B. 1634**, An Act to Provide a Filing Period for Special Elections to Fill Vacancies in the City of Lumberton. (Chapter 567)


CALENDAR

Action is taken on the following:

Senate Committee Substitute for **H.B. 550**, A Bill to Be Entitled an Act to Increase the Effectiveness of Public Participation in and Enforcement of the Mining Act of 1971.

On motion of Representative Hackney, the House concurs in the Senate committee substitute bill, by electronic vote (91–0), and the bill is ordered enrolled.

Committee Substitute for **H.B. 1887**, A Bill to Be Entitled an Act Changing the Date on Which Members of the Perquimans County Board of Education Take Office, and Providing a Four-Year Term for the Mayor of the Town of Creswell.

On motion of Representative Rogers and without objection, the bill is temporarily displaced.
Committee Substitute for H.B. 1846, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT AND LEE COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.


House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A-15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY.

On motion of Representative Baddour, the bill is postponed until June 22.

House Committee Substitute No. 2 for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES.

On motion of Representative Hackney and without objection, the bill is temporarily displaced.

House Committee Substitute for S.B. 1045, A BILL TO BE ENTITLED AN ACT TO BROADEN EXISTING INCOME TAX CREDITS FOR THE PRODUCTION AND INSTALLATION OF SOLAR AND PHOTOVOLTAIC EQUIPMENT BY INCREASING THE AMOUNTS OF THE CREDITS AND EXTENDING THE SOLAR EQUIPMENT CREDITS TO INCLUDE EQUIPMENT THAT GENERATES ELECTRICITY, passes its
second reading, by electronic vote (97–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute.

Committee Substitute for H.B. 1972, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT ALL DATA EXCEPT EFFLUENT OR EMISSION DATA IS ENTITLED TO PROTECTION AS A TRADE SECRET PURSUANT TO G.S. 132–1.2, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, passes its second reading, by electronic vote (95–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

Committee Substitute for H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, passes its second reading by electronic vote (99–1).

Representative Decker objects to the third reading. The bill remains on the Calendar.

House Committee Substitute for S.B. 898, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT AN OWNER OF AN ON–SITE LAND CLEARING AND INERT DEBRIS LANDFILL DOES NOT HAVE TO OBTAIN A STATE PERMIT AND TO REGULATE SUCH LANDFILLS, passes its second reading, by electronic vote (102–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute.

H.B. 1557, A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE TOWN OF GRIFTON CERTAIN DESCRIBED TERRITORY IN LENOIR COUNTY, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Crawford, Creech, Culp, Cummings, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Fussell, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holmes, Howard, Jack Hunt, Ives, James, Jarrell, Jeffus, Jenkins, Justus, Kinney, Kuczmarski, Lee, Lemmond, Lutz, Mavretic, McAllister, McCombs, McCrary, McLaughlin, McLawhorn, Mercer, Michaux, B. Miller, G. Miller, Miner, Mitchell,

Voting in the negative: None.


H.B. 1687, A BILL TO BE ENTITLED AN ACT TO ANNEX A DESCRIBED PIECE OF PROPERTY TO THE TOWN OF LAKE LURE AND REMOVE ANY PORTION OF THAT PROPERTY FROM CHIMNEY ROCK VILLAGE, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


H.B. 1704, A BILL TO BE ENTITLED AN ACT TO PERMIT THE ACQUISITION OF PROPERTY FOR THE DUPLIN COUNTY AIRPORT BY EMINENT DOMAIN WITH IMMEDIATE VESTING OF TITLE AND RIGHT OF POSSESSION IN THE COUNTY, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Crawford, Creech, Culp, Cummings, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Fussell, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holmes, Howard, Jack Hunt, Ives, James, Jarrell, Jeffus, Jenkins, Justus, Kinney, Kuczmarski, Lee, Lemmond, Lutz, Mavretic, McAllister, McCombs, McCrary, McLaughlin, McLawhorn, Mercer, Michaux, B. Miller, G. Miller, Miner, Mitchell, Moore, Morgan, Mosley, Nichols, Oldham, C. Preston, J. Preston, Ramsey,

Voting in the negative: None.


Committee Substitute for H.B. 1722, A BILL TO BE ENTITLED AN ACT TO PERMIT THE CITY OF GREENVILLE TO USE WHEEL LOCKS, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


Committee Substitute for H.B. 1994, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SESSION LAWS TO PROVIDE THAT THE SHERIFF ISSUE WEAPON PERMITS IN POLK, MADISON, AND YANCEY COUNTIES.

Representative Jack Hunt offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

H.B. 2017, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF MINT HILL TO EXERCISE EXTRATERRITORIAL JURISDICTION WITHIN ITS SPHERE OF INFLUENCE, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.
H.B. 1991, A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH WILKESBORO FIREMEN'S SUPPLEMENTARY FUND TO INCLUDE CERTAIN RETIRED FIRE DEPARTMENT EMPLOYEES AND VOLUNTEER FIREMEN PREVIOUSLY EXCLUDED, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 2008, A BILL TO BE ENTITLED AN ACT TO INCREASE THE BENEFITS OF THE HENDERSON FIREMEN'S SUPPLEMENTAL RETIREMENT SYSTEM, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

Committee Substitute for H.B. 1917, A BILL TO BE ENTITLED AN ACT TO AMEND THE EFFECTIVE DATE OF THE NORTH CAROLINA INTERSTATE BANKING ACT AND TO SET AN APPLICATION FEE.

On motion of Representative G. Miller, Committee Amendment No. 1 is adopted.

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE PRESIDING.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Berry and Creech - 2.


House Committee Substitute for S.B. 453, A BILL TO BE ENTITLED AN ACT TO REPEAL THE REQUIREMENT FOR HEALTH CERTIFICATES FOR MARRIAGE LICENSE APPLICANTS AND TO EXEMPT HOME QUILTERS FROM CERTAIN REQUIREMENTS OF CHAPTER 130A OF THE GENERAL STATUTES.

Representative Green moves that the bill be withdrawn from the Calendar and re-referred to the Committee on Health and Human Services. The motion to re-refer fails by electronic vote (14-90).
The bill passes its second reading, by electronic vote (98–6), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute.

Committee Substitute No. 2 for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS' ASSOCIATION.

SPEAKER BLUE PRESIDING.

On motion of Representative Ramsey, the bill is withdrawn from the Calendar and placed on the Calendar of June 21.

SPECIAL ORDER OF BUSINESS

House Committee Substitute for S.B. 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994-95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE.

Representative Nesbitt offers Amendment No. 3 which is adopted.
Representative Nesbitt offers Amendment No. 4 which is adopted.
Representative Nesbitt offers Amendment No. 5 which is adopted.
Representative Nesbitt offers Amendment No. 6 which is adopted.
Representative Nesbitt offers Amendment No. 7 which is adopted.
Representative McLaughlin offers Amendment No. 8 which is adopted.
Representative H. Hunter offers Amendment No. 9 which is adopted.
Representative Baddour offers Amendment No. 10 which is adopted.
Representative Arnold offers Amendment No. 11 which fails of adoption.

Representative Decker offers Amendment No. 12.

Representative Decker calls for the “ayes” and “noes”, and the call is sustained.

On motion of Representative Mavretic, seconded by Representative Barnes, Amendment No. 12 is tabled.
Representative Daughtry offers Amendment No. 13.

Representative Daughtry calls for the “ayes” and “noes”, and the call is sustained.

Representative Nye inquires of the Chair if under Article 14A of the North Carolina Constitution, this amendment would need to go to the Committee on Pensions and Retirement. The Speaker rules that the amendment is properly before the Body.

Representative Fitch moves, seconded by Representative Luebke, that Amendment No. 13 be tabled.

Representative Brawley calls for the “ayes” and “noes”, and the call is sustained.

The motion to table carries by the following vote.


Excused absences: Representatives Barnhill, Green, and Redwine - 3.

Representative Daughtry offers Amendment No. 14.

On motion of Representative G. Miller, seconded by Representative Diamont, Amendment No. 14 is tabled by electronic vote (68-44).

Representative Daughtry offers Amendment No. 15.

Representative Hightower calls for the “ayes” and “noes”, and the call is sustained.

Amendment No. 15 fails of adoption by the following vote.

Those voting in the affirmative are: Representatives Arnold, Balmer, Berry, Brawley, J. Brown, Creech, Culp, Daughtry, Decker, Dickson, Dockham, Ellis, Esposito, Fussell, Gardner, Gray, Hayes, Holmes, Howard, Justus, Lemmond, McCombs, Morgan, G. Thompson, Weatherly, C. Wilson, and Wood - 27.

Excused absences: Representatives Barnhill, Green, and Redwine – 3.

Representative Ellis offers Amendment No. 16.

On motion of Representative Nesbitt, seconded by Representative Barnes, Amendment No. 16 is tabled by electronic vote (62-49).

Representative Ellis offers Amendment No. 17 which fails of adoption.

Representative Beall offers Amendment No. 18.

A division having been called, Amendment No. 18 fails of adoption by electronic vote (39-71).

Representative Hayes offers Amendment No. 19.

Representative Barnes moves, seconded by Representative Michaux, that Amendment No. 19 be tabled. The motion fails by electronic vote (54-57).

Amendment No. 19 is adopted by electronic vote (57-56).

Representative Nesbitt calls the previous question on the passage of the bill and the call is sustained by electronic vote (103-12).

The bill, as amended, passes its second reading by electronic vote (94-21).

Representative Creech objects to the third reading. The bill remains on the Calendar.

On motion of Representative Jack Hunt, seconded by Representative Holmes, the House adjourns at 12:12 a.m. to reconvene June 21 at 9:00 a.m.

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ONE HUNDRED TWENTY-EIGHTH DAY

HOUSE OF REPRESENTATIVES

Tuesday, June 21, 1994

The House meets at 9:00 a.m. pursuant to adjournment and is called to order by the Speaker.
Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 20 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (96–0).

Leaves of absence are granted Representatives Barnhill and Wainwright for today.

**ENROLLED BILL**

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

**H.B. 550, A BILL TO BE ENTITLED AN ACT TO MAKE IMPROVEMENTS TO THE MINING ACT OF 1971. (CHAPTER 568)**

**CALENDAR**

Action is taken on the following:

**SPECIAL ORDERS OF BUSINESS**

Without objection, the first Special Order of Business is House Committee Substitute for S.B. 1505, **A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE.**

Representative Justus offers Amendment No. 20.

Representative Justus calls the previous question on the amendment and the call is sustained by electronic vote (105–2).

Amendment No. 20 fails of adoption by electronic vote (27–78).

Representative Justus offers Amendment No. 21 which fails of adoption by electronic vote (36–65).

Representative Barnes offers Amendment No. 22.

Representative Barnes calls the previous question on the amendment and the call is sustained by electronic vote (85–25).

Amendment No. 22 is adopted by electronic vote (65–45).

Representative Brawley offers Amendment No. 23 which fails of adoption by electronic vote (39–65).

Representative Ives offers Amendment No. 24.
On motion of Representative Ives, Amendment No. 24 is temporarily displaced.

Representative Easterling offers Amendment No. 25 which is adopted by electronic vote (84–1).

Amendment No. 24, which was temporarily displaced, is before the Body and fails of adopted by electronic vote (40–63).

Representative Bowman offers Amendment No. 26 which fails of adoption by electronic vote (45–60).

Representative Nesbitt calls the question on the passage of the bill and the call is sustained by electronic vote (110–5).

The bill, as amended, passes its third reading, by electronic vote (97–19), and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

The House recesses at 11:35 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

REPORT OF PERMANENT SUBCOMMITTEE

Without objection, Representative Oldham, Chair for the Permanent Subcommittee on Community Colleges and Universities of the Standing Committee on Education sends forth the following report:

June 21, 1994

MEMORANDUM

TO: Speaker Daniel T. Blue, Jr.

FROM: Representative Warren Oldham, Chair of House Subcommittee on Community Colleges and Universities

RE: Subcommittee Report of Qualified Nominees for House Election to the Board of Governors of The University of North Carolina

Listed below, by category, are the legally qualified nominees for consideration by the members of the House in the forthcoming election to the Board of Governors of The University of North Carolina under House Resolution 1929.

I certify that these nominees are legally qualified to serve and are willing to serve if elected.

VACANCY — AT–LARGE CATEGORY (One to be Elected)
Derick S. Close
Charles H. Mercer, Jr.
Without objection, the Speaker places the election on today’s Calendar.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S.J.R. 1717, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A JOINT RESOLUTION HONORING THE CITY OF MOUNT AIRY ON BEING NAMED AN ALL AMERICA CITY.

On motion of Representative Diamont, the rules are suspended and the resolution is placed before the House for immediate consideration.

The resolution passes its second reading, by electronic vote (87-0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered enrolled.

MESSAGES FROM THE SENATE

The following are received from the Senate:

S.B. 1469, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, is read the first time and referred to the Committee on Finance.

S.B. 1562, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF PROFITS FROM THE ABC SYSTEM IN THE CITY OF HENDERSONVILLE, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1669, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COUNTY OF MECKLENBURG TO PURCHASE TELECOMMUNICATIONS, DATA PROCESSING, AND DATA COMMUNICATIONS EQUIPMENT, SUPPLIES, AND SERVICES ON A REQUEST FOR PROPOSAL BASIS, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1670, A BILL TO BE ENTITLED AN ACT TO DELETE THE CITY RESIDENCY REQUIREMENT FOR MEMBERS OF THE CIVIL SERVICE BOARD OF THE CITY OF CHARLOTTE, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1671, A BILL TO BE ENTITLED AN ACT TO ALLOW THE COUNTY OF MECKLENBURG TO WAIVE BID BONDS ON PUBLIC CONTRACTS, is read the first time and referred to the Committee on Local and Regional Government I.
S.B. 1681, A BILL TO BE ENTITLED AN ACT TO ALLOW THE GOLDSBORO-WAYNE AIRPORT AUTHORITY TO LEASE PROPERTY TO THE CITY OF GOLDSBORO, WAYNE COUNTY, OR WAYNE COMMUNITY COLLEGE UNDER GENERAL LAW, is read the first time and referred to the Committee on Local and Regional Government.

S.B. 1682, A BILL TO BE ENTITLED AN ACT TO MAKE FURTHER SUNDRY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE AND CHATHAM COUNTIES, is read the first time and referred to the Committee on Local and Regional Government.

S.B. 1684, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE MECKLENBURG COUNTY MANAGER AND THE CHARLOTTE CITY MANAGER TO AWARD CONTRACTS FOR THE PURPOSE OF PURCHASING APPARATUS, SUPPLIES, MATERIALS, OR EQUIPMENT REGARDLESS OF THE AMOUNT, AND FOR CONSTRUCTION PROJECTS UNDER A CERTAIN AMOUNT, PROVIDED THERE ARE SUFFICIENT APPROPRIATED UNENCUMBERED FUNDS, is read the first time and referred to the Committee on Local and Regional Government.

CALENDAR (continued)

Without objection, the following bills are moved up on today's Calendar.

H.B. 1557, A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE TOWN OF GRIFTON CERTAIN DESCRIBED TERRITORY IN LENOIR COUNTY, passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Wainwright – 2.

H.B. 1687, A BILL TO BE ENTITLED AN ACT TO ANNEX A DESCRIBED PIECE OF PROPERTY TO THE TOWN OF LAKE LURE AND REMOVE ANY PORTION OF THAT PROPERTY FROM CHIMNEY
ROCK VILLAGE, passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Wainwright – 2.

H.B. 1704, A BILL TO BE ENTITLED AN ACT TO PERMIT THE ACQUISITION OF PROPERTY FOR THE DUPLIN COUNTY AIRPORT BY EMINENT DOMAIN WITH IMMEDIATE VESTING OF TITLE AND RIGHT OF POSSESSION IN THE COUNTY, passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Wainwright – 2.

Committee Substitute for H.B. 1722, A BILL TO BE ENTITLED AN ACT TO PERMIT THE CITY OF GREENVILLE TO USE WHEEL LOCKS, passes its third reading, by the following vote, and is ordered sent to the Senate.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black,

Voting in the negative: None.

Excused absences: Representatives Barnhill and Wainwright – 2.

Committee Substitute for H.B. 1680, A BILL TO BE ENTITLED AN ACT ENABLING THE COUNTY OF DAVIDSON TO ESTABLISH AN AIRPORT AUTHORITY FOR THE OPERATION AND MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY OF DAVIDSON FOR THE CITIZENS OF DAVIDSON COUNTY, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the affirmative: None.

Excused absences: Representatives Barnhill and Wainwright – 2.

Committee Substitute for H.B. 1927, A BILL TO BE ENTITLED AN ACT TO ALLOW SAMPSON COUNTY TO ACQUIRE PROPERTY FOR USE BY SAMPSON COMMUNITY COLLEGE AND TO AUTHORIZE THE SAMPSON COMMUNITY COLLEGE BOARD OF TRUSTEES TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black,

Voting in the affirmative: None.

Excused absences: Representatives Barnhill and Wainwright – 2.

Committee Substitute for H.B. 1928, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE LAW ALLOWING RICHMOND AND Sampson COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, AND TO AUTHORIZE LOCAL BOARDS OF EDUCATION IN OR FOR Sampson COUNTY TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the affirmative: None.

Excused absences: Representatives Barnhill and Wainwright – 2.

Committee Substitute for H.B. 2012, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE VILLAGE OF BALD HEAD ISLAND TO INCREASE ITS ROOM OCCUPANCY TAX FROM THREE PERCENT TO SIX PERCENT, TO MODIFY THE EXISTING BALD HEAD ISLAND
ROOM OCCUPANCY TAX, AND TO ALLOW COLUMBUS COUNTY TO CREATE FIRE PROTECTION DISTRICTS IN WHICH FIRE PROTECTION IS FUNDED BY FEES RATHER THAN TAXES, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Berry, Creech, Decker, and Wood - 4.

Excused absences: Representatives Barnhill and Wainwright - 2.

House Committee Substitute for S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES.

On motion of Representative Gray and without objection, the bill is postponed until June 23.

Committee Substitute for H.B. 2065, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARLOTTE FIREFIGHTERS' RETIREMENT SYSTEM ACT, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

Committee Substitute for H.B. 1917, A BILL TO BE ENTITLED AN ACT TO AMEND THE EFFECTIVE DATE OF THE NORTH CAROLINA INTERSTATE BANKING ACT AND TO SET AN APPLICATION FEE.

Representative C. Wilson requests that she be excused from voting on this bill under Rule 24.1A and this request is granted.

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate.

Voting in the negative: Representatives Berry and Creech - 2.

Excused absences: Representatives Barnhill and Wainwright - 2.

Excused vote: Representative C. Wilson.

Committee Substitute for H.B. 1887, A BILL TO BE ENTITLED AN ACT CHANGING THE DATE ON WHICH MEMBERS OF THE PERQUIMANS COUNTY BOARD OF EDUCATION TAKE OFFICE, AND PROVIDING A FOUR-YEAR TERM FOR THE MAYOR OF THE TOWN OF CRESWELL, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

House Committee Substitute No. 2 for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES.

Representative Luebke calls the previous question on the passage of the bill and the call is sustained.

The bill passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Esposito, Fitch, Flaherty, Gamble, Gottovi, Gray, Green, Griffin, Hackney, Hall, Hayes, Hightower, Hill, Holmes, Holt, Howard, R. Hunter, Ives, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kennedy, Kinney, Kuczmarski, Lee, Lemmond, Luebke,

Voting in the negative: Representatives Arnold, J. Brown, Ellis, Gardner, Grady, Hensley, Mavretic, McAllister, McLaughlin, Michaux, Miner, Nesbitt, Nye, C. Preston, Sutton, G. Thompson, Warner, and Yongue – 18.

Excused absences: Representatives Barnhill and Wainwright – 2.

ELECTION OF AT-LARGE MEMBER TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA

Representative Luebke requests that he be excused from voting in the election under Rule 24.1A and this request is granted.

Pursuant to H.R. 1929, the election proceeds by a call of the roll of the House.

Representative Oldham, Chair of the Permanent Subcommittee on Community Colleges and Universities, of the Standing Committee on Education makes the following report concerning the election.

A total of 117 members voted in the election.

Mr. Derick S. Close received 64 votes and Mr. Charles Mercer, Jr. received 53 votes.

The Speaker announces that Mr. Derick S. Close is duly elected to fill the unexpired term of the late Mr. Rod Adams in the At–Large Category.

The Senate is so notified of the action taken by Special Message.

CALENDAR (continued)

SPECIAL ORDER OF BUSINESS

House Committee Substitute for S.B. 1504, A BILL TO BE ENTITLED AN ACT TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; TO EXPAND THE MEMBERSHIP OF THE NORTH CAROLINA AIR CARGO AIRPORT AUTHORITY; AND TO INCREASE THE TORT CLAIMS AWARD.

Representative Nesbitt offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (114–0), and there being no objection is read a third time.
The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

House Committee Substitute for S.B. 118, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PROCESS OF APPEALING UNDER THE STATE PERSONNEL ACT CERTAIN PERSONNEL DECISIONS OF LOCAL APPOINTING AUTHORITIES.

Representative Fitch offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (104–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate for concurrence in House committee substitute.

House Committee Substitute for S.B. 901, A BILL TO BE ENTITLED AN ACT TO REQUIRE BARBER SCHOOLS OWNED BY NONPROFIT CORPORATIONS TO HAVE ONE INSTRUCTOR FOR EVERY TWENTY STUDENTS.

On motion of the Chair and without objection, the bill is postponed until June 22.

Committee Substitute for H.B. 1889, A BILL TO BE ENTITLED AN ACT TO RESTORE UNEMPLOYMENT BENEFITS TO THEIR PRE-1983 LEVEL, TO MAKE PARTICIPATION IN REEMPLOYMENT SERVICES A CONDITION OF RECEIVING CERTAIN BENEFITS, AND TO MAKE TECHNICAL CHANGES TO THE EMPLOYMENT SECURITY LAWS, passes its second reading, by electronic vote (70–29), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

H.B. 1944, A BILL TO BE ENTITLED AN ACT TO EXPAND THE STATE PORTS TAX CREDIT, passes its second reading, by electronic vote (109–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

Committee Substitute for H.B. 1663, A BILL TO BE ENTITLED AN ACT TO EXEMPT ALL ANNUITIES AND FUNDING AGREEMENTS FROM PREMIUM TAXATION; TO CLARIFY THE AUTHORIZATION FOR THE ISSUANCE OF AND ESTABLISH STANDARDS FOR FUNDING AGREEMENTS; AND TO MAKE CONFORMING CHANGES IN LAWS ON PRIORITY OF DISTRIBUTION OF ASSETS OF INSOLVENT INSURERS AND ON SECURITIES, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Creech, Cromer, Culp, Culpepper,
Committee Substitute for H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, passes its third reading, by electronic vote (100-7), and is ordered sent to the Senate.

Committee Substitute No. 2 for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS’ EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS’ ASSOCIATION.

Representative Ramsey offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (106-0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

Committee Substitute for H.B. 1563, A BILL TO BE ENTITLED AN ACT TO AMEND STATE INSURANCE AND MEDICAID LAWS TO COMPLY WITH THE FEDERAL OMNIBUS BUDGET RECONCILIATION ACT OF 1993 AND GUARANTEE THE CONTINUED AVAILABILITY OF FEDERAL MEDICAID FUNDS FOR THE STATE; AND TO MAKE A CORRESPONDING INSURANCE LAW AMENDMENT, passes its second reading, by electronic vote (106-1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.
CONFERENCE REPORT

Representative G. Miller send forth the Conference Report on Senate Committee Substitute for H.B. 120, A BILL TO BE ENTITLED AN ACT TO AMEND THE OPEN MEETINGS LAWS AND TO AMEND THE PUBLIC RECORDS LAW AS IT RELATES TO THE HOSPITAL LICENSE ACT AND THE JOINT MUNICIPAL ELECTRIC POWER AND ENERGY ACT. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of June 22.

On motion of Representative Jack Hunt, seconded by Representative Cromer, the House adjourns at 4:30 p.m. to reconvene June 22 at 2:00 p.m.

ONE HUNDRED TWENTY-NINTH DAY

HOUSE OF REPRESENTATIVES
Wednesday, June 22, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 21 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (100–0).

Leaves of absence are granted Representatives Barnhill and Wood for today.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Gottovi for the Committee on Environment:

H.B. 1965, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT AGENCIES GIVE NOTICE OF INTENDED RULE MAKING BEFORE THE COMMENCEMENT OF RULE MAKING, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with a favorable report.

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

H.B. 1951, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BOONVILLE TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT, with a favorable report, as amended.

H.B. 1959, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING WITH FIREARMS FROM PUBLIC ROADS IN CABARRUS COUNTY, with a favorable report, as amended.
H.B. 1960, A BILL TO BE ENTITLED AN ACT REQUIRING THE PAYMENT OF DELINQUENT TAXES IN ASHE COUNTY BEFORE RECORDING DEEDS CONVEYING PROPERTY SUBJECT TO DELINQUENT TAXES, with a favorable report.

H.B. 1988, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM, with a favorable report, as amended, and recommendation that the bill be re-referred to the Committee on Finance.

On motion of Representative Nichols, Committee Amendment No. 1 is adopted.

The bill is ordered engrossed and re-referred to the Committee on Finance.

H.B. 1999, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COUNTY OF DURHAM TO OFFER, PAY, AND APPROPRIATE FUNDS TO PAY REWARDS IN CRIMINAL CASES, with a favorable report.

H.B. 2003, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER WITH DOGS IN DURHAM COUNTY, with a favorable report.

H.B. 2009, A BILL TO BE ENTITLED AN ACT TO EXEMPT THE CITY OF ASHEBORO FROM CERTAIN ZONING NOTICE REQUIREMENTS, with a favorable report.

H.B. 2019, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF ASHEVILLE TO DONATE UNCLAIMED BICYCLES TO CHARITY, with a favorable report.

H.B. 2022, A BILL TO BE ENTITLED AN ACT TO ENABLE THE CITY OF GASTONIA TO DISSOLVE THE GASTONIA AIRPORT AUTHORITY, with a favorable report, as amended.

H.B. 2029, A BILL TO BE ENTITLED AN ACT RELATING TO THE REGULATION OF SUBDIVISIONS IN ROBESON COUNTY, with a favorable report, as amended.

H.B. 2030, A BILL TO BE ENTITLED AN ACT TO ANNEX A CERTAIN DESCRIBED AREA TO THE CORPORATE LIMITS OF THE TOWN OF CARThAGE, AND TO PRESCRIBE THAT THE BOUNDARIES OF ANOTHER AREA ARE PRIMARY CORPORATE LIMITS OF ONLY THE TOWN OF SOUTHERN PINES, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 2032, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES IN THE CITY OF ASHEVILLE, with a favorable report, as amended.

H.B. 2037, A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE
COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

H.B. 2038, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE BURLINGTON CITY SCHOOL UNIT TO DISPOSE OF CERTAIN PROPERTY AT PRIVATE SALE, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 27. The original bill is placed on the Unfavorable Calendar.

H.B. 2039, A BILL TO BE ENTITLED AN ACT TO MAKE A TECHNICAL CORRECTION IN A LOCAL ACT CONCERNING A DEANNEXATION FROM THE CITY OF BURLINGTON, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

S.B. 1632, A BILL TO BE ENTITLED AN ACT TO INCORPORATE INTO THE CHARTER OF THE CITY OF ASHEVILLE AN AGREEMENT MAKING A FULL AND FINAL SETTLEMENT OF DISPUTED MATTERS RELATING TO THE AMOUNT OF FRANCHISE TAX DUE THE CITY BY TWO PUBLIC UTILITIES, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

S.B. 1669, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COUNTY OF MECKLENBURG TO PURCHASE TELECOMMUNICATIONS, DATA PROCESSING, AND DATA COMMUNICATIONS EQUIPMENT, SUPPLIES, AND SERVICES ON A REQUEST FOR PROPOSAL BASIS, with a favorable report.

S.B. 1671, A BILL TO BE ENTITLED AN ACT TO ALLOW THE COUNTY OF MECKLENBURG TO WAIVE BID BONDS ON PUBLIC CONTRACTS, with a favorable report, as amended.

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:

H.J.R. 1759, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO EXTEND THE APPLICATION DEADLINE FOR LICENSURE AS A CLINICAL SOCIAL WORKER PURSUANT TO G.S. 90B–10, with a favorable report.

H.J.R. 1975, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE
DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES, with a favorable report.

H.J.R. 2109, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT, with a favorable report.


SUBCOMMITTEE REFERRAL

Representative Redwine, Chair for the Standing Committee on Business and Labor, refers:

S.B. 1013, A BILL TO BE ENTITLED AN ACT TO ENACT THE WORKFORCE PREPAREDNESS ACT, AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, to the Permanent Subcommittee on Labor Relations and Employment.

PERMANENT SUBCOMMITTEE REPORT

The following report from permanent subcommittee is presented:

By Representative Mercer for the Permanent Subcommittee on Airports, Railways and Waterways of the Standing Committee on Transportation, with approval of standing committee chair for report to be made directly to the floor of the House:

H.B. 1530, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO SELL SOUVENIRS ON FERRIES AND AT FERRY FACILITIES, with a favorable report, and recommendation that the bill be re-referred to the Committee on Finance.

Without objection, the bill is re-referred to the Committee on Finance.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:
S.B. 803, AN ACT TO CLARIFY THE LAWS RELATING TO THE STATE'S JURISDICTION OVER PROVIDERS OF HEALTH CARE BENEFITS, TO MAKE TECHNICAL AND OTHER AMENDMENTS TO THE PROVISIONS OF THE HEALTH CARE REFORM ACT OF 1993 CONCERNING SMALL EMPLOYER HEALTH PLANS, AND TO MAKE TECHNICAL AMENDMENTS TO AND DELAY THE IMPLEMENTATION OF THE DISTRICT DIVERSITY REQUIREMENT UNDER THE PSYCHOLOGY PRACTICE ACT. (CHAPTER 569)

S.J.R. 1717, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A JOINT RESOLUTION HONORING THE CITY OF MOUNT AIRY ON BEING NAMED AN ALL AMERICA CITY. (RESOLUTION 35)

MESSAGES FROM THE SENATE

The following are received from the Senate:

S.B. 1323, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF LAKE PARK IN UNION COUNTY, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1331, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF MARVIN IN UNION COUNTY, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1437, A BILL TO BE ENTITLED AN ACT TO EXTEND TIME FOR THE RESOLUTION OF CLAIMS TO LAND UNDER NAVIGABLE WATERS, is read the first time and referred to the Committee on Environment.

S.B. 1471, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, is read the first time and referred to the Committee on Finance.

S.B. 1650, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF ALCOHOLIC BEVERAGE CONTROL PROFITS FOR THE TOWN OF GRANITE FALLS, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1653, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES, is read the first time and referred to the Committee on Judiciary I.
S.B. 1700, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATES FOR THE INSURANCE REGULATORY CHARGE AND THE PUBLIC UTILITY REGULATORY FEE, is read the first time and referred to the Committee on Insurance.

**CALENDAR**

Action is taken on the following:

On motion of Representative G. Miller, the Conference Report for Senate Committee Substitute for H.B. 120, A BILL TO BE ENTITLED AN ACT TO AMEND THE OPEN MEETINGS LAWS AND TO AMEND THE PUBLIC RECORDS LAW AS IT RELATES TO THE HOSPITAL LICENSE ACT AND THE JOINT MUNICIPAL ELECTRIC POWER AND ENERGY ACT, is temporarily displaced.

Committee Substitute for H.B. 1680, A BILL TO BE ENTITLED AN ACT ENABLING THE COUNTY OF DAVIDSON TO ESTABLISH AN AIRPORT AUTHORITY FOR THE OPERATION AND MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY OF DAVIDSON FOR THE CITIZENS OF DAVIDSON COUNTY, passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Wood – 2.

Committee Substitute for H.B. 1927, A BILL TO BE ENTITLED AN ACT TO ALLOW Sampson County to Acquire Property for Use by Sampson Community College and to Authorize the Sampson Community College Board of Trustees to Convey Property to the County in Connection with Improvement and Repair of the Property, passes its third reading, by the following vote, and is ordered sent to the Senate.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Beall, Berry, Black, Bowen,

Voting in the negative: None.

Excused absences: Representatives Barnhill and Wood — 2.

Committee Substitute for H.B. 1928, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE LAW ALLOWING RICHMOND AND SAMPSON COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, AND TO AUTHORIZE LOCAL BOARDS OF EDUCATION IN OR FOR SAMPSON COUNTY TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Wood — 2.

Committee Substitute for H.B. 2012, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE VILLAGE OF BALD HEAD ISLAND TO INCREASE ITS ROOM OCCUPANCY TAX FROM THREE PERCENT TO SIX PERCENT, TO MODIFY THE EXISTING BALD HEAD ISLAND
ROOM OCCUPANCY TAX, AND TO ALLOW COLUMBUS COUNTY TO CREATE FIRE PROTECTION DISTRICTS IN WHICH FIRE PROTECTION IS FUNDED BY FEES RATHER THAN TAXES, passes its third reading, by the following vote, and is ordered sent to the Senate.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Wood – 2.

House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A–15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY.

Representative Baddour offers Amendment No. 1 which is adopted by electronic vote (109–0).

Representative Cunningham offers Amendment No. 2 which is adopted by electronic vote (105–0).

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate for concurrence in House committee substitute.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Gamble, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holmes, H. Hunter, Ives, Jarrell, Jeffus, Jenkins, Joye, Justus, Kennedy, Kinney, Kuczmarski, Lee, Lemmond,

Voting in the negative: None.

Excused absences: Representatives Barnhill and Wood – 2.

House Committee Substitute No. 2 for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES.

Representative Michaux offers Amendment No. 1 which is adopted by electronic vote (106–4).

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate for concurrence in House Committee Substitute No. 2.


Voting in the negative: Representatives Ellis and Nye – 2.

Excused absences: Representatives Barnhill and Wood – 2.

GUESTS

The Speaker announces the arrival of the North Carolina Teacher of the Year, Ms. Sandra C. Wells. She is escorted to the Well of the House by Representatives Colton, Barnes, Nesbitt, Crawford, Ives, Diamont, Jeffus, and Cummings; Representative Colton introduces Ms. Wells who makes brief remarks to the Body.
Committee Substitute for H.B. 1663, A BILL TO BE ENTITLED AN ACT TO EXEMPT ALL ANNUITIES AND FUNDING AGREEMENTS FROM PREMIUM TAXATION; TO CLARIFY THE AUTHORIZATION FOR THE ISSUANCE OF AND ESTABLISH STANDARDS FOR FUNDING AGREEMENTS; AND TO MAKE CONFORMING CHANGES IN LAWS ON PRIORITY OF DISTRIBUTION OF ASSETS OF INSOLVENT INSURERS AND ON SECURITIES, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.

Excused absences: Representatives Barnhill and Wood – 2.

Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: Representative Decker.

Excused absences: Representatives Barnhill and Wood – 2.

On motion of Representative McLaughlin, Rule 20(a)(2) is suspended and the bill is placed on the Calendar for its third roll call reading.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: Representative Decker.

Excused absences: Representatives Barnhill and Wood – 2.

CONFERENCE REPORT

Representative G. Miller moves the adoption of the following Conference Report:

Senate Committee Substitute for H.B. 120

To The President of the Senate and the Speaker of the House of Representatives:

We, your conferees, appointed to resolve the differences arising between the Senate and the House of Representatives on Senate Judiciary II Committee Substitute to House Bill 120, AN ACT TO AMEND THE OPEN MEETINGS LAWS AND TO AMEND THE PUBLIC RECORDS LAW AS IT RELATES TO THE HOSPITAL LICENSURE ACT AND THE JOINT MUNICIPAL ELECTRIC POWER AND ENERGY ACT, Fourth Edition engrossed 3/30/93, wish to report as follows:

That the House concurs in the Senate Judiciary II Committee Substitute for House Bill 120, Fourth Edition Engrossed 3/30/93, with the following amendments:
on page 2, lines 16 through 18, by rewriting the lines to read:

"(c) 'Public body' does not include and shall not be construed to include
(1) meetings among a meeting solely among the professional staff of a
public body, body, or (2) the medical staff of a public hospital, unless the
staff members have been"; and

on page 2, line 40, by rewriting the line to read:

"(a) Permitted Purposes. — It is the policy of this state that closed
sessions shall be held only when required to permit a public body to act in
the public interest as permitted in this section. A public body may hold an
executive session a closed"; and

on page 3, line 31 through page 4, line 20, by rewriting the lines to read:

"character, fitness, conditions of appointment, or conditions of
initial employment of an individual public officer or employee or
prospective public officer or employee; or to hear or investigate a
complaint, charge, or grievance by or against an individual public
officer or employee. General personnel policy issues may not be
considered in a closed session. A public body may not consider the
qualifications, competence, performance, character, fitness, appointment, or removal of a member of the public body or another
body and may not consider or fill a vacancy among its own
membership except in an open meeting. Final action making an
appointment or discharge or removal by a public body having final
authority for the appointment or discharge or removal shall be
taken in an open meeting."

on page 4, lines 21 through 23, by rewriting the lines to read:

"(7) To plan, conduct, or hear reports concerning investigations of
alleged criminal misconduct."; and

on page 7, lines 19 and 20, by rewriting the lines to read:

"143-318.16A, the court shall may make written findings specifying the
prevailing party or parties, and shall may award the prevailing party or
parties a reasonable attorney's fee, to"; and

on page 10, line 28, by rewriting the line to read:

"committee or subcommittee meeting not held in executive
session session."; and

on page 10, line 41, by deleting the statute reference number "131E-98.",
and by substituting the statute reference number "131E-97.1."; and

on page 11, line 3, by deleting the word "hospital", and substituting the
words "hospital, as defined by G.S. 159-39."; and

on page 11, line 13, by deleting the statute reference number "131E-99.",
and by substituting the statute reference number "131E-97.2."; and

on page 11, line 21, by deleting the statute reference number "131E-99.1.",
and by substituting the statute reference number "131E-97.3."; and

on page 11, line 38, by deleting the date "October 1, 1993," and substituting
the date "October 1, 1994,".
The Senate agrees to the same.
To this end, the conferees recommend that the Senate and House of Representatives adopt the foregoing report.
This the 22nd day of June, 1994.

Conferees for the
Senate
S/Roy A. Cooper, III
S/Robert C. Carpenter
S/Betsy L. Cochrane
S/Herbert L. Hyde
S/Leslie Winner

Conferees for the
House of Representatives
S/George W. Miller, Jr.
S/Harold J. Brubaker
S/Joe Hackney
S/Howard J. Hunter, Jr.
S/Mary Jarrell
S/J. Shawn Lemmond
S/H. M. Michaux, Jr.
S/Martin Nesbitt
S/Billy Richardson
S/Carolyn B. Russell
S/Michael S. Wilkins

The Conference Report, which changes the title, is adopted, by electronic vote (107–3), and the Senate is so notified by Special Message.

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
June 22, 1994

Mr. Speaker:

On Committee Substitute for H.B. 120, A BILL TO BE ENTITLED AN ACT TO AMEND THE OPEN MEETINGS LAW AND TO AMEND THE PUBLIC RECORDS LAW AS IT RELATES TO THE HOSPITAL LICENSURE ACT, the Senate Committee Substitute bill proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 120, A BILL TO BE ENTITLED AN ACT TO AMEND THE OPEN MEETINGS LAWS AND TO AMEND THE PUBLIC RECORDS LAW AS IT RELATES TO THE HOSPITAL LICENSURE ACT AND THE JOINT MUNICIPAL ELECTRIC POWER AND ENERGY ACT, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees, changing the title, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

CALENDAR (continued)

House Committee Substitute for S.B. 901, A BILL TO BE ENTITLED AN ACT TO REQUIRE BARBER SCHOOLS OWNED BY NONPROFIT
CORPORATIONS TO HAVE ONE INSTRUCTOR FOR EVERY TWENTY STUDENTS, passes its second reading, by electronic vote (103-1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute.

NOTICE TO RECALL BILL

Representative Decker gives notice, pursuant to Rule 39, that he intends to move to withdraw H.B. 2099, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE A ONE HUNDRED DOLLAR TAX REBATE TO EACH INDIVIDUAL TAXPAYER WHO RESIDES IN THIS STATE, from the Committee on Appropriations and place it on the Calendar.

The Speaker inquires if all conditions of Rule 39 have been met. Representative Decker states that they have.

RE–REFERRAL

On motion of Representative Jack Hunt, S.B. 1072, A BILL TO BE ENTITLED AN ACT TO ALLOW STATE EMERGENCY MANAGEMENT VEHICLES TO BE EQUIPPED WITH RED LIGHTS AND SIRENS, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re–referred to the Committee on Transportation.

NOTICE TO RECALL BILL WITHDRAWN

Representative Decker withdraws the notice to recall H.B. 2099 from the Committee on Appropriations.

On motion of Representative Jack Hunt, seconded by Representative Dickson, the House adjourns at 4:17 p.m. to reconvene June 23 at 1:30 p.m.

ONE HUNDRED THIRTIETH DAY

HOUSE OF REPRESENTATIVES
Thursday, June 23, 1994

The House meets at 1:30 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House reports the Journal of June 22 has been examined and found correct. Without objection, the Journal is approved as written.
Leaves of absence are granted Representatives Alexander, Alphin, Barnhill, Dockham, Gardner, Gottovi, Green, Kinney, and Robinson for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 120, AN ACT TO AMEND THE OPEN MEETINGS LAWS AND TO AMEND THE PUBLIC RECORDS LAW AS IT RELATES TO THE HOSPITAL LICENSURE ACT AND THE JOINT MUNICIPAL ELECTRIC POWER AND ENERGY ACT. (CHAPTER 570)

S.B. 508, AN ACT TO PROVIDE THE SAME LEGAL AUTHORITY AND LIMITED LIABILITY TO IMMIGRATION AND NATURALIZATION SERVICE OFFICERS WHO WORK WITH STATE OR LOCAL OFFICERS AS ARE ACCORDED OTHER FEDERAL OFFICERS. (CHAPTER 571)

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Cunningham for the Committee on Insurance:

S.B. 626, A BILL TO BE ENTITLED AN ACT TO ADOPT THE MODEL ACT OF THE NATIONAL ASSOCIATION OF INSURANCE COMMISSIONERS FOR RISK-BASED CAPITAL REQUIREMENTS FOR LIFE AND HEALTH INSURANCE COMPANIES, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 28. The original bill is placed on the Unfavorable Calendar.

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 1619, A BILL TO BE ENTITLED AN ACT TO COMPLY WITH FEDERAL LAW BY REVISION THE BINGO STAMP METHOD OF ENSURING THAT FOR-HIRE VEHICLES OPERATED IN THIS STATE IN INTERSTATE COMMERCE ARE INSURED AND TO MAKE TECHNICAL CHANGES TO THE MOTOR CARRIER LAWS, with a favorable report.

H.B. 1882, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF WHITE LAKE TO OPERATE A CONTRACT POST OFFICE, with a favorable report.

H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND
TOURISM DEVELOPMENT TAX, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 28. The original bill is placed on the Unfavorable Calendar.

H.B. 2030, A BILL TO BE ENTITLED AN ACT TO ANNEX A CERTAIN DESCRIBED AREA TO THE CORPORATE LIMITS OF THE TOWN OF CARTHAGE, AND TO PRESCRIBE THAT THE BOUNDARIES OF ANOTHER AREA ARE PRIMARY CORPORATE LIMITS OF ONLY THE TOWN OF SOUTHERN PINES, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 28. The original bill is placed on the Unfavorable Calendar.

On motion of Representative Moore, Rule 36(a) is suspended and the committee substitute bill is placed on the Calendar of June 27.

WITHDRAWAL OF BILLS FROM CALENDAR

On motion of Representative Nichols, Rule 36(a) is suspended and H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, is withdrawn from the Calendar of June 28 and placed on the Calendar of June 27.

On motion of Representative Culp, H.B. 1965, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT AGENCIES GIVE NOTICE OF INTENDED RULE MAKING BEFORE THE COMMENCEMENT OF RULE MAKING, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is withdrawn from the Calendar and re-referred to the Committee on Judiciary III.

On motion of Representative Colton, S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES, is withdrawn from the Calendar and placed on the Calendar of June 28.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Barnes for the Committee on Education:

Committee Substitute for S.B. 1418, A BILL TO BE ENTITLED AN ACT TO REORGANIZE EDUCATION REPORTS AND TO MAKE
TECHNICAL AND CLARIFYING CHANGES TO THE EDUCATION LAWS, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for June 28. The Senate committee substitute bill is placed on the Unfavorable Calendar.

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:


S.B. 196, A BILL TO BE ENTITLED AN ACT TO ADD TWO MEMBERS TO THE BOARD OF THE STATE PORTS AUTHORITY TO BE APPOINTED BY THE PRESIDENT PRO TEMPORE OF THE SENATE, AND TO REMOVE THE LEGISLATIVE RECOMMENDATION AGAINST MEMBERSHIP ON THE BOARD OF THE STATE PORTS AUTHORITY BY PERSONS DOMICILED IN THE STATE HOUSE AND STATE SENATE DISTRICTS WHERE A PORT IS LOCATED, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 28. The original bill is placed on the Unfavorable Calendar.

By Representative Rogers, Acting Chair for the Committee on Local and Regional Government I:

H.B. 2021, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW PROHIBITING THE DISCHARGE OF FIREARMS ON REGISTERED LAND IN VANCE COUNTY BY PROVIDING FOR REGISTRATION AT ANY TIME AND BY ELIMINATING THE REQUIREMENT THAT REGISTRATION BE RENEWED ANNUALLY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

Committee Substitute for S.B. 1667, A BILL TO BE ENTITLED AN ACT AUTHORIZING UNION AND COLUMBUS COUNTIES TO ESTABLISH A TOURISM BOARD FOR THE PROMOTION OF TRAVEL AND TOURISM WITHIN THE COUNTY, with a favorable report.

S.B. 1670, A BILL TO BE ENTITLED AN ACT TO DELETE THE CITY RESIDENCY REQUIREMENT FOR MEMBERS OF THE CIVIL SERVICE BOARD OF THE CITY OF CHARLOTTE, with a favorable report.

S.B. 1682, A BILL TO BE ENTITLED AN ACT TO MAKE FURTHER SUNDARY AMENDMENTS RELATING TO LOCAL GOVERNMENTS
IN ORANGE AND CHATHAM COUNTIES, with a favorable report, as amended.

S.B. 1684, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE MECKLENBURG COUNTY MANAGER AND THE CHARLOTTE CITY MANAGER TO AWARD CONTRACTS FOR THE PURPOSE OF PURCHASING APPARATUS, SUPPLIES, MATERIALS, OR EQUIPMENT REGARDLESS OF THE AMOUNT, AND FOR CONSTRUCTION PROJECTS UNDER A CERTAIN AMOUNT, PROVIDED THERE ARE SUFFICIENT APPROPRIATED UNENCUMBERED FUNDS, with a favorable report.

By Representative Lee for the Committee on Pensions and Retirement:

H.B. 2049, A BILL TO BE ENTITLED AN ACT TO INCREASE THE BENEFITS OF THE HENDERSON FIREMEN'S SUPPLEMENTAL RETIREMENT SYSTEM, with a favorable report.

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

Committee Substitute No. 2 for H.B. 1540, A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM, with a favorable report as to Committee Substitute Bill No. 3, which changes the title, unfavorable as to Committee Substitute Bill No. 2.

Committee Substitute Bill No. 3 is placed on the Calendar for June 28. Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

On motion of Representative Redwine, the rules are suspended and Committee Substitute Bill No. 3 is withdrawn from the Calendar of June 28 and placed on today's Calendar.

H.B. 1854, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS AND TO APPROPRIATE FUNDS FOR THAT PURPOSE, with a favorable report, as amended, and recommendation that the bill be re-referred to the Committee on Finance.

On motion of Representative Nesbitt, Committee Amendment No. 1 is adopted.

The bill is ordered engrossed and re-referred to the Committee on Finance.

By Representative Kennedy for the Committee on Courts and Justice:

Committee Substitute No. 2 for S.B. 906, A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS SUBSTANTIVE AMENDMENTS TO THE WORKERS' COMPENSATION ACT AND TO MAKE RELATED
CHANGES, with a favorable report as to House committee substitute bill, unfavorable as to Senate Committee Substitute Bill No. 2, and recommendation that the House committee substitute bill be re-referred to the Committee on Appropriations.

The House committee substitute bill is re-referred to the Committee on Appropriations. Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

On motion of Representative Fitch, the House committee substitute bill is withdrawn from the Committee on Appropriations and re-referred to the Committee on Finance.

MESSAGES FROM THE SENATE

The following are received from the Senate:

S.B. 1564, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO CHANGE THE SYSTEM OF POSTPRIMARY REPORTING FOR STATEWIDE NONJUDICIAL CANDIDATES, is read the first time and referred to the Committee on Judiciary I.

S.B. 1612, A BILL TO BE ENTITLED AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE NAMES OF SMALL CONTRIBUTORS SO THAT IT APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS, is read the first time and referred to the Committee on Judiciary I.

Committee Substitute for S.B. 1630, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, AND TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, is read the first time and referred to the Committee on Judiciary III.

BILL RE-CALENDRARED

On motion of Representative Church, H.J.R. 2131, A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF RAY CHARLES FLETCHER, FORMER MEMBER OF THE GENERAL ASSEMBLY, is re-calendared as the first order of business.

The resolution passes its second reading, by electronic vote (97-0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered sent to the Senate by Special Message.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Rogers, S.B. 1671, A BILL TO BE ENTITLED AN ACT TO ALLOW THE COUNTY OF MECKLENBURG TO
WAIVE BID BONDS ON PUBLIC CONTRACTS, is withdrawn from the Calendar and re-referred to the Committee on Local and Regional Government I.

CALENDAR

Action is taken on the following:

**H.B. 1951**, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BOONVILLE TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT.

On motion of Representative Holmes, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

**H.B. 1959**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING WITH FIREARMS FROM PUBLIC ROADS IN CABARRUS COUNTY.

On motion of Representative Hayes, Committee Amendment No. 1 is adopted. This amendment changes the title.

The bill, as amended, passes its second reading and, the caption having been amended, remains on the Calendar.

**H.B. 1960**, A BILL TO BE ENTITLED AN ACT REQUIRING THE PAYMENT OF DELINQUENT TAXES IN ASHE COUNTY BEFORE RECORDING DEEDS CONVEYING PROPERTY SUBJECT TO DELINQUENT TAXES, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 1999**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COUNTY OF DURHAM TO OFFER, PAY, AND APPROPRIATE FUNDS TO PAY REWARDS IN CRIMINAL CASES, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 2003**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER WITH DOGS IN DURHAM COUNTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 2009**, A BILL TO BE ENTITLED AN ACT TO EXEMPT THE CITY OF ASHEBORO FROM CERTAIN ZONING NOTICE
REQUIREMENTS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 2019**, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF ASHEVILLE TO DONATE UNCLAIMED BICYCLES TO CHARITY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.B. 2022**, A BILL TO BE ENTITLED AN ACT TO ENABLE THE CITY OF GASTONIA TO DISSOLVE THE GASTONIA AIRPORT AUTHORITY.

On motion of Representative Dickson, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

**H.B. 2029**, A BILL TO BE ENTITLED AN ACT RELATING TO THE REGULATION OF SUBDIVISIONS IN ROBESON COUNTY.

On motion of Representative Braswell, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate.

**H.B. 2032**, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES IN THE CITY OF ASHEVILLE.

On motion of Representative Colton, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading.

Representative Colton objects to the third reading. The bill remains on the Calendar.

**S.B. 1669**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COUNTY OF MECKLENBURG TO PURCHASE TELECOMMUNICATIONS, DATA PROCESSING, AND DATA COMMUNICATIONS EQUIPMENT, SUPPLIES, AND SERVICES ON A REQUEST FOR PROPOSAL BASIS, passes its second reading and there being no objection is read a third time.
The bill passes its third reading and is ordered enrolled.

**H.J.R. 1759**, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO EXTEND THE APPLICATION DEADLINE FOR LICENSURE AS A CLINICAL SOCIAL WORKER PURSUANT TO G.S. 90B-10, passes its second reading, by electronic vote (90-0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.J.R. 1975**, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES, passes its second reading, by electronic vote (95-1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

**H.J.R. 2109**, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A BILL TO BE ENTITLED AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT, passes its second reading, by electronic vote (92-0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate.

Committee Substitute No. 3 for **H.B. 1540**, A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Brawley, D. Brown, J. Brown, Brubaker, Burton, Colton, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daugtry, Decker, Dickson, Easterling, Ellis, Esposito, Fitch, Flaherty, Fussell, Gamble, Gray, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill,
Voting in the negative: None.


On motion of Representative Redwine, Rule 20(a)(2) is suspended and the bill is placed on today's Calendar for its third reading.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.


REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Michaux for the Committee on Judiciary I:

**H.B. 2002**, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES, with a favorable report.

**H.B. 2057**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SURETY BONDS FOR SMALL BUSINESSES THAT CONTRACT WITH GOVERNMENTAL AGENCIES, with a favorable report as to committee substitute bill, unfavorable as to original bill.
The committee substitute bill is placed on the Calendar for June 28. The original bill is placed on the Unfavorable Calendar.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Lee, H.B. 2049, A BILL TO BE ENTITLED AN ACT TO INCREASE THE BENEFITS OF THE HENDERSON FIREMEN'S SUPPLEMENTAL RETIREMENT SYSTEM, is withdrawn from the Calendar of June 27 and re-referred to the Committee on Pensions and Retirement.

NOTICE TO RECALL BILL FROM COMMITTEE

Representative Russell gives notice pursuant to Rule 39 of her intent to recall H.B. 2047, A BILL TO BE ENTITLED AN ACT TO PROVIDE GOVERNMENTAL ACCOUNTABILITY AND PROTECTION TO THE TAXPAYERS BY LIMITING INCREASES IN THE GENERAL FUND BUDGET, REFORMING THE BUDGET PROCESS, ESTABLISHING A RAINY DAY EMERGENCY RESERVE TRUST FUND, AND APPROPRIATING FUNDS TO THE SAVINGS RESERVE ACCOUNT, from the Committee on Finance. She states that she has complied with all the provisions of Rule 39.

On motion of Representative Jack Hunt, seconded by Representative Bowie, the House adjourns at 3:37 p.m. to reconvene Monday, June 27, 1994, at 8:00 p.m.

ONE HUNDRED THIRTY-FIRST DAY

HOUSE OF REPRESENTATIVES
Monday, June 27, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker leads the Body in the Pledge of Allegiance.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 23 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Cummings, Esposito, Jeffus, Redwine, and Warner for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:
S.B. 118, AN ACT TO CHANGE THE PROCESS OF APPELLING UNDER THE STATE PERSONNEL ACT CERTAIN PERSONNEL DECISIONS OF LOCAL APPOINTING AUTHORITIES. (CHAPTER 572)

S.B. 1669, AN ACT TO AUTHORIZE THE COUNTY OF MECKLENBURG TO PURCHASE TELECOMMUNICATIONS, DATA PROCESSING, AND DATA COMMUNICATIONS EQUIPMENT, SUPPLIES, AND SERVICES ON A REQUEST FOR PROPOSAL BASIS. (CHAPTER 573)

H.B. 2014, AN ACT RELATING TO THE DEFINITION OF "SUBDIVISION" FOR THE PURPOSE OF SUBDIVISION REGULATION IN STANLY COUNTY. (CHAPTER 574)

H.B. 2048, AN ACT RELATING TO MAYLAND COMMUNITY COLLEGE'S CONTRACT. (CHAPTER 575)

H.B. 1540, AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES AND TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES. (CHAPTER 576)

H.J.R. 2131, A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF RAY CHARLES FLETCHER, FORMER MEMBER OF THE GENERAL ASSEMBLY. (RESOLUTION 36)

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representatives Hackney and G. Miller for the Committee on Finance:

Committee Substitute for H.B. 1628, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, with a favorable report, as amended.

H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CONFORMING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 29. The original bill is placed on the Unfavorable Calendar.

H.B. 1775, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING
THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, AND TO PROVIDE THAT A REGISTRATION CARD ISSUED FOR A DEALER PLATE IS NOT REQUIRED TO BE SPECIFIC FOR THAT DEALER PLATE, with a favorable report.

H.B. 1878, A BILL TO BE ENTITLED AN ACT TO ENABLE THE COUNTY OF AVERY TO ESTABLISH AN AIRPORT AUTHORITY FOR THE MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for June 29. The original bill is placed on the Unfavorable Calendar.

Committee Substitute for H.B. 1904, A BILL TO BE ENTITLED AN ACT TO ALLOW MACON AND HAYWOOD COUNTIES TO ACQUIRE PROPERTY FOR USE BY THEIR COUNTY BOARDS OF EDUCATION AND TO AUTHORIZE THE MACON AND HAYWOOD COUNTY BOARDS OF EDUCATION TO CONVEY PROPERTY TO THEIR COUNTIES IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY, with a favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1.

Committee Substitute Bill No. 2 is placed on the Calendar for June 29. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

Committee Substitute for H.B. 1993, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF WASHINGTON TO NEGOTIATE AND ENTER INTO A LONG-TERM CONTRACT FOR MUNICIPAL SERVICES AND TO ANNEX CERTAIN PROPERTY INTO THAT CITY AND TO ALLOW THE TOWN OF STANLEY TO NEGOTIATE ANNEXATION CONTRACTS AND TO ANNEX CERTAIN PROPERTY INTO THAT TOWN, with a favorable report as to Committee Substitute Bill No. 2, which changes the title, unfavorable as to Committee Substitute Bill No. 1.

Committee Substitute Bill No. 2 is placed on the Calendar for June 29. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

S.B. 725, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PERCENTAGE OF SALES THAT MUST BE ATTRIBUTABLE TO FOOD AND NONALCOHOLIC BEVERAGES BY RESTAURANT PERMITTEES, with a favorable report.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Jarrell, Rule 36(a) is suspended and Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CONFORMING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, is withdrawn from the Calendar of June 29 and placed on the Calendar of June 28.
REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Barnes for the Committee on Education:

H.B. 1816, A BILL TO BE ENTITLED AN ACT TO GRANT THE DEPENDENT RELATIVES OF CERTAIN CIVILIAN EMPLOYEES OF THE MILITARY INVOLUNTARILY TRANSFERRED TO THIS STATE IN-STATE TUITION AT CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND AT CAMPUSES OF THE NORTH CAROLINA COMMUNITY COLLEGE SYSTEM, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

WITHDRAWAL OF BILLS FROM CALENDAR

On motion of Representative Holt, Committee Substitute for H.B. 2038, \E A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE BURLINGTON CITY SCHOOL UNIT TO DISPOSE OF CERTAIN PROPERTY AT PRIVATE SALE AND TO EXEMPT ALAMANCE COUNTY FROM CERTAIN REQUIREMENTS IN MERGING THE TWO SCHOOL ADMINISTRATIVE UNITS IN ALAMANCE COUNTY, \E is withdrawn from the Calendar and placed on the Calendar of June 28.

On motion of Representative Cunningham, Committee Substitute for H.B. 2057, \E A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SURETY BONDS FOR SMALL BUSINESSES THAT CONTRACT WITH GOVERNMENTAL AGENCIES, \E is withdrawn from the Calendar of June 28 and re-referred to the Committee on Finance.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 27, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in House Committee Substitute Bill No. 2 to S.B. 94, \E A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES, \E, and requests conferees. The President Pro Tempore appoints: Senator Plexico, Chairman; Senators Tally, Cooper,
and Edwards on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 27, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF CATAWBA, CUMBERLAND, DURHAM, GASTON, GRAHAM, IREDELL, LINCOLN, AND MECKLENBURG COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A–15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY, which proposed to change the title, upon concurrence, to read House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A–15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY, and requests conferees. The President Pro Tempore appoints: Senator Folger, Chairman; Senators Winner of Mecklenburg and Forrest on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 27, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in House Committee
Substitute for S.B. 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE, and requests conferees. The President Pro Tempore appoints conferees with instruction pursuant to a ruling of the Chair upon a point of order as to Sec. 121 not properly before the Senate, and therefore ineligible for consideration: Senator Daniel, Chairman; Senators Plyler, Cochrane, Kaplan, Lee, Odom, Martin of Pitt, Plexico, Perdue, Richardson, Hartsell, and Ward on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 23, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that on  S.B. 901, A BILL TO BE ENTITLED AN ACT TO PROHIBIT BICYCLISTS AND OTHERS FROM CLINGING TO OTHER VEHICLES WHILE ON A ROADWAY, which House committee substitute bill proposed to change the title, upon concurrence, to read House Committee Substitute for S.B. 901, A BILL TO BE ENTITLED AN ACT TO REQUIRE BARBER SCHOOLS OWNED BY NONPROFIT CORPORATIONS TO HAVE ONE INSTRUCTOR FOR EVERY TWENTY STUDENTS, the Chair has ruled the House committee substitute bill not germane to the original subject matter of the bill, pursuant to Senate Rule 57.1, and the measure is held in the Office of the Senate Principal Clerk.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

MESSAGES FROM THE SENATE

The following are received from the Senate:

H.B. 763, A BILL TO BE ENTITLED AN ACT TO ALLOW PENDER COUNTY AND ITS MUNICIPALITIES TO SPECIFY BY INTERLOCAL AGREEMENT A REDISTRIBUTION OF LOCAL SALES TAX REVENUES NOT RESTRICTED BY LAW, is returned for concurrence in Senate amendment and placed on the Calendar for June 28.
H.B. 1727, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES, is returned for concurrence in Senate amendment and placed on the Calendar for June 28.

Committee Substitute No. 2 for S.B. 1185, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE UNINSURED EMPLOYERS' FUND TO PROVIDE COMPENSATION FOR CERTAIN INJURED EMPLOYEES WHOSE EMPLOYERS FAILED TO SECURE THE PAYMENT OF COMPENSATION, TO REQUIRE CARRIERS TO CONTRIBUTE TO THIS FUND, TO CLARIFY THAT THE COMMISSIONER OF INSURANCE HAS THE AUTHORITY TO CONDUCT INVESTIGATIONS TO DETERMINE IF EMPLOYERS ARE COMPLYING WITH THE WORKERS' COMPENSATION INSURANCE COVERAGE REQUIREMENTS, AND TO REQUIRE EMPLOYERS TO POST NOTICE OF WORKERS' COMPENSATION INSURANCE COVERAGE OR SELF-INSURANCE, is read the first time and referred to the Committee on Judiciary III.

S.B. 1384, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC. OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES, is read the first time and referred to the Committee on Children, Youth and Families.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Committee Substitute for S.B. 1436, A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM, is read the first time and referred to the Committee on Environment.
MESSAGES FROM THE SENATE

The following are received from the Senate:

**S.B. 1465**, A BILL TO BE ENTITLED AN ACT TO SHORTEN THE SEASON FOR TAKING RABBITS IN JOHNSTON COUNTY, is read the first time and referred to the Committee on Local and Regional Government.

Committee Substitute for S.B. 1517, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COMMISSION FOR HEALTH SERVICES TO ADOPT RULES TO MINIMIZE THE RISK OF INJURY TO CHILDREN WHO USE PUBLIC SWIMMING POOLS, is read the first time and referred to the Committee on Health and Human Services.

**S.B. 1623**, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY, is read the first time and referred to the Committee on Local and Regional Government.

Committee Substitute for S.B. 1638, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, AND TO PROVIDE THAT A PERSON WHO KNOWINGLY MAKES A FALSE STATEMENT IN DOCUMENTS REQUIRED UNDER THE SOLID WASTE LAWS IS GUILTY OF A MISDEMEANOR, is read the first time and referred to the Committee on Environment.

**S.B. 1643**, A BILL TO BE ENTITLED AN ACT TO ALLOW SAMPSON COUNTY TO ACQUIRE PROPERTY FOR USE BY SAMPSON COMMUNITY COLLEGE AND TO AUTHORIZE THE SAMPSON COMMUNITY COLLEGE BOARD OF TRUSTEES TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, is read the first time and referred to the Committee on Local and Regional Government.

**S.B. 1644**, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TERM OF OFFICE FOR THE MAYOR OF SALEMBURG FROM TWO TO FOUR YEARS, is read the first time and referred to the Committee on Local and Regional Government.

**S.B. 1646**, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE LAW ALLOWING RICHMOND AND SAMPSON COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, AND TO AUTHORIZE LOCAL BOARDS OF EDUCATION IN OR FOR SAMPSON COUNTY TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, is read the first time and referred to the Committee on Local and Regional Government.

**S.B. 1652**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY COUNCIL OF THE CITY OF DURHAM TO DELEGATE TO THE
CITY MANAGER AUTHORITY TO APPROVE APPLICATIONS FOR PAYMENT OF FACILITIES FEES IN INSTALLMENTS, is read the first time and referred to the Committee on Local and Regional Government I.

Committee Substitute for S.B. 1675, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF THE PROFITS FROM THE ALCOHOLIC BEVERAGE CONTROL SYSTEM IN THE TOWN OF NORWOOD, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1719, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58-57-100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, is read the first time and referred to the Committee on Insurance.

WITHDRAWAL OF BILLS FROM CALENDAR

On motion of Representative Jenkins, Rule 36(a) is suspended and Committee Substitute for H.B. 1904, A BILL TO BE ENTITLED AN ACT TO ALLOW MACON AND HAYWOOD COUNTIES TO ACQUIRE PROPERTY FOR USE BY THEIR COUNTY BOARDS OF EDUCATION AND TO AUTHORIZE THE MACON AND HAYWOOD COUNTY BOARDS OF EDUCATION TO CONVEY PROPERTY TO THEIR COUNTIES IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY, is withdrawn from the Calendar of June 29 and placed on the Calendar of June 28.

On motion of the Chair, H.B. 2002, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES, is withdrawn from the Calendar and re-referred to the Committee on Finance.

CALENDAR

Action is taken on the following:

Committee Substitute for H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Arnold, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Crawford, Cromer, Culp, Culpepper, Cunningham, Daughtry, Decker, Dickson, Dockham, Easterling, Edwards, Ellis, Fussell, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter, Ives,

Voting in the negative: Representatives Creech, Jarrell, and Joye – 3.


Committee Substitute for H.B. 2030, A BILL TO BE ENTITLED AN ACT TO ANNEX A CERTAIN DESCRIBED AREA TO THE CORPORATE LIMITS OF THE TOWN OF CARTHAGE, AND TO PRESCRIBE THAT THE BOUNDARIES OF ANOTHER AREA ARE PRIMARY CORPORATE LIMITS OF ONLY THE TOWN OF SOUTHERN PINES, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


H.B. 1959, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING WITH FIREARMS FROM PUBLIC ROADS IN CABARRUS AND PASQUOTANK COUNTIES.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

H.B. 2032, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES IN THE CITY OF ASHEVILLE.
Representative Colton offers Amendment No. 2 which is adopted. This amendment changes the title.

The caption having been amended, pursuant to Rule 31(d), the bill remains on the Calendar.

H.B. 1882, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF WHITE LAKE TO OPERATE A CONTRACT POST OFFICE, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

Without objection, the following bills are re–calendared.

H.B. 1619, A BILL TO BE ENTITLED AN ACT TO COMPLY WITH FEDERAL LAW BY REVISING THE BINGO STAMP METHOD OF ENSURING THAT FOR–HIRE VEHICLES OPERATED IN THIS STATE IN INTERSTATE COMMERCE ARE INSURED AND TO MAKE TECHNICAL CHANGES TO THE MOTOR CARRIER LAWS, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


On motion of Representative McLaughlin, Rule 20(a)(2) is suspended and the bill is read a third time.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Arnold, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Dickson, Dockham,

Voting in the negative: None.


CONFEREES APPOINTED

The Speaker announces the following conferees on House Committee Substitute for S.B. 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE: Representatives Diamont and Nesbitt, Co-Chairs; Representatives Black, Rogers, Crawford, Wainwright, Easterling, Nye, Holt, Bowman, McAllister, McLaughlin, Lemmond, Dickson, Bowie, Gray, Esposito, Barnes, Fitch, Redwine, Wright, H. Hunter, Richardson, Hensley, and Robinson.

The Senate is so notified by Special Message.

CALENDAR (continued)

H.J.R. 2013, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A JOINT RESOLUTION HONORING THE VETERANS OF NORTH CAROLINA WHO SERVED DURING WORLD WAR II, passes its second reading, by electronic vote (107–0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered sent to the Senate by Special Message.

MESSAGE FROM THE SENATE

The following is received from the Senate:

Committee Substitute for H.B. 1838, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE NONPARTISAN ELECTION OF THE ONSLOW COUNTY BOARD OF EDUCATION, SUBJECT TO A
REFERENDUM, is returned for concurrence in Senate amendment, which changes the title, and referred to the Committee on Judiciary I.

INTRODUCTION OF PAGES

Pages for the week of June 27 – July 1 are introduced to the membership. They are: Lucinda Aikens of Wake; Jeremy Andrews of Wake; Elizabeth Aycock of Wake; Mary Allison Beauchamp of Gaston; Jonathan Beville of Johnston; Joi Braswell of Wayne; Julia Byrd of Buncombe; Angela Carter of Wake; Hamilton Cort of Buncombe; Katherine Crutchfield of Watauga; Cassandra Davis of Durham; Sallie Gorham of Wake; Emily Grossell of Pitt; Tiffany Hale of Halifax; Travis Hege of Davidson; Jason Ho of Lenoir; Juley Holder of Wake; Bradley Howes of Orange; Heather Huff of Cumberland; Carrie Leonard of Buncombe; Amy Lewis of Buncombe; Michelle Priddy of Guilford; Matthew Shepherd of Rowan; Amanda Smith of Moore; Keely Smith of Iredell; Jana Stam of Wake; David Turlington of Guilford; Edwin Vaden of Wake; April Wilbon of Wake; Jeffery Wilson of Wake; and Tracy Wright of Wake.

NOTICE TO RECALL BILL

Representative Decker gives notice, pursuant to Rule 39, of his intent to recall H.B. 2099, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE A ONE HUNDRED DOLLAR TAX REBATE TO EACH INDIVIDUAL TAXPAYER WHO RESIDES IN THIS STATE, from the Committee on Appropriations. Representative Decker states that he has fully complied with the rule.

On motion of Representative Jack Hunt, seconded by Representative Tallent, the House adjourns, by electronic vote (106–0), at 9:00 p.m. to reconvene June 28 at 1:00 p.m.

ONE HUNDRED THIRTY-SECOND DAY

HOUSE OF REPRESENTATIVES

Tuesday, June 28, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 27 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Mercer, and Redwine for today.
REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representatives Hackney and G. Miller for the Committee on Finance:

House Committee Substitute for S.B. 906, A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS SUBSTANTIVE AMENDMENTS TO THE WORKERS’ COMPENSATION ACT AND TO MAKE RELATED CHANGES, with a favorable report as to House Committee Substitute Bill No. 2, unfavorable as to House Committee Substitute No. 1.

House Committee Substitute Bill No. 2 is placed on the Calendar for June 30. House Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

By Representative Hensley for the Committee on Judiciary III:

Senate Committee Substitute for H.B. 619, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS’ FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY, with recommendation that the House concur.

The Senate committee substitute bill is placed on the Calendar for June 29.

By Representative James for the Committee on Agriculture:

Committee Substitute for S.B. 591, A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE HUNTING AND FISHING LICENSE SCHEDULE TO MORE CLEARLY DEFINE LICENSE REQUIREMENTS, TO PROVIDE FOR TWELVE-MONTH HUNTING AND FISHING LICENSES, TO ESTABLISH SHORT-TERM AND SEASON NONRESIDENT LICENSES FOR HUNTING GAME, TO PROVIDE FOR A FREE FISHING DAY, AND TO PROVIDE FOR SEVEN NEW MEMBERS OF THE WILDLIFE RESOURCES COMMISSION TO BE APPOINTED BY THE GENERAL ASSEMBLY, with a favorable report, as amended, and recommendation that the bill be re-referred to the Committee on Finance.

On motion of Representative James, the bill is temporarily displaced.

By Representative Cunningham for the Committee on Insurance:

Committee Substitute No. 2 for S.B. 1084, A BILL TO BE ENTITLED AN ACT TO MAKE SUBSTANTIVE AND TECHNICAL CHANGES AND IMPROVEMENTS IN THE LAWS REGULATING SERVICE AGREEMENTS, with a favorable report as to House committee substitute bill, unfavorable as to Senate Committee Substitute Bill No. 2.

The House committee substitute bill is placed on the Calendar for June 30. Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.
SUBCOMMITTEE REFERRAL

Representative Bowen, Chair for the Standing Committee on Transportation refers:

S.B. 1072, A BILL TO BE ENTITLED AN ACT TO ALLOW STATE EMERGENCY MANAGEMENT VEHICLES TO BE EQUIPPED WITH RED LIGHTS AND SIRENS, to the Permanent Subcommittee on Highways.

RE-REFERRAL

On motion of Representative Cunningham, pursuant to Rule 39.2, S.B. 1719, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58–57–100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, is withdrawn from the Committee on Insurance and re–referred to the Committee on Financial Institutions.

MOTION TO RE-REFER

Representative Michaux moves that H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION–LAW CHANGES, be withdrawn from the Committee on Appropriations and placed on the Calendar of June 29.

Representative Balmer inquires of the Chair if the motion is in order without giving public notice pursuant to Rule 39. The Speaker states that the motion is in order.

Without objection, the motion is temporarily displaced.

COMMITTEE REPORT (continued)

The Agriculture Committee Report on Committee Substitute for S.B. 591, A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE HUNTING AND FISHING LICENSE SCHEDULE TO MORE CLEARLY DEFINE LICENSE REQUIREMENTS, TO PROVIDE FOR TWELVE–MONTH HUNTING AND FISHING LICENSES, TO ESTABLISH SHORT–TERM AND SEASON NONRESIDENT LICENSES FOR HUNTING GAME, TO PROVIDE FOR A FREE FISHING DAY, AND TO PROVIDE FOR SEVEN NEW MEMBERS OF THE WILDLIFE RESOURCES COMMISSION TO BE APPOINTED BY THE GENERAL ASSEMBLY, which was temporarily displaced, is before the Body.

On motion of Representative James, Committee Amendment No. 1 is adopted. Upon concurrence, this amendment will change the title.

The bill, as amended, is re–referred to the Committee on Finance.
MESSAGES FROM THE SENATE

The following are received from the Senate:

S.B. 764, A BILL TO BE ENTITLED AN ACT TO REMOVE THE DEADLINE ON APPLICATIONS FOR REFUNDS FROM THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM FOR COOPERATIVE AGRICULTURAL EXTENSION SERVICE EMPLOYEES, is read the first time and referred to the Committee on Pensions and Retirement.

Committee Substitute for S.B. 1511, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SPECIAL REGISTRATION PLATES FOR SUPPORTERS OF PROFESSIONAL SPORTS TEAMS, is read the first time and referred to the Committee on Finance.

Committee Substitute for S.B. 1679, A BILL TO BE ENTITLED AN ACT TO MAKE SUNDRY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE, CHATHAM, FORSYTH, AND NASH COUNTIES, is read the first time and referred to the Committee on Finance.

S.B. 1685, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF KINSTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, is read the first time and referred to the Committee on Finance.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Fitch, Rule 36(a) is suspended and House Committee Substitute for S.B. 906, A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS SUBSTANTIVE AMENDMENTS TO THE WORKERS’ COMPENSATION ACT AND TO MAKE RELATED CHANGES, is withdrawn from the Calendar of June 30 and placed on the Calendar of June 29.

CALENDAR

Action is taken on the following:

H.B. 763, A BILL TO BE ENTITLED AN ACT TO ALLOW PENDER COUNTY AND ITS MUNICIPALITIES TO SPECIFY BY INTERLOCAL AGREEMENT A REDISTRIBUTION OF LOCAL SALES TAX REVENUES NOT RESTRICTED BY LAW.

On motion of Representative Bowen, the House concurs in the Senate amendment, by electronic vote (101–1), and the bill is ordered enrolled.

Representative Fitch requests and is granted permission to be recorded as voting “aye”. The adjusted vote total is (102–0).
H.B. 1727, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES.

On motion of Representative Adams, The House concurs in the Senate amendment, by electronic vote (100–0), and the bill is ordered enrolled.

Committee Substitute for H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Mercer, and Redwine – 3.

Committee Substitute for H.B. 2030, A BILL TO BE ENTITLED AN ACT TO ANNEX A CERTAIN DESCRIBED AREA TO THE CORPORATE LIMITS OF THE TOWN OF CARTHAGE, AND TO PRESCRIBE THAT THE BOUNDARIES OF ANOTHER AREA ARE PRIMARY CORPORATE LIMITS OF ONLY THE TOWN OF SOUTHERN PINES, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Colton, Creech, Cromer, Culp, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Fussell, Gamble, Gardner, Gottovi, Grady, Gray, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holmes, Holt, Howard, Jack Hunt, R. Hunter, Ives, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kennedy, Kinney, Kuczmarski, Lee, Lemmond, Luebke, McAllister, McCombs, McCrary, McLaughlin, McLawhorn, Michaux, B. Miller, G. Miller, Miner, Mitchell, Moore,

Voting in the negative: None.

Excused absences: Representatives Barnhill, Mercer, and Redwine - 3.

RE-REFERRALS

On motion of Representative Fussell, H.B. 1989, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STRENGTHEN THE EQUAL EMPLOYMENT OPPORTUNITY RESEARCH, EVALUATION, AND OVERSIGHT FUNCTION OF THE OFFICE OF STATE PERSONNEL AND TO ENFORCE THE STATE EQUAL EMPLOYMENT OPPORTUNITY PROGRAM, is withdrawn from the Committee on Public Employees and re-referred to the Committee on Appropriations.

On motion of Representative G. Miller, S.B. 1700, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATES FOR THE INSURANCE REGULATORY CHARGE AND THE PUBLIC UTILITY REGULATORY FEE, is withdrawn from the Committee on Insurance and re-referred to the Committee on Finance.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Easterling, and without objection, House Committee Substitute for S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES, is withdrawn from the Calendar and placed on the Calendar of June 29.

CALENDAR (continued)

Committee Substitute No. 2 for H.B. 1904, A BILL TO BE ENTITLED AN ACT TO ALLOW MACON AND HAYWOOD COUNTIES TO ACQUIRE PROPERTY FOR USE BY THEIR COUNTY BOARDS OF EDUCATION AND TO AUTHORIZE THE MACON AND HAYWOOD COUNTY BOARDS OF EDUCATION TO CONVEY PROPERTY TO THEIR COUNTIES IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: None.

Excused absences: Representatives Barnhill, Mercer, and Redwine – 3.

H.B. 2032, A BILL TO BE ENTITLED AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES IN THE CITY OF ASHEVILLE AND TO AUTHORIZE THE CITY COUNCIL TO REQUIRE OWNERS OF RENTAL PROPERTY WITHIN THE CITY OF ASHEVILLE TO AUTHORIZE AN AGENT TO ACCEPT SERVICE OF PROCESS.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

Committee Substitute for H.B. 2038, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE BURLINGTON CITY SCHOOL UNIT TO DISPOSE OF CERTAIN PROPERTY AT PRIVATE SALE AND TO EXEMPT ALAMANCE COUNTY FROM CERTAIN REQUIREMENTS IN Merging THE TWO SCHOOL ADMINISTRATIVE UNITS IN ALAMANCE COUNTY.

On motion of Representative Holt and without objection, the bill is withdrawn from the Calendar and re-referred to the Committee on Local and Regional Government I.

Committee Substitute for H.B. 1628, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE.

On motion of Representative Kuczmarzski, Committee Amendment No. 1 is adopted.
The bill, as amended, passes its second reading by the following vote.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Mercer, and Redwine - 3.

The bill is ordered engrossed and remains on the Calendar for its third reading.

Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT.

Representative Luebke offers Amendment No. 1.

The Speaker rules that Amendment No. 1 is out of order because it amends the caption of a Public bill.

Representative Luebke moves to suspend Rule 31(d) in order that the caption of the bill may be amended on the floor of the House.

The motion to suspend the rules fails and the amendment is returned to Representative Luebke.

The bill passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Burton, Church, Cole, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Fussell, Gamble, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes, Hill, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter, Ives, James, Jarrell, Jeffus,

Voting in the negative: Representatives Brubaker, Colton, and Luebke - 3.

Excused absences: Representatives Barnhill, Mercer, Nye, and Redwine - 4.

S.B. 725, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PERCENTAGE OF SALES THAT MUST BE ATTRIBUTABLE TO FOOD AND NONALCOHOLIC BEVERAGES BY RESTAURANT PERMITTEES.

Representative Decker offers Amendment No. 1 which fails of adoption by electronic vote (28-74).

The bill passes its third reading, by electronic vote (60-45), and is ordered enrolled.

H.B. 1775, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, AND TO PROVIDE THAT A REGISTRATION CARD ISSUED FOR A DEALER PLATE IS NOT REQUIRED TO BE SPECIFIC FOR THAT DEALER PLATE, passes its second reading, by electronic vote (109-1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

MOTION TO CALENDAR BILL

Representative Michaux’s motion to withdraw House Committee Substitute for H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION–LAW CHANGES, from the Committee on Appropriations and place it on the Calendar of June 29, which was temporarily displaced, is before the Body.

Representative Brawley inquires of the Chair if it is in order to consider the bill at this time. The Speaker states that pursuant to the Executive Budget Act, the bill can not pass until the main Appropriations bill has passed.
Representative Decker inquires if the bill, with funding in the Appropriations bill, is properly eligible. The Speaker rules that the bill contained substantive appropriations when it was introduced and is eligible.

The motion to suspend the rules fails by electronic vote (58–52).

**COMMITTEE RE–REFERRAL**

Representative Michaux moves that House Committee Substitute for H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION–LAW CHANGES, be withdrawn from the Committee on Appropriations and ré–referred to the Committee on Judiciary I.

A division having been called, the motion carries by electronic vote (72–37).

**CONFERENCE REPORT**

Representative Hackney sends forth the Conference Report on Senate Committee Substitute for H.B. 80, A BILL TO BE ENTITLED AN ACT TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTATE AN INADVERTENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING BASED ON FEDERAL DETERMINATIONS, AND TO CLARIFY THE ASSESSMENT STATUTES. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of June 29.

On motion of the Chair, the House recesses at 3:00 p.m.

**RECESS**

The House reconvenes pursuant to recess and is called to order by the Speaker.

**CONFEREES APPOINTED**

The Speaker announces the following conferees on House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A–15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY: Representatives Gamble, Cunningham, and Dickson.

The Senate is so notified by Special Message.
The Speaker announces the following conferees on House Committee Substitute No. 2 for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES: Representatives Gottovi, Luebke, Brawley, Bowman, R. Hunter, Mavretic, and Michaux.

The Senate is so notified by Special Message.

REPORTS OF STANDING COMMITTEE
The following reports from standing committee are presented:
By Representative Michaux for the Committee on Judiciary I:

H.B. 1716, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION TO PROVIDE FOR VICTIM IMPACT STATEMENTS FOR PRESENTATION TO THE COURT, TO ORDER RESTITUTION TO VICTIMS WHERE APPROPRIATE, TO MAKE RESTITUTION A FIRST PRIORITY, AND TO EXTEND PROBATION FOR THE PAYMENT OF RESTITUTION, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

Committee Substitute for H.B. 1838, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE NONPARTISAN ELECTION OF THE ONSLOW COUNTY BOARD OF EDUCATION, SUBJECT TO A REFERENDUM, with recommendation that the House concur.

The bill is placed on the Calendar for June 29.

Committee Substitute for H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION-LAW CHANGES, with a favorable report.

S.B. 1564, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO CHANGE THE SYSTEM OF POSTPRIMARY REPORTING FOR STATEWIDE NONJUDICIAL CANDIDATES, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The House committee substitute bill is placed on the Calendar for June 30. The original bill is placed on the Unfavorable Calendar.

WITHDRAWAL OF BILL FROM COMMITTEE
On motion of Representative Holt and without objection, Committee Substitute for H.B. 2038, A BILL TO BE ENTITLED AN ACT TO
AUTHORIZED THE BURLINGTON CITY SCHOOL UNIT TO DISPOSE OF CERTAIN PROPERTY AT PRIVATE SALE AND TO EXEMPT ALAMANCE COUNTY FROM CERTAIN REQUIREMENTS IN MERGING THE TWO SCHOOL ADMINISTRATIVE UNITS IN ALAMANCE COUNTY, is withdrawn from the Committee on Local and Regional Government I and placed on the Calendar for immediate consideration.

Representative Holt offers Amendment No. 1 which is adopted. This amendment changes the title.

The bill, as amended, passes its second reading. The caption having been amended, the bill remains on the Calendar.

On motion of Representative Jack Hunt, seconded by Representative McCrary, the House adjourns at 5:32 p.m. to reconvene June 29 at 2:00 p.m.

ONE HUNDRED THIRTY-THIRD DAY

HOUSE OF REPRESENTATIVES
Wednesday, June 29, 1994

The House meets at 2:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 28 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Bowen, and Wood for today.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 1536, A BILL TO BE ENTITLED AN ACT TO ALLOW PASQUOTANK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for July 1. The original bill is placed on the Unfavorable Calendar.
H.B. 1940, A BILL TO BE ENTITLED AN ACT TO INCREASE THE FEE FOR A NONRESIDENT SPECIAL DEVICE LICENSE, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill is placed on the Calendar for July 1. The original bill is placed on the Unfavorable Calendar.

H.B. 1988, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM, with a favorable report.

H.B. 2002, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES, with a favorable report.

H.B. 2039, A BILL TO BE ENTITLED AN ACT TO MAKE A TECHNICAL CORRECTION IN A LOCAL ACT CONCERNING A DEANNEXATION FROM THE CITY OF BURLINGTON, with a favorable report.

S.B. 1378, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL AND TO ENABLE THE UNIVERSITY OF NORTH CAROLINA AT CHARLOTTE TO SET FEES AT A RATE SUFFICIENT TO FINANCE THE STUDENT ACTIVITIES CENTER, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

S.B. 1685, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF KINSTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, with a favorable report.

By Representative Kennedy for the Committee on Courts and Justice:

Committee Substitute for S.B. 945, A BILL TO BE ENTITLED AN ACT PERMITTING THE USE OF DEADLY FORCE AGAINST AN INTRUDER UNDER CERTAIN CIRCUMSTANCES, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for July 1. The Senate committee substitute bill is placed on the Unfavorable Calendar.
By Representative Hensley for the Committee on Judiciary III:

H.J.R. 2117, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION, with a favorable report.

Committee Substitute for S.B. 1146, A BILL TO BE ENTITLED AN ACT TO INCREASE THE STATE PRIVILEGE LICENSE TAX FOR ITINERANT MERCHANTS AND SPECIALTY MARKET OPERATORS AND TO MODIFY THE PRIVILEGE LICENSE TAX REQUIREMENTS FOR FLEA MARKET VENDORS AND PEDDLERS, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for July 1. The Senate committee substitute bill is placed on the Unfavorable Calendar.

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

H.B. 1794, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF SANDYFIELD IN COLUMBUS COUNTY, with a favorable report as to committee substitute bill, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Finance.

The committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

S.B. 1323, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF LAKE PARK IN UNION COUNTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

S.B. 1331, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF MARVIN IN UNION COUNTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

S.B. 1409, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON AN ACT TO PERMIT THE COUNTY OF CABARRUS TO CONDEMN CERTAIN PROPERTY OF PRIVATE CONDEMNORS, with a favorable report.

S.B. 1465, A BILL TO BE ENTITLED AN ACT TO SHORTEN THE SEASON FOR TAKING RABBITS IN JOHNSTON COUNTY, with a favorable report.
S.B. 1623, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY, with a favorable report.

S.B. 1643, A BILL TO BE ENTITLED AN ACT TO ALLOW SAMPSON COUNTY TO ACQUIRE PROPERTY FOR USE BY SAMPSON COMMUNITY COLLEGE AND TO AUTHORIZE THE SAMPSON COMMUNITY COLLEGE BOARD OF TRUSTEES TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

S.B. 1644, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TERM OF OFFICE FOR THE MAYOR OF SALEMBURG FROM TWO TO FOUR YEARS, with a favorable report.

S.B. 1646, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON THE LAW ALLOWING RICHMOND AND SAMPSON COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, AND TO AUTHORIZE LOCAL BOARDS OF EDUCATION IN OR FOR SAMPSON COUNTY TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

S.B. 1665, A BILL TO BE ENTITLED AN ACT TO EXEMPT SURRY COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION OF FACILITIES AT THE SURRY COUNTY LANDFILL, with a favorable report.

S.B. 1671, A BILL TO BE ENTITLED AN ACT TO ALLOW THE COUNTY OF MECKLENBURG TO WAIVE BID BONDS ON PUBLIC CONTRACTS, with a favorable report.

S.B. 1675, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF THE PROFITS FROM THE ALCOHOLIC BEVERAGE CONTROL SYSTEM IN THE TOWN OF NORWOOD, with a favorable report.

S.B. 1681, A BILL TO BE ENTITLED AN ACT TO ALLOW THE GOLDSBORO-WAYNE AIRPORT AUTHORITY TO LEASE PROPERTY TO THE CITY OF GOLDSBORO, WAYNE COUNTY, OR WAYNE COMMUNITY COLLEGE UNDER GENERAL LAW, with a favorable report.

By Representative Gottovi for the Committee on Environment:

H.B. 2073, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UPDATING THE REGISTRATION OF OIL TERMINAL FACILITIES,
TO PROVIDE FOR THE STUDY OF ISSUES RELATED TO THE
REGULATION OF OIL TERMINAL FACILITIES AND ABOVE-
GROUND STORAGE TANKS, AND TO APPROPRIATE FUNDS FOR
THESE PURPOSES, with a favorable report and recommendation that the
bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

Committee Substitute for S.B. 1436, A BILL TO BE ENTITLED AN
ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF
THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO
APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for July 1. The Senate committee substitute bill is placed on the Unfavorable Calendar.

Representative Gottovi moves that Rule 36(a) be suspended and the bill be placed on today’s Calendar.

On motion of the Chair, Representative Gottovi’s motion is temporarily displaced.

S.B. 1437, A BILL TO BE ENTITLED AN ACT TO EXTEND TIME
FOR THE RESOLUTION OF CLAIMS TO LAND UNDER NAVIGABLE WATERS, with a favorable report.

By Representatives Diamont and Nesbitt for the Committee on Appropriations:

H.B. 2126, A BILL TO BE ENTITLED AN ACT TO ALLOW CLERKS
OF COURT TO ACCEPT GOVERNMENT NOTES AS ACCEPTABLE COLLATERAL FOR DEPOSITS IN FINANCIAL INSTITUTIONS, with a favorable report, as amended.

H.B. 1408, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE
PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN AMERICAN ETHICS, with a favorable report, as amended.

H.B. 1661, A BILL TO BE ENTITLED AN ACT TO PERMIT THE USE
OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDE-
WALKS, with a favorable report.

Committee Substitute No. 1 for H.B. 1683, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN’S AND RESCUE SQUAD WORKERS’ PENSION FUND, with a favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1.

Committee Substitute Bill No. 2 is placed on the Calendar for July 1. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.
Committee Substitute No. 1 for H.B. 1774, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CAPITOL PRESERVATION COMMISSION, TO MAKE THE COMMISSION RESPONSIBLE FOR THE CARE AND ADMINISTRATION OF THE NORTH CAROLINA STATE CAPITOL AND UNION SQUARE, AND TO ESTABLISH THE CAPITOL PRESERVATION FUND, with a favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1.

Committee Substitute Bill No. 2 is placed on the Calendar for July 1. Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

H.B. 1983, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS, with a favorable report.

H.B. 2123, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE POLICY ON EMPLOYMENT OF PRISONERS, with a favorable report, as amended.

By Representative Cunningham for the Committee on Insurance:

S.B. 854, A BILL TO BE ENTITLED AN ACT TO PERMIT THE ISSUANCE AND PURCHASING OF GROUP HEALTH INSURANCE COVERAGE FOR PUBLIC SCHOOL STUDENTS, with a favorable report.

S.B. 922, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AN EXAMINATION AND AN EXAMINATION FEE FOR SURETY BONDSMEN LICENSE APPLICANTS, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the House committee substitute bill be re-referred to the Committee on Finance.

The House committee substitute bill is re-referred to the Committee on Finance. The original bill is placed on the Unfavorable Calendar.

By Representative Beall for the Permanent Subcommittee on Labor Relations and Employment of the Standing Committee on Business and Labor, with approval of standing committee chair for report to be made directly to the floor of the House:

Committee Substitute for S.B. 1013, A BILL TO BE ENTITLED AN ACT TO ENACT THE WORKFORCE PREPAREDNESS ACT, AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, with a favorable report.

RE-REFERRALS

On motion of Representative Hackney and without objection, H.B. 2021, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW
PROHIBITING THE DISCHARGE OF FIREARMS ON REGISTERED LAND IN VANCE COUNTY BY PROVIDING FOR REGISTRATION AT ANY TIME AND BY ELIMINATING THE REQUIREMENT THAT REGISTRATION BE RENEWED ANNUALLY, is withdrawn from the Committee on Finance and placed on today's Calendar.

On motion of Representative Robinson, pursuant to Rule 39.2 and without objection, S.B. 1650, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF ALCOHOLIC BEVERAGE CONTROL PROFITS FOR THE TOWN OF GRANITE FALLS, is withdrawn from the Committee on Local and Regional Government 1 and re-referred to the Committee on Finance.

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:

By Representative Ramsey for the Committee on Financial Institutions:

S.B. 1719, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58-57-100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, with a favorable report.

By Representative McLawhorn for the Permanent Subcommittee on Transportation of the Standing Committee on Highways, with approval of standing committee chair for report to be made directly to the floor of the House:

S.B. 1072, A BILL TO BE ENTITLED AN ACT TO ALLOW STATE EMERGENCY MANAGEMENT VEHICLES TO BE EQUIPPED WITH RED LIGHTS AND SIRENS, with a favorable report.

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:

H.J.R. 2130, A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF JOE MAX THOMAS, FORMER STATE SENATOR, with a favorable report.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Committee Substitute for S.B. 1663, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF THIRTY-FIVE MILLION DOLLARS OF STATE PARKS BONDS OR NOTES AND TO APPROPRIATE THE PROCEEDS OF THESE BONDS AND NOTES FOR SPECIFIC STATE PARKS CAPITAL IMPROVEMENT PROJECTS AND LAND ACQUISITION, is read the first time and referred to the Committee on Appropriations.
S.J.R. 1720, A JOINT RESOLUTION HONORING THE CITY OF MOUNT AIRY ON BEING NAMED AN ALL AMERICA CITY, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

RE-REFERRAL

On motion of Representative Nesbitt and without objection, S.B. 605, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A FUNDING FORMULA AND A SELECTION PROCESS FOR THE INCLUSION OF WORKS OF ART IN STATE BUILDINGS AND TO EXEMPT FROM SALES TAX SALES TO STATE AGENCIES OF WORKS OF ART FOR STATE BUILDINGS, is withdrawn from the Committee on Appropriations and re-referred to the Committee on Finance.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 763, AN ACT TO ALLOW PENDER COUNTY AND ITS MUNICIPALITIES TO SPECIFY BY INTERLOCAL AGREEMENT A REDISTRIBUTION OF LOCAL SALES TAX REVENUES NOT RESTRICTED BY LAW. (CHAPTER 577)

H.B. 1727, AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES. (CHAPTER 578)

S.B. 725, AN ACT TO MODIFY THE PERCENTAGE OF SALES THAT MUST BE ATTRIBUTABLE TO FOOD AND NONALCOHOLIC BEVERAGES BY RESTAURANT PERMITTEES. (CHAPTER 579)

CALENDAR

Action is taken on the following:

CONFERENCE REPORT

Representative Hackney moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 80

TO: The President of the Senate
    The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on H.B. 80, A BILL TO BE ENTITLED AN ACT TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF
REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTATE AN INADVER-TENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING BASED ON FEDERAL DETERMINA-
TIONS, AND TO CLARIFY THE ASSESSMENT STATUTES, Senate Finance Committee Substitute Adopted 7/21/93, submit the following report:

The House and Senate agree to the following amendments to the Senate Committee Substitute, Senate Finance Committee Substitute Adopted 7/21/93, and the House concurs in the Senate Committee Substitute as amended:

on page 5, line 38, rewrite that line to read:
"determination. If a taxpayer forfeits a tax credit pursuant to G.S. 105–163.014, the Secretary must assess any tax or additional tax due as a result of the forfeiture within three years after the date of the forfeiture. In all other cases, the Secretary must propose an assessment of any”;

on page 6, line 9, rewrite that line to read:
"return was required by law to be filed, whichever is the later. If a taxpayer forfeits a tax credit pursuant to G. S. 105–163.014, the Secretary shall assess any tax or additional tax due as a result of the forfeiture within three years after the date of the forfeiture. Any tax or additional”;

and on page 8, lines 30 through 32, rewrite those lines as follows:
"Sec. 7. This act becomes effective January 1, 1995, and applies to assessments of taxes for which the statute of limitations had not expired on or before January 1, 1995.”.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: June 15, 1994.

Conferees for the Senate
S/ Dennis J. Winner
S/ Roy A. Cooper, III
S/ John H. Kerr, III

Conferees for the House of Representatives
S/ Joe Hackney
S/ John R. Gamble, Jr.
S/ Thomas E. Wright

The Conference Report is adopted, by electronic vote (108–0), and the Senate is so notified by Special Message.

Committee Substitute for H.B. 1838, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE NONPARTISAN ELECTION OF THE ONSLOW COUNTY BOARD OF EDUCATION, SUBJECT TO A REFERENDUM.

On motion of Representative Grady, the House concurs in the Senate amendment and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 619, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING
ATTORNEYS’ FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY.

Representative Hensley moves that the House do concur in the Senate committee substitute bill.

Representative Hackney inquires, of the Chair, if the Senate committee substitute is germane to the original bill.

On motion of the Chair, the bill is temporarily displaced.

Committee Substitute No. 2 for H.B. 1904, A BILL TO BE ENTITLED AN ACT TO ALLOW MACON AND HAYWOOD COUNTIES TO ACQUIRE PROPERTY FOR USE BY THEIR COUNTY BOARDS OF EDUCATION AND TO AUTHORIZE THE MACON AND HAYWOOD COUNTY BOARDS OF EDUCATION TO CONVEY PROPERTY TO THEIR COUNTIES IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Bowen, and Wood – 3.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Easterling, House Committee Substitute for S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES, is withdrawn from the Calendar and re–referred to the Committee on Finance.
Without objection, the Speaker re-calendars the following bills:

Committee Substitute for H.B. 1628, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Bowen, and Wood – 3.

Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: Representative Luebke.

Excused absences: Representatives Barnhill, Bowen, and Wood – 3.

Committee Substitute for H.B. 1878, A BILL TO BE ENTITLED AN ACT TO ENABLE THE COUNTY OF AVERY TO ESTABLISH AN AIRPORT AUTHORITY FOR THE MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representative Justus.

Excused absences: Representatives Barnhill, Bowen, and Wood – 3.

Committee Substitute No. 2 for H.B. 1993, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF WASHINGTON TO NEGOTIATE AND ENTER INTO A LONG-TERM CONTRACT FOR MUNICIPAL SERVICES AND TO ANNEX CERTAIN PROPERTY INTO THAT CITY, TO ALLOW THE TOWN OF STANLEY TO NEGOTIATE ANNEXATION CONTRACTS AND TO ANNEX CERTAIN PROPERTY INTO THAT TOWN, AND TO SET THE FILING PERIOD FOR CANDIDATES FOR THE BEAUFORT COUNTY BOARD OF EDUCATION, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Beall, Black, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dockham, Easterling, Edwards, Ellis,
Voting in the negative: None.

Excused absences: Representatives Barnhill, Bowen, and Wood – 3.

H.B. 2021, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW PROHIBITING THE DISCHARGE OF FIREARMS ON REGISTERED LAND IN VANCE COUNTY BY PROVIDING FOR REGISTRATION AT ANY TIME AND BY ELIMINATING THE REQUIREMENT THAT REGISTRATION BE RENEWED ANNUALLY, passes its second reading by electronic vote (103–0).

The Speaker rules that the bill is not roll call and the bill is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 2038, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE BURLINGTON CITY SCHOOL UNIT TO DISPOSE OF CERTAIN PROPERTY AT PRIVATE SALE.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

House Committee Substitute No. 2 for S.B. 906, A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS SUBSTANTIVE AMENDMENTS TO THE WORKERS’ COMPENSATION ACT AND TO MAKE RELATED CHANGES, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Bowen, and Wood – 3.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Mavretic for the Committee on Health and Human Services:

Committee Substitute for S.B. 952, A BILL TO BE ENTITLED AN ACT TO CHANGE THE LAW REGARDING HOSPITAL AUTHORITIES TO OFFER HEALTH CARE SERVICES OUTSIDE THE CITY OR COUNTY CREATING THE AUTHORITY, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for July 1. The Senate committee substitute bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 1517, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COMMISSION FOR HEALTH SERVICES TO ADOPT RULES TO MINIMIZE THE RISK OF INJURY TO CHILDREN WHO USE PUBLIC SWIMMING POOLS, with a favorable report.

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 2037, A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY, with a favorable report, as amended.

CONFERENCE REPORT

Representative Gamble sends forth the Conference Report on House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A–15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT
IS ACQUIRING THE PROPERTY. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of June 30.

CALENDAR (continued)

Committee Substitute for H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION-LAW CHANGES.

Representative Michaux offers Amendment No. 1 which is adopted.

Representative Justus offers Amendment No. 2 which fails of adoption by electronic vote (45–62).

The bill, as amended, passes its second reading, by electronic vote (74–35), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 29, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on Senate Committee Substitute for H.B. 80, A BILL TO BE ENTITLED AN ACT TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTATE AN INADVERTENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING BASED ON FEDERAL DETERMINATIONS, AND TO CLARIFY THE ASSESSMENT STATUTES, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S.J.R. 1709, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA
UTILITIES COMMISSION, is read the first time and referred to the Committee on Judiciary III.

On motion of the Chair, the House recesses at 3:58 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

CALENDAR (continued)

Without objection, the following bills are placed on today's Calendar.

H.B. 1988, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


H.B. 2002, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alphin, Arnold, Baddour, Balmer, Beall, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Dickson, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Gamble, Gardner, Gottovi, Grady, Gray, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holmes, Holt, H. Hunter, Jarrell, Jeffus, Joye, Kennedy, Kinney,

Voting in the negative: None.


**H.B. 2039**, A BILL TO BE ENTITLED AN ACT TO MAKE A TECHNICAL CORRECTION IN A LOCAL ACT CONCERNING A DEANNEXATION FROM THE CITY OF BURLINGTON, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


**H.B. 2037**, A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY.

On motion of Representative Holt, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alphin, Arnold, Baddour, Balmer, Beall, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Dickson, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Gamble, Gardner, Gottovi, Grady, Gray, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holmes, Holt, H. Hunter, Jarrell, Jeffus, Joyce, Kennedy, Kinney,

Voting in the negative: None.


REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Fitch for the Committee on Constitutional Amendments and Referenda:

Committee Substitute No. 2 for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO CHANGE THE COMPOSITION OF THE STATE BOARD OF EDUCATION, TO MAKE THE SUPERINTENDENT OF PUBLIC INSTRUCTION AN APPOINTEE OF THE STATE BOARD OF EDUCATION, AND TO MAKE CORRESPONDING STATUTORY CHANGES, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate Committee Substitute Bill No. 2.

The House committee substitute bill is placed on the Calendar for July 1. Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Senate Committee Substitute for H.B. 536, A BILL TO BE ENTITLED AN ACT TO ALLOW AREA MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE AUTHORITIES TO PURCHASE PROPERTY BY INSTALLMENT CONTRACTS, is returned for concurrence in Senate committee substitute and placed on the Calendar for June 30.

H.B. 1551, A BILL TO BE ENTITLED AN ACT TO ELIMINATE THE REQUIREMENT OF PROOF OF FINANCIAL RESPONSIBILITY UPON RENEWAL OF A DRIVERS LICENSE, is returned for concurrence in Senate amendment and placed on the Calendar for June 30.

H.B. 1755, A BILL TO BE ENTITLED AN ACT TO MAKE IT A CRIMINAL OFFENSE TO PRACTICE PHRENOLOGY, PALMISTRY, FORTUNE TELLING, CLIARVOYANCE, AND OTHER SIMILAR CRAFTS IN WAYNE COUNTY, is returned for concurrence in Senate committee substitute, which changes the title, and placed on the Calendar for June 30.
Committee Substitute for H.B. 1770, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, is returned for concurrence in two Senate amendments and placed on the Calendar for June 30.

Committee Substitute No. 2 for H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on Environment.

Committee Substitute No. 2 for S.B. 1467, A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE REQUIREMENTS TO HAVE A CHILD IN A RESTRAINT SYSTEM WHILE OPERATING A MOTOR VEHICLE, is read the first time and referred to the Committee on Judiciary II.

S.B. 1609, A BILL TO BE ENTITLED AN ACT TO CHANGE THE SEASON FOR TAKING FOXES IN CASWELL COUNTY, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1668, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING AND DISCHARGING FIREARMS FROM PUBLIC ROADS AND HIGHWAYS IN UNION COUNTY, is read the first time and referred to the Committee on Local and Regional Government I.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Lee for the Committee on Pensions and Retirement:

H.B. 1967, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR MEMBERS OF THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM TO TRANSFER CREDITABLE SERVICE FROM THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM TO THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM, with an indefinite postponement report.

S.B. 764, A BILL TO BE ENTITLED AN ACT TO REMOVE THE DEADLINE ON APPLICATIONS FOR REFUNDS FROM THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM FOR COOPERATIVE AGRICULTURAL EXTENSION SERVICE EMPLOYEES, with a favorable report and recommendation that the bill be re-referred to the Committee on Appropriations.

The bill is re-referred to the Committee on Appropriations.

RE-REFERRAL

On motion of Representative Jack Hunt, S.B. 1425, A BILL TO BE ENTITLED AN ACT TO EXTEND THE EXPIRATION OF THE
REQUIREMENT THAT JUST COMPENSATION BE PAID FOR THE REMOVAL BY LOCAL AUTHORITIES OF BILLBOARDS ON INTER-STATE AND FEDERAL-AID PRIMARY HIGHWAYS, AS REQUIRED BY FEDERAL LAW, is withdrawn from the Committee on Rules, Calendar, and Operations of the House and re-referred to the Committee on State Government.

CONFERENCE REPORT

Representative Barnes sends forth the Conference Report on Senate Committee Substitute for H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of June 30.

WITHDRAWAL OF BILLS FROM CALENDAR

On motion of the Chair, and without objection, the following bills are withdrawn from the Calendar of July 1 and placed on the Calendar of June 30:

Committee Substitute for H.B. 1536, A BILL TO BE ENTITLED AN ACT TO ALLOW PASQUOTANK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION.

Committee Substitute for H.B. 1940, A BILL TO BE ENTITLED AN ACT TO INCREASE THE FEE FOR A NONRESIDENT SPECIAL DEVICE LICENSE.

House Committee Substitute for S.B. 945, A BILL TO BE ENTITLED AN ACT PERMITTING THE USE OF DEADLY FORCE AGAINST AN INTRUDER UNDER CERTAIN CIRCUMSTANCES.

House Committee Substitute for S.B. 1146, A BILL TO BE ENTITLED AN ACT TO INCREASE THE STATE PRIVILEGE LICENSE TAX FOR ITINERANT MERCHANTS AND SPECIALTY MARKET OPERATORS AND TO MODIFY THE PRIVILEGE LICENSE TAX REQUIREMENTS FOR FLEA MARKET VENDORS AND PEDDLERS.

House Committee Substitute for S.B. 1436, A BILL TO BE ENTITLED AN ACT TO CREATE A SEPARATE CRAB LICENSE IN CHAPTER 113 OF THE GENERAL STATUTES, TO ESTABLISH A TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, AND TO APPROPRIATE FUNDS TO STUDY THE FISHERY DURING THE MORATORIUM.

Committee Substitute No. 2 for H.B. 1683, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN'S AND RESCUE SQUAD WORKERS' PENSION FUND.
Committee Substitute No. 2 for H.B. 1774, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CAPITOL PRESERVATION COMMISSION, TO MAKE THE COMMISSION RESPONSIBLE FOR THE CARE AND ADMINISTRATION OF THE NORTH CAROLINA STATE CAPITOL AND UNION SQUARE, AND TO ESTABLISH THE CAPITAL PRESERVATION FUND.

House Committee Substitute for S.B. 952, A BILL TO BE ENTITLED AN ACT TO CHANGE THE LAW REGARDING HOSPITAL FACILITIES TO OFFER HEALTH CARE SERVICES IN BRANCH FACILITIES.

Representative Jack Hunt moves, seconded by Representative Jeffus, that subject to the reading of notices, announcements, committee reports and Messages from the Senate, the House do now adjourn to reconvene June 30 at 12:00 Noon.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Michaux for the Committee on Judiciary I:

H.B. 1901, A BILL TO BE ENTITLED AN ACT RESTORING THE DARE COUNTY BOARD OF EDUCATION TO SEVEN MEMBERS, with a favorable report.

S.B. 1612, A BILL TO BE ENTITLED AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE NAMES OF SMALL CONTRIBUTORS SO THAT IT APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS, with a favorable report, as amended.

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 1899, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, with a favorable report.

S.B. 1377, A BILL TO BE ENTITLED AN ACT TO CONFORM THE THRESHOLD FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD STATE INCOME TAXES TO THAT USED UNDER THE INTERNAL REVENUE CODE FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD FEDERAL INCOME TAXES, AND TO CLARIFY THE TYPE OF INFORMATION A TAXPAYER MUST PROVIDE TO THE SECRETARY OF REVENUE, with a favorable report.

Committee Substitute for S.B. 1473, A BILL TO BE ENTITLED AN ACT TO ADDRESS MOTOR FUEL TAX EVASION, with a favorable report.
S.B. 1619, A BILL TO BE ENTITLED AN ACT TO UPDATE THE REFERENCE TO THE INTERNAL REVENUE CODE USED IN DETERMINING CERTAIN TAXABLE INCOME AND TAX EXEMPTIONS AND TO RESOLVE AN UNINTENDED CONFLICT BETWEEN THE STATUTE OF LIMITATIONS FOR CERTAIN TAX REFUNDS AND THE LAW ALLOWING DEDUCTIONS FOR CARRYBACKS, BAD DEBTS, AND WORTHLESS SECURITIES, with a favorable report.

S.B. 1632, A BILL TO BE ENTITLED AN ACT TO INCORPORATE INTO THE CHARTER OF THE CITY OF ASHEVILLE AN AGREEMENT MAKING A FULL AND FINAL SETTLEMENT OF DISPUTED MATTERS RELATING TO THE AMOUNT OF FRANCHISE TAX DUE THE CITY BY TWO PUBLIC UTILITIES, with a favorable report, as amended.

Committee Substitute for S.B. 1679, A BILL TO BE ENTITLED AN ACT TO MAKE SUNDRY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE, CHATHAM, FORSYTH, AND NASH COUNTIES, with a favorable report.

S.B. 1700, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATES FOR THE INSURANCE REGULATORY CHARGE AND THE PUBLIC UTILITY REGULATORY FEE, with a favorable report.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 29, 1994

Mr. Speaker:

On H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFENSE OF THIRD DEGREE TRESPASS IN WILKES AND YADKIN COUNTIES, which Senate committee substitute proposed to change the title upon concurrence to read Senate Committee Substitute for H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on and the title becomes H.B. 689, A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFENSE OF THIRD DEGREE TRESPASS IN WILKES AND YADKIN COUNTIES, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:
S.B. 1660, A BILL TO BE ENTITLED AN ACT TO MAKE A CHANGE IN THE FUNDING FORMULA FOR GUILFORD COUNTY SCHOOLS PROVIDED BY THE MERGER ACT, is read the first time and, without objection, held for referral.

S.B. 1713, A BILL TO BE ENTITLED AN ACT TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, is read the first time and, without objection, held for referral.

S.B. 1712, A BILL TO BE ENTITLED AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO THE OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT, is read the first time and, without objection, held for referral.

Committee Substitute for S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES, is read the first time and, without objection, held for referral.

S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, is read the first time and, without objection, held for referral.

Committee Substitute for S.B. 1566, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION AND TO AMEND THE WINDOW TINTING LAW, is read the first time and, without objection, held for referral.

Senate Committee Substitute for H.B. 1319, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE STUDIES BY THE LEGISLATIVE RESEARCH COMMISSION, TO CREATE AND CONTINUE VARIOUS COMMITTEES AND COMMISSIONS, AND TO DIRECT VARIOUS STATE AGENCIES TO STUDY SPECIFIED ISSUES, is returned for concurrence in Senate committee substitute, which changes the title, and held without objection.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:
By Representatives Hackney and G. Miller for the Committee on Finance:

S.B. 1650, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF ALCOHOLIC BEVERAGE CONTROL PROFITS FOR THE TOWN OF GRANITE FALLS, with a favorable report, as amended.

By Representative H. Hunter for the Committee on Children, Youth and Families:

H.B. 1130, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE LAW REGARDING THE EXEMPTION OF DAY CARE OFFERED BY NONPUBLIC SCHOOLS FROM DAY CARE REGULATION, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1438, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE AID TO FAMILIES WITH DEPENDENT CHILDREN RESPONSIBLE PARENTING AND EMPLOYMENT INCENTIVE ACT OF 1993 AND TO APPROPRIATE FUNDS TO IMPLEMENT THIS ACT, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1513, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC., OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1821, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ESTABLISHMENT OF A BIRTH DEFECTS REGISTRY IN THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 1384, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT
COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC. OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES, with a favorable report.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for H.B. 977, A BILL TO BE ENTITLED AN ACT TO AMEND THE ENTRY OF JUDGMENT RULE, RULE 58 OF THE RULES OF CIVIL PROCEDURE, AS REQUESTED BY THE NORTH CAROLINA BAR ASSOCIATION, is returned for concurrence in Senate committee substitute and held, without objection.

The House stands adjourned at 6:54 p.m.

ONE HUNDRED THIRTY-FOURTH DAY

HOUSE OF REPRESENTATIVES
Thursday, June 30, 1994

The House meets at 12:00 Noon pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 29 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill and Howard for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 898, AN ACT TO PROVIDE THAT AN OWNER OF AN ON–SITE LAND CLEARING AND INERT DEBRIS LANDFILL DOES NOT HAVE
TO OBTAIN A STATE PERMIT AND TO REGULATE SUCH LANDFILLS. (CHAPTER 580)

H.B. 1964, AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SESSION LAWS TO PROVIDE THAT THE SHERIFF ISSUE TYRRELL COUNTY WEAPON PERMITS. (CHAPTER 581)

H.B. 80, AN ACT TO REDUCE THE TIME ALLOWED THE DEPARTMENT OF REVENUE TO MAKE ASSESSMENTS OF TAXES FOLLOWING A FEDERAL DETERMINATION, TO REINSTATE AN INADVERTENTLY DELETED PROVISION RELATING TO ASSESSMENTS FOR EMPLOYER WITHHOLDING BASED ON FEDERAL DETERMINATIONS, AND TO CLARIFY THE ASSESSMENT STATUTES. (CHAPTER 582)

H.B. 1838, AN ACT TO PROVIDE FOR THE NONPARTISAN ELECTION OF THE ONslow COUNTY BOARD OF EDUCATION, SUBJECT TO A REFERENDUM, AND PROVIDING THAT WHEN VACANCIES ARE TO BE FILLED ON THE CABARRUS COUNTY BOARD OF EDUCATION BY ELECTION FOR THE REMAINDER OF THE UNEXPIRED TERM, THE ELECTION SHALL BE HELD TOGETHER WITH THOSE FOR THE FULL TERM. (CHAPTER 583)

S.B. 1045, AN ACT TO BROADEN EXISTING INCOME TAX CREDITS FOR THE PRODUCTION AND INSTALLATION OF SOLAR AND PHOTOVOLTAIC EQUIPMENT BY INCREASING THE AMOUNTS OF THE CREDITS AND EXTENDING THE SOLAR EQUIPMENT CREDITS TO INCLUDE EQUIPMENT THAT GENERATES ELECTRICITY. (CHAPTER 584)

PLACEMENT OF BILLS ON SUPPLEMENTAL CALENDAR

On motion of the Chair and without objection, all bills reported from committees are placed on today’s supplemental calendar.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Kennedy for the Committee on Courts and Justice:

H.B. 965, A BILL TO BE ENTITLED AN ACT TO INCREASE PUBLIC SAFETY BY REPEALING THE PRISON STABILIZATION ACT, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 966, A BILL TO BE ENTITLED AN ACT DIRECTING THE ATTORNEY GENERAL TO APPLY TO THE UNITED STATES DISTRICT COURT FOR RELIEF FROM THE SETTLEMENT AGREEMENT IN THE CASE OF SMALL V. MARTIN, with an indefinite postponement report.
The bill is placed on the Unfavorable Calendar.

H.B. 1024, A BILL TO BE EntITLED AN ACT TO REQUIRE PARENTAL OR JUDICIAL CONSENT FOR UNEMANCIPATED MINOR’S ABORTION, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1026, A BILL TO BE EntITLED AN ACT TO ENACT THE WOMAN’S RIGHT TO KNOW ACT REQUIRING INFORMED CONSENT OF THE PREGNANT WOMAN BEFORE ABORTION MAY BE PERFORMED, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1100, A BILL TO BE EntITLED AN ACT TO PROVIDE THAT IT IS FIRST DEGREE MURDER TO KILL A LAW ENFORCEMENT OFFICER, A CORRECTIONAL OFFICER, A DISTRICT ATTORNEY, AN ASSISTANT DISTRICT ATTORNEY, A JUSTICE, OR A JUDGE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

By Representative H. Hunter for the Committee on Children, Youth and Families:

H.B. 2035, A BILL TO BE EntITLED AN ACT TO MANDATE CRIMINAL HISTORY AND CENTRAL REGISTRY HISTORY CHECKS OF ALL FOSTER PARENTS IN LICENSED FAMILY FOSTER HOMES AND TO APPROPRIATE FUNDS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill and recommendation that the committee substitute bill be re-referred to the Committee on Appropriations.

The committee substitute bill is re-referred to the Committee on Appropriations. The original bill is placed on the Unfavorable Calendar.

H.B. 2081, A BILL TO BE EntITLED AN ACT TO ENSURE PROPER CHILD DAY CARE VOUCHER PAYMENT OPTIONS, with an indefinite postponement report, with a Minority Report attached.

On motion of the Chair and without objection, the question of the Minority Report is temporarily displaced.

By Representatives Hackney and G. Miller for the Committee on Finance:

Committee Substitute for H.B. 1794, A BILL TO BE EntITLED AN ACT TO INCORPORATE THE TOWN OF SANDYFIELD IN COLUMBUS COUNTY, with a favorable report.

Committee Substitute for H.B. 2057, A BILL TO BE EntITLED AN ACT TO PROVIDE FOR SURETY BONDS FOR SMALL BUSINESSES THAT CONTRACT WITH GOVERNMENTAL AGENCIES, with a
favorable report as to Committee Substitute Bill No. 2, unfavorable as to Committee Substitute Bill No. 1.

Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

REFERRALS OF SENATE MESSAGES

Referrals are made for the following bills which were read June 29.

Committee Substitute for H.B. 977, A BILL TO BE ENTITLED AN ACT TO AMEND THE ENTRY OF JUDGMENT RULE, RULE 58 OF THE RULES OF CIVIL PROCEDURE, AS REQUESTED BY THE NORTH CAROLINA BAR ASSOCIATION, is placed on the Supplemental Calendar for today.

Senate Committee Substitute for H.B. 1319, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE STUDIES BY THE LEGISLATIVE RESEARCH COMMISSION, TO CREATE AND CONTINUE VARIOUS COMMITTEES AND COMMISSIONS, AND TO DIRECT VARIOUS STATE AGENCIES TO STUDY SPECIFIED ISSUES, is referred to the Committee on Rules, Calendar, and Operations of the House.

Committee Substitute for S.B. 1566, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION AND TO AMEND THE WINDOW TINTING LAW, is referred to the Committee on Finance.

S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, is referred to the Committee on Finance.

S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES, is referred to the Committee on Finance.

S.B. 1660, A BILL TO BE ENTITLED AN ACT TO MAKE A CHANGE IN THE FUNDING FORMULA FOR GUILFORD COUNTY SCHOOLS PROVIDED BY THE MERGER ACT, is referred to the Committee on Local and Regional Government I.

S.B. 1712, A BILL TO BE ENTITLED AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY
ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT, is referred to the Committee on Judiciary II.

S.B. 1713, A BILL TO BE ENTITLED AN ACT TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, is referred to the Committee on Finance.

BILL RE-CALENDARED

On motion of the Chair and without objection, H.J.R. 2130, A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF JOE MAX THOMAS, FORMER STATE SENATOR, is re–calendared for immediate consideration.

The resolution passes its second reading, by electronic vote (98–0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered sent to the Senate by Special Message.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Gottovi for the Committee on Environment:

Senate Committee Substitute for H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, AND TO PROVIDE THAT A PERSON WHO KNOWINGLY MAKES A FALSE STATEMENT IN DOCUMENTS REQUIRED UNDER THE SOLID WASTE LAWS IS GUILTY OF A MISDEMEANOR, with recommendation that the House concur.

The Senate committee substitute bill is placed on the Supplemental Calendar for today.

By Representative Hightower for the Committee on State Government:

H.B. 98, A BILL TO BE ENTITLED AN ACT TO DEREGULATE FIRE SPRINKLER CONTRACTORS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 113, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE NATIONAL GUARD TO OPEN POST EXCHANGES AT THE AIR
NATIONAL GUARD BASE IN CHARLOTTE AND THE NATIONAL GUARD HEADQUARTERS IN RALEIGH, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 171, A BILL TO BE ENTITLED AN ACT TO REQUIRE NOTIFICATION OF PAROLE HEARINGS AND THE DECISION REACHED AT THOSE HEARINGS TO NEWSPAPERS AND OTHER MEDIA IN THE COUNTY WHERE THE PRISONER BEING CONSIDERED FOR PAROLE WAS CONVICTED AND, IF DIFFERENT, IN THE COUNTY WHERE THE PRISONER WAS CHARGED, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 317, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO ESTABLISH SUNSET DATES FOR ALL STATE BOARDS AND COMMISSIONS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 369, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO REORGANIZE THE DEPARTMENT OF ADMINISTRATION, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 885, A BILL TO BE ENTITLED AN ACT TO RESTRICT FORCED ANNEXATIONS IN GUILFORD COUNTY, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 953, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA LICENSING BOARD OF ON-SITE WASTEWATER SYSTEM CONTRACTORS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1012, A BILL TO BE ENTITLED AN ACT TO TRANSFER THE FUNCTIONS OF THE STATE BOARD OF ELECTIONS OTHER THAN CAMPAIGN FINANCE TO THE SECRETARY OF STATE, TO CREATE THE POSITION OF DEPUTY SECRETARY OF STATE FOR ELECTIONS TO HANDLE THE PREVIOUS FUNCTIONS OF THE EXECUTIVE SECRETARY-DIRECTOR OF THAT BOARD AND TO CANVASS ELECTIONS AND TO CREATE A CAMPAIGN FINANCE BOARD, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1117, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE ISSUANCE OF CITATIONS AGAINST PERSONS VIOLATING
THE PROVISIONS AND RULES REGARDING THE LICENSING OF ELECTRICAL CONTRACTORS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1129, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR A STATE ARCHITECT AND TO REQUIRE COMPETITIVE BIDDING ON STATE ARCHITECTURAL, ENGINEERING, AND SURVEYING CONTRACTS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1155, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONTINUING EDUCATION FOR REGISTERED COSMETOLOGISTS AND REGISTERED MANICURISTS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 1425, A BILL TO BE ENTITLED AN ACT TO EXTEND THE EXPIRATION OF THE REQUIREMENT THAT JUST COMPENSATION BE PAID FOR THE REMOVAL BY LOCAL AUTHORITIES OF BILLBOARDS ON INTERSTATE AND FEDERAL-AID PRIMARY HIGHWAYS, AS REQUIRED BY FEDERAL LAW, with a favorable report.

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

By Representative Hensley for the Committee on Judiciary III:

H.B. 1965, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT AGENCIES GIVE NOTICE OF INTENDED RULE MAKING BEFORE THE COMMENCEMENT OF RULE MAKING, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The original bill is placed on the Unfavorable Calendar.

H.B. 2010, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PERSONS CONVICTED OF SECOND OR SUBSEQUENT OFFENSES OF DRIVING WHILE IMPAIRED SHALL RECEIVE TREATMENT, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 2095, A BILL TO BE ENTITLED AN ACT TO ABOLISH PAROLE AND TO REPEAL THE PRISON POPULATION CAP, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 902, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE LAWS CONCERNING BICYCLE HAND SIGNALS, with a favorable report, as amended.
Committee Substitute for S.B. 1630, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, AND TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The Senate committee substitute bill is placed on the Unfavorable Calendar.

S.J.R. 1709, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION, with a favorable report.

SPEAKER BLUE PRESIDING.

On motion of the Chair, the House recesses at 12:45 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

REPORTS OF COMMITTEES

The following reports from standing committees are presented:

By Representative Lutz for the Committee on Local and Regional Government II:

H.B. 773, A BILL TO BE ENTITLED AN ACT TO ENABLE THE TOWN OF MORRISVILLE TO ASSESS BENEFITED PROPERTY FOR STREET AND SIDEWALK IMPROVEMENTS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 896, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE GUILFORD COUNTY AND THE CITIES OF GREENSBORO AND HIGH POINT TO TAKE INTO CONSIDERATION PROSPECTIVE REVENUES GENERATED BY THE DEVELOPMENT IN ARRIVING AT THE AMOUNT OF CONSIDERATION FOR AN ECONOMIC DEVELOPMENT CONVEYANCE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

By Representative Barnes for the Committee on Education:

Committee Substitute No. 2 for S.B. 883, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA PROFESSIONAL
TEACHING STANDARDS BOARD, with a favorable report as to House committee substitute bill, unfavorable as to Senate Committee Substitute Bill No. 2.

Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

By Representative James for the Committee on Agriculture:

H.B. 2006, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TRAPPING AND KILLING OF RED WOLVES BY OWNERS OF PRIVATE LAND, with a favorable report as to committee substitute bill, unfavorable as to original bill.

The bill is placed on the Unfavorable Calendar.

By Representative Fitch for the Committee on Constitutional Amendments and Referenda:

H.B. 24, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO AMEND THE CONSTITUTION TO CHANGE THE STATE BOARD OF EDUCATION APPOINTMENT PROCESS AND TO AUTHORIZE THE STATE BOARD OF EDUCATION TO APPOINT THE STATE SUPERINTENDENT OF PUBLIC INSTRUCTION, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 45, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION OF NORTH CAROLINA TO SECURE TO THE GOVERNOR THE POWER OF LINE-ITEM VETO, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 62, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR A REFERENDUM IN NOVEMBER 1994 TO AMEND THE CONSTITUTION TO PROVIDE FOR A GUBERNATORIAL VETO REQUIRING A THREE-FIFTHS VOTE TO OVERRIDE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 178, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR A BINDING REFERENDUM ON THE ESTABLISHMENT OF A NORTH CAROLINA STATE LOTTERY, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 960, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION OF NORTH CAROLINA TO REQUIRE VOTER APPROVAL BEFORE MOST TAXES MAY BE LEVIED OR INCREASED, EXCEPT IN THE CASE OF AN EMERGENCY
DECLARED BY THE GOVERNOR, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

**H.B. 2028**, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE CONSTRUCTION OF BLOWING ROCK ELEMENTARY SCHOOL, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The original bill is placed on the Unfavorable Calendar.

**S.B. 1609**, A BILL TO BE ENTITLED AN ACT TO CHANGE THE SEASON FOR TAKING FOXES IN CASWELL COUNTY, with a favorable report.

**S.B. 1660**, A BILL TO BE ENTITLED AN ACT TO MAKE A CHANGE IN THE FUNDING FORMULA FOR GUILFORD COUNTY SCHOOLS PROVIDED BY THE MERGER ACT, with a favorable report.

**S.B. 1668**, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING AND DISCHARGING FIREARMS FROM PUBLIC ROADS AND HIGHWAYS IN UNION COUNTY, with a favorable report.

By Representative Michaux for the Committee on Judiciary I:

Committee Substitute for **S.B. 20**, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES RELATING TO THE ELECTORAL COLLEGE TO CONFORM THEM TO FEDERAL REQUIREMENTS AND STATE LAW, with a favorable report.

Committee Substitute for **S.B. 1563**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CONCERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE OCCUPATION, EMPLOYER'S NAME, BUSINESS ADDRESS AND LABOR UNION MEMBERSHIP; AND TO CHANGE THE LIMITATION ON CONTRIBUTIONS; AND TO REMOVE THE POPULATION THRESHOLD FOR REPORTING, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The Senate committee substitute bill is placed on the Unfavorable Calendar.

**SPECIAL MESSAGES FROM THE SENATE**

The following special messages are received from the Senate:

**S.B. 1362**, A BILL TO BE ENTITLED AN ACT TO MAKE IT UNLAWFUL TO REMOVE OR DESTROY ELECTRONIC COLLARS ON DOGS
IN HAYWOOD, JACKSON, SWAIN, MACON, HENDERSON, AND TRANSYLVANIA COUNTIES, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1648, A BILL TO BE ENTITLED AN ACT TO MODIFY THE PROVISIONS OF THE CHARTER OF THE CITY OF FAYETTEVILLE CONCERNING FAIR HOUSING, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, is read the first time and referred to the Committee on Finance.

S.J.R. 1718, A JOINT RESOLUTION HONORING THE LIFE AND MEMORY OF JOE MAX THOMAS, FORMER STATE SENATOR, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

H.B. 1632, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWNS OF KITTY HAWK AND NAGS HEAD TO REGULATE CERTAIN ACTIVITIES IN WATERWAYS ADJACENT TO THOSE TOWNS, is returned for concurrence in Senate amendment. Upon concurrence, the Senate amendment changes the title. Without objection, the bill is placed on today’s Supplemental Calendar.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Gottovi for the Committee on Environment:

H.B. 125, A BILL TO BE ENTITLED AN ACT TO VEST AUTHORITY IN THE SECRETARY OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO GRANT SHELLFISH CULTIVATION LEASES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 462, A BILL TO BE ENTITLED AN ACT TO AMEND THE SITE SELECTION CRITERIA FOR A LOW-LEVEL RADIOACTIVE WASTE FACILITY TO PROVIDE THAT NO FACILITY BE SITED WITHIN TEN MILES OF A NEIGHBORING STATE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 975, A BILL TO BE ENTITLED AN ACT TO POSTPONE THE SELECTION OF A PREFERRED SITE FOR A LOW-LEVEL RADIOACTIVE WASTE MANAGEMENT FACILITY FOR THE SOUTHEAST INTERSTATE LOW-LEVEL RADIOACTIVE WASTE MANAGEMENT COMPACT UNTIL AT LEAST ONE OTHER STATE HAS LICENSED A NEW LOW-LEVEL RADIOACTIVE WASTE FACILITY, with an indefinite postponement report.
The bill is placed on the Unfavorable Calendar.

**H.B. 1075**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE ENVIRONMENTAL MANAGEMENT COMMISSION TO ABATE PENALTIES FOR SCHOOLS IN VIOLATION OF WATER QUALITY REQUIREMENTS SO THAT FUNDS MAY BE USED FOR SYSTEM IMPROVEMENTS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

**H.B. 1107**, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE CRITICAL AREA REQUIREMENT AROUND A WATER SUPPLY MAY BE WAIVED IN CERTAIN LIMITED CIRCUMSTANCES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

**H.B. 1118**, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT LOCAL UNANIMITY IS NOT A PREREQUISITE TO A WATER SUPPLY WATERSHED RECLASSIFICATION, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

On motion of the Chair, the House recesses at 4:15 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

CALENDAR

Action is taken on the following:

CONFEERENCE REPORT

On motion of the Chair, the Conference Report for Senate Committee Substitute for **H.B. 689**, A BILL TO BE ENTITLED AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS, is temporarily displaced.

CALENDAR (continued)

Senate Committee Substitute for **H.B. 1755**, A BILL TO BE ENTITLED AN ACT TO AMEND THE COUNTIES IN WHICH IT IS A CRIMINAL OFFENSE TO PRACTICE PHRENOLOGY, PALMISTRY, FORTUNE TELLING, CLAIRVOYANCE, AND OTHER SIMILAR CRAFTS.

On motion of Representative Baddour, the House concurs in the Senate committee substitute and the bill is ordered enrolled.
Senate Committee Substitute for H.B. 536, A BILL TO BE ENTITLED AN ACT TO ALLOW AREA MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE AUTHORITIES TO PURCHASE PROPERTY BY INSTALLMENT CONTRACTS.

On motion of Representative H. Hunter, the House concurs in the Senate committee substitute, by electronic vote (70–0), and the bill is ordered enrolled.

H.B. 1551, A BILL TO BE ENTITLED AN ACT TO ELIMINATE THE REQUIREMENT OF PROOF OF FINANCIAL RESPONSIBILITY UPON RENEWAL OF A DRIVERS LICENSE.

On motion of the Chair, the bill is temporarily displaced.

H.B. 2037, A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY.

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate by Special Message.


Voting in the negative: None.


Committee Substitute for H.B. 1878, A BILL TO BE ENTITLED AN ACT TO ENABLE THE COUNTY OF AVERY TO ESTABLISH AN AIRPORT AUTHORITY FOR THE MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown,

Voting in the negative: None.


Committee Substitute No. 2 for H.B. 1993, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF WASHINGTON TO NEGOTIATE AND ENTER INTO A LONG-TERM CONTRACT FOR MUNICIPAL SERVICES AND TO ANNEX CERTAIN PROPERTY INTO THAT CITY, TO ALLOW THE TOWN OF STANLEY TO NEGOTIATE ANNEXATION CONTRACTS AND TO ANNEX CERTAIN PROPERTY INTO THAT TOWN, AND TO SET THE FILING PERIOD FOR CANDIDATES FOR THE BEAUFORT COUNTY BOARD OF EDUCATION, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.


H.B. 1988, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.

Voting in the negative: None.


H.B. 2002, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOME S, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.


H.B. 2039, A BILL TO BE ENTITLED AN ACT TO MAKE A TECHNICAL CORRECTION IN A LOCAL ACT CONCERNING A DEANNEXA TION FROM THE CITY OF BURLINGTON, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black,

Voting in the negative: None.


CONFERENCE REPORT

Representative J. Brown moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 689

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 689, A BILL TO BE ENTITLED AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS, Senate Judiciary I Committee Substitute adopted 7/23/93, as amended by Senate Amendment #1, submit the following report:

The House and Senate agree to the following amendment to the Senate Committee Substitute, Senate Judiciary I Committee Substitute adopted 7/23/93, as amended by Senate Amendment #1, and the House concurs in the Senate Committee Substitute as amended:

on page 1, lines 1–19 by deleting those lines and substituting the following:

"A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFENSE OF THIRD DEGREE TRESPASS IN WILKES AND YADKIN COUNTIES.

The General Assembly of North Carolina enacts:

Section 1. Section 2 of Chapter 862 of the 1991 Session Laws reads as rewritten:
"Sec. 2. This act applies only to Rowan County, Rowan, Wilkes, and Yadkin Counties."

Sec. 2. This act becomes effective December 1, 1994, and applies to offenses committed on or after that date.

The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: June 21, 1994.

Conferees for the Senate
S/ Frank W. Ballance, Jr.
S/ Fred Folger, Jr.
S/ Daniel R. Simpson

Conferees for the House of Representatives
S/ Anne C. Barnes
S/ George M. Holmes
S/ Mary Jarrell

The Conference Report, which changes the title, is adopted by electronic vote (100-0). The Senate having previously adopted the Conference Report, the Speaker orders the bill enrolled.

CONFERENCE REPORT

Representative Gamble moves the adoption of the following Conference Report which the Speaker has ruled to be material.

House Committee Substitute for S.B. 87

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on Senate Bill 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A-15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY., Fourth Edition Engrossed 6/22/94, submit the following report:

On page 1, line 15, by inserting "Mecklenberg," between "McDowell", and "Montgomery".

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: June 29, 1994.
Conferees for the  
Senate  
S/ Fred Folger, Jr.  
S/ James S. Forrester  
S/ Leslie Winner

Conferees for the  
House of Representatives  
S/ William P. Cunningham  
S/ Walter W. Dickson  
S/ John R. Gamble

The material Conference Report is adopted on its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


Committee Substitute for H.B. 1770, A BILL TO BE ENTITLED AN ACT TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, which was temporarily displaced, is before the Body.

On motion of Representative B. Miller, the House concurs in Senate Amendment No. 1 by electronic vote (102–0).

On motion of Representative B. Miller, the House concurs in Senate Amendment No. 2, by electronic vote (102–2), and the bill is ordered enrolled.

H.B. 1551, A BILL TO BE ENTITLED AN ACT TO ELIMINATE THE REQUIREMENT OF PROOF OF FINANCIAL RESPONSIBILITY UPON RENEWAL OF A DRIVERS LICENSE, which was temporarily displaced, is before the Body.

On motion of Representative R. Hunter, the House concurs in the Senate amendment, by electronic vote (105–0), and the bill is ordered enrolled.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:
By Representative Michaux for the Committee on Judiciary I:

Committee Substitute for S.B. 61, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION CONSIDER VARIOUS FACTORS PRIOR TO GRANTING ABC PERMITS, TO LENGTHEN THE PERIOD OF NOTICE TO LOCAL GOVERNMENTS, AND TO CLARIFY THAT NO NOTICE NEED BE GIVEN TO LOCAL GOVERNMENTS UNLESS THE PERMIT IS PERMANENT, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The Senate committee substitute bill is placed on the Unfavorable Calendar.

S.B. 1653, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The original bill is placed on the Unfavorable Calendar.

By Representative R. Hunter for the Committee on Judiciary II:

Committee Substitute No. 2 for S.B. 1467, A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE REQUIREMENTS TO HAVE A CHILD IN A RESTRAINT SYSTEM WHILE OPERATING A MOTOR VEHICLE, with a favorable report as to House committee substitute bill, unfavorable as to Senate Committee Substitute Bill No. 2.

Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

S.B. 1712, A BILL TO BE ENTITLED AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT, with a favorable report.

Senate Committee Substitute for H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER
CERTAIN CIRCUMSTANCES AND TO PROVIDE QUALIFIED IMMUNITY FOR PERSONS WHO ASSIST IN EVALUATING THE RISKS OF TRANSMISSION BY HEALTH CARE WORKERS OF HIV OR HEPATITIS B TO PATIENTS, with recommendation that the House do not concur; request conferees.

The Senate committee substitute bill is placed on today’s Supplemental Calendar.

H.B. 1114, A BILL TO BE ENTITLED AN ACT TO ESTABLISH TELECOMMUNICATOR CERTIFICATION AND TRAINING REQUIREMENTS AND TO FUND A PROGRAM OF TRAINING FOR PUBLIC SAFETY TELECOMMUNICATORS, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill, and recommendation that the committee substitute bill be re-referred to the Committee on Rules, Calendar, and Operations of the House.

The committee substitute bill is re-referred to the Committee on Rules, Calendar, and Operation of the House. The original bill is placed on the Unfavorable Calendar.

CALENDAR (continued)

S.B. 1632, A BILL TO BE ENTITLED AN ACT TO INCORPORATE INTO THE CHARTER OF THE CITY OF ASHEVILLE AN AGREEMENT MAKING A FULL AND FINAL SETTLEMENT OF DISPUTED MATTERS RELATING TO THE AMOUNT OF FRANCHISE TAX DUE THE CITY BY TWO PUBLIC UTILITIES.

On motion of Representative Hackney, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: None.


S.B. 1685, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF KINSTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


Committee Substitute for S.B. 1679, A BILL TO BE ENTITLED AN ACT TO MAKE SUNDRY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE, CHATHAM, FORSYTH, AND NASH COUNTIES, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

H.B. 1605, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES IN THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993 AND TO OTHERWISE MODIFY THE BUDGET OPERATIONS OF THE STATE, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

On motion of Representative Diamont, Rule 36(a) is suspended and the committee substitute bill is placed on today’s Calendar for immediate consideration.

The bill passes its second reading, by electronic vote (111–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

CALENDAR (continued)

H.B. 1901, A BILL TO BE ENTITLED AN ACT RESTORING THE DARE COUNTY BOARD OF EDUCATION TO SEVEN MEMBERS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Mavretic for the Committee on Health and Human Services:

S.B. 31, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE DEPARTMENT OF HUMAN RESOURCES STUDY THE ISSUE OF REIMBURSEMENT FOR DOMICILIARY CARE HOMES AND RECOMMEND A SPECIFIC METHOD FOR RATE SETTING, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The original bill is placed on the Unfavorable Calendar.

CALENDAR (continued)

H.B. 2126, A BILL TO BE ENTITLED AN ACT TO ALLOW CLERKS OF COURT TO ACCEPT GOVERNMENT NOTES AS ACCEPTABLE COLLATERAL FOR DEPOSITS IN FINANCIAL INSTITUTIONS.
On motion of Representative Hensley, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by electronic vote (108–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate by Special Message.

H.B. 1661, A BILL TO BE ENTITLED AN ACT TO PERMIT THE USE OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDEWALKS, passes its second reading, by electronic vote (103–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute No. 2 for H.B. 1683, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN’S AND RESCUE SQUAD WORKERS’ PENSION FUND.

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

The bill passes its second reading, by electronic vote (107–2), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute No. 2 for H.B. 1774, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CAPITOL PRESERVATION COMMISSION, TO MAKE THE COMMISSION RESPONSIBLE FOR THE CARE AND ADMINISTRATION OF THE NORTH CAROLINA STATE CAPITOL AND UNION SQUARE, AND TO ESTABLISH THE CAPITOL PRESERVATION FUND, passes its second reading, by electronic vote (99–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

H.B. 1983, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS, passes its second reading, by electronic vote (95–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

H.B. 2123, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE POLICY ON EMPLOYMENT OF PRISONERS.
On motion of Representative Holt, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by electronic vote (98-1), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 1940, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A COMMERCIAL SPECIAL DEVICE LICENSE, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


Committee Substitute for H.B. 1536, A BILL TO BE ENTITLED AN ACT TO ALLOW PASQUOTANK COUNTY AND CHOWAN COUNTY TO ACQUIRE PROPERTY FOR USE BY THEIR COUNTY BOARDS OF EDUCATION, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, and Warner - 4.

On motion of Representative Culpepper, Rule 20(a)(2) is suspended and the bill is read a third time.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, and Warner - 4.

S.B. 1377, A BILL TO BE ENTITLED AN ACT TO CONFORM THE THRESHOLD FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHELD STATE INCOME TAXES TO THAT USED UNDER THE INTERNAL REVENUE CODE FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD FEDERAL INCOME TAXES, AND TO CLARIFY THE TYPE OF INFORMATION A TAXPAYER MUST PROVIDE TO THE SECRETARY OF REVENUE, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, and Warner - 4.

S.B. 1619, A BILL TO BE ENTITLED AN ACT TO UPDATE THE REFERENCE TO THE INTERNAL REVENUE CODE USED IN DETERMINING CERTAIN TAXABLE INCOME AND TAX EXEMPTIONS AND TO RESOLVE AN UNINTENDED CONFLICT BETWEEN THE STATUTE OF LIMITATIONS FOR CERTAIN TAX REFUNDS AND THE LAW ALLOWING DEDUCTIONS FOR CARRYBACKS, BAD DEBTS, AND WORTHLESS SECURITIES, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Arnold, Balmer, Berry, Brawley, Brubaker, Creech, Decker, Hall, Hayes, Hightower, Justus, Nichols, J. Preston, Spears, C. Wilson, Wood, and Wright - 17.

Excused absences: Representatives Barnhill, Esposito, Green, and Warner - 4.

SUSPENSION OF RULE

On motion of Representative Hightower, Rule 20(a)(2) is suspended and Committee Substitute for H.B. 1940, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A COMMERCIAL SPECIAL DEVICE LICENSE, is before the Body on its third reading.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Creech, Cromer, Culpepper, Cummings,

Voting in the negative: None.


REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Mavretic for the Committee on Health and Human Services:

Committee Substitute for S.B. 1249, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS, with a favorable report as to House committee substitute bill, unfavorable as to Senate committee substitute bill.

The Senate committee substitute bill is placed on the Unfavorable Calendar.

CALENDAR (continued)

S.B. 1700, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATES FOR THE INSURANCE REGULATORY CHARGE AND THE PUBLIC UTILITY REGULATORY FEE, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: Representative Bowman.

Excused absences: Representatives Barnhill, Esposito, Green, and Warner - 4.

Senate Committee Substitute for H.B. 977, A BILL TO BE ENTITLED AN ACT TO AMEND THE ENTRY OF JUDGMENT RULE, RULE 58 OF THE RULES OF CIVIL PROCEDURE, AS REQUESTED BY THE NORTH CAROLINA BAR ASSOCIATION.

On motion of Representative Hackney, the bill is temporarily displaced.

Senate Committee Substitute for H.B. 1961, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, AND TO PROVIDE THAT A PERSON WHO KNOWINGLY MAKES A FALSE STATEMENT IN DOCUMENTS REQUIRED UNDER THE SOLID WASTE LAWS IS GUILTY OF A MISDEMEANOR.

On motion of Representative Gottovi, the House concurs in the Senate committee substitute, by electronic vote (94–0), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 977, A BILL TO BE ENTITLED AN ACT TO AMEND THE ENTRY OF JUDGMENT RULE, RULE 58 OF THE RULES OF CIVIL PROCEDURE, AS REQUESTED BY THE NORTH CAROLINA BAR ASSOCIATION, which was temporarily displaced is before the Body.

On motion of Representative Hackney, the House concurs in the Senate committee substitute, by electronic vote (98–0) and the bill is ordered enrolled.

Committee Substitute for H.B. 1794, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF SANDYFIELD IN COLUMBUS COUNTY.

Representative Wright offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, Brubaker, Burton, Church, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Dickson, Dockham, Easterling, Edwards, Ellis, Fitch, Flaherty, Fussell, Gamble, Gardner, Gottovi, Grady, Gray, Griffin, Hackney, Hall, Hayes, Hill, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter, Ives, James, Jarrell, Jeffus, Jenkins, Justus, Kennedy, Kuczmarski, Lee, Lemmond, Luebke, Lutz, McAllister, McCombs, McCrary, McLaughlin, McLawhorn, Michaux, B. Miller, G. Miller, Miner, Mitchell, Moore,

Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, and Warner - 4.

H.J.R. 2117, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION.

On motion of Representative G. Miller, consideration of the resolution is temporarily displaced.

MOTION TO RE–CALENDAR BILL

On motion of Representative G. Miller, S.J.R. 1709, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION, is re–calendared for immediate consideration.

The resolution passes its second reading, by electronic vote (100–0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered enrolled.

CALENDAR (continued)

Committee Substitute No. 2 for H.B. 2057, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SURETY BONDS FOR SMALL BUSINESSES THAT CONTRACT WITH GOVERNMENTAL AGENCIES.

SPEAKER BLUE PRESIDING.

The bill passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Baddour, Balmer, Barbee, Barnes, Beall, Black, Bowen, Bowie, Bowman, Braswell, D. Brown, Brubaker, Burton, Church, Cromer, Culp, Cummings, Cunningham, Diamont, Dickson, Dockham, Easterling, Fitch, Flaherty, Fussell, Gardner, Gottovi, Gray, Griffin, Hackney, Hall, Hensley, Hill, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kennedy, Kuczmarsh, Lee, Luebke, Lutz, McAllister, McCrary, McLaughlin, McLawhorn, Mercer, Michaux, B. Miller, G. Miller, Miner, Moore, Morgan, Mosley, Nye, Oldham, C. Preston, Ramsey, Redwine, Richardson, Robinson, Rogers, Sexton,
Smith, Spears, Stewart, Sutton, Tallent, G. Thompson, Wainwright, Weatherly, Wilkins, Wilmoth, C. Wilson, Wright, and Yongue – 86.


Excused absences: Representatives Barnhill, Colton, Esposito, Green, and Warner – 5.

On motion of Representative Cunningham, Rule 20(a)(2) is suspended and the bill is read a third time.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: Representatives Arnold, Berry, J. Brown, Creech, Daughtry, Decker, Dickson, Ellis, Grady, Hayes, Howard, McCombs, Mitchell, Redwine, Weatherly, Wilkins, and Wood – 17.

Excused absences: Representatives Barnhill, Colton, Esposito, Green, and Warner – 5.

RE–REFERRAL

Representative Hensley moves that S.B. 1185, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE UNINSURED EMPLOYERS’ FUND TO PROVIDE COMPENSATION FOR CERTAIN INJURED EMPLOYEES’ WHOSE EMPLOYERS FAILED TO SECURE THE PAYMENT OF COMPENSATION, TO REQUIRE CARRIERS TO CONTRIBUTE TO THIS FUND, TO CLARIFY THAT THE COMMISSIONER OF INSURANCE HAS THE AUTHORITY TO CONDUCT INVESTIGATIONS TO DETERMINE IF EMPLOYERS ARE COMPLYING WITH THE WORKERS’ COMPENSATION INSURANCE COVERAGE REQUIREMENTS, AND TO REQUIRE EMPLOYERS TO POST NOTICE OF WORKERS’ COMPENSATION INSURANCE COVERAGE OR SELF–INSURANCE, be withdrawn from the Committee on Judiciary III and re–referred to the Committee Finance.
A division having been called, the motion carries by electronic vote (61–47).

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1633, AN ACT TO PROHIBIT THE RUNNING OF DEER BY DOGS IN THE TOWNS OF KITTY HAWK AND NAGS HEAD. (CHAPTER 585)

H.B. 1880, AN ACT TO ALLOW THE TOWN OF BEECH MOUNTAIN TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT. (CHAPTER 586)

H.B. 1955, AN ACT CONCERNING ZONING CLASSIFICATIONS IN THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY. (CHAPTER 587)

H.B. 1956, AN ACT CONCERNING ZONING BY THE CITY OF WINSTON-SALEM AND FORSYTH COUNTY. (CHAPTER 588)

H.B. 1957, AN ACT RELATING TO DISQUALIFICATION OF CONTRACTORS FROM BIDDING ON CONSTRUCTION CONTRACTS OF THE CITY OF WINSTON-SALEM. (CHAPTER 589)

H.B. 2017, AN ACT TO AUTHORIZE THE TOWN OF MINT HILL TO EXERCISE EXTRATERRITORIAL JURISDICTION WITHIN ITS SPHERE OF INFLUENCE. (CHAPTER 590)

H.B. 1605, AN ACT TO MAKE MODIFICATIONS IN APPROPRIATIONS FOR OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES FOR THE 1994–95 FISCAL YEAR, TO EXTEND CERTAIN EXPIRING BUDGET PROVISIONS, AND FOR OTHER PURPOSES. (CHAPTER 591)

RE-REFERRAL

On motion of Representative McLaughlin, S.B. 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, is withdrawn from the Committee on Finance and placed on the Calendar of July 1.

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representatives Hackney and G. Miller for the Committee on Finance:
H.B. 1854, A BILL TO BE ENTITLED AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND REGULATIONS AND TO APPROPRIATE FUNDS FOR THAT PURPOSE, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The original bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 591, A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE HUNTING AND FISHING LICENSE SCHEDULE TO MORE CLEARLY DEFINE LICENSE REQUIREMENTS, TO PROVIDE FOR TWELVE-MONTH HUNTING AND FISHING LICENSES, TO ESTABLISH SHORT-TERM AND SEASON NONRESIDENT LICENSES FOR HUNTING GAME, TO PROVIDE FOR A FREE FISHING DAY, AND TO PROVIDE FOR FOUR NEW MEMBERS OF THE WILDLIFE RESOURCES COMMISSION TO BE APPOINTED BY THE GENERAL ASSEMBLY, with a favorable report, as amended.

Committee Substitute for S.B. 605, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A FUNDING FORMULA AND A SELECTION PROCESS FOR THE INCLUSION OF WORKS OF ART IN STATE BUILDINGS AND TO EXEMPT FROM SALES TAX SALES TO STATE AGENCIES OF WORKS OF ART FOR STATE BUILDINGS, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The Senate committee substitute bill is placed on the Unfavorable Calendar.

House Committee Substitute for S.B. 617, A BILL TO BE ENTITLED AN ACT TO REGULATE THE PRACTICE OF HOME INSPECTIONS, with a favorable report as to House Committee Substitute Bill No. 2, which changes the title, unfavorable as to House Committee Substitute Bill No. 1.

House Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 716, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CORPORATE INCOME TAX CREDIT FOR CONSTRUCTION OF A COGENERATING POWER PLANT BY (1) PROVIDING THAT A PARTNERSHIP MAY QUALIFY FOR THE PARTNERSHIP, (2) CLARIFYING THAT A PARTNERSHIP MAY PASS AN INCOME TAX CREDIT THROUGH TO ITS PARTNERS, (3) EXPANDING THE CREDIT TO INCLUDE NATURAL GAS COGENERATING POWER PLANTS, (4) PROVIDING AN ALTERNATIVE METHOD TO CALCULATE THE CREDIT, (5) LIMITING THE AMOUNT OF CREDIT THAT MAY BE ALLOWED EACH YEAR, AND (6) RESTRICTING THE CREDIT TO NATURAL GAS COGENERATING POWER PLANTS EFFECTIVE BEGINNING IN 1998, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.
The Senate committee substitute bill is placed on the Unfavorable Calendar.

House Committee Substitute for S.B. 917, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA BRIDGE AUTHORITY, with a favorable report as to House Committee Substitute Bill No. 2, which changes the title, unfavorable as to House Committee Substitute Bill No. 1.

House Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.

House Committee Substitute for S.B. 940, A BILL TO BE ENTITLED AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT, with a favorable report, as amended.

S.B. 1323, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF LAKE PARK IN UNION COUNTY, with a favorable report.

S.B. 1331, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF MARVIN IN UNION COUNTY, with a favorable report.

S.B. 1469, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

The original bill is placed on the Unfavorable Calendar.

On motion of the Chair, the House recesses at 6:42 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

S.B. 1378, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT
APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL AND TO ENABLE THE UNIVERSITY OF NORTH CAROLINA AT CHARLOTTE TO SET FEES AT A RATE SUFFICIENT TO FINANCE THE STUDENT ACTIVITIES CENTER, with a favorable report, as amended.

Committee Substitute for S.B. 1663, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF THIRTY-FIVE MILLION DOLLARS OF STATE PARKS BONDS OR NOTES AND TO APPROPRIATE THE PROCEEDS OF THESE BONDS AND NOTES FOR SPECIFIC STATE PARKS CAPITAL IMPROVEMENT PROJECTS AND LAND ACQUISITION, with a favorable report.

MOTION TO RE-CALENDAR BILLS

On motion of Representative Diamont, S.B. 1378, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL AND TO ENABLE THE UNIVERSITY OF NORTH CAROLINA AT CHARLOTTE TO SET FEES AT A RATE SUFFICIENT TO FINANCE THE STUDENT ACTIVITIES CENTER, is re-calendared for immediate consideration.

On motion of Representative Nesbitt, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.


On motion of Representative Diamont, Committee Substitute for S.B. 1663, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF THIRTY–FIVE MILLION DOLLARS OF STATE PARKS BONDS OR NOTES AND TO APPROPRIATE THE PROCEEDS OF THESE BONDS AND NOTES FOR SPECIFIC STATE PARKS CAPITAL IMPROVEMENT PROJECTS AND LAND ACQUISITION, is re–calendar–dared for immediate consideration.

The bill passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Rogers, Acting Chair, for the Committee on Local and Regional Government I:

H.B. 797, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE LEE COUNTY, THE TOWN OF BROADWAY, AND THE CITY OF SANFORD TO TAKE INTO CONSIDERATION PROSPECTIVE REVENUES GENERATED BY THE DEVELOPMENT IN ARRIVING AT THE AMOUNT OF CONSIDERATION FOR AN ECONOMIC DEVELOPMENT CONVEYANCE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 1362, A BILL TO BE ENTITLED AN ACT TO MAKE IT UNLAWFUL TO REMOVE OR DESTROY ELECTRONIC COLLARS ON DOGS
MOTION TO RE-CALENDAR BILLS

On motion of Representative Hackney, House Committee Substitute for S.B. 716, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CORPORATE INCOME TAX CREDIT FOR CONSTRUCTION OF A COGENERATING POWER PLANT BY (1) PROVIDING THAT A PARTNERSHIP MAY QUALIFY FOR THE CREDIT, (2) CLARIFYING THAT A PARTNERSHIP MAY PASS AN INCOME TAX CREDIT THROUGH TO ITS PARTNERS, (3) EXPANDING THE CREDIT TO INCLUDE NATURAL GAS COGENERATING POWER PLANTS, (4) PROVIDING AN ALTERNATIVE METHOD TO CALCULATE THE CREDIT, (5) LIMITING THE AMOUNT OF CREDIT THAT MAY BE ALLOWED EACH YEAR, AND (6) RESTRICTING THE CREDIT TO NATURAL GAS COGENERATING POWER PLANTS EFFECTIVE BEGINNING IN 1998, is re-calendared for immediate consideration.

The bill passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, Kennedy, Moore, Spears, and Warner - 7.

On motion of Representative Hackney, S.B. 1323, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF LAKE PARK IN UNION COUNTY, is re-calendared for immediate consideration.

The bill passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Beall, Berry, Black, Bowen, Bowie, Bowman, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church,

Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, Kennedy, Moore, Spears, and Warner - 7.

On motion of Representative Hackney, S.B. 1331, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF MARVIN IN UNION COUNTY, is re-calendared for immediate consideration.

The bill passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, Kennedy, Moore, Spears, and Warner - 7.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representatives Hackney and G. Miller for the Committee on Finance:

S.B. 1471, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND
The original bill is placed on the Unfavorable Calendar.

On motion of Representative Hackney, the House committee substitute bill is placed on the Calendar for immediate consideration.

The bill passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, Green, Kennedy, Moore, Spears, and Warner - 7.

Representative Jack Hunt moves, seconded by Representative C. Wilson, that the House adjourn subject to notices, announcements and the receipt of Senate Messages to reconvene July 1 at 9:30 a.m.

The motion carries.

The House stands adjourned at 11:00 p.m.
Representative Hackney, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of June 30 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill and Esposito for today.

CALENDAR

Action is taken on the following:

REPRESENTATIVE FITCH, MAJORITY LEADER, PRESIDING.

CONFERENCE REPORT

The material Conference Report for House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A-15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY, is adopted on its third reading, by the following vote, and the Senate is so notified by Special Message.


Voting in the negative: None.


H.B. 1632, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWNS OF KITTY HAWK AND NAGS HEAD TO REGULATE CERTAIN ACTIVITIES IN WATERWAYS ADJACENT TO THOSE TOWNS.

On motion of Representative Culpepper, the House concurs in the Senate amendment which changes the title, by electronic vote (96-0), and the bill is ordered enrolled.
SPEAKER BLUE PRESIDING.

Senate Committee Substitute for H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES AND TO PROVIDE QUALIFIED IMMUNITY FOR PERSONS WHO ASSIST IN EVALUATING THE RISKS OF TRANSMISSION BY HEALTH CARE WORKERS OF HIV OR HEPATITIS B TO PATIENTS.

On motion of Representative Kuczmarski, the House does not concur in the Senate committee substitute, by electronic vote (97–0), and conferees are requested.

The Speaker appoints Representatives R. Hunter, Kuczmarski, Gottovi, and Gardner as conferees on the part of the House and the Senate is so notified by Special Message.

REPRESENTATIVE FITCH, MAJORITY LEADER, PRESIDING.

Committee Substitute for H.B. 1794, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF SANDYFIELD IN COLUMBUS COUNTY.

The bill, as amended, passes its third reading, by the following vote, and is ordered sent to the Senate without engrossment by Special Message.


Voting in the negative: None.


S.B. 1323, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF LAKE PARK IN UNION COUNTY, passes its third reading, by the following vote, and is ordered enrolled.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown,

Voting in the negative: None.


H.B. 1899, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES.

On motion of Representative McLaughlin and without objection, the bill is temporarily displaced.

S.B. 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: None.


Committee Substitute for H.B. 2006, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TRAPPING AND KILLING OF RED WOLVES BY OWNERS OF PRIVATE LAND.

Representative James calls the previous question on the passage of the bill.

Representative Mavretic moves, seconded by Representative Flaherty, that the call for the previous question do lie upon the table. The motion fails by electronic vote (30–75).
The question before the Body is the call for the previous question, which is sustained by electronic vote (95–15).

The bill passes its second reading, by electronic vote (94–14).

Representative Beall objects to the third reading. The bill remains on the Calendar.

On motion of Representative James, Rule 41(b) is suspended, by electronic vote (90–20), and the bill is calendared for its third reading.

Representative Luebke moves that the bill be temporarily displaced.

Representative Luebke withdraws his motion.

Representative Luebke offers Amendment No. 1.

On motion of Representative Culpepper, seconded by Representative Spears, Amendment No. 1 is tabled by electronic vote (81–18).

Representative James calls the previous question on the passage of the bill and the call is sustained by electronic vote (97–6).

The bill passes its third reading, by electronic vote (86–20), and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 2028, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE USE OF FORCE ACCOUNT LABOR FOR GRADING CONSTRUCTION WORK FOR WATAUGA HIGH SCHOOL PHYSICAL EDUCATION AND ATHLETIC FACILITIES PROJECT, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

Committee Substitute for H.B. 1854, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR CERTIFICATION OF WINDOW GLAZING IN-SPECTORS, TO APPLY THE WINDOW GLAZING REQUIREMENTS UNIFORMLY, AND TO OTHERWISE MODIFY THE WINDOW GLAZING LAWS, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: None.


On motion of Representative Ellis, Rule 20(a)(2) is suspended, by electronic vote (93-1), in order that the bill may receive its third reading today.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.


Voting in the negative: None.


SPEAKER BLUE PRESIDING.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Senate Committee Substitute for H.B. 795, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW PERTAINING TO THE PROHIBITION OF CERTAIN SOLICITATION BY HEALTH CARE PROVIDERS, is returned for concurrence in Senate committee substitute, which changes the title, and without objection, is placed on today’s Calendar.

Senate Committee Substitute for H.B. 1049, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW CONCERNING ASSAULTS ON GOVERNMENTAL OFFICERS AND EMPLOYEES TO INCLUDE COMPANY POLICE OFFICERS AND CAMPUS POLICE OFFICERS, is returned for concurrence in Senate committee substitute, and without objection, is placed on today’s Calendar.

Senate Committee Substitute for H.B. 1827, A BILL TO BE ENTITLED AN ACT TO REPEAL THE EXEMPTION OF BEAUFORT COUNTY
FROM CERTAIN PROVISIONS OF LAW RELATING TO THE APPOINTMENT OF COMMISSIONERS OF A PUBLIC HOUSING AUTHORITY, is returned for concurrence in Senate committee substitute, which changes the title, and without objection, is placed on today's Calendar.

Senate Committee Substitute for H.B. 1972, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT ALL DATA EXCEPT EFFLUENT OR EMISSION DATA IS ENTITLED TO PROTECTION AS A TRADE SECRET PURSUANT TO G.S. 132-1.2, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is returned for concurrence in Senate committee substitute, and without objection, is placed on today's Calendar.

S.B. 1628, A BILL TO BE ENTITLED AN ACT CLARIFYING THAT A MOTOR VEHICLE OPERATING LEASE THAT CONTAINS A TERMINAL RENTAL ADJUSTMENT CLAUSE IS NOT A SALE AND DOES NOT CREATE A SECURITY INTEREST IN THE LEASED PROPERTY, is read the first time and referred to the Committee on Judiciary II.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
June 30, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in the House Committee Substitute bill to S.B. 1504, (Committee Substitute) A BILL TO BE ENTITLED AN ACT TO ESTABLISH AND APPROPRIATE FUNDS FOR THE FIRST FLIGHT COMMISSION; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; TO CHANGE STATUTORY REFERENCES TO AIR CARGO AIRPORT AUTHORITY; TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO ALLOW CHILDREN TO ATTEND COMMUNITY COLLEGES; TO AUTHORIZE RECORD CHECKS OF SCHOOL EMPLOYEES; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; AND PERTAINING TO EROSION OF BEACHES, which proposed to change the title upon concurrence to read House Committee Substitute for S.B. 1504, A BILL TO BE ENTITLED AN ACT TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; TO EXPAND THE MEMBERSHIP OF THE NORTH CAROLINA AIR CARGO AIRPORT AUTHORITY; AND TO INCREASE THE TORT CLAIMS AWARD, and requests conferees. The President Pro Tempore appoints: Senator Daniel, Chairman; Senators Plyler, Cochrane, Kaplan, Lee, Odom, Martin of Pitt, Plexico, Perdue, Richardson, Hartsell, and Ward on the part
of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker appoints Representatives Diamont, Nesbitt, Black, Rogers, Crawford, Wainwright, Easterling, Nye, Holt, Bowman, McAllister, McLaughlin, Lemmond, Dickson, Bowie, Gray, Esposito, Robinson, Barnes, Fitch, Redwine, Wright, H. Hunter, Richardson, and Hensley as conferees on the part of the House and the Senate is so notified by Special Message.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

H.B. 1644, A BILL TO BE ENTITLED AN ACT TO ALLOW AVERY COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, is returned for concurrence in Senate amendment. Upon concurrence, the Senate amendment changes the title.

On motion of Representative Flaherty, the rules are suspended and the bill is placed on the Calendar for immediate consideration.

On motion of Representative Flaherty, the House concurs in the Senate amendment, by electronic vote (96-0), and the bill is ordered enrolled.

Committee Substitute for S.B. 1089, A BILL TO BE ENTITLED AN ACT REQUIRE THE DEPARTMENT OF LABOR TO CONDUCT INFORMATIONAL INSPECTIONS OF SHELTERS FOR HOMELESS PERSONS, is read the first time and referred to the Committee on Environment.

S.B. 1321, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF SANDYFIELD IN COLUMBUS COUNTY, is read the first time and referred to the Committee on Finance.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 536, AN ACT TO ALLOW AREA MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE AUTHORITIES TO PURCHASE PROPERTY BY INSTALLMENT CONTRACTS. (CHAPTER 592)

H.B. 689, AN ACT TO CREATE A NEW OFFENSE OF THIRD DEGREE TRESPASS IN WILKES AND YAKDIN COUNTIES. (CHAPTER 593)
H.B. 977, AN ACT TO AMEND THE ENTRY OF JUDGMENT RULE, RULE 58 OF THE RULES OF CIVIL PROCEDURE, AS REQUESTED BY THE NORTH CAROLINA BAR ASSOCIATION. (CHAPTER 594)

H.B. 1551, AN ACT TO ELIMINATE THE REQUIREMENT OF PROOF OF FINANCIAL RESPONSIBILITY UPON RENEWAL OF A DRIVERS LICENSE. (CHAPTER 595)

H.B. 1755, AN ACT TO AMEND THE COUNTIES IN WHICH IT IS A CRIMINAL OFFENSE TO PRACTICE PHRENOLOGY, PALMISTRY, FORTUNE TELLING, CLAIRVOYANCE, AND OTHER SIMILAR CRAFTS. (CHAPTER 596)

H.B. 1770, AN ACT TO MAKE IT A FELONY FOR ANY PERSON TO TRANSFER A HANDGUN TO A MINOR AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE. (CHAPTER 597)

H.B. 1961, AN ACT TO ENCOURAGE THE VOLUNTARY REMEDIATION OF CONTAMINATED SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, AND TO PROVIDE THAT A PERSON WHO KNOWINGLY MAKES A FALSE STATEMENT IN DOCUMENTS REQUIRED UNDER THE SOLID WASTE LAWS IS GUILTY OF A MISDEMEANOR. (CHAPTER 598)

H.B. 1917, AN ACT TO AMEND THE EFFECTIVE DATE OF THE NORTH CAROLINA INTERSTATE BANKING ACT AND TO SET AN APPLICATION FEE. (CHAPTER 599)

S.J.R. 1709, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION. (RESOLUTION 37)


H.B. 1663, AN ACT TO EXEMPT ALL ANNUITIES AND FUNDING AGREEMENTS FROM PREMIUM TAXATION; TO CLARIFY THE AUTHORIZATION FOR THE ISSUANCE OF AND ESTABLISH STANDARDS FOR FUNDING AGREEMENTS; AND TO MAKE CONFORMING CHANGES IN LAWS ON PRIORITY OF DISTRIBUTION OF ASSETS OF INSOLVENT INSURERS AND ON SECURITIES. (CHAPTER 600)

CALENDAR (continued)

H.B. 1408, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN AMERICAN ETHICS.
On motion of Representative Nesbitt, Committee Amendment No. 1 is adopted.

Representative C. Wilson offers Amendment No. 2.

On motion of Representative Nesbitt, seconded by Representatives Barnes, Amendment No. 2 is tabled by electronic vote (50–44).

Representative Brawley offers Amendment No. 3.

A division having been called, Amendment No. 3 fails of adoption by electronic vote (42–46).

On motion of the Chair, the House recesses at 11:39 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

H.B. 1408, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN AMERICAN ETHICS, is pending before the Body.

Representative Decker offers Amendment No. 4 which fails of adoption.

The bill, as amended, passes its second reading, by electronic vote (85–14), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate, without engrossment, by Special Message.

H.J.R. 2117, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION.

On motion of Representative G. Miller, the resolution is temporarily displaced.

S.B. 1331, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE VILLAGE OF MARVIN IN UNION COUNTY, passes its third reading, by the following vote, and is ordered enrolled.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barnes, Beall, Berry, Black, Bowen, Bowman, Braswell, Brawley, D. Brown, Brubaker, Burton, Church, Cole, Colton, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Ellis, Fitch, Flaherty, Fuscell, Gamble, Gardner, Gottovi, Grady, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holt, Howard, H. Hunter, R. Hunter, Ives, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kinney, Kuczmerski, Lee, Luebke, Lutz, McAllister, McCombs, McCravy, McLaughlin, McLawhorn, Mercer, Michaux, B. Miller, G. Miller, Miner,

Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, and Wainwright – 3.

S.B. 1685, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF KINSTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, passes its third reading, by the following vote, and is ordered enrolled.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, and Wainwright – 3.

S.B. 1632, A BILL TO BE ENTITLED AN ACT TO INCORPORATE INTO THE CHARTER OF THE CITY OF ASHEVILLE AN AGREEMENT MAKING A FULL AND FINAL SETTLEMENT OF DISPUTED MATTERS RELATING TO THE AMOUNT OF FRANCHISE TAX DUE THE CITY BY TWO PUBLIC UTILITIES.

The bill, as amended, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House amendment by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barnes, Beall, Berry, Black, Bowen, Bowman, Braswell, Brawley, D. Brown, Brubaker, Burton, Church, Cole, Colton, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Ellis, Fitch, Flaherty, Fussell, Gamble, Gardner, Gottovi, Grady, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holt, Howard, H. Hunter, R. Hunter, Ives, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kinney,

Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, and Wainwright - 3.

Committee Substitute for S.B. 1679, A BILL TO BE ENTITLED AN ACT TO MAKE SUNDRY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE, CHATHAM, FORSYTH, AND NASH COUNTIES, passes its third reading, by the following vote, and is ordered enrolled.


Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, and Wainwright - 3.

S.B. 1682, A BILL TO BE ENTITLED AN ACT TO MAKE FURTHER SUNDRY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE AND CHATHAM COUNTIES.

On motion of Representative Hackney, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House amendment by Special Message.

House Committee Substitute for S.B. 1653, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO
AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES AND TO REMOVE THE LIMITATION ON PUNITIVE DAMAGES, AUTHORIZE THE TRIAL JUDGE TO GRANT INJUNCTIVE RELIEF, AND LENGTHEN THE TIME IN WHICH A COMPLAINANT MAY FILE A PRIVATE CAUSE OF ACTION IN HOUSING DISCRIMINATION CASES BROUGHT UNDER THE CITY'S FAIR HOUSING ORDINANCE, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Balmer, Berry, Decker, and Wood - 4.

Excused absences: Representatives Barnhill, Esposito, and Wainwright - 3.

INTRODUCTION OF BILLS AND RESOLUTIONS

On motion of Representative Mosley, the rules are suspended and the following is introduced and read the first time:

H.B. 2132, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES, is referred to the Committee on Local and Regional Government I.

On motion of the Chair, the House recesses at 2:15 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

CALENDAR (continued)

Committee Substitute for H.B. 1965, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT AGENCIES GIVE NOTICE OF PROPOSED
RULE-MAKING PROCEEDINGS BEFORE PUBLISHING THE PROPOSED TEXT OF A PERMANENT RULE OR A SUBJECT MATTER NOTICE FOR A PERMANENT RULE.

Representative Culp offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (105-0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate without engrossment by Special Message.

RE-REFERRAL

On motion of Representative Cunningham, S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES, is withdrawn from the Committee on Finance and placed on today's Calendar.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 825, AN ACT CONCERNING IMPACT FEES BY THE TOWN OF GARNER. (CHAPTER 601)

H.B. 1508, AN ACT TO AUTHORIZE THE CITY OF LEXINGTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX. (CHAPTER 602)

H.B. 1556, AN ACT TO REVISE AND CONSOLIDATE THE CHARTER OF THE TOWN OF WINTERVILLE. (CHAPTER 603)

H.B. 1557, AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE TOWN OF GRIFTON CERTAIN DESCRIBED TERRITORY IN LENOIR COUNTY. (CHAPTER 604)

H.B. 1591, AN ACT TO PROVIDE THAT THE CITY OF NEW BERN MAY NOT MAKE INVOLUNTARY ANNEXATIONS ACROSS THE TRENT RIVER, AND TO EXEMPT THAT CITY FROM LIMITATIONS ON THE TOTAL AREA OF SATELLITE ANNEXATIONS. (CHAPTER 605)

H.B. 1680, AN ACT ENABLING THE COUNTY OF DAVIDSON TO ESTABLISH AN AIRPORT AUTHORITY FOR THE OPERATION AND
MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY OF DAVIDSON FOR THE CITIZENS OF DAVIDSON COUNTY. (CHAPTER 606)

H.B. 1687, AN ACT TO ANNEX A DESCRIBED PIECE OF PROPERTY TO THE TOWN OF LAKE LURE AND REMOVE ANY PORTION OF THAT PROPERTY FROM CHIMNEY ROCK VILLAGE. (CHAPTER 607)

H.B. 1704, AN ACT TO PERMIT THE ACQUISITION OF PROPERTY FOR THE DUPLIN COUNTY AIRPORT BY EMINENT DOMAIN WITH IMMEDIATE VESTING OF TITLE AND RIGHT OF POSSESSION IN THE COUNTY. (CHAPTER 608)

H.B. 1722, AN ACT TO PERMIT THE CITY OF GREENVILLE TO USE WHEEL LOCKS. (CHAPTER 609)

H.B. 1900, AN ACT TO PROVIDE FOR AN ELECTION WITHIN THE DUCK AREA BEAUTIFICATION DISTRICT OF DARE COUNTY TO AUTHORIZE THE LEVY AND COLLECTION OF AD VALOREM PROPERTY TAXES FOR THE PURPOSE OF CONSTRUCTING AND MAINTAINING SIDEWALKS WITHIN THAT DISTRICT. (CHAPTER 610)

H.B. 1904, AN ACT TO ALLOW MACON AND HAYWOOD COUNTIES TO ACQUIRE PROPERTY FOR USE BY THEIR COUNTY BOARDS OF EDUCATION AND TO AUTHORIZE THE MACON AND HAYWOOD COUNTY BOARDS OF EDUCATION TO CONVEY PROPERTY TO THEIR COUNTIES IN CONNECTION WITH IMPROVEMENTS AND REPAIR OF THE PROPERTY. (CHAPTER 611)

H.B. 1926, AN ACT TO ALLOW BRUNSWICK COUNTY TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION, AND TO PROVIDE FOR THE USE OF COUNTY OWNED PROPERTY BY SCHOOLS IN CERTAIN COUNTIES. (CHAPTER 612)

H.B. 1927, AN ACT TO ALLOW SAMPSON COUNTY TO ACQUIRE PROPERTY FOR USE BY SAMPSON COMMUNITY COLLEGE AND TO AUTHORIZE THE SAMPSON COMMUNITY COLLEGE BOARD OF TRUSTEES TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY. (CHAPTER 613)

H.B. 1928, AN ACT TO REMOVE THE SUNSET ON THE LAW ALLOWING RICHMOND AND SAMPSON COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, AND TO AUTHORIZE LOCAL BOARDS OF EDUCATION IN OR FOR SAMPSON COUNTY TO CONVEY PROPERTY TO THE COUNTY IN CONNECTION WITH IMPROVEMENT AND REPAIR OF THE PROPERTY. (CHAPTER 614)
H.B. 1979, AN ACT TO ADVANCE THE EFFECTIVE DATE OF AN ACT AUTHORIZING THE MERGER OF THE TOWNS OF HAZELWOOD AND WAYNESVILLE. (CHAPTER 615)

H.B. 1997, AN ACT RELATING TO INVESTMENTS OF THE CITY OF DURHAM. (CHAPTER 616)

H.B. 2012, AN ACT TO AUTHORIZE THE VILLAGE OF BALD HEAD ISLAND TO INCREASE ITS ROOM OCCUPANCY TAX FROM THREE PERCENT TO SIX PERCENT, TO MODIFY THE EXISTING BALD HEAD ISLAND ROOM OCCUPANCY TAX, AND TO ALLOW COLUMBUS COUNTY TO CREATE FIRE PROTECTION DISTRICTS IN WHICH FIRE PROTECTION IS FUNDED BY FEES RATHER THAN TAXES. (CHAPTER 617)

H.B. 2030, AN ACT TO ANNEX A CERTAIN DESCRIBED AREA TO THE CORPORATE LIMITS OF THE TOWN OF CARTHAGE, AND TO PRESCRIBE THAT THE BOUNDARIES OF ANOTHER AREA ARE PRIMARY CORPORATE LIMITS OF ONLY THE TOWN OF SOUTHERN PINES. (CHAPTER 618)

S.B. 872, AN ACT TO PROVIDE THAT FAMILY CARE HOMES SHALL BE TREATED AS RESIDENCES FOR PURPOSES IN ADDITION TO ZONING. (CHAPTER 619)

S.B. 1323, AN ACT TO INCORPORATE THE VILLAGE OF LAKE PARK IN UNION COUNTY. (CHAPTER 620)

H.B. 1619, AN ACT TO COMPLY WITH FEDERAL LAW BY REVISING THE BINGO STAMP METHOD OF ENSURING THAT FOR-HIRE VEHICLES OPERATED IN THIS STATE IN INTERSTATE COMMERCE ARE INSURED AND TO MAKE TECHNICAL CHANGES TO THE MOTOR CARRIER LAWS. (CHAPTER 621)

H.B. 1644, AN ACT TO ALLOW CERTAIN COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARD OF EDUCATION. (CHAPTER 622)

H.B. 1846, AN ACT TO ALLOW HARNETT AND LEE COUNTIES TO ACQUIRE PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION. (CHAPTER 623)

S.B. 87, AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONdemned OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A-15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY. (CHAPTER 624)

H.B. 1632, AN ACT TO ALLOW THE TOWNS OF KILL DEVIL HILLS, KITTY HAWK, NAGS HEAD, AND SOUTHERN SHORES TO
REGULATE CERTAIN ACTIVITIES IN WATERWAYS ADJACENT TO THOSE TOWNS. (CHAPTER 625)

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Senate Committee Substitute for **H.B. 1981**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on Finance.

Senate Committee Substitute for **H.B. 1998**, A BILL TO BE ENTITLED AN ACT RELATING TO THE INVESTMENTS OF THE COUNTY OF DURHAM, is returned for concurrence in Senate committee substitute, and without objection, placed on today’s Calendar.

Senate Committee Substitute for **H.B. 203**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INDIVIDUALS AND BUSINESSES ENGAGED IN THE PRACTICE OF TATTOOING OBTAIN A PERMIT FROM THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, is returned for concurrence in Senate committee substitute, and without objection, placed on today’s Calendar.

Senate Committee Substitute for **H.B. 382**, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES REGULATING PROFESSIONAL ENGINEERS AND LAND SURVEYORS, is returned for concurrence in Senate committee substitute, and without objection, placed on today’s Calendar.

Senate Committee Substitute No. 2 for **H.B. 988**, A BILL TO BE ENTITLED AN ACT TO AMEND THE LICENSURE ACT FOR SPEECH AND LANGUAGE PATHOLOGISTS AND AUDIOLOGISTS TO EXEMPT CERTAIN ASSISTANT PERSONNEL FROM THE LICENSURE REQUIREMENT IF THEY ARE REGISTERED WITH THE BOARD BY THEIR EMPLOYER, is returned for concurrence in Senate committee substitute, and without objection, placed on today’s Calendar.

**H.B. 1082**, A BILL TO BE ENTITLED AN ACT TO GIVE THE BOARD OF PHARMACY AUTHORITY TO REGULATE MEDICAL EQUIPMENT INTENDED FOR USE IN AN INDIVIDUAL’S HOME, is returned for concurrence in three Senate amendments, and without objection, placed on today’s Calendar.

SPECIAL MESSAGE FROM THE SENATE

**SENATE CHAMBER**

July 1, 1994

Mr. Speaker:

Pursuant to your message received Friday, July 1, 1994, that the House of Representatives fails to concur in the Senate Committee Substitute for
H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES, which proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES AND TO PROVIDE QUALIFIED IMMUNITY FOR PERSONS WHO ASSIST IN EVALUATING THE RISKS OF TRANSMISSION BY HEALTH CARE WORKERS OF HIV OR HEPATITIS B TO PATIENTS, and requests conferees, the President Pro Tempore appoints: Senators Cooper, Winner of Mecklenburg, and Walker on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,

S/ Sylvia M. Fink
Principal Clerk

On motion of the Chair, the House recesses.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

MOTION TO RECALL FROM ENROLLING

Representative Creech moves that Committee Substitute for S.B. 1679, A BILL TO BE ENTITLED AN ACT TO MAKE SUNDRY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE, CHATHAM, FORSYTH, AND NASH COUNTIES, be recalled from Enrolling.

Representative Creech withdraws his motion.

MOTION TO SUSPEND RULES

On motion of Representative Michaux, Rule 20(a)(2) is suspended and S.B. 1653, A BILL TO BE ENTITLED AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES AND TO REMOVE THE LIMITATION ON PUNITIVE DAMAGES, AUTHORIZE THE TRIAL JUDGE TO GRANT INJUNCTIVE RELIEF, AND LENGTHEN THE TIME IN WHICH A COMPLAINANT MAY FILE A PRIVATE CAUSE OF ACTION IN HOUSING DISCRIMINATION CASES BROUGHT UNDER THE CITY'S FAIR HOUSING ORDINANCE, is calendared for its third reading.
The bill passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.


Voting in the negative: Representatives Balmer, Decker, Hayes, and Nichols - 4.

Excused absences: Representatives Barnhill and Esposito - 2.

On motion of the Chair, the House recesses.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1887, AN ACT CHANGING THE DATE ON WHICH MEMBERS OF THE PERQUIMANS COUNTY BOARD OF EDUCATION TAKE OFFICE, AND PROVIDING A FOUR-YEAR TERM FOR THE MAYOR OF THE TOWN OF CRESWELL. (CHAPTER 626)

H.B. 1950, AN ACT TO AUTHORIZE THE CITY OF DURHAM, THE COUNTY OF DURHAM, AND THE DURHAM PUBLIC SCHOOLS TO DISPOSE OF PERSONAL PROPERTY. (CHAPTER 627)

H.B. 1502, AN ACT TO REQUIRE THAT PUBLIC CONdemNORS GIVE NOTICE TO AND RECEIVE THE CONSENT OF THE ONSLOW COUNTY BOARD OF COMMISSIONERS BEFORE CONDEMNING PROPERTY IN ONSLOW COUNTY. (CHAPTER 628)

H.B. 1592, AN ACT TO CLARIFY THE DUTY OF THE CITY ATTORNEY OF THE CITY OF NEW BERN WHEN AN INSURANCE CARRIER CAN PROVIDE DEFENSE TO THE CITY. (CHAPTER 629)
H.B. 1742, AN ACT TO INCREASE THE SIZE OF THE CIVIL
SERVICE BOARD FOR THE CITY OF NEW BERN, AND TO PROVIDE
FOR STAGGERED TERMS ON THAT BOARD. (CHAPTER 630)

H.B. 1882, AN ACT TO ALLOW THE TOWN OF WHITE LAKE TO
OPERATE A CONTRACT POST OFFICE. (CHAPTER 631)

H.B. 1959, AN ACT TO PROHIBIT HUNTING WITH FIREARMS
FROM PUBLIC ROADS IN CABARRUS AND PASQUOTANK
COUNTIES. (CHAPTER 632)

H.B. 1991, AN ACT TO AMEND THE NORTH WILKESBORO FIRE-
MEN’S SUPPLEMENTARY FUND TO INCLUDE CERTAIN RETIRED
FIRE DEPARTMENT EMPLOYEES AND VOLUNTEER FIREMEN
PREVIOUSLY EXCLUDED. (CHAPTER 633)

H.B. 1994, AN ACT TO AMEND CHAPTER 1073 OF THE 1959 SES-
SION LAWS TO PROVIDE THAT THE SHERIFF ISSUE WEAPON PER-
MITS IN POLK, MADISON, AND YANCEY COUNTIES. (CHAPTER 634)

H.B. 2006, AN ACT TO ALLOW THE TRAPPING AND KILLING OF
RED WOLVES BY OWNERS OF PRIVATE LAND. (CHAPTER 635)

H.B. 2008, AN ACT TO INCREASE THE BENEFITS OF THE HEN-
DERSON FIREMEN’S SUPPLEMENTAL RETIREMENT SYSTEM.
(CHAPTER 636)

H.B. 2024, AN ACT TO ALLOW THE CITY OF WASHINGTON TO
DECLARE ITS NO-WAKE LAW INAPPLICABLE DURING CERTAIN
SPECIAL EVENTS. (CHAPTER 637)

H.B. 2029, AN ACT RELATING TO THE REGULATION OF
SUBDIVISIONS IN ROBESON COUNTY. (CHAPTER 638)

H.B. 2038, AN ACT TO AUTHORIZE THE BURLINGTON CITY
SCHOOL UNIT TO DISPOSE OF CERTAIN PROPERTY AT PRIVATE
SALE. (CHAPTER 639)

H.B. 2065, AN ACT TO AMEND THE CHARLOTTE FIRE-
FIGHTERS’ RETIREMENT SYSTEM ACT. (CHAPTER 640)

S.B. 1331, AN ACT TO INCORPORATE THE VILLAGE OF MARVIN
IN UNION COUNTY. (CHAPTER 641)

H.B. 1853, AN ACT TO AUTHORIZE CALDWELL COMMUNITY
COLLEGE AND TECHNICAL INSTITUTE TO USE PART OF ITS
BOND FUNDS FOR WATER AND SEWER LINES TO THE FACILITY.
(CHAPTER 643)

H.B. 1563, AN ACT TO AMEND STATE INSURANCE AND
MEDICAID LAWS TO COMPLY WITH THE FEDERAL OMNIBUS
BUDGET RECONCILIATION ACT OF 1993 AND GUARANTEE THE
CONTINUED AVAILABILITY OF FEDERAL MEDICAID FUNDS FOR
THE STATE; AND TO MAKE A CORRESPONDING INSURANCE LAW AMENDMENT. (CHAPTER 644)

H.B. 1913, AN ACT TO AUTHORIZE THE APPOINTMENT OF A SPECIAL BOARD OF EQUALIZATION AND REVIEW FOR IREDELL COUNTY. (CHAPTER 645)

H.B. 2022, AN ACT TO ENABLE THE CITY OF GASTONIA TO DISSOLVE THE GASTONIA AIRPORT AUTHORITY. (CHAPTER 646)

S.B. 453, AN ACT TO REPEAL THE REQUIREMENT FOR HEALTH CERTIFICATES FOR MARRIAGE LICENSE APPLICANTS AND TO EXEMPT HOME QUILTERS FROM CERTAIN REQUIREMENTS OF CHAPTER 130A OF THE GENERAL STATUTES. (CHAPTER 647)

S.B. 1685, AN ACT TO AUTHORIZE THE CITY OF KINSTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX. (CHAPTER 648)

MOTION TO RECALL FROM ENROLLING

On motion of Representative Hackney, Committee Substitute for S.B. 1679, A BILL TO BE ENTITLED AN ACT TO MAKE SUNDARY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE, CHATHAM, FORSYTH, AND NASH COUNTIES, is recalled from Enrolling, and placed before the House for immediate consideration.

On motion of Representative Hackney, the vote by which the bill passed its third reading is reconsidered by electronic vote (98–0).

The bill passes its third reading, by the following vote, and is ordered enrolled.


Excused absences: Representatives Barnhill and Esposito – 2.
ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 1679, AN ACT TO MAKE SUNDARY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE, CHATHAM, FORSYTH, AND NASH COUNTIES. (CHAPTER 642)

RE-REFERRAL

On motion of Representative Hackney, Senate Committee Substitute for H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, is withdrawn from the Committee on Finance and placed on the Calendar for immediate consideration.

On motion of Representative Hackney, the House does not concur in the Senate committee substitute bill, by electronic vote (105-0), and conferees are requested.

CALENDAR (continued)

Senate Committee Substitute for H.B. 619, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS’ FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY.

On motion of Representative Hensley, the House does not concur in the Senate committee substitute by electronic vote (104-0).

The Speaker appoints Representatives Hensley, Hackney, R. Hunter, and Flaherty as conferees on the part of the House and the Senate is so notified by Special Message.

CONFEREES APPOINTED

The Speaker announces the following conferees on Senate Committee Substitute for H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX: Representatives Nichols, Wainwright, and Smith.

The Senate is so notified by Special Message.

CALENDAR (continued)

House Committee Substitute for S.B. 1436, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO CHAPTER 576 OF THE 1993 SESSION LAWS (REGULAR SESSION
1994) CONCERNING THE TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES, passes its second reading, by electronic vote (102–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.

House Committee Substitute for S.B. 952, A BILL TO BE ENTITLED AN ACT TO CHANGE THE LAW REGARDING HOSPITAL FACILITIES TO OFFER HEALTH CARE SERVICES IN BRANCH FACILITIES.

Representative Griffin offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (106–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute as amended, without engrossment, by Special Message.

House Committee Substitute for S.B. 626, A BILL TO BE ENTITLED AN ACT TO ADOPT RISK-BASED CAPITAL REQUIREMENTS FOR LIFE AND HEALTH INSURANCE COMPANIES, TO MAKE CORRECTIONS AND TECHNICAL AMENDMENTS IN THE INSURANCE LAWS, AND TO AMEND THE SCHOLARSHIP PROVISIONS OF THE FIREMEN’S RELIEF FUND IN THE INSURANCE CODE.

Representative B. Miller offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (102–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute as amended, without engrossment, by Special Message.

House Committee Substitute for S.B. 1418, A BILL TO BE ENTITLED AN ACT TO REORGANIZE EDUCATION REPORTS, TO CLARIFY THE TERMS FOR A SCHOLARSHIP LOAN UNDER THE PRINCIPAL FELLOWS PROGRAM AND TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE EDUCATION LAWS.

Representative Barnes offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (101–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute as amended, without engrossment, by Special Message.

House Committee Substitute for S.B. 196, A BILL TO BE ENTITLED AN ACT TO TRANSFER THE NORTH CAROLINA STATE PORTS AUTHORITY AND THE NORTH CAROLINA PORTS RAILWAY
COMMISSION TO THE DEPARTMENT OF TRANSPORTATION AND TO AMEND THE RESPONSIBILITIES OF THE BOARD OF TRANSPORTATION.

Representative Wright offers Amendment No. 1 which is adopted.

Representative McLaughlin offers Amendment No. 2.

Representative McLaughlin calls the previous question on the amendment and the call is sustained.

Amendment No. 2 is adopted.

Representative Daughtry offers Amendment No. 3 which fails of adoption by electronic vote (52-57).

The bill, as amended, passes its second reading by electronic vote (93-20).

Representative G. Miller objects to the third reading. The bill remains on the Calendar.

On motion of the Chair, the House recesses.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

Senate Committee Substitute for H.B. 1142, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA SUBSTANCE ABUSE PROFESSIONALS CERTIFICATION ACT, is returned for concurrence in Senate committee substitute, which changes the title, and, without objection, placed on today’s Calendar.

H.B. 1535, A BILL TO BE ENTITLED AN ACT TO EXEMPT CURRITUCK COUNTY AND THE WHALEHEAD PRESERVATION TRUST AND CURRITUCK WILDLIFE MUSEUM, INC., FROM CERTAIN STATUTORY REQUIREMENTS IN THE RENOVATION OF THE HISTORIC WHALEHEAD CLUB, is returned for concurrence in Senate amendment and, without objection, placed on today’s Calendar.

H.B. 1565, A BILL TO BE ENTITLED AN ACT TO EXEMPT BLADEN COUNTY FROM THE REQUIREMENTS OF ARTICLE 12 OF CHAPTER 160A OF THE GENERAL STATUTES AS TO THE SALE OR LEASE OF CERTAIN PROPERTY, is returned for concurrence in Senate committee substitute, which changes the title, and held on motion of the Chair.
Committee Substitute for H.B. 1628, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, is returned for concurrence in Senate amendment. Upon concurrence, the Senate amendment changes the title. Without objection, the bill is placed on today's Calendar.

H.B. 1938, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY, is returned for concurrence in Senate amendment and held on motion of the Chair.

H.B. 1951, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BOONVILLE TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT, is returned for concurrence in Senate amendment. Upon concurrence, the Senate amendment changes the title. Without objection, the bill is placed on today's Calendar.

Committee Substitute for H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, is returned for concurrence in two Senate amendments. Senate Amendment No. 1 changes the title. Without objection, the bill is placed on today's Calendar.

H.B. 2003, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER WITH DOGS IN DURHAM COUNTY, is returned for concurrence in Senate amendment. Upon concurrence, the Senate amendment changes the title. Without objection, the bill is placed on today's Calendar.

S.B. 1693, A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY, is read the first time and referred to the Committee on Local and Regional Government I.

S.B. 1724, A BILL TO BE ENTITLED AN ACT APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT AND PRESIDENT PRO TEMPORE OF THE SENATE, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

Committee Substitute for H.B. 27, A BILL TO BE ENTITLED AN ACT TO RESTRICT THE TRANSPORTATION OF CHILDREN UNDER THE
AGE OF TWELVE IN THE OPEN BED OR OPEN CARGO AREA OF A VEHICLE, is returned for concurrence in Senate amendment, and, without objection, placed on today’s Calendar.

Senate Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, is returned for concurrence in Senate committee substitute, which changes the title, and held on motion of the Chair.

Senate Committee Substitute for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS’ EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS’ ASSOCIATION, is returned for concurrence in Senate committee substitute as amended, and, without objection, placed on today’s Calendar.

Senate Committee Substitute for H.B. 650, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE IMPOSITION OF ADMINISTRATIVE PENALTIES FOR VIOLATIONS OF ASBESTOS HAZARD MANAGEMENT PROVISIONS, AND TO TRANSFER ASBESTOS RULE-MAKING AUTHORITY TO THE COMMISSION FOR HEALTH SERVICES, is returned for concurrence in Senate committee substitute, which changes the title, and, without objection, placed on today’s Calendar.

Senate Committee Substitute for H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, is returned for concurrence in Senate committee substitute as amended, and, without objection, placed on today’s Calendar.

Senate Committee Substitute for H.B. 740, A BILL TO BE ENTITLED AN ACT TO ADD A RELATIVE OF A NURSING HOME PATIENT AND A RELATIVE OF A REST HOME PATIENT TO THE NURSING HOME PENALTY REVIEW COMMITTEE, is returned for concurrence in Senate committee substitute, which changes the title, and, without objection, is placed on today’s Calendar.

H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, is returned for concurrence in three Senate
amendments. Upon concurrence Senate Amendment No. 2 changes the title. Without objection, the bill is placed on today's Calendar.

Senate Committee Substitute for **H.B. 644**, A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE, is returned for concurrence in Senate committee substitute, as amended. Upon concurrence Senate Amendments Nos. 1 and 2 change the title. The bill is referred to the Committee on Environment.

Senate Committee Substitute for **H.B. 822**, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING COMPUTER-RELATED CRIME, is returned for concurrence in Senate committee substitute, as amended, and referred to the Committee on Judiciary III.

**H.B. 1552**, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE EXEMPTION FOR REAL ESTATE ACQUIRED BY THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIREMENT THAT IT BE APPRAISED BY A LICENSED OR CERTIFIED APPRAISER WHEN THE ESTIMATED VALUE OF THE REAL ESTATE IS LESS THAN TEN THOUSAND DOLLARS, is returned for concurrence in Senate amendment. Upon concurrence, the Senate amendment changes the title. Without objection, the bill is placed on today’s Calendar.

**H.B. 1775**, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, AND TO PROVIDE THAT A REGISTRATION CARD ISSUED FOR A DEALER PLATE IS NOT REQUIRED TO BE SPECIFIC FOR THAT DEALER PLATE, is returned for concurrence in Senate amendment and without objection, placed on today’s Calendar.

Committee Substitute for **H.B. 1843**, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, is returned for concurrence in Senate amendment, and held on motion of the Chair.

Senate Committee Substitute for **H.B. 2015**, A BILL TO BE ENTITLED AN ACT TO EXEMPT STANLY COUNTY FROM PROVISIONS OF THE NORTH CAROLINA STATE BUILDING CODE THAT REQUIRE BUILDING INSPECTION DEPARTMENTS TO REVIEW RESIDENTIAL PLANS, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on State Government.

**S.B. 1707**, A BILL TO BE ENTITLED AN ACT TO AMEND THE SET-OFF DEBT COLLECTION ACT TO REQUIRE STATE AGENCIES TO SUBMIT CERTAIN DEBTS FOR COLLECTION BY SETOFF AGAINST
THE DEBTOR'S STATE INCOME TAX REFUNDS, is read the first time and referred to the Committee on Judiciary I.

**H.B. 1661**, A BILL TO BE ENTITLED AN ACT TO PERMIT THE USE OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDEWALKS, is returned for concurrence in Senate amendment, and, without objection, placed on today's Calendar.

Senate Committee Substitute for **H.B. 1776**, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION-LAW CHANGES, is returned for concurrence in Senate committee substitute as amended, which changes the title, and, without objection, placed on today's Calendar.

Committee Substitute for **S.B. 1398**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE REGISTRATION OF PERSONS CONVICTED OF CERTAIN CRIMINAL SEXUAL OFFENSES AND TO APPROPRIATE FUNDS TO IMPLEMENT THIS ACT, is read the first time and referred to the Committee on Judiciary II.

**S.B. 1723**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES, is read the first time and referred to the Committee on Local and Regional Government I.

**H.B. 1983**, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS, is returned for concurrence in Senate amendment. Upon concurrence, the Senate amendment changes the title. The bill is referred to the Committee on Judiciary I.

**CALENDAR (continued)**

House Committee Substitute No. 2 for **S.B. 906**, A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS SUBSTANTIVE AMENDMENTS TO THE WORKERS' COMPENSATION ACT AND TO MAKE RELATED CHANGES, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House Committee Substitute No. 2 by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Fitch, Flaherty, Gamble, Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes, Hensley, Highetower, Hill, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter,

Voting in the negative: None.

Excused absences Representatives Barnhill, Esposito, and Fussell – 3.

House Committee Substitute for S.B. 716, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CORPORATE INCOME TAX CREDIT FOR CONSTRUCTION OF A COGENERATING POWER PLANT BY (1) PROVIDING THAT A PARTNERSHIP MAY QUALIFY FOR THE PARTNERSHIP, (2) CLARIFYING THAT A PARTNERSHIP MAY PASS AN INCOME TAX CREDIT THROUGH TO ITS PARTNERS, (3) EXPANDING THE CREDIT TO INCLUDE NATURAL GAS COGENERATING POWER PLANTS, (4) PROVIDING AN ALTERNATIVE METHOD TO CALCULATE THE CREDIT, (5) LIMITING THE AMOUNT OF CREDIT THAT MAY BE ALLOWED EACH YEAR EFFECTIVE BEGINNING IN 1994, AND (6) RESTRICTING THE CREDIT TO NATURAL GAS COGENERATING POWER PLANTS EFFECTIVE BEGINNING IN 1998, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.


Voting in the negative: None.


S.B. 1378, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL
IMPROVEMENTS PROJECTS, OR SUPPLEMENTs TO CAPITAL
IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITU-
TIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE
UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL
AND TO ENABLE THE UNIVERSITY OF NORTH CAROLINA AT
CHARLOTTE TO SET FEES AT A RATE SUFFICIENT TO FINANCE
THE STUDENT ACTIVITIES CENTER, passes its third reading, by
the following vote, and is ordered sent to the Senate for concurrence in House
amendment by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander,
Alphin, Baddour, Barnes, Beall, Black, Bowen, Bowman, Braswell,
D. Brown, Burton, Church, Cole, Colton, Crawford, Cromer, Culp,
Culpepper, Cummings, Cunningham, Daughtry, Diamont, Dickson,
Easterling, Edwards, Fitch, Gamble, Gottovi, Gray, Green, Griffin,
Hackney, Hall, Hensley, Hightower, Hill, Holt, Jack Hunt, H. Hunter,
R. Hunter, Ives, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kennedy,
Kinney, KuczmarSKI, Lee, Lutz, Mavretic, McAllister, McCombs,
McCray, McLawhorn, Mercer, Michaux, B. Miller, G. Miller, Miner,
Moore, Mosley, Nesbitt, Nye, Oldham, Ramsey, Redwine, Richardson,
Robinson, Rogers, Sexton, Smith, Spears, Stewart, Sutton, Tallent,
Wainwright, Warner, Wilmoth, C. Wilson, Wright, and Yongue – 85.

Voting in the negative: Representatives Arnold, Balmer, Barbee, Berry,
Bowie, J. Brown, Creech, Decker, Dockham, Ellis, Flaherty, Grady, Hayes,
Howard, Mitchell, Morgan, Nichols, C. Preston, J. Preston, Russell,
G. Thompson, Weatherly, and Wood – 23.


House Committee Substitute for S.B. 1471, A BILL TO BE ENTITLED
AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CRE-
ATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAIL-
URE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY
THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND
CONCERNING THE APPLICATION DATES FOR CLEAN WATER
BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT
LEGISLATIVE UTILITY REVIEW COMMITTEE, passes its third read-
ing, by the following vote, and is ordered sent to the Senate for concurrence in House
committee substitute by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander,
Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black,
Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown,
Brubaker, Burton, Church, Cole, Colton, Crawford, Creech, Cromer, Culp,
Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont,
Dickson, Dockham, Easterling, Edwards, Ellis, Fitch, Flaherty, Gamble,
Gardner, Gottovi, Grady, Gray, Green, Griffin, Hackney, Hall, Hayes,
Hensley, Hightower, Hill, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter,
Ives, James, Jarrell, Jeffus, Jenkins, Joye, Justus, Kennedy, Kinney,
KuczmarSKI, Lee, Luebke, Lutz, Mavretic, McAllister, McCombs,
McCray, McLaughlin, McLawhorn, Mercer, Michaux, B. Miller,

Voting in the negative: None.


Committee Substitute for S.B. 1663, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF THIRTY-FIVE MILLION DOLLARS OF STATE PARKS BONDS OR NOTES AND TO APPROPRIATE THE PROCEEDS OF THESE BONDS AND NOTES FOR SPECIFIC STATE PARKS CAPITAL IMPROVEMENT PROJECTS AND LAND ACQUISITION, passes its third reading, by the following vote, and is ordered enrolled.


Voting in the negative: None.


S.B. 1377, A BILL TO BE ENTITLED AN ACT TO CONFORM THE THRESHOLD FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD STATE INCOME TAXES TO THAT USED UNDER THE INTERNAL REVENUE CODE FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD FEDERAL INCOME TAXES, AND TO CLARIFY THE TYPE OF INFORMATION A TAXPAYER MUST PROVIDE TO THE SECRETARY OF REVENUE, passes its third reading, by the following vote, and is ordered enrolled.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Beall, Black, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Cromer, Culp, Culpepper, Cummings,

Voting in the negative: Representatives Berry, Creech, Decker, and Wood – 4.


S.B. 1619, A BILL TO BE ENTITLED AN ACT TO UPDATE THE REFERENCE TO THE INTERNAL REVENUE CODE USED IN DETERMINING CERTAIN TAXABLE INCOME AND TAX EXEMPTIONS AND TO RESOLVE AN UNINTENDED CONFLICT BETWEEN THE STATUTE OF LIMITATIONS FOR CERTAIN TAX REFUNDS AND THE LAW ALLOWING DEDUCTIONS FOR CARRYBACKS, BAD DEBTS, AND WORTHLESS SECURITIES, passes its third reading, by the following vote, and is ordered enrolled.


Voting in the negative: Representatives Berry, Brawley, Creech, Decker, Nichols, C. Wilson, and Wood – 7.


S.B. 1700, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATES FOR THE INSURANCE REGULATORY CHARGE AND THE PUBLIC UTILITY REGULATORY FEE, passes its third reading, by the following vote, and is ordered enrolled.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Beall, Black, Bowen, Bowie,

Voting in the negative: None.

Excused absences: Representatives Barnhill, Esposito, and Fussell - 3.

Committee Substitute for S.B. 591, A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE HUNTING AND FISHING LICENSE SCHEDULE TO MORE CLEARLY DEFINE LICENSE REQUIREMENTS, TO PROVIDE FOR TWELVE-MONTH HUNTING AND FISHING LICENSES, TO ESTABLISH SHORT-TERM AND SEASON NON-RESIDENT LICENSES FOR HUNTING GAME, TO PROVIDE FOR A FREE FISHING DAY, AND TO PROVIDE FOR SEVEN NEW MEMBERS OF THE WILDLIFE RESOURCES COMMISSION TO BE APPOINTED BY THE GENERAL ASSEMBLY.

On motion of Representative G. Miller, Committee Amendment No. 2 is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Arnold, Balmer, Barnes, Berry, Brawley, Brubaker, Creech, Culp, Daughtry, Decker, Dickson, Edwards, Flaherty, Gardner, Grady, Gray, Hackney, Hayes, Howard, Ives, Jeffus, McCombs, Miner, Mitchell, Nichols, J. Preston, Robinson, Russell, Sexton, Tallent, G. Thompson, Weatherly, C. Wilson, and Wood - 34.

Without objection, Rule 20(a)(2) is suspended and the bill is before the House for its third reading.

The bill, as amended, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House amendments by Special Message.


House Committee Substitute for S.B. 945, A BILL TO BE ENTITLED AN ACT TO PERMIT THE USE OF DEADLY FORCE AGAINST AN INTRUDER UNDER CERTAIN CIRCUMSTANCES AND TO PROVIDE THAT A LAWFUL OCCUPANT DOES NOT HAVE A DUTY TO RETREAT FROM AN INTRUDER, AS PROVIDED AT COMMON LAW, passes its second reading, by electronic vote (114–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.

H.B. 1535, A BILL TO BE ENTITLED AN ACT TO EXEMPT CURRITUCK COUNTY AND THE WHALEHEAD PRESERVATION TRUST AND CURRITUCK WILDLIFE MUSEUM, INC., FROM CERTAIN STATUTORY REQUIREMENTS IN THE RENOVATION OF THE HISTORIC WHALEHEAD CLUB.

On motion of Representative Culpepper, the House concurs in the Senate amendment and the bill is ordered enrolled.

H.B. 1951, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BOONVILLE TO INSTALL SEWER LINES WITH ITS OWN CREW AND EQUIPMENT.
On motion of Representative Holmes, the House concurs in the Senate amendment and the bill is ordered enrolled.

H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS.

On motion of Representative Wilkins, the House concurs in Senate Amendment No. 1, which changes the title.

On motion of Representative Wilkins, the House concurs in Senate Amendment No. 2 and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 1998, A BILL TO BE ENTITLED AN ACT RELATING TO THE INVESTMENTS OF THE COUNTY OF DURHAM.

On motion of Representative Michaux, the House concurs in the Senate committee substitute and the bill is ordered enrolled.

H.B. 2003, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE RUNNING OF DEER WITH DOGS IN DURHAM COUNTY.

On motion of Representative Michaux, the House concurs in the Senate amendment and the bill is ordered enrolled.

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 1, 1994

Mr. Speaker:

Pursuant to your message received Friday, July 1, 1994, that the House of Representatives fails to concur in the Senate Committee Substitute to H.B. 1981, (Committee Substitute) A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, which proposed to change the title upon concurrence to read, H.B. 1981 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX AND TO PROVIDE THAT PAMLICO COUNTY MAY JOIN THE GLOBAL TRANSPAK DEVELOPMENT ZONE, and requests conferees, the President Pro Tempore appoints: Senators Perdue, Hoyle, and Albertson on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CONFERENCE REPORT

Representative Nichols sends forth the Conference Report for Senate Committee Substitute for H.B. 1981, A BILL TO BE ENTITLED AN ACT
TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX.

Without objection, the Conference Report is calendared for immediate consideration.

Senate Committee Substitute for H.B. 1981

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on H.B. 1981, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX. Senate Finance Committee Substitute Adopted 6/30/94, submit the following report:

The House concurs in the Senate Finance Committee Substitute Adopted 6/30/94 with the following amendments:

(1) On page 1, lines 3 through 5, delete: "AND TO PROVIDE THAT PAMLICO COUNTY MAY JOIN THE GLOBAL TRANSPARK DEVELOPMENT ZONE"

(2) On page 3, line 14 through page 5, line 25, by rewriting those lines to read:

"Sec. 2. This act is effective upon ratification."

The Senate agrees to the same.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 1, 1994.

Conferees for the Senate
S/ Beverly M. Purdue
S/ David W. Hoyle

Conferees for the House of Representatives
S/ John M. Nichols
S/ William L. Wainwright
S/ Ronald L. Smith

On motion of Representative Nichols, the Conference Report, which changes the title, is adopted and the Senate is so notified by Special Message.

CALENDAR (continued)

Committee Substitute for H.B. 27, A BILL TO BE ENTITLED AN ACT TO RESTRICT THE TRANSPORTATION OF CHILDREN UNDER THE AGE OF TWELVE IN THE OPEN BED OR OPEN CARGO AREA OF A VEHICLE.
On motion of Representative Dickson, the House concurs in the Senate amendment, by electronic vote (104-1), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 203, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INDIVIDUALS AND BUSINESSES ENGAGED IN THE PRACTICE OF TATTOOING OBTAIN A PERMIT FROM THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES.

On motion of Representative Ives, the House concurs in the Senate committee substitute, by electronic vote (105-0), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 382, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES REGULATING PROFESSIONAL ENGINEERS AND LAND SURVEYORS.

On motion of Representative Colton, the House concurs in the Senate committee substitute, by electronic vote (104-0), and the bill is ordered enrolled.

H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES.

On motion of Representative Holt, the House concurs in Senate Amendment No. 1 by electronic vote (101-0).

On motion of Representative Holt, the House concurs in Senate Amendment No. 2 by electronic vote (101-0).

On motion of Representative Holt, the House concurs in Senate Amendment No. 3, by electronic vote (102-0), and the bill is ordered enrolled.

On motion of the Chair, the House recesses.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

MOTION TO RECALL FROM ENROLLING

On motion of Representative Wilkins, H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, is recalled from Enrolling.

On motion of Representative Wilkins, the vote by which the House concurred in Senate Amendment No. 1, which changed the title, is reconsidered.
On motion of Representative Wilkins, the House does not concur in Senate Amendment No. 1 and conferees are requested.

MOTION TO RECALL FROM SENATE

On motion of Representative Kuczmarski, the House requests the return of House Committee Substitute for S.B. 1471, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, from the Senate for further consideration.

MOTION TO SUSPEND RULES

Representative Flaherty moves to suspend the rules to place Senate Committee Substitute for H.B. 740, A BILL TO BE ENTITLED AN ACT TO ADD A RELATIVE OF A NURSING HOME PATIENT AND A RELATIVE OF A REST HOME PATIENT TO THE NURSING HOME PENALTY REVIEW COMMITTEE, on the Calendar for immediate consideration.

Representative Flaherty withdraws his motion.

CONFEREES APPOINTED

The Speaker announces the following conferees on H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS: Representatives Wilkins, Hill, Griffin, and McLaughlin.

The Senate is so notified by Special Message.

INTRODUCTION OF BILL AND RESOLUTION

On motion of Representative Jack Hunt, the rules are suspended and the following is introduced and read the first time:

H.J.R. 2133, A JOINT RESOLUTION CONCERNING ADJOURNMENT SINE DIE.

On motion of Representative Jack Hunt, the rules are suspended and the resolution is placed before the House for immediate consideration.

Representative Balmer offers Amendment No. 1 which fails of adoption.
On motion of Representative Jack Hunt, the resolution is temporarily displaced.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S.J.R. 1725, A JOINT RESOLUTION CONCERNING ADJOURNMENT SINE DIE, is read the first time.

On motion of Representative Jack Hunt, the rules are suspended and the resolution is placed before the House for immediate consideration.

The resolution passes its second reading, by electronic vote (85–25), and there being no objection is read a third time.

The resolution passes its third reading, by electronic vote (89–22), and is ordered enrolled.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.J.R. 1725, A JOINT RESOLUTION CONCERNING ADJOURNMENT SINE DIE. (RESOLUTION 39)

H.B. 1970, AN ACT TO AMEND THE CHARTER OF THE CITY OF RALEIGH AS IT RELATES TO CERTAIN PURCHASES AND LEASES OF REAL PROPERTY BY CITY EMPLOYEES. (CHAPTER 649)

H.B. 2019, AN ACT TO ALLOW THE CITY OF ASHEVILLE TO DONATE UNCLAIMED BICYCLES TO CHARITY. (CHAPTER 650)

H.B. 2032, AN ACT RELATING TO SERVICE OF COMPLAINTS AND ORDERS IN HOUSING CODE CASES IN THE CITY OF ASHEVILLE AND TO AUTHORIZE THE CITY COUNCIL TO REQUIRE OWNERS OF RENTAL PROPERTY WITHIN THE CITY OF ASHEVILLE TO AUTHORIZE AN AGENT TO ACCEPT SERVICE OF PROCESS. (CHAPTER 651)

S.B. 1632, AN ACT TO INCORPORATE INTO THE CHARTER OF THE CITY OF ASHEVILLE AN AGREEMENT MAKING A FULL AND FINAL SETTLEMENT OF DISPUTED MATTERS RELATING TO THE AMOUNT OF FRANCHISE TAX DUE THE CITY BY TWO PUBLIC UTILITIES. (CHAPTER 652)

H.B. 1683, AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN’S AND RESCUE SQUAD WORKERS’ PENSION FUND. (CHAPTER 653)

H.B. 1901, AN ACT RESTORING THE DARE COUNTY BOARD OF EDUCATION TO SEVEN MEMBERS. (CHAPTER 654)
H.B. 1536, AN ACT TO ALLOW PASQUOTANK COUNTY AND CHOWAN COUNTY TO ACQUIRE PROPERTY FOR USE BY THEIR COUNTY BOARDS OF EDUCATION. (CHAPTER 655)

H.B. 2126, AN ACT TO ALLOW CLERKS OF COURT TO ACCEPT GOVERNMENT NOTES AS ACCEPTABLE COLLATERAL FOR DEPOSITS IN FINANCIAL INSTITUTIONS. (CHAPTER 656)

H.B. 1960, AN ACT REQUIRING THE PAYMENT OF DELINQUENT TAXES IN ASHE COUNTY BEFORE RECORDING DEEDS CONVEYING PROPERTY SUBJECT TO DELINQUENT TAXES. (CHAPTER 657)

S.B. 1653, AN ACT TO AMEND THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE ACQUISITION OF PROPERTY THAT FAILS TO MEET THE MINIMUM HOUSING CODE IN ORDER TO PROVIDE HOUSING FOR PERSONS WITH LOW OR MODERATE INCOMES AND TO REMOVE THE LIMITATION ON PUNITIVE DAMAGES, AUTHORIZE THE TRIAL JUDGE TO GRANT INJUNCTIVE RELIEF, AND LENGTHEN THE TIME IN WHICH A COMPLAINANT MAY FILE A PRIVATE CAUSE OF ACTION IN HOUSING DISCRIMINATION CASES BROUGHT UNDER THE CITY’S FAIR HOUSING ORDINANCE. (CHAPTER 658)

H.B. 528, AN ACT TO CREATE THE OFFENSE OF THIRD DEGREE TRESPASS IN IREDELL COUNTY. (CHAPTER 659)

S.B. 1682, AN ACT TO MAKE FURTHER SUNDARY AMENDMENTS RELATING TO LOCAL GOVERNMENTS IN ORANGE AND CHATHAM COUNTIES. (CHAPTER 660)

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER

July 1, 1994

Mr. Speaker:

On H.B. 1981 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, which Senate Committee Substitute proposed to change the title to read H.B. 1981 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX AND TO PROVIDE THAT PAMLICO COUNTY MAY JOIN THE GLOBAL TRANSPARK DEVELOPMENT ZONE, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees and the title becomes H.B. 1981 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, to the end that
when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 1, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives respectfully requesting the return of H.B. 1983, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS AND TO CLARIFY THAT BOARDS OF COUNTY COMMISSIONERS MAY ESTABLISH STAGGERED TERMS AND FOUR YEAR TERMS FOR ELECTION OF SANITARY DISTRICT BOARD MEMBERS AT ANY TIME, for further consideration by the Senate.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 1, 1994

Mr. Speaker:

Pursuant to your message received Friday, July 1, that the House of Representatives fails to concur in the Senate Committee Substitute bill to H.B. 619, A BILL TO BE ENTITLED AN ACT TO DELAY THE SUNSET ON THE NOTICE OF SETTLEMENT ACT, which proposed to change the title, upon concurrence, to read H.B. 619 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS’ FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY, and requests conferees, the President Pro Tempore appoints: Senator Cooper, Chair; Senators Odom and Hartsell on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk
CONFERENCE REPORT

Representative Kennedy sends forth the Conference Report on H.B. 358, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD FATALITY TASK FORCE TO ENCOURAGE PROSECUTORIAL CHILD PROTECTION INITIATIVES, AND TO MODIFY THE CONDITIONS FOR BAIL AND PRETRIAL RELEASE FOR PERSONS ACCUSED OF SEX OFFENSES AND CRIMES OF VIOLENCE AGAINST CHILD VICTIMS. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar for July 5.

CONFERENCE REPORT

Representative Kuczmarski sends forth the Conference Report on Senate Committee Substitute for H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES AND TO PROVIDE QUALIFIED IMMUNITY FOR PERSONS WHO ASSIST IN EVALUATING THE RISKS OF TRANSMISSION BY HEALTH CARE WORKERS OF HIV OR HEPATITIS B TO PATIENTS. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar for July 5.

On motion of Representative Jack Hunt, seconded by Representative Barbee, the House adjourns at 12:15 a.m. to reconvene Tuesday, July 5, 1994, at 8:00 p.m.

ONE HUNDRED THIRTY-SIXTH DAY

HOUSE OF REPRESENTATIVES
Tuesday, July 5, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

The Speaker leads the Body in the Pledge of Allegiance.

Representative Fussell reports the Journal of July 1 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Flaherty, Rogers, and Warner for today.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 1, 1994

Mr. Speaker:

On Committee Substitute for H.B. 358, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD
FATALITY TASK FORCE TO ENCOURAGE PROSECUTORIAL CHILD PROTECTION INITIATIVES, which the Senate Committee Substitute bill proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 358, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD FATALITY TASK FORCE TO ENCOURAGE PROSECUTORIAL CHILD PROTECTION INITIATIVES, AND TO MODIFY THE CONDITIONS FOR BAIL AND PRETRIAL RELEASE FOR PERSONS ACCUSED OF SEX OFFENSES AND CRIMES OF VIOLENCE AGAINST CHILD VICTIMS, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees further changing the title to read Senate Committee Substitute for H.B. 358, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD FATALITY TASK FORCE TO ENCOURAGE PROSECUTORIAL CHILD PROTECTION INITIATIVES AND TO CLARIFY THAT JUDICIAL OFFICIALS MAY SET CERTAIN CONDITIONS FOR BAIL AND PRETRIAL RELEASE FOR PERSONS ACCUSED OF SEX OFFENSES AND CRIMES OF VIOLENCE AGAINST CHILD VICTIMS, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 1, 1994

Mr. Speaker:

On Committee Substitute for H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES, which the Senate Committee Substitute bill proposed to change the title, upon concurrence, to read Senate Committee Substitute for H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES AND TO PROVIDE QUALIFIED IMMUNITY FOR PERSONS WHO ASSIST IN EVALUATING THE RISKS OF TRANSMISSION BY HEALTH CARE WORKERS OF HIV OR HEPATITIS B TO PATIENTS, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the Conferees further changing the title to read Senate Committee Substitute for H.B. 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES, to
the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 1, 1994

Mr. Speaker:

On H.B. 619, A BILL TO BE ENTITLED AN ACT TO DELAY THE SUNSET ON THE NOTICE OF SETTLEMENT ACT, which Senate Committee Substitute proposed to change the title upon concurrence to read Senate Committee Substitute for H.B. 619, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS' FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees, further changing the title to read Senate Committee Substitute for H.B. 619, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS' FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY, AND TO CLARIFY THAT AN AGREEMENT TO ARBITRATE A DISPUTE IS NOT CONSIDERED AN UNENFORCEABLE CONTRACT REQUIRING WAIVER OF A JURY TRIAL, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 1, 1994

Mr. Speaker:

Pursuant to your message received Friday, July 1, 1994, that the House of Representatives fails to concur in Senate Amendment No. 1 to Committee Substitute for H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, which proposed to change the title, upon concurrence to read Committee Substitute for H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN AND COLUMBUS COUNTIES FROM CERTAIN
STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, and requests conferees, the President Pro Tempore appoints: Senator Soles, Chairman; Senators Cooper and Speed on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 1, 1994

Mr. Speaker:

On S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF CATAWBA, CUMBERLAND, DURHAM, GASTON, GRAHAM, IREDELL, LINCOLN, AND MECKLENBURG COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A-15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY, which the House Committee Substitute bill proposed to change the title, upon concurrence, to read House Committee Substitute for S.B. 87, A BILL TO BE ENTITLED AN ACT TO REQUIRE CONSENT OF THE BOARD OF COMMISSIONERS OF LISTED COUNTIES BEFORE LAND MAY BE CONDEMNED OR ACQUIRED BY A UNIT OF LOCAL GOVERNMENT OUTSIDE THE COUNTY AND TO PROVIDE THAT THE PROVISIONS OF G.S. 153A-15 IN ANY COUNTY SUBJECT TO THAT SECTION DO NOT APPLY TO PROPERTY WITHIN THE CITY LIMITS OF THE CITY THAT IS ACQUIRING THE PROPERTY, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees changing the title. Pursuant to the message that your Honorable Body has adopted the report of the conferees, the President has ordered the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

REPORTS OF STANDING COMMITTEE AND PERMANENT SUBCOMMITTEE

The following reports from standing committee and permanent subcommittee are presented:

By Representative Mavretic for the Permanent Subcommittee on Human Services:

H.B. 1430, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT ALL WOMEN OBTAINING AN ABORTION FUNDED THROUGH THE
STATE ABORTION FUND RECEIVE NORPLANT IMPLANTATION AND TO ENSURE THAT NORPLANT IMPLANTATION IS MADE AVAILABLE AND ACCESSIBLE, reported to the Standing Committee on Health and Human Services with no action.

By Representative Mavretic for the Committee on Health and Human Services:

H.B. 4, A BILL TO BE ENTITLED AN ACT TO ENACT THE HEALTH CARE ACCESS AND COST CONTROL ACT, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 5, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEVELOPMENT AND USE OF A STANDARD CLAIMS FORM FOR HEALTH INSURANCE REIMBURSEMENT CLAIMS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 84, A BILL TO BE ENTITLED AN ACT TO PROVIDE HEALTH CARE TO EVERY RESIDENT OF NORTH CAROLINA, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 219, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE HEALTH EDUCATION AND PERSONAL RESPONSIBILITY ACT, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 293, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO ESTABLISH AN OFFICE FOR HEALTH CARE WITHIN THE GOVERNOR’S OFFICE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 675, A BILL TO BE ENTITLED AN ACT TO DIRECT THE BOARD OF MEDICAL EXAMINERS TO DEVELOP MEDICAL PRACTICE PARAMETERS AND RISK MANAGEMENT PROTOCOLS FOR CERTAIN MEDICAL SPECIALTIES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 886, A BILL TO BE ENTITLED AN ACT TO DIRECT THE HEALTH SERVICES COMMISSION TO ADOPT RULES RESTRICTING THE OFFERING OF UNWRAPPED FOOD SAMPLES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.
H.B. 905, A BILL TO BE ENTITLED AN ACT TO INSURE THAT
CONSUMERS HAVE THE RIGHT TO SELECT THE PHARMACY OF
THEIR CHOICE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 907, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE
LICENSING AND REGULATION OF PREFERRED PROVIDER
ORGANIZATIONS, EXCLUSIVE PROVIDER PANELS, AND OTHER
MANAGED CARE OPERATIONS, with an indefinite postponement
report.

The bill is placed on the Unfavorable Calendar.

H.B. 941, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE
REGULATED ARRANGEMENTS AMONG HEALTH CARE
PROVIDERS WHEN THE ARRANGEMENT WILL HELP CONTROL
COSTS, IMPROVE ACCESS, IMPROVE QUALITY, OR IMPLEMENT
MANDATED HEALTH CARE REFORMS, with an indefinite postponement
report.

The bill is placed on the Unfavorable Calendar.

H.B. 1040, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE
CERTIFICATE OF NEED LAW AS IT AFFECTS THE CONSTRUCTION
OF HOSPICE FACILITIES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1232, A BILL TO BE ENTITLED AN ACT TO DEFINE PRIMA-
RY CARE HOSPITAL AND RURAL HOSPITAL NETWORK, AND
APPROPRIATE FUNDS FOR ENCOURAGING HEALTH CARE PRO-
VIDERS TO PRACTICE PRIMARY CARE AND PROVIDE SERVICES
TO RURAL AREAS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1430, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT
ALL WOMEN OBTAINING AN ABORTION FUNDED THROUGH THE
STATE ABORTION FUND RECEIVE NORPLANT IMPLANTATION
AND TO ENSURE THAT NORPLANT IMPLANTATION IS MADE
AVAILABLE AND ACCESSIBLE, with an indefinite postponement
report.

The bill is placed on the Unfavorable Calendar.

H.B. 314, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE
RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE
AUDIT COMMITTEE REGARDING CERTIFICATES OF NEED, with an
indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 360, A BILL TO BE ENTITLED AN ACT DIRECTING THE
STATE CENTER FOR HEALTH STATISTICS TO CONDUCT
RESEARCH AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

Committee Substitute for H.B. 488, A BILL TO BE ENTITLED AN ACT TO REGULATE THE PRACTICE OF RESPIRATORY CARE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 572, A BILL TO BE ENTITLED AN ACT TO ENACT THE NORTH CAROLINA FAMILY HEALTH CARE ACT, TO INDICATE THE GENERAL ASSEMBLY’S INTENT TO RAISE REVENUE TO IMPLEMENT THE ACT, TO REQUIRE NONBINDING ARBITRATION OF MEDICAL MALPRACTICE ACTIONS, AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 583, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH STANDARDS AND APPROPRIATE FUNDS FOR THE PROVISION OF HEALTH CARE SERVICES TO CHILDREN WITH SPECIAL HEALTH CARE NEEDS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 768, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A TASK FORCE TO DEVELOP A PROGRAM FOR PROVIDING HEALTH CARE COVERAGE TO UNINSURABLE NORTH CAROLINIANS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 821, A BILL TO BE ENTITLED AN ACT TO ENACT THE NORTH CAROLINA HEALTH CARE REFORM ACT, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 831, A BILL TO BE ENTITLED AN ACT TO REQUIRE ON-SITE INSPECTIONS AS PART OF THE CERTIFICATE OF NEED PROCESS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 989, A BILL TO BE ENTITLED AN ACT TO ADD PODIATRY TO THE MEDICAID SERVICES THAT DO NOT REQUIRE THE AUTHORIZATION OF THE MEDICAID RECIPIENT’S PERSONAL CARE PHYSICIAN, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.
H.B. 1088, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT MEMBERSHIP ON COUNTY BOARDS OF HEALTH SHALL INCLUDE LICENSED CHIROPRACTORS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 526, A BILL TO BE ENTITLED AN ACT TO CHANGE THE CERTIFICATION PERIOD OF EMERGENCY MEDICAL TECHNICIANS FROM TWO YEARS TO FOUR YEARS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 538, A BILL TO BE ENTITLED AN ACT TO ALLOW AREA MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE AUTHORITIES TO SUBMIT LOCAL PLANS IN ACCORDANCE WITH AN EXTENDED SCHEDULE, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 597, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE FOOD AND LODGING SANITATION LAW, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 750, A BILL TO BE ENTITLED AN ACT TO ALLOW PUBLIC AND STATE HOSPITALS TO DONATE SURPLUS MEDICAL EQUIPMENT TO NONPROFIT CORPORATIONS OR GOVERNMENT AGENCIES WHICH WILL DISTRIBUTE THE PROPERTY TO HOSPITALS AND HEALTH AGENCIES IN OTHER COUNTRIES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 910, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT PRESCRIPTION DRUG LABELS CONTAIN THE EXPIRATION OR DISPOSAL DATE OF THE MEDICATION, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

S.B. 930, A BILL TO BE ENTITLED AN ACT TO ESTABLISH WHEN A HOSPITAL OR HEALTH CARE FACILITY IS IN COMPLIANCE WITH RULES OF THE NORTH CAROLINA BOARD OF PHARMACY REGARDING COUNSELING PATIENTS ABOUT PRESCRIPTION MEDICATIONS AND DEVICES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

MOTION TO RECALL FROM ENROLLING

On motion of Representative Holt, H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF
PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES, is recalled from Enrolling.

On motion of Representative Holt, the vote by which the House concurred in Senate Amendment No. 3 is reconsidered by electronic vote (104-0).

On motion of Representative Holt, the House does not concur in Senate Amendment No. 3, by electronic vote (103-0), and conferees are requested.

The Speaker appoints Representatives Holt, Brawley and Stewart as conferees on the part of the House and the Senate is so notified by Special Message.

CALENDAR

Action is taken on the following:

CONFERENCE REPORT

On motion of Representative Easterling, the Conference Report for Senate Committee Substitute for H.B. 358, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD FATALITY TASK FORCE TO ENCOURAGE PROSECUTORIAL CHILD PROTECTION INITIATIVES, AND TO MODIFY THE CONDITIONS FOR BAIL AND PRETRIAL RELEASE FOR PERSONS ACCUSED OF SEX OFFENSES AND CRIMES OF VIOLENCE AGAINST CHILD VICTIMS, is temporarily displaced.

CONFERENCE REPORT

Representative Kuczmarski moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 613

To: THE PRESIDENT OF THE SENATE
    THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 613, A BILL TO BE ENTITLED AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES AND TO PROVIDE QUALIFIED IMMUNITY FOR PERSONS WHO ASSIST IN EVALUATING THE RISKS OF TRANSMISSION BY HEALTH CARE WORKERS OF HIV OR HEPATITIS B TO PATIENTS., Third Edition, submit the following report:
On page 1, lines 4 through 6, by adding a period after the word "CIRCUMSTANCES" and deleting the rest of the sentence; and

On page 2, lines 16–28, by deleting those lines; and

On page 2, line 29, by renumbering "Sec. 3." to "Sec. 2."

The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: June 30, 1994.

**Conferees for the**

**Senate**

S/ Roy A. Cooper, III

S/ Russell G. Walker

S/ Leslie Winner

**Conferees for the**

**House of Representatives**

S/ Robert C. Hunter

S/ Charlotte A. Gardner

S/ Karen E. Gottovi

S/ Erin Kuczmarski

The Conference Report, which changes the title, is adopted, by electronic vote (105–0), and the Senate is so notified by Special Message.

The Senate having previously adopted the Conference Report, the bill is ordered enrolled.

**REPORT OF STANDING COMMITTEE**

The following report from standing committee is presented:

By Representative Kennedy for the Committee on Courts and Justice:

**H.B. 1038, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT REAL ESTATE APPRAISERS ARE ENTITLED TO IMPOSE A LIEN ON REAL PROPERTY TO SECURE THE PAYMENT OF DEBTS OWING FOR THE ACTUAL SERVICES FURNISHED IN CONDUCTING AN APPRAISAL OF THAT PROPERTY, with an indefinite postponement report.**

The bill is placed on the Unfavorable Calendar.

**MINORITY REPORT**

Without objection, the following Minority Report that was attached to the Report of the Standing Committee on Children, Youth and Families, dated June 30, 1994, on **H.B. 2081, A BILL TO BE ENTITLED AN ACT TO ENSURE PROPER CHILD DAY CARE VOUCHER PAYMENT OPTIONS,** is before the Body.

**MINORITY REPORT**

We, the undersigned members of the Committee on Children, Youth and Families, representing 1/4 of the members present and voting on
H.B. 2081, A BILL TO BE ENTITLED AN ACT TO ENSURE PROPER CHILD DAY CARE VOUCHER PAYMENT OPTIONS, when the bill was taken up for consideration, and disagreeing with the majority, recommend that the bill be report favorably.

S/ Cherie Berry  
S/ Connie Wilson  
S/ Theresa Esposito  
S/ Robin Hayes  
S/ Bill Ives

Representative Berry moves the adoption of the Minority Report.

The motion fails, by electronic vote (38–68), and the bill is placed on the Unfavorable Calendar.

**CALENDAR (continued)**

Senate Committee Substitute for H.B. 650, A BILL TO BE ENTITLED AN ACT TO AMEND ARTICLE 19 OF CHAPTER 130A OF THE GENERAL STATUTES REGARDING ASBESTOS HAZARD MANAGEMENT AND TO MAKE CERTAIN TECHNICAL CHANGES TO CONFORM WITH RECENT FEDERAL REQUIREMENTS.

On motion of Representative Gottovi, the House concurs in the Senate committee substitute, by electronic vote (100–1), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 740, A BILL TO BE ENTITLED AN ACT TO DESIGNATE A RELATIVE OF A NURSING HOME PATIENT AND A RELATIVE OF A REST HOME PATIENT AS PUBLIC MEMBERS OF THE NURSING HOME PENALTY REVIEW COMMITTEE.

On motion of Representative Michaux and without objection, the bill is postponed until July 6.

Senate Committee Substitute for H.B. 795, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW PERTAINING TO THE PROHIBITION OF CERTAIN SOLICITATIONS BY HEALTH CARE PROVIDERS.

On motion of Representative G. Miller, the House concurs in the Senate committee substitute, by electronic vote (106–0), and the bill is ordered enrolled.

Senate Committee Substitute No. 2 for H.B. 988, A BILL TO BE ENTITLED AN ACT TO AMEND THE LICENSURE ACT FOR SPEECH AND LANGUAGE PATHOLOGISTS AND AUDIOLOGISTS TO EXEMPT CERTAIN ASSISTANT PERSONNEL FROM THE LICENSURE REQUIREMENT IF THEY ARE REGISTERED WITH THE BOARD BY THEIR EMPLOYER.

On motion of Representative Nye, the House concurs in the Senate committee substitute, by electronic vote (100–0), and the bill is ordered enrolled.
Senate Committee Substitute for H.B. 1049, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW CONCERNING ASSAULTS ON GOVERNMENTAL OFFICERS AND EMPLOYEES TO INCLUDE COMPANY POLICE OFFICERS AND CAMPUS POLICE OFFICERS.

On motion of Representative Richardson, the House concurs in the Senate Committee Substitute, by electronic vote (107–0), and the bill is ordered enrolled.

H.B. 1082, A BILL TO BE ENTITLED AN ACT TO GIVE THE BOARD OF PHARMACY AUTHORITY TO REGULATE MEDICAL EQUIPMENT INTENDED FOR USE IN AN INDIVIDUAL'S HOME.

On motion of Representative McAllister, the House concurs in Senate Amendment No. 1 by electronic vote (105–0).

On motion of Representative McAllister, the House concurs in Senate Amendment No. 2 by electronic vote (106–0).

On motion of Representative McAllister, the House concurs in Senate Amendment No. 3, by electronic vote (104–0), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 1142, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA SUBSTANCE ABUSE PROFESSIONALS CERTIFICATION ACT AND TO MAKE AMENDMENTS TO THE LAWS GOVERNING LICENSED PROFESSIONAL COUNSELORS.

On motion of Representative Alexander, the House concurs in the Senate committee substitute, by electronic vote (100–0), and the bill is ordered enrolled.

Representative Luebke states that his voting equipment malfunctioned, and he requests to be recorded as voting "aye". This request is granted. The adjusted vote total is (101–0).

H.B. 1552, A BILL TO BE ENTITLED AN ACT TO EXTEND THE EXEMPTION FOR REAL ESTATE ACQUIRED BY THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIREMENT THAT IT BE APPRAISED BY A LICENSED OR CERTIFIED APPRAISER WHEN THE ESTIMATED VALUE OF THE REAL ESTATE IS LESS THAN TEN THOUSAND DOLLARS.

On motion of Representative R. Hunter, the House concurs in Senate Amendment No. 1, by electronic vote (103–0), and the bill is ordered enrolled.

Committee Substitute for H.B. 1628, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND
CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE AND TO GIVE WATER AND SEWER AUTHORITIES THE POWER TO ADOPT ORDINANCES TO REGULATE STORMWATER AND DRAINAGE SYSTEMS.

On motion of Representative Kuczmarski, the House concurs in Senate Amendment No. 1, by electronic vote (101–0), and the bill is ordered enrolled.

**H.B. 1661, A BILL TO BE ENTITLED AN ACT TO PERMIT THE USE OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDEWALKS.**

On motion of Representative Smith, the House concurs in the Senate committee substitute, by electronic vote (107–0), and the bill is ordered enrolled.

**CONFERENCE REPORT**

Representative Kennedy moves the adoption of the following Conference Report.

**Senate Committee Substitute for H.B. 358**

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

We, your conferees, appointed to resolve the differences arising between the Senate and the House of Representatives on H.B. 358, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD FATALITY TASK FORCE TO ENCOURAGE PROSECUTORIAL CHILD PROTECTION INITIATIVES, AND TO MODIFY THE CONDITIONS FOR BAIL AND PRETRIAL RELEASE FOR PERSONS ACCUSED OF SEX OFFENSES AND CRIMES OF VIOLENCE AGAINST CHILD VICTIMS., Fourth Edition Engrossed 7/8/93,

wish to report as follows:

The House concurs in the Senate Committee Substitute (Fourth Edition Engrossed 7/8/93), with the following amendments:

on page 1, line 4, by deleting the phrase “MODIFY THE” and by substituting the phrase “CLARIFY THAT JUDICIAL OFFICIALS MAY SET CERTAIN”;

and on page 2, lines 36–37, by rewriting those lines to read: “The conditions set forth above may be imposed in addition to any other conditions that the judicial official may impose on pretrial release.”;

and on page 2, lines 40–42, by rewriting those lines to read:
“Sec. 7. This act is effective upon ratification.”.

And the Senate agrees to the same.

To this end, the conferees recommend that the Senate and House of Representatives adopt the foregoing report.

This the 27th day of June, 1994.

The Conference Report which changes the title is adopted, by electronic vote (105–0), and the Senate is so notified by Special Message.

The Senate having previously adopted the Conference Report, the bill is ordered enrolled.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 1377, AN ACT TO CONFORM THE THRESHOLD FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD STATE INCOME TAXES TO THAT USED UNDER THE INTERNAL REVENUE CODE FOR DETERMINING IF A PENALTY APPLIES TO AN UNDERPAYMENT OF WITHHELD FEDERAL INCOME TAXES, AND TO CLARIFY THE TYPE OF INFORMATION A TAXPAYER MUST PROVIDE TO THE SECRETARY OF REVENUE. (CHAPTER 661)

S.B. 1619, AN ACT TO UPDATE THE REFERENCE TO THE INTERNAL REVENUE CODE USED IN DETERMINING CERTAIN TAXABLE INCOME AND TAX EXEMPTIONS AND TO RESOLVE AN UNINTENDED CONFLICT BETWEEN THE STATUTE OF LIMITATIONS FOR CERTAIN TAX REFUNDS AND THE LAW ALLOWING DEDUCTIONS FOR CARRYBACKS, BAD DEBTS, AND WORTHLESS SECURITIES. (CHAPTER 662)

S.B. 1663, AN ACT TO AUTHORIZE THE ISSUANCE OF THIRTY-FIVE MILLION DOLLARS OF STATE PARKS BONDS OR NOTES AND TO APPROPRIATE THE PROCEEDS OF THESE BONDS AND NOTES FOR SPECIFIC STATE PARKS CAPITAL IMPROVEMENT PROJECTS AND LAND ACQUISITION. (CHAPTER 663)
S.B. 1700, AN ACT TO ESTABLISH THE PERCENTAGE RATES FOR THE INSURANCE REGULATORY CHARGE AND THE PUBLIC UTILITY REGULATORY FEE. (CHAPTER 664)

S.B. 1378, AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL, AND TO ENABLE THE UNIVERSITY OF NORTH CAROLINA AT CHARLOTTE TO SET FEES AT A RATE SUFFICIENT TO FINANCE THE STUDENT ACTIVITIES CENTER. (CHAPTER 665)

H.B. 1998, AN ACT RELATING TO INVESTMENTS OF THE COUNTY OF DURHAM. (CHAPTER 666)

H.B. 1951, AN ACT TO ALLOW THE TOWN OF BOONVILLE TO INSTALL SEWER LINES AND TO ALLOW WATAUGA COUNTY TO REPAIR THE WATAUGA HIGH SCHOOL PHYSICAL EDUCATION AND ATHLETIC FACILITIES PROJECT WITH ITS OWN CREW AND EQUIPMENT. (CHAPTER 667)

H.B. 1535, AN ACT TO EXEMPT CURRITUCK COUNTY AND THE WHALEHEAD PRESERVATION TRUST AND CURRITUCK WILDLIFE MUSEUM, INC., FROM CERTAIN STATUTORY REQUIREMENTS IN THE RENOVATION OF THE HISTORIC WHALEHEAD CLUB. (CHAPTER 668)

H.B. 2003, AN ACT TO PROHIBIT THE TAKING OF DEER WITH DOGS IN DURHAM COUNTY. (CHAPTER 669)

H.B. 203, AN ACT TO REQUIRE THAT INDIVIDUALS AND BUSINESSES ENGAGED IN THE PRACTICE OF TATTOOING OBTAIN A PERMIT FROM THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES. (CHAPTER 670)

H.B. 382, AN ACT TO AMEND THE STATUTES REGULATING PROFESSIONAL ENGINEERS AND LAND SURVEYORS. (CHAPTER 671)

H.B. 27, AN ACT TO RESTRICT THE TRANSPORTATION OF CHILDREN UNDER THE AGE OF TWELVE IN THE OPEN BED OR OPEN CARGO AREA OF A VEHICLE. (CHAPTER 672)

S.B. 945, AN ACT TO PERMIT THE USE OF DEADLY FORCE AGAINST AN INTRUDER UNDER CERTAIN CIRCUMSTANCES AND TO PROVIDE THAT A LAWFUL OCCUPANT DOES NOT HAVE A DUTY TO RETREAT FROM AN INTRUDER, AS PROVIDED AT COMMON LAW. (CHAPTER 673)

S.B. 716, AN ACT TO MODIFY THE CORPORATE INCOME TAX CREDIT FOR CONSTRUCTION OF A COGENERATING POWER
PLANT BY (1) PROVIDING THAT A PARTNERSHIP MAY QUALIFY FOR THE CREDIT, (2) CLARIFYING THAT A PARTNERSHIP MAY PASS AN INCOME TAX CREDIT THROUGH TO ITS PARTNERS, (3) EXPANDING THE CREDIT TO INCLUDE NATURAL GAS COGENERATING POWER PLANTS, (4) PROVIDING AN ALTERNATIVE METHOD TO CALCULATE THE CREDIT, (5) LIMITING THE AMOUNT OF CREDIT THAT MAY BE ALLOWED EACH YEAR EFFECTIVE BEGINNING IN 1994, AND (6) RESTRICTING THE CREDIT TO NATURAL GAS COGENERATING POWER PLANTS EFFECTIVE BEGINNING IN 1998. (CHAPTER 674)

S.B. 1436, AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO (CHAPTER 576 OF THE 1993 SESSION LAWS (REGULAR SESSION 1994) CONCERNING THE TWO-YEAR MORATORIUM ON SPECIFIED FISHING LICENSES. (CHAPTER 675)

S.B. 952, AN ACT TO CHANGE THE LAW REGARDING HOSPITAL FACILITIES TO OFFER HEALTH CARE SERVICES IN BRANCH FACILITIES. (CHAPTER 676)

S.B. 1418, AN ACT TO REORGANIZE EDUCATION REPORTS, TO CLARIFY THE TERMS FOR A SCHOLARSHIP LOAN UNDER THE PRINCIPAL FELLOWS PROGRAM AND TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE EDUCATION LAWS. (CHAPTER 677)

S.B. 626, AN ACT TO ADOPT RISK–BASED CAPITAL REQUIREMENTS FOR LIFE AND HEALTH INSURANCE COMPANIES, TO MAKE CORRECTIONS AND TECHNICAL AMENDMENTS IN THE INSURANCE LAWS, AND TO AMEND THE SCHOLARSHIP PROVISIONS OF THE FIREMEN’S RELIEF FUND IN THE INSURANCE CODE. (CHAPTER 678)

S.B. 906, AN ACT TO MAKE VARIOUS SUBSTANTIVE AMENDMENTS TO THE WORKERS’ COMPENSATION ACT AND TO MAKE RELATED CHANGES. (CHAPTER 679)

H.B. 1889, AN ACT TO RESTORE UNEMPLOYMENT BENEFITS TO THEIR PRE–1983 LEVEL, TO MAKE PARTICIPATION IN REEMPLOYMENT SERVICES A CONDITION OF RECEIVING CERTAIN BENEFITS, AND TO MAKE TECHNICAL CHANGES TO THE EMPLOYMENT SECURITY LAWS. (CHAPTER 680)

H.B. 1944, AN ACT TO EXPAND THE STATE PORTS TAX CREDIT. (CHAPTER 681)

H.B. 1774, AN ACT TO ESTABLISH THE CAPITOL PRESERVATION COMMISSION, TO MAKE THE COMMISSION RESPONSIBLE FOR THE CARE AND ADMINISTRATION OF THE NORTH CAROLINA STATE CAPITOL AND UNION SQUARE, AND TO ESTABLISH THE CAPITOL PRESERVATION FUND. (CHAPTER 682)
H.B. 1854, AN ACT TO PROVIDE FOR CERTIFICATION OF WINDOW GLAZING INSPECTORS, TO APPLY THE WINDOW GLAZING REQUIREMENTS UNIFORMLY, AND TO OTHERWISE MODIFY THE WINDOW GLAZING LAWS. (CHAPTER 683)

S.B. 591, AN ACT TO RESTRUCTURE THE HUNTING AND FISHING LICENSE SCHEDULE TO MORE CLEARLY DEFINE LICENSE REQUIREMENTS, TO PROVIDE FOR TWELVE-MONTH HUNTING AND FISHING LICENSES, TO ESTABLISH SHORT-TERM AND SEASON NONRESIDENT LICENSES FOR HUNTING GAME, TO PROVIDE FOR A FREE FISHING DAY, AND TO PROVIDE FOR FOUR NEW MEMBERS OF THE WILDLIFE RESOURCES COMMISSION TO BE APPOINTED BY THE GENERAL ASSEMBLY. (CHAPTER 684)

CALENDAR (continued)

H.B. 1775, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, AND TO PROVIDE THAT A REGISTRATION CARD ISSUED FOR A DEALER PLATE IS NOT REQUIRED TO BE SPECIFIC FOR THAT DEALER PLATE.

On motion of Representative Luebke and without objection, the bill is temporarily displaced.

Senate Committee Substitute for H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA.

On motion of Representative Luebke, the House does not concur in the Senate Committee Substitute as amended, by electronic vote (95-5), and conferees are requested.

The Speaker appoints Representatives Michaux, Lemmond, Holt, and Luebke as conferees on the part of the House and the Senate is so notified by Special Message.

Senate Committee Substitute for H.B. 1827, A BILL TO BE ENTITLED AN ACT TO REPEAL THE EXEMPTION OF BEAUFORT COUNTY FROM CERTAIN PROVISIONS OF LAW RELATING TO THE APPOINTMENT OF COMMISSIONERS OF A PUBLIC HOUSING AUTHORITY.

On motion of Representative Edwards, the House concurs in the Senate committee substitute, by electronic vote (104-1), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS
CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS' ASSOCIATION.

On motion of Representative Barnes, the House concurs in the Senate committee substitute as amended, by electronic vote (102–1), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 1972, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT ALL DATA EXCEPT EFFLUENT OR EMISSION DATA IS ENTITLED TO PROTECTION AS A TRADE SECRET PURSUANT TO G.S. 132–1.2, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION.

On motion of Representative Richardson, the House concurs in the Senate committee substitute, by electronic vote (105–0), and the bill is ordered enrolled.

Senate Committee Substitute for H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION.

Representative Richardson moves that the House concur in the Senate committee substitute as amended.

Representative Richardson withdraws his motion.

On motion of Representative Richardson, the bill is withdrawn from the Calendar and re-referred to the Committee on Environment.

S.B. 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES.

Representative McLaughlin offers Amendment No. 1 which is adopted by electronic vote (105–0).

The bill, as amended, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House amendment by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Barbee, Barnes, Beall, Berry, Bowen, Bowie, Bowman, Brawley, J. Brown, Brubaker, Burton, Church, Cole, Colton, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham,

Voting in the negative: None.


H.B. 1899, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES.

On motion of Representative McLaughlin, the bill is postponed until July 7.

House Committee Substitute for S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES.

Representative Cunningham offers Amendment No. 1 which is adopted. This amendment changes the title.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: Representatives Berry, Brubaker, Creech, Nichols, and Robinson – 5.


H.B. 1775, A BILL TO BE ENTITLED AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, AND TO PROVIDE THAT A REGISTRATION CARD ISSUED FOR A DEALER PLATE IS NOT REQUIRED TO BE SPECIFIC FOR THAT DEALER PLATE, which was temporarily displaced is before the Body.

On motion of Representative Luebke, the House concurs in the Senate amendment, by electronic vote (101–0), and the bill is ordered enrolled.

INTRODUCTION OF PAGES

Pages for the week of July 5–8 are introduced to the membership. They are: April Batten of Johnston; Dhamian Blue of Wake; Jonathan Brubaker of Randolph; Lenai Butterfield of Wilson; Valeisha Butterfield of Wilson; Chiwionne Conrad of Wake; Jonathan Drennan of Durham; April Edwards of Greene; Stephanie Floyd of Wake; Kelly Forrest of Cabarrus; Kristin Hodnett of Wake; Alison Johnson of Wake; Andrea Lawson of Durham; Walter Lockamy of Cumberland; and Demian Perry of Durham.

CALENDAR (continued)

H.J.R. 2117, A JOINT RESOLUTION PROVIDING FOR THE CONFIRMATION OF THE APPOINTMENT OF HUGH WELLS MADE BY THE GOVERNOR TO MEMBERSHIP ON THE NORTH CAROLINA UTILITIES COMMISSION.

On motion of Representative G. Miller, the bill is postponed indefinitely by electronic vote (104–1).

H.J.R. 2133, A JOINT RESOLUTION CONCERNING ADJOURNMENT SINE DIE.

On motion of Representative Jack Hunt, the bill is postponed indefinitely by electronic vote (102–3).

On motion of Representative Jack Hunt, seconded by Representative Barnes, the House adjourns at 10:00 p.m. to reconvene July 6, at 11:00 a.m.
ONE HUNDRED THIRTY-SEVENTH DAY

HOUSE OF REPRESENTATIVES

Wednesday, July 6, 1994

The House meets at 11:00 a.m. pursuant to adjournment and is called to order by the Speaker Pro Tempore.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 5 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill and Rogers for today.

CALENDAR

Action is taken on the following:

Senate Committee Substitute for H.B. 740, A BILL TO BE ENTITLED AN ACT TO DESIGNATE A RELATIVE OF A NURSING HOME PATIENT AND A RELATIVE OF A REST HOME PATIENT AS PUBLIC MEMBERS OF THE NURSING HOME PENALTY REVIEW COMMITTEE.

On motion of Representative Flaherty, the House concurs in the Senate committee substitute, by electronic vote (88-0), and the bill is ordered enrolled.

RECALL FROM ENROLLING

On motion of Representative Barnes, Senate Committee Substitute for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS' ASSOCIATION, is recalled from Enrolling by electronic vote (88-0).

On motion of Representative Barnes, the vote by which the House concurred in the Senate Committee Substitute bill is reconsidered by electronic vote (91-0).

On motion of Representative Barnes and without objection, the bill is temporarily displaced.

CALENDAR (continued)

House Committee Substitute for S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT
APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, TO PROVIDE THAT NO MORE THAN ONE CITY IN CERTAIN COUNTIES MAY IMPOSE A PRIVILEGE TAX ON THE SAME BUSINESS, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES.

SPEAKER BLUE PRESIDING.

On motion of Representative Joye and without objection, the bill is temporarily displaced.

Committee Substitute for S.B. 1667, A BILL TO BE ENTITLED AN ACT AUTHORIZING UNION AND COLUMBUS COUNTIES TO ESTABLISH A TOURISM BOARD FOR THE PROMOTION OF TRAVEL AND TOURISM WITHIN THE COUNTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1670, A BILL TO BE ENTITLED AN ACT TO DELETE THE CITY RESIDENCY REQUIREMENT FOR MEMBERS OF THE CIVIL SERVICE BOARD OF THE CITY OF CHARLOTTE, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1684, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE MECKLENBURG COUNTY MANAGER AND THE CHARLOTTE CITY MANAGER TO AWARD CONTRACTS FOR THE PURPOSE OF PURCHASING APPARATUS, SUPPLIES, MATERIALS, OR EQUIPMENT REGARDLESS OF THE AMOUNT, AND FOR CONSTRUCTION PROJECTS UNDER A CERTAIN AMOUNT, PROVIDED THERE ARE SUFFICIENT APPROPRIATED UNENCUMBERED FUNDS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1409, A BILL TO BE ENTITLED AN ACT TO REMOVE THE SUNSET ON AN ACT TO PERMIT THE COUNTY OF CABARRUS TO CONDEMN CERTAIN PROPERTY OF PRIVATE CONDEMNORS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1465, A BILL TO BE ENTITLED AN ACT TO SHORTEN THE SEASON FOR TAKING RABBITS IN JOHNSTON COUNTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1623, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF
ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1644, A BILL TO BE ENTITLED AN ACT TO INCREASE THE TERM OF OFFICE FOR THE MAYOR OF SALEMBURG FROM TWO TO FOUR YEARS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1665, A BILL TO BE ENTITLED AN ACT TO EXEMPT SURRY COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION OF FACILITIES AT THE SURRY COUNTY LANDFILL, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1671, A BILL TO BE ENTITLED AN ACT TO ALLOW THE COUNTY OF MECKLENBURG TO WAIVE BID BONDS ON PUBLIC CONTRACTS, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

Committee Substitute for S.B. 1675, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF THE PROFITS FROM THE ALCOHOLIC BEVERAGE CONTROL SYSTEM IN THE TOWN OF NORWOOD, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1681, A BILL TO BE ENTITLED AN ACT TO ALLOW THE GOLDSBORO-WAYNE AIRPORT AUTHORITY TO LEASE PROPERTY TO THE CITY OF GOLDSBORO, WAYNE COUNTY, OR WAYNE COMMUNITY COLLEGE UNDER GENERAL LAW, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1650, A BILL TO BE ENTITLED AN ACT TO MODIFY THE DISTRIBUTION OF ALCOHOLIC BEVERAGE CONTROL PROFITS FOR THE TOWN OF GRANITE FALLS.

On motion of Representative Gamble, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House amendment by Special Message.
S.B. 1660, A BILL TO BE ENTITLED AN ACT TO MAKE A CHANGE IN THE FUNDING FORMULA FOR GUILFORD COUNTY SCHOOLS PROVIDED BY THE MERGER ACT, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1668, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING AND DISCHARGING FIREARMS FROM PUBLIC ROADS AND HIGHWAYS IN UNION COUNTY, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1362, A BILL TO BE ENTITLED AN ACT TO MAKE IT UNLAWFUL TO REMOVE OR DESTROY ELECTRONIC COLLARS ON DOGS IN HAYWOOD, JACKSON, SWAIN, MACON, HENDERSON, AND TRANSYLVANIA COUNTIES, passes its second reading and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1609, A BILL TO BE ENTITLED AN ACT TO CHANGE THE SEASON FOR TAKING FOXES IN CASWELL COUNTY.

Representative H. Hunter offers Amendment No. 1 which is adopted. This amendment changes the title.

The bill, as amended, passes its second reading. The caption having been amended, the bill remains on the Calendar.

House Committee Substitute No. 2 for S.B. 617, A BILL TO BE ENTITLED AN ACT REGULATE THE USE OF THE TITLE "LICENCED HOME INSPECTOR" AND TO REQUIRE PERSONS WHO PERFORM HOME INSPECTIONS FOR COMPENSATION TO BE LICENCED, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: Representative Michaux.

Excused absences: Representatives Barnhill, Colton, and Rogers – 3.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1142, AN ACT TO ESTABLISH THE NORTH CAROLINA SUBSTANCE ABUSE PROFESSIONALS CERTIFICATION ACT AND TO MAKE AMENDMENTS TO THE LAWS GOVERNING LICENSED PROFESSIONAL COUNSELORS. (CHAPTER 685)

H.B. 650, AN ACT TO AMEND ARTICLE 19 OF CHAPTER 130A OF THE GENERAL STATUTES REGARDING ASBESTOS HAZARD MANAGEMENT AND TO MAKE CERTAIN TECHNICAL CHANGES TO CONFORM WITH RECENT FEDERAL REQUIREMENTS. (CHAPTER 686)

H.B. 1049, AN ACT TO AMEND THE LAW CONCERNING ASSAULTS ON GOVERNMENTAL OFFICERS AND EMPLOYEES TO INCLUDE COMPANY POLICE OFFICERS AND CAMPUS POLICE OFFICERS. (CHAPTER 687)

H.B. 988, AN ACT TO AMEND THE LICENSURE ACT FOR SPEECH AND LANGUAGE PATHOLOGISTS AND AUDIOLOGISTS TO EXEMPT CERTAIN ASSISTANT PERSONNEL FROM THE LICENSURE REQUIREMENT IF THEY ARE REGISTERED WITH THE BOARD BY THEIR EMPLOYER. (CHAPTER 688)

H.B. 795, AN ACT TO AMEND THE LAW PERTAINING TO THE PROHIBITION OF CERTAIN SOLICITATIONS BY HEALTH CARE PROVIDERS. (CHAPTER 689)

H.B. 1661, AN ACT TO PERMIT THE USE OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDEWALKS. (CHAPTER 690)

H.B. 1552, AN ACT TO EXTEND THE EXPIRATION DATE OF THE EXEMPTION FOR REAL ESTATE ACQUIRED BY THE DEPARTMENT OF TRANSPORTATION FROM THE REQUIREMENT THAT IT BE APPRAISED BY A LICENSED OR CERTIFIED APPRAISER WHEN THE ESTIMATED VALUE OF THE REAL ESTATE IS LESS THAN TEN THOUSAND DOLLARS. (CHAPTER 691)

H.B. 1082, AN ACT TO GIVE THE BOARD OF PHARMACY AUTHORITY TO REGULATE MEDICAL EQUIPMENT INTENDED FOR USE IN AN INDIVIDUAL'S HOME. (CHAPTER 692)

H.B. 1827, AN ACT TO PROVIDE THAT THE EXEMPTION OF BEAUFORT COUNTY FROM CERTAIN PROVISIONS OF LAW RELATING TO THE APPOINTMENT OF COMMISSIONERS OF A PUBLIC HOUSING AUTHORITY SHALL NOT BE APPLICABLE TO
THE CITY OF WASHINGTON AND THE WASHINGTON HOUSING AUTHORITY. (CHAPTER 693)

H.B. 1972, AN ACT TO CLARIFY THAT ALL DATA EXCEPT EFFLUENT OR EMISSION DATA IS ENTITLED TO PROTECTION AS A TRADE SECRET PURSUANT TO G.S. 132–1.2, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION. (CHAPTER 694)

H.B. 1981, AN ACT TO AUTHORIZE THE TOWN OF ORIENTAL TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX. (CHAPTER 695)

H.B. 1628, AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW–PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE AND TO GIVE WATER AND SEWER AUTHORITIES THE POWER TO ADOPT ORDINANCES TO REGULATE STORMWATER AND DRAINAGE SYSTEMS. (CHAPTER 696)

H.B. 1775, AN ACT TO RESOLVE A CONFLICT IN THE DEALER LICENSE PLATE LAW CONCERNING THE USE OF DEALER LICENSE PLATES ON VEHICLES USED BY A DEALER IN A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF SELLING MOTOR VEHICLES, AND TO PROVIDE THAT A REGISTRATION CARD ISSUED FOR A DEALER PLATE IS NOT REQUIRED TO BE SPECIFIC FOR THAT DEALER PLATE. (CHAPTER 697)

SUSPENSION OF RULES

On motion of Representative Ramsey, Rule 20(a)(2) is suspended and House Committee Substitute No. 2 for S.B. 617, A BILL TO BE ENTITLED AN ACT REGULATE THE USE OF THE TITLE "LICENSED HOME INSPECTOR" AND TO REQUIRE PERSONS WHO PERFORM HOME INSPECTIONS FOR COMPENSATION TO BE LICENSED, is before the Body on its third reading.

The bill passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House Committee Substitute No. 2 by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Beall, Berry, Bowen, Bowie, Bowman, Braswell, Brawley, D. Brown, J. Brown, Brubaker, Burton, Church, Cole, Crawford, Creech, Cromer, Culp, Culpepper, Cummings, Cunningham, Daughtry, Decker, Diamont, Dickson, Dockham, Easterling, Edwards, Ellis, Esposito, Fitch, Flaherty, Gamble, Gardner, Gottovi, Grady, Gray, Griffin, Hackney, Hall, Hayes, Hensley, Hightower, Hill, Holmes, Holt,

Voting in the negative: Representative Michaux.

Excused absences: Representatives Barnhill, Colton, and Rogers – 3.

CALENDAR (continued)

House Committee Substitute No. 2 for S.B. 917, A BILL TO BE ENTITLED AN ACT TO ALLOW THE DEPARTMENT OF TRANSPORTATION TO CHARGE A TOLL ON CERTAIN BRIDGES IN THE INTRASTATE SYSTEM.

Representative Nesbitt inquires of the Chair if, pursuant to Rule 38, the bill should be referred to the Committee on Appropriations. The Speaker rules that the bill should go to the Committee on Appropriations.

On motion of the Chair, the bill is withdrawn from the Calendar and re-referred to the Committee on Appropriations.

House Committee Substitute for S.B. 940, A BILL TO BE ENTITLED AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT.

On motion of Representative Baddour, Committee Amendment Nos. 1 and 2 are adopted.

On motion of Representative Ramsey, Committee Amendment No. 3 is adopted.

Representative Baddour offers Amendment No. 4 which is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Adams, Alphin, Balmer, Barbee, Berry, Brubaker, Burton, Church, Crawford, Cummings, Cunningham,

Excused absences: Representatives Barnhill and Rogers – 2.

SUSPENSION OF RULES

On motion of Representative H. Hunter, Rule 31(d) is suspended and S.B. 1609, A BILL TO BE ENTITLED AN ACT TO CHANGE THE SEASON FOR TAKING FOXES IN CASWELL COUNTY, is before the Body for its third reading.

The bill, as amended, passes its third reading, by electronic vote (112–0), and is ordered sent to the Senate for concurrence in House amendment by Special Message.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Gottovi for the Committee on Environment:

Senate Committee Substitute No. 2 as amended, for H.B. 644, A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE, with recommendation that the House do not concur; request conferees.

On motion of Representative Gottovi, the rules are suspended and the Senate committee substitute bill as amended, is placed on the Calendar for immediate consideration.

On motion of Representative Gottovi, the House does not concur in the Senate committee substitute as amended, by electronic vote (112–0).

The Speaker appoints Representatives Colton, Gottovi, Culp, Hackney and Fussell as conferees on the part of the House and the Senate is so notified by Special Message.

Representative Gottovi further reports Senate Committee Substitute for H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with recommendation that the House concur.
The Senate committee substitute bill is placed on the Calendar for July 7.

REFERRAL OF SPECIAL MESSAGES

Senate Committee Substitute for H.B. 1565, A BILL TO BE ENTITLED AN ACT TO EXEMPT BLADEN COUNTY FROM THE REQUIREMENTS OF ARTICLE 12 OF CHAPTER 160A OF THE GENERAL STATUTES AS TO THE SALE OR LEASE OF CERTAIN PROPERTY AND TO EXEMPT PHYSICIANS SERVING ON THE BOARD OF DIRECTORS OF A PUBLIC HOSPITAL IN BLADEN COUNTY FROM G.S. 14–234, WHICH PROVIDES THAT THE DIRECTOR OF A PUBLIC TRUST SHALL NOT ENTER INTO A CONTRACT WITH THE PUBLIC TRUST EXCEPT UNDER CERTAIN CIRCUMSTANCES, is placed on the Calendar of July 7.

Senate Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE, is referred to the Committee on Judiciary I.

Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, is placed on the Calendar of July 7.

H.B. 1938, A BILL TO BE ENTITLED AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNÜALLY, is referred to the Committee on Local and Regional Government I.

On motion of the Chair, the House recesses at 1:40 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

CALENDAR (continued)

Senate Committee Substitute for H.B. 1936, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO
MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS' ASSOCIATION, which was temporarily displaced is before the Body.

On motion of Representative Barnes, the House does not concur in the Senate committee substitute, by electronic vote (99–0), and conferees are requested.

The Speaker appoints Representatives Barnes, Hensley, Cromer, and Robinson as conferees on the part of the House and the Senate is so notified by Special Message.

House Committee Substitute for S.B. 196, A BILL TO BE ENTITLED AN ACT TO TRANSFER THE NORTH CAROLINA STATE PORTS AUTHORITY AND THE NORTH CAROLINA PORTS RAILWAY COMMISSION TO THE DEPARTMENT OF TRANSPORTATION AND TO AMEND THE RESPONSIBILITIES OF THE BOARD OF TRANSPORTATION.

Representative G. Miller offers Amendment No. 4 which is adopted by electronic vote (98–1).

Representative Redwine offers Amendment No. 5.

Representative Redwine calls the previous question on the amendment and the call is sustained by electronic vote (105–2).

Amendment No. 5 fails of adoption by electronic vote (31–78).

On motion of Representative Nesbitt, the bill is withdrawn from the Calendar, ordered engrossed, and re-referred to the Committee on Appropriations by electronic vote (89–22).

House Committee Substitute for S.B. 871, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, TO PROVIDE THAT NO MORE THAN ONE CITY IN CERTAIN COUNTIES MAY IMPOSE A PRIVILEGE TAX ON THE SAME BUSINESS, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES, which was temporarily displaced is before the Body.

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

Voting in the negative: Representatives Berry, Creech, and Flaherty - 3.

Excused absences: Representatives Barnhill, Rogers, and Wood - 3.

House Committee Substitute for S.B. 1084, A BILL TO BE ENTITLED AN ACT TO MAKE SUBSTANTIVE AND TECHNICAL CHANGES AND IMPROVEMENTS IN THE LAWS REGULATING SERVICE AGREEMENTS.

Representative B. Miller offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (95–2), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

House Committee Substitute for S.B. 1564, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POSTPRIMARY REPORTING BY NOMINEES AND PRIMARY LOSERS, fails to pass its second reading by electronic vote (52–56).

S.B. 854, A BILL TO BE ENTITLED AN ACT TO PERMIT THE ISSUANCE AND PURCHASING OF GROUP HEALTH INSURANCE COVERAGE FOR PUBLIC SCHOOL STUDENTS, passes its second reading, by electronic vote (103–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

House Committee Substitute for S.B. 1146, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THAT FAILURE TO PROVIDE OR PROVIDING FALSE INFORMATION BY ITINERANT MERCHANTS ON THEIR SOURCE OF MERCHANDISE SHALL CONSTITUTE A CLASS 3 MISDEMEANOR, AND TO AUTHORIZE IMPOUNDMENT OF MERCHANDISE IN SPECIFIED CIRCUMSTANCES.
Representative Cromer offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (101-5), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

**MOTION TO RECONSIDER VOTE**

Representative Mavretic moves, having voted with the prevailing side, that the vote by which House Committee Substitute for S.B. 1564, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POSTPRIMARY REPORTING BY NOMINEES AND PRIMARY LOSERS, failed to pass its second reading be reconsidered. This motion fails by electronic vote (40-69).

The bill remains on the Unfavorable Calendar.

**CALENDAR (continued)**

S.B. 1437, A BILL TO BE ENTITLED AN ACT TO EXTEND TIME FOR THE RESOLUTION OF CLAIMS TO LAND UNDER NAVIGABLE WATERS, passes its second reading, by electronic vote (100-0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

Committee Substitute for S.B. 1013, A BILL TO BE ENTITLED AN ACT TO ENACT THE WORKFORCE PREPAREDNESS ACT, AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES.

Pursuant to Rule 38, the Speaker refers the bill to the Committee on Appropriations.

On motion of Representative Jack Hunt, seconded by Representative Wainwright, the House adjourns at 5:27 p.m. to reconvene July 7 at 1:00 p.m.

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**ONE HUNDRED THIRTY-EIGHTH DAY**

**HOUSE OF REPRESENTATIVES**

**Thursday, July 7, 1994**

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 6 has been examined and found correct. Upon his motion, the Journal is approved as written.
Leaves of absence are granted Representatives Alphin, Barnhill, Gamble, Nichols, Richardson, and Rogers for today.

**ENROLLED BILLS**

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

**H.B. 740**, AN ACT TO DESIGNATE A RELATIVE OF A NURSING HOME PATIENT AND A RELATIVE OF A REST HOME PATIENT AS PUBLIC MEMBERS OF THE NURSING HOME PENALTY REVIEW COMMITTEE. (CHAPTER 698)

**S.B. 1362**, AN ACT TO MAKE IT UNLAWFUL TO REMOVE OR DESTROY ELECTRONIC COLLARS ON DOGS IN HAYWOOD, JACKSON, SWAIN, MACON, HENDERSON, AND TRANSYLVANIA COUNTIES. (CHAPTER 699)

**S.B. 1409**, AN ACT TO REMOVE THE SUNSET ON AN ACT TO PERMIT THE COUNTY OF CABARRUS TO CONDEMN CERTAIN PROPERTY OF PRIVATE CONDEMNORS. (CHAPTER 700)

**S.B. 1465**, AN ACT TO SHORTEN THE SEASON FOR TAKING RABBITS IN JOHNSTON COUNTY. (CHAPTER 701)

**S.B. 1623**, AN ACT TO CHANGE THE AUDITS OF ABC PROFITS OF THE HAMLET BOARD OF ALCOHOLIC CONTROL FROM QUARTERLY TO ANNUALLY. (CHAPTER 702)

**S.B. 1644**, AN ACT TO INCREASE THE TERM OF OFFICE FOR THE MAYOR OF SALEMBURG FROM TWO TO FOUR YEARS. (CHAPTER 703)

**S.B. 1660**, AN ACT TO MAKE A CHANGE IN THE FUNDING FORMULA FOR GUILFORD COUNTY SCHOOLS PROVIDED BY THE MERGER ACT. (CHAPTER 704)

**S.B. 1665**, AN ACT TO EXEMPT SURRY COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN THE CONSTRUCTION OF FACILITIES AT THE SURRY COUNTY LANDFILL. (CHAPTER 705)

**S.B. 1667**, AN ACT AUTHORIZING UNION AND COLUMBUS COUNTIES TO ESTABLISH A TOURISM BOARD FOR THE PROMOTION OF TRAVEL AND TOURISM WITHIN THE COUNTY. (CHAPTER 706)

**S.B. 1668**, AN ACT TO PROHIBIT HUNTING AND DISCHARGING FIREARMS FROM PUBLIC ROADS AND HIGHWAYS IN UNION COUNTY. (CHAPTER 707)

**S.B. 1670**, AN ACT TO DELETE THE CITY RESIDENCY REQUIREMENT FOR MEMBERS OF THE CIVIL SERVICE BOARD OF THE CITY OF CHARLOTTE. (CHAPTER 708)
S.B. 1671, AN ACT TO ALLOW THE COUNTY OF MECKLENBURG TO WAIVE BID BONDS ON PUBLIC CONTRACTS. (CHAPTER 709)

S.B. 1675, AN ACT TO MODIFY THE DISTRIBUTION OF THE PROFITS FROM THE ALCOHOLIC BEVERAGE CONTROL SYSTEM IN THE TOWN OF NORWOOD. (CHAPTER 710)

S.B. 1681, AN ACT TO ALLOW THE GOLDSBORO-WAYNE AIRPORT AUTHORITY TO LEASE PROPERTY TO THE CITY OF GOLDSBORO, WAYNE COUNTY, OR WAYNE COMMUNITY COLLEGE UNDER GENERAL LAW. (CHAPTER 711)

S.B. 1684, AN ACT TO AUTHORIZE THE MECKLENBURG COUNTY MANAGER AND THE CHARLOTTE CITY MANAGER TO AWARD CONTRACTS FOR THE PURPOSE OF PURCHASING APPARATUS, SUPPLIES, MATERIALS, OR EQUIPMENT REGARDLESS OF THE AMOUNT, AND FOR CONSTRUCTION PROJECTS UNDER A CERTAIN AMOUNT, PROVIDED THERE ARE SUFFICIENT APPROPRIATED UNENCUMBERED FUNDS. (CHAPTER 712)

H.B. 1993, AN ACT TO AUTHORIZE THE CITY OF WASHINGTON TO NEGOTIATE AND ENTER INTO A LONG-TERM CONTRACT FOR MUNICIPAL SERVICES AND TO ANNEX CERTAIN PROPERTY INTO THAT CITY, TO ALLOW THE TOWN OF STANLEY TO NEGOTIATE ANNEXATION CONTRACTS AND TO ANNEX CERTAIN PROPERTY INTO THAT TOWN, AND TO SET THE FILING PERIOD FOR CANDIDATES FOR THE BEAUFORT COUNTY BOARD OF EDUCATION. (CHAPTER 713)

S.B. 1471, AN ACT TO PROVIDE AN EXPEDITED PROCEDURE FOR CREATION OF COUNTY WATER AND SEWER DISTRICTS AFTER FAILURE OF LOW-PRESSURE PIPE SEWER SYSTEMS, TO CLARIFY THE POWERS OF COUNTY WATER AND SEWER DISTRICTS, AND CONCERNING THE APPLICATION DATES FOR CLEAN WATER BOND LOANS AND GRANTS, AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE. (CHAPTER 714)

H.B. 613, AN ACT TO ALLOW HEALTH CARE FACILITIES TO FURNISH PUBLIC HEALTH AUTHORITIES WITH PATIENT RECORDS UNDER CERTAIN CIRCUMSTANCES. (CHAPTER 715)

S.B. 854, AN ACT TO PERMIT THE ISSUANCE AND PURCHASING OF GROUP HEALTH INSURANCE COVERAGE FOR PUBLIC SCHOOL STUDENTS. (CHAPTER 716)

S.B. 1437, AN ACT TO EXTEND TIME FOR THE RESOLUTION OF CLAIMS TO LAND UNDER NAVIGABLE WATERS. (CHAPTER 717)

REPORTS OF STANDING COMMITTEES AND PERMANENT SUBCOMMITTEES

The following reports from standing committees and permanent subcommittees are presented:
By Representative Cunningham for the Committee on Insurance:

Committee Substitute for S.B. 7, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE COMMISSIONER OF INSURANCE TO DEVELOP AND REQUIRE UNIFORM FORMS FOR THE SUBMISSION OF CLAIMS UNDER HEALTH BENEFIT PLANS, TO ESTABLISH FEES FOR COPIES OF MEDICAL RECORDS, AND TO REQUIRE WRITTEN NOTICE OF CLAIM DENIAL, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 574, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES RELATING TO INSURANCE PREMIUM FINANCING, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 623, A BILL TO BE ENTITLED AN ACT TO MAKE IMPROVEMENTS IN THE LAWS GOVERNING HEALTH MAINTENANCE ORGANIZATIONS AND TO PROVIDE FOR THE LICENSING AND REGULATION OF PREFERRED PROVIDER ORGANIZATIONS, EXCLUSIVE PROVIDER PANELS, AND OTHER MANAGED CARE OPERATIONS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 2036, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF KINSTON TO LEVY A ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

The committee substitute bill, which is ruled material, is placed on the Calendar for July 12 for its second reading. The original bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 1566, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION AND TO AMEND THE WINDOW TINTING LAW, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate committee substitute bill.

The House committee substitute bill is placed on the Calendar for July 12. The Senate committee substitute bill is placed on the Unfavorable Calendar.

S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, with a favorable report as to House committee substitute bill, unfavorable as to original bill.
The House committee substitute bill is placed on the Calendar for July 12. The original bill is placed on the Unfavorable Calendar.

Committee Substitute for S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES, with a favorable report.

By Representative Hensley for the Committee on Judiciary III:

H.B. 414, A BILL TO BE ENTITLED AN ACT TO PROVIDE PROTECTION TO PRODUCERS OF POULTRY AND POULTRY PRODUCTS IN NORTH CAROLINA, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

Senate Committee Substitute for H.B. 822, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING COMPUTER-RELATED CRIME, with recommendation that the House do not concur; request conferees.

The Senate committee substitute bill is placed on the Calendar for July 11.

H.B. 1025, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE VEHICLE IN WHICH A PERSON FLEES OR ATTEMPTS TO ELUDE A PURSUING POLICE VEHICLE IS SUBJECT TO FORFEITURE UNDER CERTAIN CIRCUMSTANCES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

By Representative Hightower for the Committee on State Government:

Senate Committee Substitute for H.B. 2015, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT COUNTIES AND CITIES ARE NOT REQUIRED TO REVIEW AND APPROVE RESIDENTIAL PLANS SUBMITTED PURSUANT TO THE NORTH CAROLINA STATE BUILDING CODE, with recommendation that the House concur.

The Senate committee substitute bill is placed on the Calendar for July 11.

By Representative Barnes for the Committee on Education:

H.B. 418, A BILL TO BE ENTITLED AN ACT TO REQUIRE INSTRUCTION IN THE PUBLIC SCHOOLS REGARDING ABSTINENCE FROM SEXUAL ACTIVITY, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

By Representative Beall for the Permanent Subcommittee on Labor Relations and Employment:
H.B. 592, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE FEES TO COVER TRAVEL AND TIME COSTS OF LABOR INSPECTORS UNDER CERTAIN CIRCUMSTANCES, reported to the Standing Committee on Business and Labor with recommendation that the bill be postponed indefinitely.

H.B. 670, A BILL TO BE ENTITLED AN ACT TO ENACT THE WORKFORCE PREPAREDNESS ACT, AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, reported to the Standing Committee on Business and Labor with recommendation that the bill be postponed indefinitely.

CALENDAR

Action is taken on the following:

Senate Committee Substitute for H.B. 1565, A BILL TO BE ENTITLED AN ACT TO EXEMPT BLADEN COUNTY FROM THE REQUIREMENTS OF ARTICLE 12 OF CHAPTER 160A OF THE GENERAL STATUTES AS TO THE SALE OR LEASE OF CERTAIN PROPERTY AND TO EXEMPT PHYSICIANS SERVING ON THE BOARD OF DIRECTORS OF A PUBLIC HOSPITAL IN BLADEN COUNTY FROM G.S. 14–234, WHICH PROVIDES THAT THE DIRECTOR OF A PUBLIC TRUST SHALL NOT ENTER INTO A CONTRACT WITH THE PUBLIC TRUST EXCEPT UNDER CERTAIN CIRCUMSTANCES.

On motion of Representative Nye, the House concurs in the Senate committee substitute, by electronic vote (102–0), and the bill is ordered enrolled.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Baddour and without objection, House Committee Substitute for S.B. 940, A BILL TO BE ENTITLED AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT, is withdrawn from the Calendar, ordered engrossed, and placed on the Calendar of July 11.

CALENDAR (continued)

Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS.

Representative McLaughlin moves that the House concur in Senate Amendment No. 1.

Representative Luebke inquires of the Chair if the bill needs to go to the Committee on Appropriations. The Speaker states that pursuant to the
Executive Budget Act, the bill will remain on the Calendar until the budget is passed.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative McLaughlin and without objection, H.B. 1899, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, is withdrawn from the Calendar and placed on the Calendar of July 14.

CALENDAR (continued)

Senate Committee Substitute for H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION.

On motion of Representative Gottovi, the House concurs in the Senate committee substitute as amended, by electronic vote (100–1), and the bill is ordered enrolled.

CONFERENCE REPORT

Representative Wilkins sends forth the Conference Report for H.B. 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN AND COLUMBUS COUNTIES FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of July 11.

CALENDAR (continued)

S.B. 1719, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58–57–100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE, passes its second reading, by electronic vote (101–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1072, A BILL TO BE ENTITLED AN ACT TO ALLOW STATE EMERGENCY MANAGEMENT VEHICLES TO BE EQUIPPED WITH RED LIGHTS AND SIRENS, passes its second reading, by electronic vote (98–1), and there being no objection is read a third time.
The bill passes its third reading and is ordered enrolled.

Committee Substitute for S.B. 1517, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COMMISSION FOR HEALTH SERVICES TO ADOPT RULES TO MINIMIZE THE RISK OF INJURY TO CHILDREN WHO USE PUBLIC SWIMMING POOLS.

Representative Dickson offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (104–1), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House amendment by Special Message.

MOTION TO TEMPORARILY DISPLACE BILLS

On motion of Representative Michaux and without objection, S.B. 1612, A BILL TO BE ENTITLED AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE NAMES OF SMALL CONTRIBUTORS SO THAT IT APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS, is temporarily displaced.

On motion of Representative Michaux and without objection, House Committee Substitute for S.B. 1563, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CONCERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE OCCUPATION, EMPLOYER’S NAME, AND BUSINESS ADDRESS; AND TO CHANGE THE LIMITATION ON CONTRIBUTIONS, is temporarily displaced.

CALENDAR (continued)

Committee Substitute for S.B. 1473, A BILL TO BE ENTITLED AN ACT TO ADDRESS MOTOR FUEL TAX EVASION, passes its second reading, by electronic vote (100–2), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

S.B. 1384, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC. OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT
STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES.

On motion of Representative H. Hunter, the bill is withdrawn from the Calendar and re-referred to the Committee on Appropriations.

S.B. 1425, A BILL TO BE ENTITLED AN ACT TO EXTEND THE EXPIRATION OF THE REQUIREMENT THAT JUST COMPENSATION BE PAID FOR THE REMOVAL BY LOCAL AUTHORITIES OF BILLBOARDS ON INTERSTATE AND FEDERAL–AID PRIMARY HIGHWAYS, AS REQUIRED BY FEDERAL LAW, passes its second reading, by electronic vote (101–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

House Committee Substitute for S.B. 1630, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS’ EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS’ ASSOCIATION.

Representative Barnes offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (98–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

Committee Substitute for S.B. 902, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE LAWS CONCERNING BICYCLE HAND SIGNALS.

On motion of Representative Hensley, Committee Amendment No. 1 is adopted.

On motion of Representative Hightower, seconded by Representative Creech, the bill is tabled by electronic vote (61–42).

House Committee Substitute for S.B. 883, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA PROFESSIONAL TEACHING STANDARDS COMMISSION, passes its second reading, by electronic vote (93–13), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.

S.B. 1712, A BILL TO BE ENTITLED AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF
CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO THE OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT.

Representative Braswell offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (98–2), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House amendment by Special Message.

On motion of the Chair, the House recesses at 2:41 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

VOTE CHANGE

Representative Bowie states that her voting equipment malfunctioned and moves that she be allowed to change her vote from “no” to “aye” on Representative Gottovi’s motion to concur in Senate Committee Substitute as amended for H.B. 1973, A BILL TO BE ENTITLED AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION.

The motion carries by electronic vote (62–25). The adjusted vote total is (101–0).

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 7, 1994

Mr. Speaker:

Pursuant to your message received Thursday, July 7, that the House of Representatives fails to concur in the Senate Committee Substitute bill
with one unengrossed amendment to H.B. 1936 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS' ASSOCIATION, and requests conferees, the President Pro Tempore appoints: Senator Ballance, Chairman; Senators Parnell, Harris, and Daniel on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 7, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur with your Honorable Body in House Amendment No. 1 to S.B. 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, and requests conferees, the President Pro Tempore appoints: Senator Odom, Chairman; Senators Folger and Blackmon on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 7, 1994

Mr. Speaker:

Pursuant to your message received Wednesday, July 6, that the House of Representatives fails to concur in the Senate Committee Substitute bill with two unengrossed Senate Amendments for H.B. 644 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE
IT MORE EFFECTIVE, which the Senate Committee Substitute bill proposed to change the title, upon concurrence, to read H.B. 644, (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE AND TO PROVIDE THAT CERTAIN ACTIONS TAKEN PRIOR TO 1 JULY 1993 RELATING TO DEVELOPMENT QUALIFY AS EXISTING DEVELOPMENT AND TO REDEFINE THE DEFINITION OF 'PUBLIC WATER SYSTEM' FOR PURPOSES OF THE NORTH CAROLINA DRINKING WATER ACT, and requests conferrees, the President Pro Tempore appoints: Senator Tally, Chairman; Senators Shaw, Kaplan, and Daniel on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative Redwine for the Committee on Business and Labor:

H.B. 592, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE FEES TO COVER TRAVEL AND TIME COSTS OF LABOR INSPECTORS UNDER CERTAIN CIRCUMSTANCES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1486, A BILL TO BE ENTITLED AN ACT TO EXEMPT CERTAIN SECURITIES FROM THE STATE REGISTRATION REQUIREMENTS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

By Representatives Diamont and Nesbitt for the Committee on Appropriations:

H.B. 834, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A GRANT PROGRAM TO PROVIDE FUNDS TO LOCAL SCHOOL ADMINISTRATIVE UNITS TO MAKE SCHOOLS SAFE FOR STUDENTS AND SCHOOL EMPLOYEES, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

On motion of Representative Diamont, Rule 36(a) is suspended and the committee substitute bill is placed on today's Calendar for immediate consideration.

The bill passes its second reading, by electronic vote (98–7), and there being no objection is read a third time.
The bill passes its third reading and is ordered sent to the Senate by Special Message.

S.B. 764, A BILL TO BE ENTITLED AN ACT TO REMOVE THE DEADLINE ON APPLICATIONS FOR REFUNDS FROM THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM FOR COOPERATIVE AGRICULTURAL EXTENSION SERVICE EMPLOYEES, with a favorable report.

CALENDAR (continued)

House Committee Substitute for S.B. 61, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION CONSIDER VARIOUS FACTORS PRIOR TO GRANTING ABC PERMITS, TO LENGTHEN THE PERIOD OF NOTICE TO LOCAL GOVERNMENTS, CONCERNING ZOO AREA DEVELOPMENT ZONES, AND TO CLARIFY THAT NO NOTICE NEED BE GIVEN TO LOCAL GOVERNMENTS UNLESS THE PERMIT IS PERMANENT.

Representative Decker offers Amendment No. 1 which fails of adoption.

The bill fails to pass its second reading by electronic vote (38–59).

House Committee Substitute for S.B. 31, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE SECRETARY OF THE DEPARTMENT OF HUMAN RESOURCES REPORT ON ASSISTED LIVING TO THE NORTH CAROLINA HEALTH PLANNING COMMISSION ESTABLISHED BY CHAPTER 529 OF THE 1993 SESSION LAWS AND TO THE NORTH CAROLINA STUDY COMMISSION ON AGING, passes its second reading, by electronic vote (101–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.

House Committee Substitute for S.B. 1249, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS.

Representative Alexander offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (91–3), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

House Committee Substitute for S.B. 605, A BILL TO BE ENTITLED AN ACT TO EXEMPT WORKS OF ART FOR STATE BUILDINGS FROM STATE AND LOCAL SALES TAXES, passes its second reading, by electronic vote (96–2), and there being no objection is read a third time.
The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.

House Committee Substitute for S.B. 1469, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, AND TO GRANT AUTHORITY TO THE CHAIRMAN OF THE PUBLIC UTILITIES COMMISSION TO APPOINT PANELS OF FIVE COMMISSIONERS TO HEAR CERTAIN MATTERS, passes its second reading by electronic vote (102–0).

On motion of Representative G. Miller, the bill is temporarily displaced.

MOTION TO RECONSIDER VOTE

Having voted with the prevailing side, Representative Brawley moves that the vote by which House Committee Substitute for S.B. 61, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION CONSIDER VARIOUS FACTORS PRIOR TO GRANTING ABC PERMITS, TO LENGTHEN THE PERIOD OF NOTICE TO LOCAL GOVERNMENTS, CONCERNING ZOO AREA DEVELOPMENT ZONES, AND TO CLARIFY THAT NO NOTICE NEED BE GIVEN TO LOCAL GOVERNMENTS UNLESS THE PERMIT IS PERMANENT, failed to pass its second reading be reconsidered.

The motion carries by electronic vote (103–2).

On motion of Representative Michaux, the bill is withdrawn from the Calendar and re-referred to the Committee on Judiciary I.

CALENDAR (continued)

House Committee Substitute for S.B. 1469, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, AND TO GRANT AUTHORITY TO THE CHAIRMAN OF THE PUBLIC UTILITIES COMMISSION TO APPOINT PANELS OF FIVE COMMISSIONERS TO HEAR CERTAIN MATTERS, which was temporarily displaced, is before the Body.

Representative G. Miller offers Amendment No. 1 which is adopted by electronic vote (102–0).
The bill, as amended, passes its third reading, by electronic vote (103–0), and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

Committee Substitute for S.B. 20, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES RELATING TO THE ELECTORAL COLLEGE TO CONFORM THEM TO FEDERAL REQUIREMENTS AND STATE LAW.

Representative Redwine offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by electronic vote (104–0), and there being no objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House amendment by Special Message.

House Committee Substitute for S.B. 1467, A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE REQUIREMENTS TO HAVE A CHILD IN A RESTRAINT SYSTEM WHILE OPERATING A MOTOR VEHICLE.

Representative R. Hunter calls the previous question on the passage of the bill and the call is sustained.

The bill passes its second reading by electronic vote (71–32).

Representative Flaherty objects to the third reading. The bill remains on the Calendar.

WITHDRAWAL OF BILLS FROM CALENDAR

On motion of Representative Fitch and without objection, House Committee Substitute for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM THE STATE'S CONGRESSIONAL DISTRICTS FOR TERMS OF FOUR YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STATUTORY CHANGES, is withdrawn from the Calendar and placed on the Calendar of July 11.

On motion of Representative Michaux and without objection, S.B. 1612, A BILL TO BE ENTITLED AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE
On motion of Representative Michaux and without objection, House Committee Substitute for S.B. 1563, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CONCERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE OCCUPATION, EMPLOYER’S NAME, AND BUSINESS ADDRESS; AND TO CHANGE THE LIMITATION ON CONTRIBUTIONS, is withdrawn from the Calendar and placed on the Calendar of July 12.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 834, AN ACT TO AUTHORIZE THE EXPENDITURE OF FUNDS FOR TEACHER ACADEMY PROGRAMS IN JULY OF 1994. (CHAPTER 718)

S.B. 1072, AN ACT TO ALLOW STATE EMERGENCY MANAGEMENT VEHICLES TO BE EQUIPPED WITH RED LIGHTS AND SI-RENS. (CHAPTER 719)

S.B. 1719, AN ACT TO MAKE TECHNICAL CHANGES IN G.S. 58-57-100 TO FURTHER DEFINE AUTOMOBILE PHYSICAL DAMAGE INSURANCE AND TO MAKE A CONFORMING CHANGE. (CHAPTER 720)

H.B. 1565, AN ACT TO EXEMPT BLADEN COUNTY FROM THE REQUIREMENTS OF ARTICLE 12 OF CHAPTER 160A OF THE GENERAL STATUTES AS TO THE SALE OR LEASE OF CERTAIN PROPERTY AND TO EXEMPT PHYSICIANS SERVING ON THE BOARD OF DIRECTORS OF A PUBLIC HOSPITAL IN BLADEN COUNTY FROM G.S. 14–234, WHICH PROVIDES THAT THE DIRECTOR OF A PUBLIC TRUST SHALL NOT ENTER INTO A CONTRACT WITH THE PUBLIC TRUST EXCEPT UNDER CERTAIN CIR- CUMSTANCES. (CHAPTER 721)

H.B. 1973, AN ACT TO PROVIDE STANDARDS FOR USE BY LOCAL GOVERNMENTS IN THE REVIEW OF APPLICATIONS FOR PERMITS OR FOR SUBSTANTIAL AMENDMENTS TO PERMITS FOR SANITARY LANDFILLS IN ORDER TO ENSURE THAT LOCAL GOVERNMENT REVIEW OF PERMIT APPLICATIONS MEETS CONSTITUTIONAL REQUIREMENTS, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION. (CHAPTER 722)

H.B. 358, AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD FATALITY TASK FORCE TO ENCOURAGE PROSECUTORIAL CHILD PROTECTION INITIATIVES AND TO CLARIFY THAT JUDICIAL OFFICIALS MAY SET CERTAIN CONDITIONS FOR BAIL
AND PRETRIAL RELEASE FOR PERSONS ACCUSED OF SEX OFFENSES AND CRIMES OF VIOLENCE AGAINST CHILD VICTIMS. (CHAPTER 723)

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative R. Hunter for the Committee on Judiciary II:

Committee Substitute for S.B. 1398, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE REGISTRATION OF PERSONS CONVICTED OF CERTAIN CRIMINAL SEXUAL OFFENSES AND TO APPROPRIATE FUNDS TO IMPLEMENT THIS ACT, with a favorable report as to House committee substitute bill, unfavorable as to Senate committee substitute bill and recommendation that the House committee substitute bill be re-referred to the Committee on Appropriations.

The House committee substitute bill is re-referred to the Committee on Appropriations. The Senate committee substitute bill is placed on the Unfavorable Calendar.

By Representative Michaux for the Committee on Judiciary I:

Senate Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE, with recommendation that the House do not concur; request conferees.

The Senate committee substitute bill is placed on the Calendar for July 11.

H.B. 1983, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS, with recommendation that the House concur.

The bill is placed on the Calendar for July 11.

Committee Substitute for S.B. 987, A BILL TO BE ENTITLED AN ACT TO ENACT THE OVERHEAD HIGH-VOLTAGE LINE SAFETY ACT, with an indefinite postponement report.
The bill is placed on the Unfavorable Calendar.

S.B. 1707, A BILL TO BE ENTITLED AN ACT TO AMEND THE SET-OFF DEBT COLLECTION ACT TO REQUIRE STATE AGENCIES TO SUBMIT CERTAIN DEBTS FOR COLLECTION BY SET-OFF AGAINST THE DEBTOR'S STATE INCOME TAX REFUND, with a favorable report.

MOTION TO RECALL BILL FROM COMMITTEE

Representative Decker moves, pursuant to Rule 39, that H.B. 2099, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE A ONE HUNDRED DOLLAR TAX REBATE TO EACH INDIVIDUAL TAXPAYER WHO RESIDES IN THIS STATE, be recalled from the Committee on Appropriations.

Pursuant to Rule 24(a), Representative Decker calls for the “ayes” and “noes” and the call is sustained.

On motion of Representative Nesbitt, seconded by Representative Mercer, the motion to recall the bill is tabled, by the following vote, and the bill remains in the Committee on Appropriations.


REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representative James for the Committee on Local and Regional Government I:

H.B. 2132, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN
DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES, with a favorable report.

S.B. 1693, A BILL TO BE ENTITLED AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY, with a favorable report and recommendation that the bill be re-referred to the Committee on Finance.

The bill is re-referred to the Committee on Finance.

On motion of Representative Jack Hunt, seconded by Representative Brubaker, the House adjourns at 5:36 p.m. to reconvene Monday, July 11, 1994, at 8:00 p.m.

ONE HUNDRED THIRTY-NINTH DAY

HOUSE OF REPRESENTATIVES
Monday, July 11, 1994

The House meets at 8:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 7 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (65-0).

Leaves of absence are granted Representatives Barbee, Barnhill, Berry, Brubaker, Colton, Cromer, Dockham, Holmes, Kuczmarski, McCrary, Warner, and C. Wilson for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 617, AN ACT TO REGULATE THE USE OF THE TITLE "LICENSED HOME INSPECTOR" AND TO REQUIRE PERSONS WHO PERFORM HOME INSPECTIONS FOR COMPENSATION TO BE LICENSED. (CHAPTER 724)

S.B. 1425, AN ACT TO EXTEND THE EXPIRATION OF THE REQUIREMENT THAT JUST COMPENSATION BE PAID FOR THE REMOVAL BY LOCAL AUTHORITIES OF BILLBOARDS ON INTERSTATE AND FEDERAL-AID PRIMARY HIGHWAYS, AS REQUIRED BY FEDERAL LAW. (CHAPTER 725)
S.B. 1473, AN ACT TO ADDRESS MOTOR FUEL TAX EVASION. (CHAPTER 726)

S.B. 1609, AN ACT TO CHANGE THE SEASON FOR TAKING FOXES IN CASWELL AND NORTHAMPTON COUNTIES. (CHAPTER 727)

S.B. 1650, AN ACT TO MODIFY THE DISTRIBUTION OF ALCOHOLIC BEVERAGE CONTROL PROFITS FOR THE TOWN OF GRANITE FALLS. (CHAPTER 728)

H.B. 1794, AN ACT TO INCORPORATE THE TOWN OF SANDYFIELD IN COLUMBUS COUNTY. (CHAPTER 729)

S.B. 1084, AN ACT TO MAKE SUBSTANTIVE AND TECHNICAL CHANGES AND IMPROVEMENTS IN THE LAWS REGULATING SERVICE AGREEMENTS. (CHAPTER 730)

S.B. 1146, AN ACT TO ESTABLISH THAT FAILURE TO PROVIDE OR PROVIDING FALSE INFORMATION BY ITINERANT MERCHANTS ON THEIR SOURCE OF MERCHANDISE SHALL CONSTITUTE A CLASS 3 MISDEMEANOR, AND TO AUTHORIZE IMPOUNDMENT OF MERCHANDISE IN SPECIFIED CIRCUMSTANCES. (CHAPTER 731)

S.B. 1517, AN ACT TO AUTHORIZE THE COMMISSION FOR HEALTH SERVICES TO ADOPT RULES TO MINIMIZE THE RISK OF INJURY TO CHILDREN WHO USE PUBLIC SWIMMING POOLS. (CHAPTER 732)

S.B. 1712, AN ACT TO CONFORM NORTH CAROLINA LAWS REGARDING THE ESTABLISHMENT OF CHILD PATERNITY TO CERTAIN FEDERAL LAW REQUIREMENTS BY AMENDING THE NORTH CAROLINA LAWS OF EVIDENCE RELATING TO THE MANNER OF CONTESTING BLOOD OR GENETIC MARKER TESTS IN THE TRIAL OF CIVIL ACTIONS IN WHICH THE QUESTION OF PARENTAGE ARISES; BY PROVIDING FOR THE ENTRY OF JUDGMENT BY DEFAULT IN PATERNITY ACTIONS WHEN THE DEFENDANT FAILS TO FILE ANSWER; AND, BY GIVING FULL FAITH AND CREDIT TO OUT-OF-STATE PATERNITY DETERMINATIONS REGARDLESS OF METHOD OF ESTABLISHMENT. (CHAPTER 733)

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Gottovi for the Committee on Environment:

Committee Substitute for S.B. 1089, A BILL TO BE ENTITLED AN ACT REQUIRE THE DEPARTMENT OF LABOR TO CONDUCT INFORMATIONAL INSPECTIONS OF SHELTERS FOR HOMELESS PERSONS, with a favorable report, as amended.
Action is taken on the following:

CONFERENCE REPORT

Representative Wilkins moves the adoption of the following Conference Report.

Committee Substitute for H.B. 1984

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 1984, A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, Committee Substitute Favorable 6/14/94, submit the following report:

The House concurs in Senate Amendment #1, with an amendment as follows:

In Senate Amendment #1 on line 5, delete “line 8,” and substitute: “lines 20 and 21,”

and on line 6, delete “that line” and substitute “those lines”

and on line 11 by adding immediately after the word “ratification” the words: “and expires December 31, 1995”.

The Senate agrees to the same.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 6, 1994.

Conferees for the Senate
S/ R. C. Soles, Jr.
S/ Roy A. Cooper III
S/ James D. Speed

Conferees for the House of Representatives
S/ Michael S. Wilkins
S/ Dewey L. Hill
S/ Bobby H. Griffin
S/ John B. McLaughlin

The Conference Report which changes the title is adopted, by electronic vote (94-0), and the Senate is so notified by Special Message.

CALENDAR (continued)

Senate Committee Substitute for H.B. 822, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING COMPUTER-RELATED CRIME.
On motion of Representative Hensley, the House does not concur in the Senate Committee Substitute as amended, by electronic vote (94–0), and conferees are requested.

The Speaker appoints Representatives Hensley, Hackney, Gray, Flaherty, Barnes, and B. Miller as conferees on the part of the House and the Senate is so notified by Special Message.

Senate Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE.

On motion of Representative Hackney, the House does not concur in the Senate committee substitute by electronic vote (94–1).

H.B. 1983, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS.

On motion of Representative Wilkins, the House concurs in Senate Amendment No. 1, by electronic vote (99–0), and the bill is ordered enrolled.

Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS.

On motion of Representative McLaughlin, the House does not concur in Senate Amendment No. 1, by electronic vote (98–0), and conferees are requested.

The Speaker appoints Representatives McLaughlin, R. Hunter, Bowen, Barbee, and McAlister as conferees on the part of the House and the Senate is so notified by Special Message.

Senate Committee Substitute for H.B. 2015, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT COUNTIES AND CITIES ARE NOT REQUIRED TO REVIEW AND APPROVE RESIDENTIAL PLANS SUBMITTED PURSUANT TO THE NORTH CAROLINA STATE BUILDING CODE.
Representative Hightower moves that the House do concur in the Senate committee substitute.

Representative Hightower withdraws his motion.

On motion of Representative Hightower and without objection, the bill is postponed until July 12.

Committee Substitute for S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES.

On motion of Representative G. Miller and without objection, the bill is postponed until July 13.

House Committee Substitute for S.B. 940, A BILL TO BE ENTITLED AN ACT TO Rewrite THE CHARITABLE SOLICITATIONS ACT.

On motion of Representative Baddour and without objection, the bill is postponed until July 12.

House Committee Substitute for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM THE STATE’S CONGRESSIONAL Districts FOR TERMS OF FOUR YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STATUTORY CHANGES.

On motion of Representative Fitch and without objection, the bill is postponed until July 13.

House Committee Substitute for S.B. 1467, A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE REQUIREMENTS TO HAVE A CHILD IN A RESTRAINT SYSTEM WHILE OPERATING A MOTOR VEHICLE.

Representative Mavretic offers Amendment No. 1.

Representative Mavretic calls the previous question on the amendment and the call is sustained.

Amendment No. 1 fails for lack of a majority by electronic vote (50–50).

Representative Nye offers Amendment No. 2 which is adopted by electronic vote (93–5).
Representative R. Hunter calls the previous question on the passage of the bill and the call is sustained.

The bill, as amended, passes its third reading, by electronic vote (78–23), and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

**H.B. 2132**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES, passes its second reading, by electronic vote (99–2), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

**S.B. 764**, A BILL TO BE ENTITLED AN ACT TO REMOVE THE DEADLINE ON APPLICATIONS FOR REFUNDS FROM THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM FOR COOPERATIVE AGRICULTURAL EXTENSION SERVICE EMPLOYEES, passes its second reading, by electronic vote (102–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

**S.B. 1707**, A BILL TO BE ENTITLED AN ACT TO AMEND THE SET-OFF DEBT COLLECTION ACT TO REQUIRE STATE AGENCIES TO SUBMIT CERTAIN DEBTS FOR COLLECTION BY SETOFF AGAINST THE DEBTOR’S STATE INCOME TAX REFUNDS, passes its second reading, by electronic vote (100–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

**CONFEREES APPOINTED**

The Speaker announces the following conferees on Senate Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE: Representatives Hackney, G. Miller, Jarrell, Tallent, Brawley, Braswell, Michaux, Cunningham, and Cromer.
The Senate is so notified by Special Message.

INTRODUCTION OF PAGES

Pages for the week of July 11–15 are introduced to the membership. They are: Tiffany Arnold of Moore; Chandler Carmichael of Wake; Tomika Cheek of Wake; Courtney Denning of Wake; Mary Edmisten of Watauga; Lauren Hill of Pasquotank; Gibson Hill of Hertford; Joy Johnson of Wake; Kathryn Keel of Nash; Christoper Leedy of Lincoln; Amanda McAlpin of Cumberland; Olivia Ogburn of Johnston; Bethany Pergerson of Wake; Lindsay Pratt, III of Scotland; Robyn Roberts of Wake; David Strickland of Cumberland; Edward Timmons, Jr. of Cumberland; Hooper Turner of Union; Tekiae Warren of Wake; Antrell Wilson of Martin; Catherine Winstead of Nash; Allyson Wood of Guilford; and Honorary Page Joshua Wood of Guilford.

On motion of Representative Jack Hunt, seconded by Representative Spears, the House adjourns at 9:41 p.m. to reconvene July 12 at 12:00 Noon.

ONE HUNDRED FORTIETH DAY

HOUSE OF REPRESENTATIVES
Tuesday, July 12, 1994

The House meets at 12:00 Noon pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 11 has been examined and found correct. Upon his motion, the Journal is approved as written by electronic vote (72–0).

Leaves of absence are granted Representatives Barnhill, Brubaker, Cromer, Holmes, and McCrary for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 764, AN ACT TO REMOVE THE DEADLINE ON APPLICATIONS FOR REFUNDS FROM THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM FOR COOPERATIVE AGRICULTURAL EXTENSION SERVICE EMPLOYEES. (CHAPTER 734)

S.B. 1707, AN ACT TO AMEND THE SETOFF DEBT COLLECTION ACT TO REQUIRE STATE AGENCIES TO SUBMIT CERTAIN DEBTS
FOR COLLECTION BY SETOFF AGAINST THE DEBTORS' STATE INCOME TAX REFUNDS. (CHAPTER 735)

H.B. 1983, AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF MOVING UTILITIES OWNED BY RURAL WATER SYSTEMS OPERATED BY COUNTIES AS ENTERPRISE SYSTEMS IN CONNECTION WITH HIGHWAY PROJECTS AND TO CLARIFY THAT BOARDS OF COUNTY COMMISSIONERS MAY ESTABLISH STAGGERED TERMS AND FOUR YEAR TERMS FOR ELECTION OF SANITARY DISTRICT BOARD MEMBERS AT ANY TIME. (CHAPTER 736)

H.B. 2009, AN ACT TO EXEMPT THE CITY OF ASHEBORO FROM CERTAIN ZONING NOTICE REQUIREMENTS. (CHAPTER 737)

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Michaux for the Committee on Judiciary I:

H.B. 1779, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POSTPRI-MARY REPORTING BY NOMINEES AND PRIMARY LOSERS, with a favorable report.

CALENDAR

Action is taken on the following:

Senate Committee Substitute for H.B. 2015, A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT COUNTIES AND CITIES ARE NOT REQUIRED TO REVIEW AND APPROVE RESIDENTIAL PLANS SUBMITTED PURSUANT TO THE NORTH CAROLINA STATE BUILDING CODE.

On motion of Representative Barbee, the House concurs in the Senate committee substitute, by electronic vote (96-0), and the bill is ordered enrolled.

House Committee Substitute for S.B. 940, A BILL TO BE ENTITLED AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT.

Representative Baddour offers Amendment No. 5 which is adopted by electronic vote (106-0).

Representative Hightower offers Amendment No. 6 which fails of adoption by electronic vote (41-60).

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

Voting in the negative: Representatives Berry, Hightower, Mavretic, Morgan, G. Thompson, Warner, and Wood - 7.


WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Gottovi and without objection, Committee Substitute for S.B. 1089, A BILL TO BE ENTITLED AN ACT REQUIRE THE DEPARTMENT OF LABOR TO CONDUCT INFORMATIONAL INSPECTIONS OF SHELTERS FOR HOMELESS PERSONS, is withdrawn from the Calendar and placed on the Calendar of July 13.

CALENDAR (continued)

Committee Substitute for H.B. 2036, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT PAMLICO COUNTY MAY JOIN THE GLOBAL TRANSPARK DEVELOPMENT ZONE, passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: None.


House Committee Substitute for S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION.

Representative James offers Amendment No. 1.

Representative McLaughlin inquires of the Chair if the amendment is germane to the title.

On motion of the Chair, the House recesses at 12:57 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

CALENDAR (continued)

House Committee Substitute for S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, with inquiry concerning Amendment No. 1 pending, is before the Body.

The Speaker rules that Amendment No. 1 is germane to the title.

Amendment No. 1 fails of adoption by electronic vote (49–59).

The bill passes its second reading, by the following vote, and remains on the Calendar.

Voting in the negative: None.

Excused absences: Representatives Barnhill, Brubaker, Green, Holmes, and McCrary – 5.

S.B. 1612, A BILL TO BE ENTITLED AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE NAMES OF SMALL CONTRIBUTORS SO THAT IT APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS.

On motion of Representative Luebke and without objection, the bill is postponed until July 13.

House Committee Substitute for S.B. 1563, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CONCERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE OCCUPATION, EMPLOYER'S NAME, AND BUSINESS ADDRESS; AND TO CHANGE THE LIMITATION ON CONTRIBUTIONS.

On motion of Representative Luebke and without objection, the bill is postponed until July 13.

House Committee Substitute for S.B. 1566, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION.

Representative Gray offers Amendment No. 1 which is adopted by electronic vote (82–21).

The bill, as amended, passes its second reading by electronic vote (80–30).

Representative Flaherty objects to the third reading. The bill remains on the Calendar.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Michaux for the Committee on Judiciary I:

House Committee Substitute for S.B. 61, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION CONSIDER VARIOUS FACTORS PRIOR TO GRANTING ABC PERMITS, TO LENGTHEN THE PERIOD OF NOTICE TO LOCAL GOVERNMENTS, CONCERNING ZOO AREA DEVELOPMENT ZONES, AND TO CLARIFY THAT NO NOTICE NEED BE GIVEN TO LOCAL GOVERNMENTS UNLESS THE PERMIT IS PERMANENT, with a favorable report as to House Committee Substitute Bill No. 2, which changes the title, unfavorable as to House Committee Substitute Bill No. 1.

House Committee Substitute Bill No. 2 is placed on the Calendar for July 14. House Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.
SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 12, 1994

Mr. Speaker:

Pursuant to your message received Tuesday, July 12, that the House of Representatives fails to concur in the Senate Committee Substitute bill to H.B. 1725 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, which proposed to change the title, upon concurrence, to read H.B. 1725 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE, and requests conferees, the President Pro Tempore appoints: Senators Winner of Buncombe, Cooper, Hoyle, Kerr, and Forrester on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CONFERENCE REPORT

Representative Hackney sends forth the Conference Report for Senate Committee Substitute for H.B. 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of July 13.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 12, 1994

Mr. Speaker:

Pursuant to your message received Tuesday, July 12, that the House of Representatives fails to concur in Senate Amendment No. 1 to H.B. 1843
(Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, and requests conferees, the President Pro Tempore appoints: Senator Lee, Chairman; Senators Smith, Hoyle, and Speed on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 12, 1994

Mr. Speaker:

Pursuant to your message received Wednesday, July 6, that the House of Representatives fails to concur in Senate Amendment No. 3 to H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, which proposes to change the title, upon concurrence to read H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES, and requests conferees, the President Pro Tempore appoints: Senator Ballance, Chairman; Senators Albertson, Daniel, and Ballantine on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 12, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in House Committee Substitute to S.B. 1249 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS, and requests conferees. The President Pro Tempore appoints: Senators Marshall, Ballance, and
Blackmon on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 12, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in the House Committee Substitute bill to S.B. 871 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CITIES AND TOWNS TO LEVY A PRIVILEGE LICENSE TAX ON CONTRACTORS ENGAGED IN THE BUSINESS OF MAKING IMPROVEMENTS TO BUILDINGS AND STRUCTURES AND TO INCREASE THE COLLECTIBILITY OF MUNICIPAL PRIVILEGE LICENSE TAXES, which proposes to change the title, upon concurrence, to read S.B. 871 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CLARIFY THE PENALTIES AND REMEDIES THAT APPLY TO MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY CITIES IN CERTAIN COUNTIES, TO CLARIFY THE KIND OF INFORMATION A CITY OR TOWN MAY REQUEST AN APPLICANT FOR A MUNICIPAL PRIVILEGE LICENSE FROM THESE CITIES TO PROVIDE, TO PROVIDE THAT NO MORE THAN ONE CITY IN CERTAIN COUNTIES MAY IMPOSE A PRIVILEGE TAX ON THE SAME BUSINESS, AND TO INCREASE COMPLIANCE WITH MUNICIPAL PRIVILEGE LICENSE TAXES IMPOSED BY THESE CITIES, and requests conferees. The President Pro Tempore appoints: Senator Odom, Chairman; Senators Hoyle, Ballance, and Richardson on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Committee Substitute for S.B. 635, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT NEW HANOVER AND PAMLICO COUNTIES MAY JOIN THE GLOBAL TRANSPARK DEVELOPMENT ZONE, is read the first time and referred to the Committee on Finance.
SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 12, 1994

Mr. Speaker:

On H.B. 1725 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, which House Committee Substitute proposes to change the title to read H.B. 1725 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees and the title becomes H.B. 1725 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,

S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 12, 1994

Mr. Speaker:

Pursuant to your message received Monday, July 11, that the House of Representatives fails to concur in the Senate Committee Substitute bill
with one unengrossed amendment to H.B. 822 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING COMPUTER-RELATED CRIME, and requests conferees, the President Pro Tempore appoints: Senator Winner of Buncombe, Chairman; Senators Ballance, Marshall, and Hartsell on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

On motion of Representative Jack Hunt, seconded by Representative Wilmoth, the House adjourns at 4:17 p.m. to reconvene July 13 at 1:00 p.m.

ONE HUNDRED FORTY-FIRST DAY

HOUSE OF REPRESENTATIVES
Wednesday, July 13, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend Herbert L. Underwood, Parish Associate, Hudson Memorial Presbyterian Church, Raleigh, North Carolina.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 12 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Holmes, Ives, McCrory, McLawhorn, Mosley, and Tallent for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 20, AN ACT TO AMEND THE STATUTES RELATING TO THE ELECTORAL COLLEGE TO CONFORM THEM TO FEDERAL REQUIREMENTS AND STATE LAW. (CHAPTER 738)

S.B. 605, AN ACT TO EXEMPT WORKS OF ART FOR STATE BUILDINGS FROM STATE AND LOCAL SALES TAXES. (CHAPTER 739)

S.B. 883, AN ACT TO CREATE THE NORTH CAROLINA PROFESSIONAL TEACHING STANDARDS COMMISSION. (CHAPTER 740)

H.B. 2015, AN ACT TO CLARIFY THAT COUNTIES AND CITIES ARE NOT REQUIRED TO REVIEW AND APPROVE RESIDENTIAL
PLANS SUBMITTED PURSUANT TO THE NORTH CAROLINA STATE BUILDING CODE. (CHAPTER 741)

H.B. 2037, AN ACT AMENDING THE CHARTER OF THE TOWN OF GREEN LEVEL IN ALAMANCE COUNTY TO AUTHORIZE ENACTMENT OF A PROPERTY MAINTENANCE ORDINANCE AND THE ASSESSMENT OF CERTAIN COSTS OF ENFORCEMENT AS A LIEN AGAINST THE PROPERTY. (CHAPTER 742)

CALENDAR

Action is taken on the following:

CONFERENCE REPORT

Representative Hackney moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 1725

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 1725, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE, Fourth Edition Engrossed 7/1/94, submit the following report:

The House and Senate agree to the following amendments to the Fourth Edition Engrossed 7/1/94, and the House concurs in the Fourth Edition Engrossed 7/1/94 as amended:

on page 16, line 43, rewrite the line to read:

“Sec. 38.3. (a) G.S. 25A-27 is amended by adding two new subsections to read:”;

and on page 17, lines 7 and 8, delete the quotation mark at the end of line 7
and add the following between the lines to read:

“(d) The exclusive remedy for failure of a seller to apply payments of a buyer as required by subdivision (a)(3) or (b)(2) of this section during the period October 1, 1993, through October 1, 1996, is an order that the seller apply the payments as required by those provisions.”
(b) G.S. 25A–27(c), as enacted by this section, does not apply to pending actions.”

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 1, 1994.

Conferees for the Senate
S/ Dennis J. Winner
S/ Herbert L. Hyde
S/ Roy A. Cooper, III
S/ John H. Kerr, III
S/ James S. Forrester

Conferees for the House of Representatives
S/ Joe Hackney
S/ George W. Miller, Jr.
S/ Mary Jarrell
S/ C. Robert Brawley
S/ H. M. Michaux, Jr.
S/ Andy Cromer
S/ Jerry Braswell
S/ W. Pete Cunningham
S/ Tim Tal lent

The Conference Report is adopted, by electronic vote (91–0), and the Senate is so notified by Special Message.

The Senate having previously adopted the Conference Report, the Speaker orders the bill enrolled.

CALENDAR (continued)

Committee Substitute for S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES.

On motion of Representative Michaux and without objection, the bill is postponed until July 14.

Committee Substitute for H.B. 2036, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT PAMLICO COUNTY MAY JOIN THE GLOBAL TRANSPARK DEVELOPMENT ZONE, passes its third reading, by the following vote, and is ordered sent to the Senate by Special Message.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Arnold, Baddour, Balmer, Barbee, Barnes, Beall, Berry, Black, Bowen, Bowie, Bowman, Brawley, D. Brown, Brubaker, Burton, Church, Cole, Colton, Culp, Culpepper, Cummings, Cunningham, Daughtry, Diamont, Dickson, Dockham, Easterling, Edwards, Esposito, Flaherty, Fussell, Gardner, Gottovi, Grady, Gray, Griffin, Hackney, Hayes, Hensley, Hightower, Hill, Holt, Howard, Jack Hunt, H. Hunter, R. Hunter, Jarrell, Jeffus, Jenkins, Joyce, Justus, Kennedy, Kinney, Kuczmarshki, Lee, Lemmond, Luebke, Lutz, McAllister, McCombs, McLaughlin, Mercer,

Voting in the negative: None.


House Committee Substitute for S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION.

Representative Flaherty offers Amendment No. 2.

Representative Nesbitt inquires of the Chair if Amendment No. 2 is germane to the title. The Speaker rules that the amendment is germane as a conforming change.

Amendment No. 2 is adopted by electronic vote (105–2).

The bill, as amended, passes its third reading, by the following vote, and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.


Voting in the negative: Representative Justus.


House Committee Substitute for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE
SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND
DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC
SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE
BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF
THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM
THE STATE’S CONGRESSIONAL DISTRICTS FOR TERMS OF FOUR
YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE Educa-
TION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL
ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STAT-
UTORY CHANGES.

On motion of Representative Fitch and without objection, the bill is post-
poned until July 14.

House Committee Substitute for S.B. 1566, A BILL TO BE ENTITLED
AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND
VEHICLE REGISTRATION INFORMATION.

Representative McLaughlin offers Amendment No. 2 which is adopted
by electronic vote (93-3).

Representative McLaughlin calls the previous question on the passage of
the bill and the call is sustained by electronic vote (88-10).

The bill, as amended, passes its third reading, by electronic vote (77-29),
and is ordered engrossed and sent to the Senate for concurrence in House
committee substitute by Special Message.

S.B. 1612, A BILL TO BE ENTITLED AN ACT TO AMEND THE
ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM
REPORTING THE NAMES OF SMALL CONTRIBUTORS SO THAT IT
APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS.

On motion of Representative Luebke and without objection, the bill is
temporarily displaced.

House Committee Substitute for S.B. 1563, A BILL TO BE ENTITLED
AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CON-
CERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE
OCCUPATION, EMPLOYER’S NAME, AND BUSINESS ADDRESS;
AND TO CHANGE THE LIMITATION ON CONTRIBUTIONS.

On motion of Representative Luebke and without objection, the bill is
temporarily displaced.

Committee Substitute for S.B. 1089, A BILL TO BE ENTITLED AN
ACT REQUIRE THE DEPARTMENT OF LABOR TO CONDUCT IN-
FORMATIONAL INSPECTIONS OF SHELTERS FOR HOMELESS
PERSONS.

On motion of Representative Gottovi, Committee Amendment No. 1 is
adopted.

Representative Rogers inquires, of the Chair, if the bill is eligible for
consideration under the rules and the adjournment resolution.
On motion of the Chair, the bill is temporarily displaced.

**H.B. 1779, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POST-PRIMARY REPORTING BY NOMINEES AND PRIMARY LOSERS,** passes its second reading, by electronic vote (76–31), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

**S.B. 1612, A BILL TO BE ENTITLED AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE NAMES OF SMALL CONTRIBUTORS SO THAT IT APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS,** which was temporarily displaced, is before the Body.

Representative Luebke moves that the House do not adopt Committee Amendment No. 1.

On motion of Representative Michaux, seconded by Representative Barnes, Committee Amendment No. 1 is tabled by electronic vote (66–42).

The bill passes its second reading, by electronic vote (105–3), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

House Committee Substitute for **S.B. 1563, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT INFORMATION TO BE REPORTED CONCERNING CAMPAIGN CONTRIBUTORS SHALL INCLUDE OCCUPATION, EMPLOYER’S NAME, AND BUSINESS ADDRESS; AND TO CHANGE THE LIMITATION ON CONTRIBUTIONS,** which was temporarily displaced, is before the Body.

Representative Luebke offers Amendment No. 1.

Representative Lemmond inquires, of the Chair, if the amendment is germane to the title. The Speaker rules that the amendment is germane.

On motion of Representative G. Miller, the bill with pending Amendment No. 1 is withdrawn from the Calendar and re-referred to the Committee on Judiciary I.

Committee Substitute for **S.B. 1089, A BILL TO BE ENTITLED AN ACT REQUIRE THE DEPARTMENT OF LABOR TO CONDUCT INFORMATIONAL INSPECTIONS OF SHELTERS FOR HOMELESS PERSONS,** which was temporarily displaced with inquiry concerning eligibility pending, is before the Body.

The Speaker rules that the bill, which was originally an Appropriations bill, is eligible under the adjournment resolution.

The bill, as amended, fails to pass its second reading by electronic vote (46–61).
CONFERENCE REPORT

Representative Holt sends forth the Conference Report for H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of July 14.

On motion of Representative Jack Hunt, seconded by Representative McLawhorn, the House adjourns at 3:34 p.m. to reconvene July 14 at 1:00 p.m.

ONE HUNDRED FORTH-SECOND DAY

HOUSE OF REPRESENTATIVES
Thursday July 14, 1994

The House meets at 1:00 p.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 13 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnhill, Edwards, Grady, Holmes, Joye, Kennedy, Nichols, Wilkins, and C. Wilson for today.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Mavretic for the Committee on Health and Human Services:

H.B. 1890, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE COMMISSION FOR HEALTH SERVICES TO ADOPT RULES TO MINIMIZE THE RISK OF INJURY TO CHILDREN WHO USE PUBLIC SWIMMING POOLS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.
CALENDAR

Action is taken on the following:

CONFERENCE REPORT

On motion of the Chair, the Conference Report for H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES, is temporarily displaced.

CALENDAR (continued)

H.B. 1899, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES.

On motion of Representative McLaughlin, the bill is postponed until July 19.

Committee Substitute for S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES.

On motion of Representative G. Miller, the bill is postponed until July 15.

House Committee Substitute No. 2 for S.B. 61, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION CONSIDER VARIOUS FACTORS PRIOR TO GRANTING ABC PERMITS, TO LENGTHEN THE PERIOD OF NOTICE TO LOCAL GOVERNMENTS, AND TO CLARIFY THAT NO NOTICE NEED BE GIVEN TO LOCAL GOVERNMENTS UNLESS THE PERMIT IS PERMANENT.

Representative Holt offers Amendment No. 2.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 31, AN ACT TO REQUIRE THAT THE SECRETARY OF THE DEPARTMENT OF HUMAN RESOURCES REPORT ON ASSISTED LIVING TO THE NORTH CAROLINA HEALTH PLANNING COMMISSION ESTABLISHED BY CHAPTER 529 OF THE 1993 SESSION LAWS AND TO THE NORTH CAROLINA STUDY COMMISSION ON AGING. (CHAPTER 743)

S.B. 1612, AN ACT TO AMEND THE ELECTION CAMPAIGN LAWS TO LIMIT THE EXEMPTION FROM REPORTING THE NAMES OF
SMALL CONTRIBUTORS SO THAT IT APPLIES ONLY TO CONTRIBUTORS WHO ARE INDIVIDUALS. (CHAPTER 744)

CALENDAR (continued)

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

House Committee Substitute No. 2 for S.B. 61, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION CONSIDER VARIOUS FACTORS PRIOR TO GRANTING ABC PERMITS, TO LENGTHEN THE PERIOD OF NOTICE TO LOCAL GOVERNMENTS, AND TO CLARIFY THAT NO NOTICE NEED BE GIVEN TO LOCAL GOVERNMENTS UNLESS THE PERMIT IS PERMANENT, which was displaced for ratification of bills with Amendment No. 2 pending, is before the Body.

Representative Decker inquires, of the Chair, if the amendment is germane to the title. The Chair rules that the amendment is germane.

Representative Holt calls the previous question on the amendment and the call is sustained by electronic vote (87-15).

Amendment No. 2 fails of adoption by electronic vote (37-66).

The bill passes its second reading, by electronic vote (95-3), and there being no objection is read a third time.

The bill passes its third reading, by electronic vote (93-2), and is ordered sent to the Senate for concurrence in House Committee Substitute No. 2 by Special Message.

House Committee Substitute for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM THE STATE'S CONGRESSIONAL DISTRICTS FOR TERMS OF FOUR YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STATUTORY CHANGES.

On motion of Representative Fitch and without objection, the bill is postponed until the next legislative day.
CONFERENCE REPORT

Representative McLaughlin sends forth the Conference Report for Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS.

Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of July 15.

CONFERENCE REPORT

Representative Holt moves the adoption of the following Conference Report.

H.B. 486

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES, submit the following report:

The House concurs in Senate Amendment 3 with the following amendments:

On line 1 delete “page 2, line 19” and substitute “page 1, line 27”;
On line 10 delete “page 2, line 21” and substitute “page 2, line 1”;
On line 12 delete “July 1” and substitute “August 1”.

And the Senate agrees to the Same.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 13, 1994.

Conferees for the Senate
S/ Frank W. Ballance, Jr.
S/ Charles W. Albertson
S/ George B. Daniel
S/ Patrick Ballantine

Conferees for the House of Representatives
S/ Bertha M. Holt
S/ C. Robert Brawley
S/ C. P. Stewart

The Conference Report is adopted, by electronic vote (87–1), and the Senate is so notified by Special Message.
MOTION TO SUSPEND RULES

Representative McLaughlin moves that Rule 44(d) be suspended in order that the Conference Report for Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, may be withdrawn from the Calendar of July 15 and placed on the Calendar for immediate consideration.

Representative McLaughlin withdraws his motion.

REQUEST FOR NEW CONFEREES

Representative Gottovi states that the conferees on House Committee Substitute No. 2 for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES, are deadlocked and requests new conferees, pursuant to Rule 44(c).

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for H.B. 1988, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM, is returned for concurrence in Senate committee substitute and placed on the Calendar for July 15.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 14, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in the House Committee Substitute bill to S.B. 1566 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION AND TO AMEND THE WINDOW TINTING LAW, which proposes to change the title, upon concurrence to read S.B. 1566 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION, and requests conferees. The Deputy President Pro Tempore appoints: Senator Lee, Chairman; Senators Hoyle, Speed, Marshall, and Carpenter on the part of the Senate to confer with a like committee
appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 14, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in the House Committee Substitute bill to S.B. 1579 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, and request conferees. The Deputy President Pro Tempore appoints: Senator Lee, Chairman; Senators Hoyle, Speed, Marshall, and Carpenter on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SUSPENSION OF RULES

On motion of Representative McLaughlin, Rule 44(d) is suspended and the Conference Report for Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, is withdrawn from the Calendar of July 15 and placed on the Calendar for immediate consideration.

CONFERENCE REPORT

Representative McLaughlin moves the adoption of the following Conference Report.

Committee Substitute for H.B. 1843
To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 1843, A BILL TO BE
ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, Committee Substitute Favorable 6/9/94, as amended by Senate Amendment #1, submit the following report:

The House and Senate agree to the following amendment to Senate Amendment #1 and the House concurs in Senate Amendment #1 as amended:

On lines 15 and 16 of page 1 of Senate Amendment #1, delete the phrase “sum of two hundred thirty thousand dollars ($230,000)” and substitute the word “amount”.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 14, 1994.

Conferees for the Senate
S/ Howard N. Lee
S/ David W. Hoyle
S/ James D. Speed

Conferees for the House of Representatives
S/ John B. McLaughlin
S/ Robert C. Hunter
S/ Ed Bowen
S/ Bobby Harold Barbee, Sr.
S/ Mary E. McAllister

The Conference Report is adopted, by electronic vote (98–2), and the Senate is so notified by Special Message.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 14, 1994

Mr. Speaker:

On H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, which Senate Amendment No. 3 proposes to change the title, upon concurrence, to read H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees and the title becomes H.B. 486, A BILL TO BE ENTITLED AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES, to the end
that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Chair orders the bill enrolled.

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 14, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees to Committee Substitute for H.B. 1843, A BILL TO BE ENTITLED AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Chair orders the bill enrolled.

On motion of the Chair, the House recesses at 2:28 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by Speaker Blue.

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative R. Hunter for the Committee on Judiciary II:

S.B. 1628, A BILL TO BE ENTITLED AN ACT CLARIFYING THAT A MOTOR VEHICLE OPERATING LEASE THAT CONTAINS A TERMINAL RENTAL ADJUSTMENT CLAUSE IS NOT A SALE AND DOES NOT CREATE A SECURITY INTEREST IN THE LEASED PROPERTY, with a favorable report.

CONFEREES APPOINTED

The Speaker announces the following conferees on House Committee Substitute for S.B. 1249, A BILL TO BE ENTITLED AN ACT TO MAKE
CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS: Representatives Hackney, Mavretic, and Alexander.

The Senate is so notified by Special Message.

CONFERENCE REPORTS

Representative Hackney sends forth the Conference Report for House Committee Substitute for S.B. 1249, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of July 15.

Representative McLaughlin sends forth the Conference Report for S.B. 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of July 15.

CONFEREES APPOINTED

The Speaker announces the following conferees on House Committee Substitute for S.B. 1566, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION: Representatives McLaughlin, Sutton, Flaherty, Hall, and Braswell.

The Senate is so notified by Special Message.

The Speaker announces the following conferees on House Committee Substitute for S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION: Representatives McLaughlin, Sutton, Flaherty, Hall, and Braswell.

The Senate is so notified by Special Message.

SUSPENSION OF RULES

On motion of Representative Hackney, Rule 44(d) is suspended and the Conference Report for House Committee Substitute for S.B. 1249, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS, is withdrawn from the Calendar of July 15 and placed on the Calendar for immediate consideration.

CONFERENCE REPORT

Representative Hackney moves the adoption of the following Conference Report.
House Committee Substitute for S.B. 1249

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on S.B. 1249, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS, Fifth Edition Engrossed 7/7/94, submit the following report:

The Senate concurs in the House Committee Substitute, Fifth Edition Engrossed, and the House and Senate agree to the following amendment to the House Committee Substitute, Fifth Edition Engrossed:

on page 3, lines 36–37, by rewriting those lines to read:

“Sec. 5.1. G.S. 88A–7 reads as rewritten:
§ 88A–7. Custody and use of funds. Applicability of Executive Budget Act: audit oversight.”; and

on page 4, line 2, by inserting a quotation mark at the end of the line.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 14, 1994.

Conferees for the Senate
S/ Elaine Marshall
S/ Frank Ballance, Jr.
S/ Jerry Blackmon

Conferees for the House of Representatives
S/ Joe Hackney
S/ Joe Mavretic
S/ Martha Alexander

The Conference Report is adopted, by electronic vote (104–0), and the Senate is so notified by Special Message.

On motion of Representative Jack Hunt, seconded by Representative Balmer, the House adjourns in honor and memory of Marshall Hall, former member of this Body from King, at 4:53 p.m. to reconvene July 15 at 11:00 a.m.

ONE HUNDRED FORTY-THIRD DAY

HOUSE OF REPRESENTATIVES
Friday, July 15, 1994

The House meets at 11:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 14 has been examined and found correct. Without objection, the Journal is approved as written.
Leaves of absence are granted Representatives Barnes, Barnhill, Daughtry, Edwards, Green, Holmes, Kennedy, and Moore for today.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1725, AN ACT TO MAKE TECHNICAL AND CLARIFYING CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, TO IMPROVE THE ADMINISTRATION OF THE SOFT DRINK EXCISE TAX, AND TO EXTEND THE SUNSET OF A TAX CREDIT, TO AMEND THE LAW REGARDING APPLICATION FOR CERTIFICATION AS A CLINICAL SOCIAL WORKER, TO RESTORE THE SOFT DRINK TAX EXEMPTION FOR NATURAL JUICE WITH NO ADDITIVES OTHER THAN VITAMINS, MINERALS, OR SUGAR, AND TO MAKE THE EFFECTIVE DATE OF CHANGES MADE DURING THE 1993 SESSION TO THE CONSUMER CREDIT SALE LAWS RETROACTIVE. (CHAPTER 745)

H.B. 1878, AN ACT TO ENABLE THE COUNTY OF AVERY TO ESTABLISH AN AIRPORT AUTHORITY FOR THE MAINTENANCE OF AIRPORT FACILITIES IN THE COUNTY. (CHAPTER 746)

H.B. 2039, AN ACT TO MAKE A TECHNICAL CORRECTION IN A LOCAL ACT CONCERNING A DEANNEXATION FROM THE CITY OF BURLINGTON. (CHAPTER 747)

S.B. 1467, AN ACT TO STRENGTHEN THE REQUIREMENTS TO HAVE A CHILD IN A RESTRAINT SYSTEM WHILE OPERATING A MOTOR VEHICLE. (CHAPTER 748)

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 15, 1994

Mr. Speaker:

Pursuant to your message received Wednesday, July 6, that the House of Representatives fails to concur in the Senate Committee Substitute bill to H.B. 1776 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION-LAW CHANGES, which proposes to change the title, upon concurrence, to read H.B. 1776 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA, and requests conferees, the President Pro Tempore appoints: Senator Plexico, Chairman; Senators Hyde and Winner of Mecklenburg on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.
Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 15, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on S.B. 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, to the end that when a similar action has been taken on the part of your Honorable Body, the President Pro Tempore will order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 15, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on S.B. 1249 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS.

Pursuant to the message that your Honorable Body has adopted the report of the conferees, the President Pro Tempore has ordered the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CALENDAR

Action is taken on the following:

CONFERENCE REPORT

Representative McLaughlin moves the adoption of the following Conference Report.
S.B. 1662

To: THE PRESIDENT OF THE SENATE
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

The conferees appointed to resolve the differences between the Senate and the House of Representatives on Senate Bill 1662, A BILL TO BE ENTITLED AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES, submit the following report:

The Senate concurs in House Amendment #1 with an amendment: delete “July 15”, and substitute “July 31”.

The House agrees to the same.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 14, 1994.

Conferees for the Senate
S/ T. L. Odom
S/ Fred Folger, Jr.
S/ John G. Blackmon

Conferees for the House of Representatives
S/ John B. McLaughlin
S/ Ruth Easterling
S/ Martha B. Alexander
S/ W. W. Dickson
S/ W. Pete Cunningham

The Conference Report is adopted, by electronic vote (99–0), and the Senate is so notified by Special Message.

CALENDAR (continued)

Senate Committee Substitute for H.B. 1988, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM.

On motion of Representative Nichols, the House concurs in the Senate committee substitute, by electronic vote (102–0), and the bill is ordered enrolled.

Committee Substitute for S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES.

Representative G. Miller offers Amendment No. 1 which is adopted by electronic vote (89–5). This amendment changes the title.

The bill, as amended, passes its second reading, by electronic vote (75–22). The caption having been amended, the bill remains on the Calendar.
Representative G. Miller moves that Rule 31(d) be suspended in order that the bill be read a third time.

Representative G. Miller withdraws his motion.

On motion of Representative Fitch and without objection, House Committee Substitute No. 2 for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM THE STATE’S CONGRESSIONAL DISTRICTS FOR TERMS OF FOUR YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STATUTORY CHANGES, is temporarily displaced.

S.B. 1628, A BILL TO BE ENTITLED AN ACT CLARIFYING THAT A MOTOR VEHICLE OPERATING LEASE THAT CONTAINS A TERMINAL RENTAL ADJUSTMENT CLAUSE IS NOT A SALE AND DOES NOT CREATE A SECURITY INTEREST IN THE LEASED PROPERTY, passes its second reading, by electronic vote (100-0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 15, 1994

Mr. Speaker:

On H.B. 1984 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN COUNTY FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, which Senate Amendment No. 1 proposes to change the title, upon concurrence, to read H.B. 1984 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN AND COLUMBUS COUNTIES FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees and the title becomes H.B. 1984 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXEMPT FRANKLIN AND COLUMBUS COUNTIES FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS.
Pursuant to your message that your Honorable Body adopted the report of the conferees, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 15, 1994

Mr. Speaker:

It is ordered that a message be sent to your Honorable Body that the Senate has dismissed Senator Richardson and appointed Senator Walker as a conferee on S.B. 1504 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH AND APPROPRIATE FUNDS FOR THE FIRST FLIGHT COMMISSION; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; TO CHANGE STATUTORY REFERENCES TO AIR CARGO AIRPORT AUTHORITY; TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO ALLOW CHILDREN TO ATTEND COMMUNITY COLLEGES; TO AUTHORIZE RECORD CHECKS OF SCHOOL EMPLOYEES; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; AND PERTAINING TO EROSION OF BEACHES, which House Committee Substitute proposes to change the title upon concurrence, to read S.B. 1504 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; TO EXPAND THE MEMBERSHIP OF THE NORTH CAROLINA AIR CARGO AIRPORT AUTHORITY; AND TO INCREASE THE TORT CLAIMS AWARD.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 15, 1994

Mr. Speaker:

It is ordered that a message be sent your Honorable Body that the Senate has dismissed Senator Richardson and appointed Senator Walker as a
conferee on S.B. 1505 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 15, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the conferees appointed on S.B. 1566 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION AND TO AMEND THE WINDOW TINTING LAW, which House Committee Substitute bill proposes to change the title, upon concurrence, to read S.B. 1566 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION, have been dismissed.

The Senate has reconsidered the vote by which it failed to concur in the House Committee Substitute bill, has subsequently concurred, and the bill has been ordered enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

On motion of the Chair, the House recesses at 11:42 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 61, AN ACT TO REQUIRE THAT THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION CONSIDER
VARIOUS FACTORS PRIOR TO GRANTING ABC PERMITS, TO LENGTHEN THE PERIOD OF NOTICE TO LOCAL GOVERNMENTS, AND TO CLARIFY THAT NO NOTICE NEED BE GIVEN TO LOCAL GOVERNMENTS UNLESS THE PERMIT IS PERMANENT. (CHAPTER 749)

S.B. 1566, AN ACT TO PROVIDE FOR UNIFORM DRIVERS LICENSE AND VEHICLE REGISTRATION INFORMATION. (CHAPTER 750)

H.B. 2036, AN ACT TO PROVIDE THAT PAMLICO COUNTY MAY JOIN THE GLOBAL TRANSPARK DEVELOPMENT ZONE. (CHAPTER 751)

H.B. 1988, AN ACT TO INCORPORATE THE TOWN OF NEUSE FOREST, SUBJECT TO A REFERENDUM. (CHAPTER 752)

H.B. 486, AN ACT TO PLACE RESTRICTIONS ON THE USE OF PERSONAL WATERCRAFT SUCH AS JET SKIS AND WATER BIKES, AND TO RESTRICT CERTAIN ACTIVITIES IN WATERS SURROUNDING ELECTRIC GENERATING FACILITIES. (CHAPTER 753)

H.B. 1843, AN ACT TO CONFORM THE VEHICLE EMISSIONS INSPECTION PROGRAM TO THE REQUIREMENTS OF FEDERAL LAW AND TO MAKE TECHNICAL CHANGES IN THE VEHICLE INSPECTION LAWS. (CHAPTER 754)

S.B. 1249, AN ACT TO MAKE CHANGES CONCERNING THE BOARD OF ELECTROLYSIS EXAMINERS. (CHAPTER 755)

S.B. 1628, AN ACT CLARIFYING THAT A MOTOR VEHICLE OPERATING LEASE THAT CONTAINS A TERMINAL RENTAL ADJUSTMENT CLAUSE IS NOT A SALE AND DOES NOT CREATE A SECURITY INTEREST IN THE LEASED PROPERTY. (CHAPTER 756)

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

Committee Substitute for H.B. 1512, A BILL TO BE ENTITLED AN ACT TO MANDATE CRIMINAL HISTORY AND CENTRAL REGISTRY HISTORY CHECKS OF CHILD DAY CARE PROVIDERS AND TO APPROPRIATE FUNDS, with a favorable report, as amended.

House Committee Substitute for S.B. 196, A BILL TO BE ENTITLED AN ACT TO TRANSFER THE NORTH CAROLINA STATE PORTS AUTHORITY AND THE NORTH CAROLINA PORTS RAILWAY COMMISSION TO THE DEPARTMENT OF TRANSPORTATION AND TO AMEND THE RESPONSIBILITIES OF THE BOARD OF TRANSPORTATION, with a favorable report.
House Committee Substitute No. 2 for S.B. 917, A BILL TO BE ENTITLED AN ACT TO ALLOW THE DEPARTMENT OF TRANSPORTATION TO CHARGE A TOLL ON CERTAIN BRIDGES IN THE INTRASTATE SYSTEM, with a favorable report, as amended.

S.B. 1384, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC. OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES, with a favorable report, as amended.

CONFERENCE REPORT

Representative McLaughlin sends forth the Conference Report on House Committee Substitute for S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of the next legislative day.

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Diamont, Committee Substitute for H.B. 1512, A BILL TO BE ENTITLED AN ACT TO MANDATE CRIMINAL HISTORY AND CENTRAL REGISTRY HISTORY CHECKS OF CHILD DAY CARE PROVIDERS AND TO APPROPRIATE FUNDS, is withdrawn from the Calendar of the next legislative day and placed on the Calendar for immediate consideration.

On motion of Representative H. Hunter, Committee Amendment No. 1 is adopted. This amendment changes the title.

The bill, as amended, passes its second reading by electronic vote (106-0). The caption having been amended, the bill remains on the Calendar.

Without objection, Rule 31(d) is suspended in order that the bill may be read a third time.
The bill, as amended, passes its third reading and is ordered engrossed and sent to the Senate for concurrence in House committee substitute by Special Message.

WITHDRAWAL OF CONFERENCE REPORT FROM CALENDAR

Representative McLaughlin moves that Rule 44(d) be suspended in order that the Conference Report on House Committee Substitute for S.B. 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, be withdrawn from the Calendar of the next legislative day and be placed on the Calendar for immediate consideration.

Representative McLaughlin withdraws his motion.

On motion of Representative McLaughlin, Rule 44(d) is suspended and the Conference Report on House Committee Substitute for S.B. 1579 is withdrawn from the Calendar of the next legislative day and placed on today's Calendar in the appropriate order.

CONFERENCE REPORT

Representative McLaughlin moves the adoption of the following Conference Report.

House Committee Substitute for S.B. 1579

To: The President of the Senate
    The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on Senate Bill 1579, A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, Fifth Edition Engrossed 7/13/94, submit the following report:

The Senate concurs in the House Committee Substitute, Fifth Edition Engrossed, and the House and Senate agree to the following amendment to the House Committee Substitute, Fifth Edition Engrossed:

on page 12, line 18, rewrite the line to read:

"G.S. 20-28.2. In applying the procedure set out in that statute, an owner or a holder of a security interest is considered an innocent party with respect to a motor vehicle subject to forfeiture under this subsection if any of the following applies:"
(1) The owner or holder of the security interest did not know and had no reason to know that the defendant had been convicted within the previous seven years of three or more offenses involving impaired driving.

(2) The defendant drove the motor vehicle without the consent of the owner or the holder of the security interest.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 15, 1994.


The Conference Report is adopted, by electronic vote (99-0), and the Senate is so notified by Special Message.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER

July 15, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on S.B. 1579 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION, to the end that when a similar action has been taken on the part of your Honorable Body, the President will order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

H.B. 1779, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POST-PRIMARY REPORTING BY NOMINEES AND PRIMARY LOSERS, is returned for concurrence in Senate amendment. Upon concurrence, Senate Amendment No. 1 changes the title. Without objection, the bill is held.
WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Nesbitt, House Committee Substitute for S.B. 196, A BILL TO BE ENTITLED AN ACT TO TRANSFER THE NORTH CAROLINA STATE PORTS AUTHORITY AND THE NORTH CAROLINA PORTS RAILWAY COMMISSION TO THE DEPARTMENT OF TRANSPORTATION AND TO AMEND THE RESPONSIBILITIES OF THE BOARD OF TRANSPORTATION, is withdrawn from the Calendar of the next legislative day and placed on the Calendar for immediate consideration.

Representative McLaughlin offers Amendment No. 6 which is adopted by electronic vote (102–2).

Representative Redwine offers Amendment No. 7 which is adopted by electronic vote (104–2).

Representative G. Miller calls the previous question on the passage of the bill and the call is sustained by electronic vote (83–25).

The bill, as amended, passes its third reading, by electronic vote (88–20), and is ordered sent to the Senate for concurrence in House committee substitute as amended, without engrossment, by Special Message.

CALENDAR (continued)

House Committee Substitute for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM THE STATE'S CONGRESSIONAL DISTRICTS FOR TERMS OF FOUR YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STATUTORY CHANGES, which was temporarily displaced, is before the Body.

Representative Fitch offers Amendment No. 1 which is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.

Those voting in the affirmative are: Representatives Adams, Alexander, Alphin, Baddour, Beall, Black, Bowen, Braswell, D. Brown, Burton, Church, Colton, Crawford, Cromer, Cummings, Cunningham, Easterling, Fitch, Fussell, Gamble, Gottovi, Grady, Green, Griffin, Hackney, Hall, Hensley, Hightower, Hill, Holt, Jack Hunt, H. Hunter, R. Hunter, James,


WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative Culpepper, Rule 36(a) is suspended and House Committee Substitute No. 2 for S.B. 917, A BILL TO BE ENTITLED AN ACT TO ALLOW THE DEPARTMENT OF TRANSPORTATION TO CHARGE A TOLL ON CERTAIN BRIDGES IN THE INTRASTATE SYSTEM, is withdrawn from the Calendar of the next legislative day and placed on the Calendar for immediate consideration.

On motion of Representative Culpepper, Committee Amendment No. 1 is adopted.

The bill, as amended, passes its second reading, by the following vote, and remains on the Calendar.


Voting in the negative: Representatives Balmer, Hensley, B. Miller, and G. Thompson - 4.


Without objection, Rule 20(a)(2) is suspended and the bill is read a third time.
The bill, as amended, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in House Committee Substitute No. 2 as amended, without engrossment by Special Message.


Voting in the negative: Representatives Balmer, Braswell, Hall, Hensley, Luebke, B. Miller, and G. Thompson - 7.


ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1984, AN ACT TO EXEMPT FRANKLIN AND COLUMBUS COUNTIES FROM CERTAIN STATUTORY REQUIREMENTS IN CERTAIN CONSTRUCTION CONTRACTS. (CHAPTER 757)

H.B. 2132, AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO LEASE A CERTAIN DESIGNATED PART OF THE RIGHT-OF-WAY OF N.C. 147 TO THE CITY OF DURHAM FOR PARKING PURPOSES. (CHAPTER 758)

S.B. 940, AN ACT TO REWRITE THE CHARITABLE SOLICITATIONS ACT. (CHAPTER 759)

S.B. 1662, AN ACT TO ANNEX TO THE TOWN OF DAVIDSON A DESCRIBED AREA LYING WITHIN ITS CORPORATE BOUNDARIES. (CHAPTER 760)

WITHDRAWAL OF BILL FROM CALENDAR

On motion of Representative H. Hunter, S.B. 1384, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO
CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC. OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES, is withdrawn from the Calendar of the next legislative day and placed on the Calendar for immediate consideration.

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

On motion of Representative Easterling, Committee Amendment No. 1 is adopted.

On motion of Representative Baddour, Committee Amendment No. 2 is adopted.

On motion of Representative Easterling, Committee Amendment No. 3 is adopted.

The bill, as amended, passes its second reading, by electronic vote (71-18), and without objection is read a third time.

The bill, as amended, passes its third reading and is ordered sent to the Senate for concurrence in House amendments by Special Message.

CONFERENCE REPORT

Representative Michaux sends forth the Conference Report on Senate Committee Substitute for H.B. 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA. Without objection Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

On motion of the Chair, the Conference Report is temporarily displaced.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

Senate Committee Substitute for H.B. 589, A BILL TO BE ENTITLED AN ACT TO PROHIBIT HUNTING FROM ROADS IN PASQUOTANK COUNTY AND TO PERMIT FISHING WITHOUT A LICENSE ON THE OUTER BANKS OF DARE COUNTY, is returned for concurrence in Senate committee substitute, which changes the title, and referred to the Committee on Environment.
SUSPENSION OF RULE

On motion of Representative G. Miller, Rule 20(a)(2) is suspended and Committee Substitute for S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES, is placed on the Calendar for immediate consideration.

Representative G. Miller offers Amendment No. 2.

On motion of Representative G. Miller, the bill is temporarily displaced.

CONFERENCE REPORT

Representative R. Hunter sends forth the Conference Report on Senate Committee Substitute for H.B. 619, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS’ FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY.

SPEAKER BLUE PRESIDING.

Without objection, Rule 44(d) is suspended and the Conference Report is placed on today’s Calendar.

CONFERENCE REPORT

Representative Michaux moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 1776

To: The President of the Senate and
The Speaker of the House of Representatives

We, your conferees, appointed to resolve the differences arising between the Senate and the House of Representatives on House Bill 1776, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA., Senate Constitution and Election Laws Committee Substitute Adopted 6/30/94, wish to report as follows:

The House concurs in the Senate Constitution and Election Laws Committee Substitute Adopted 6/30/94 with the following amendment:

Delete the entire Senate Constitution and Election Laws Committee Substitute Adopted 6/30/94 and substitute the attached Proposed Conference Committee Substitute PCCS8104.

The Senate agrees to the same.

To this end, the conferees recommend that the Senate and House of Representatives adopt the foregoing report.
This the 15th day of July, 1994.

Conferees for the
Senate
S/ Clark Plexico
S/ Herbert Hyde
S/ Leslie Winner

Conferees for the
House of Representatives
S/ H. M. Michaux, Jr.
S/ Shawn Lemmond
S/ Bertha Holt
S/ Paul Luebke

The Conference Report, which changes the title, is adopted, by electronic vote (68–24), and the Senate is so notified by Special Message. (The Conference Committee Substitute may be found in its entirety in the Appendix.)

Representative Ellis states that his voting equipment malfunctioned and requests that he be recorded as voting "no". This request is granted. The adjusted vote total is (68–25).

CONFERENCE REPORT

On motion of Representative R. Hunter, Rule 44(b) is suspended in order that matters not in difference between the two houses can be considered.

Representative R. Hunter moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 619

To: The President of the Senate
The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 619, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS' FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY, Senate Judiciary II Committee Substitute Adopted 6/14/94, submit the following report:

The House and Senate agree to the following amendments to the Senate Committee Substitute, Senate Judiciary II Committee Substitute Adopted 6/14/94, and the House concurs in the Senate Committee Substitute as amended:

on page 1, line 3, delete "PROPERTY." and substitute "PROPERTY, AND TO CLARIFY THAT AN AGREEMENT TO ARBITRATE A DISPUTE IS NOT CONSIDERED AN UNENFORCEABLE CONTRACT REQUIRING WAIVER OF A JURY TRIAL."

and on page 1, line 11, rewrite the line to read:

2. G.S. 22B–10 reads as rewritten:

§ 22B–10. Contract provisions waiving jury trial unenforceable. Any provision in a contract requiring a party to the contract to waive his right to a
jury trial is unconscionable as a matter of law and the provision shall be unenforceable. This section does not prohibit parties from entering into agreements to arbitrate or engage in other forms of alternative dispute resolution.

Sec. 3. Section 2 of this act becomes effective October 1, 1993, and applies to any pending litigation filed on or after that date. The remainder of this act becomes effective June 30, 1994.”

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 1, 1994.

Conferees for the Senate
S/Roy Cooper
S/Fountain Odom
S/Fletcher Hartsell, Jr.

Conferees for the House of Representatives
S/Robert J. Hensley, Jr.
S/ JoeHackney
S/ Robert C. Hunter
S/David T. Flaherty, Jr.

The Conference Report, which changes the title, is adopted, by electronic vote (101–0), and the Senate is so notified by Special Message.

The Speaker orders the bill enrolled.

SUSPENSION OF RULE

On motion of Representative Fitch, Rule 20(a)(2) is suspended, by electronic vote (71–35), in order that House Committee Substitute No. 2 for S.B. 28, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM THE STATE’S CONGRESSIONAL DISTRICTS FOR TERMS OF FOUR YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STATUTORY CHANGES, may be placed on the Calendar for its third reading.

The bill, as amended, passes its third reading, by the following vote, and is ordered sent to the Senate for concurrence in the House committee substitute as amended, without engrossment, by Special Message.

Those voting in the affirmative are: Speaker Blue; Representatives Adams, Alexander, Alphin, Baddour, Beall, Black, Bowen, Braswell,


On motion of the Chair, the House recesses at 6:09 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

On motion of the Chair, the House recesses at 6:55 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

Representative Jack Hunt moves, seconded by Representative Alphin, that the House adjourn, subject to notices, announcements, Messages from the Senate and the reading of Conference Reports, to reconvene July 16, at 10:00 a.m. The motion carries by electronic vote (81–19).

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER

July 15, 1994

Mr. Speaker:

It is ordered that a message be sent the House of Representatives with the information that the Senate fails to concur with your Honorable Body in the House Committee Substitute bill to S.B. 1469, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND
OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, which the House Committee Substitute bill proposes to change the title, upon concurrence, to read S.B. 1469 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, and to grant authority to the Chairman of the Public Utilities Commission to appoint panels of five commissioners to hear certain matters, and requests conferees. The President Pro Tempore appoints: Senators Sands, Seymour, and Odom on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/Sylvia M. Fink
Principal Clerk

The Speaker appoints Representatives G. Miller, Hackney, and Kuczmarski as conferees on the part of the House and the Senate is so notified by Special Message.

REFERRAL OF SPECIAL MESSAGE FROM SENATE

The Speaker orders H.B. 1779, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POSTPRIMARY REPORTING BY NOMINEES AND PRIMARY LOSERS, which was returned for concurrence in Senate Amendment No. 1, placed on the Calendar of July 16.

CONFERENCE REPORT

Representative Hensley sends forth the Conference Report on Senate Committee Substitute for H.B. 822, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING COMPUTER-RELATED CRIME. Pursuant to Rule 44(d), the Conference Report is placed on the Calendar of July 16.

The House stands adjourned at 7:55 p.m.
ONE HUNDRED FORTY-FOURTH DAY

HOUSE OF REPRESENTATIVES
Saturday, July 16, 1994

The House meets at 10:00 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by the Reverend James W. McGinnis, House Chaplain.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 15 has been examined and found correct. Without objection, the Journal is approved as written.

Leaves of absence are granted Representatives Barnes, Barnhill, Cunningham, Ellis, Kennedy, and Mosley for today.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 16, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on H.B. 822 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING COMPUTER–RELATED CRIME, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 16, 1994

Mr. Speaker:

On H.B. 1776 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION–LAW CHANGES, which the Senate Committee Substitute bill proposes to change the title, upon concurrence, to read H.B. 1776 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees and the title becomes H.B. 1776 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO
REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION–LAW CHANGES, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/S Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.

ENROLLED BILL

The following is properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 1579, AN ACT TO MAKE TECHNICAL, CONFORMING, AND ADMINISTRATIVE CHANGES TO THE MOTOR VEHICLE LAWS AND OTHER LAWS CONCERNING THE DEPARTMENT OF TRANSPORTATION. (CHAPTER 761)

REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:
By Representative Gottovi for the Committee on Environment:

Senate Committee Substitute for H.B. 589, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 576 OF THE 1993 SESSION LAWS CONCERNING THE APPEALS PANEL DURING THE FISHERIES MORATORIUM, with recommendation that the House concur.

Without objection, the Senate committee substitute bill is placed on today’s Calendar.

SUSPENSION OF RULE

Without objection, Rule 28(f) is suspended in order to allow the following members of the Conference Committee for House Committee Substitute for S.B. 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE, to meet during session: Representatives Diamont, Nesbitt, Black, Rogers, Crawford, Wainwright, Easterling, Nye, Holt, Bowman, McAllister, McLaughlin, Lemmond, Dickson, Bowie, Gray, Esposito, Robinson, Barnes, Fitch, Redwine, Wright, H. Hunter, Richardson, and Hensley.

CALENDAR

Action is taken on the following:
H.B. 1779, A BILL TO BE ENTITLED AN ACT TO AMEND THE CAMPAIGN LAWS TO ELIMINATE THE DIFFERENCE IN POST-PRIMARY REPORTING BY NOMINEES AND PRIMARY LOSERS.

On motion of Representative Luebke, the House does not concur in Senate Amendment No. 1, by electronic vote (54-18), and conferees are requested. The Senate is so notified by Special Message.

S.B. 1642, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES AND TO AUTHORIZE THE CITY OF DURHAM TO ENGAGE IN PROGRAMS OF ASSISTANCE AND FINANCING FOR REHABILITATION OR REPAIR OF BUILDINGS AND OTHER IMPROVEMENTS IN RETAIL, COMMERCIAL, OR INDUSTRIAL USE AND LOCATED IN THE DOWNTOWN AND ADJACENT OR NEARBY INNER CITY AREAS.

Amendment No. 2, offered by Representative G. Miller, is pending before the Body.

Amendment No. 2 is adopted by electronic vote (74-3).

The bill, as amended, passes its third reading, by electronic vote (64-9), and is ordered sent to the Senate for concurrence in House amendment by Special Message.

CONFERENCE REPORT

Representative Hackney moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 822

To: The President of the Senate
    The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 822, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING COMPUTER-RELATED CRIME, Senate Judiciary I Committee Substitute Adopted 6/30/94, as amended by amendment #1, submit the following report:

The Senate recedes from amendment #1, the House of Representatives and the Senate agree to the following amendments to the Senate Committee Substitute, and the House of Representatives concurs in the Senate Judiciary I Committee Substitute Adopted 6/30/94, as amended by this report:

on page 2, line 39, through page 3, line 6,

by rewriting those lines to read:
“(a) A person is guilty of a Class H felony if he It is unlawful to, willfully, directly or indirectly, accesses or causes access or cause to be accessed any computer, computer system, computer network, or any part thereof, for the purpose of:

(1) Devising or executing any scheme or artifice to defraud, unless the object of the scheme or artifice is to obtain educational testing material, a false educational testing score, or a false academic or vocational grade, or
(2) Obtaining property or services other than educational testing material, a false educational testing score, or a false academic or vocational grade for himself or another, a person, by means of false or fraudulent pretenses, representations or promises.

A violation of this subsection is a Class G Felony if the fraudulent scheme or artifice results in damage of more than one thousand dollars ($1,000), or if the property or services obtained are worth more than one thousand dollars ($1,000). Any other violation of this subsection is a Class 1 misdemeanor.”; and

on page 3, lines 17 through 23,

by rewriting those lines to read:

“(a) A person is guilty of a Class H felony if he It is unlawful to willfully and without authorization alters, damages or destroys alter, damage or destroy a computer, computer system, computer network, or any part thereof.

A violation of this subsection is a Class G Felony if the damage caused by the alteration, damage, or destruction is more than one thousand dollars ($1,000). Any other violation of this subsection is a Class 1 misdemeanor.”

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 15, 1994.

Conferees for the Senate
S/ Dennis J. Winner
S/ Frank W. Ballance, Jr.
S/ Elaine F. Marshall
S/ Fletcher L. Hartsell, Jr.

Conferees for the House of Representatives
S/ Bob Hensley
S/ Joe Hackney
S/ Lyons Gray
S/ David T. Flaherty, Jr.
S/ Brad Miller

The Conference Report is adopted, by electronic vote (76–0), and the Senate is so notified by Special Message.

The Senate having previously adopted the Conference Report, the bill is ordered enrolled.

On motion of the Chair, the House recesses at 10:37 a.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.
REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:

S.B. 1724, A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT AND PRESIDENT PRO TEMPORE OF THE SENATE, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to original bill.

Without objection, Rule 36(a) is suspended and the House committee substitute bill is placed on today's Calendar. The original bill is placed on the Unfavorable Calendar.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 16, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to concur in the House Committee Substitute bill to S.B. 196, A BILL TO BE ENTITLED AN ACT TO ADD TWO MEMBERS TO THE BOARD OF THE STATE PORTS AUTHORITY TO BE APPOINTED BY THE PRESIDENT PRO TEMPORE OF THE SENATE, AND TO REMOVE THE LEGISLATIVE RECOMMENDATION AGAINST MEMBERSHIP ON THE BOARD OF THE STATE PORTS AUTHORITY BY PERSONS DOMICILED IN THE STATE HOUSE AND STATE SENATE DISTRICTS WHERE A PORT IS LOCATED, which the House Committee Substitute bill proposes to change the title, upon concurrence, to read S.B. 196 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO TRANSFER THE NORTH CAROLINA STATE PORTS AUTHORITY AND THE NORTH CAROLINA PORTS RAILWAY COMMISSION TO THE DEPARTMENT OF TRANSPORTATION AND TO AMEND THE RESPONSIBILITIES OF THE BOARD OF TRANSPORTATION, and requests conferees. The President Pro Tempore appoints: Senator Perdue, Chairman; Senators Soles, Jordan, Hartsell, and Hoyle on the part of the Senate to confer with a like committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk
SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 16, 1994

Mr. Speaker:

It is ordered that a message be sent the House of Representatives with the information that the Senate fails to concur with your Honorable Body in the House Committee Substitute bill to S.B. 28 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO CHANGE THE COMPOSITION OF THE STATE BOARD OF EDUCATION, TO MAKE THE SUPERINTENDENT OF PUBLIC INSTRUCTION AN APPOINTEE OF THE STATE BOARD OF EDUCATION, AND TO MAKE CORRESPONDING STATUTORY CHANGES, which proposes to change the title, upon concurrence, to read S.B. 28 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO STREAMLINE EDUCATION GOVERNANCE AND TO CLARIFY WHO SHALL BE RESPONSIBLE FOR THE SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOL SYSTEM BY VESTING IN THE SUPERINTENDENT OF PUBLIC INSTRUCTION THE POWER AND DUTY TO SUPERVISE AND ADMINISTER THE FREE PUBLIC SCHOOL SYSTEM AFTER CONSULTATION WITH THE STATE BOARD OF EDUCATION, TO PROVIDE THAT THE MEMBERS OF THE STATE BOARD OF EDUCATION SHALL BE APPOINTED FROM THE STATE’S CONGRESSIONAL DISTRICTS FOR TERMS OF FOUR YEARS AND TO REQUIRE THAT THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE REPORT TO THE 1995 GENERAL ASSEMBLY SO THAT IT MAY CONSIDER CORRESPONDING STATUTORY CHANGES, and the measure has been tabled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

On motion of the Chair, the House recesses at 12:39 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

H.B. 1776, AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION-LAW CHANGES. (CHAPTER 762)
H.B. 619, AN ACT TO MAKE PERMANENT THE LAW REGARDING ATTORNEYS’ FEES IN ACTIONS RELATING TO LIENS ON REAL PROPERTY, AND TO CLARIFY THAT AN AGREEMENT TO ARBITRATE A DISPUTE IS NOT CONSIDERED AN UNENFORCEABLE CONTRACT REQUIRING WAIVER OF A JURY TRIAL. (CHAPTER 763)

H.B. 822, AN ACT TO AMEND THE LAWS REGARDING COMPUTER-RELATED CRIME. (CHAPTER 764)

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representatives Hackney and G. Miller for the Committee on Finance:

Committee Substitute No. 2 for S.B. 1185, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE UNINSURED EMPLOYERS’ FUND TO PROVIDE COMPENSATION FOR CERTAIN INJURED EMPLOYEES WHOSE EMPLOYERS FAILED TO SECURE THE PAYMENT OF COMPENSATION, TO REQUIRE CARRIERS TO CONTRIBUTE TO THIS FUND, TO CLARIFY THAT THE COMMISSIONER OF INSURANCE HAS THE AUTHORITY TO CONDUCT INVESTIGATIONS TO DETERMINE IF EMPLOYERS ARE COMPLYING WITH THE WORKERS’ COMPENSATION INSURANCE COVERAGE REQUIREMENTS, AND TO REQUIRE EMPLOYERS TO POST NOTICE OF WORKERS’ COMPENSATION INSURANCE COVERAGE OR SELF-INSURANCE, with a favorable report as to House committee substitute bill, which changes the title, unfavorable as to Senate Committee Substitute Bill No. 2.

Pursuant to Rule 36(a), the House committee substitute bill is placed on the Calendar. Senate Committee Substitute Bill No. 2 is placed on the Unfavorable Calendar.

By Representatives Nesbitt and Diamont for the Committee on Appropriations:

House Committee Substitute for S.B. 733, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A NORTH CAROLINA PARK AUTHORITY, TO ESTABLISH A PARK FUND OF NORTH CAROLINA FOR LAND ACQUISITION AND CAPITAL PROJECTS AT STATE PARKS AND CITY AND COUNTY PARKS, AND TO FUND THE PARK FUND OF NORTH CAROLINA PRIMARILY FROM THE DEED STAMP TAX, with a favorable report as to House Committee Substitute Bill No. 2, which changes the title, unfavorable as to House Committee Substitute Bill No. 1.

On motion of Representative Nesbitt, Rule 36(a) is suspended and House Committee Substitute Bill No. 2 is placed on today's Calendar for immediate consideration. House Committee Substitute Bill No. 1 is placed on the Unfavorable Calendar.
The bill passes its second reading, by electronic vote (98–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House Committee Substitute Bill No. 2 by Special Message.

By Representative Redwine for the Committee on Business and Labor:

H.B. 670, A BILL TO BE ENTITLED AN ACT TO ENACT THE WORKFORCE PREPAREDNESS ACT, AND TO MAKE CONFORMING CHANGES TO THE GENERAL STATUTES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

CALENDAR (continued)

Senate Committee Substitute for H.B. 589, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 576 OF THE 1993 SESSION LAWS CONCERNING THE APPEALS PANEL DURING THE FISHERIES MORATORIUM.

On motion of Representative Redwine, the House concurs in the Senate committee substitute, by electronic vote (93–0), and the bill is ordered enrolled.

MOTION TO SUSPEND RULES

Representative Hackney moves that Rule 36(a) be suspended in order that House Committee Substitute for S.B. 1185, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE UNINSURED EMPLOYERS' FUND TO PROVIDE COMPENSATION FOR CERTAIN INJURED EMPLOYEES WHOSE EMPLOYERS FAILED TO SECURE THE PAYMENT OF COMPENSATION, TO REQUIRE CARRIERS TO CONTRIBUTE TO THIS FUND, TO CLARIFY THAT THE COMMISSIONER OF INSURANCE HAS THE AUTHORITY TO CONDUCT INVESTIGATIONS TO DETERMINE IF EMPLOYERS ARE COMPLYING WITH THE WORKERS' COMPENSATION INSURANCE COVERAGE REQUIREMENTS, AND TO REQUIRE EMPLOYERS TO POST NOTICE OF WORKERS' COMPENSATION INSURANCE COVERAGE OR SELF-INSURANCE, may be placed on today's Calendar.

The motion fails by electronic vote (60–34).

On motion of the Chair, the House recesses at 6:18 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.
REPORT OF STANDING COMMITTEE

The following report from standing committee is presented:

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:

Senate Committee Substitute for H.B. 1319, A BILL TO BE ENTITLED AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION, AND CREATE THE PUBLIC HEALTH STUDY COMMISSION AND THE ELECTION LAWS REVIEW COMMISSION, with recommendation that the House do not concur; request conferees.

Without objection, the rules are suspended and the Senate Committee Substitute bill is placed on today's Calendar for immediate consideration.

On motion of Representative Jack Hunt, the House does not concur in the Senate Committee substitute by electronic vote (81-0).

The Speaker appoints Representatives Jack Hunt, Hackney, Tallent, and Alexander as conferees on the part of the House and the Senate is so notified by Special Message.

SPECIAL MESSAGE FROM THE SENATE

The following special message is received from the Senate:

S.J.R. 1726, A JOINT RESOLUTION PROVIDING FOR ADJOURNMENT SINE DIE OF THE GENERAL ASSEMBLY, is read the first time and referred to the Committee on Rules, Calendar, and Operations of the House.

On motion of the Chair, the House recesses at 9:10 p.m.

RECESS

The House reconvenes pursuant to recess and is called to order by the Speaker.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Jack Hunt for the Committee on Rules, Calendar, and Operations of the House:

S.J.R. 1720, A JOINT RESOLUTION HONORING THE CITY OF MOUNT AIRY ON BEING NAMED AN ALL AMERICA CITY, with a favorable report.

S.J.R. 1726, A JOINT RESOLUTION PROVIDING FOR ADJOURNMENT SINE DIE OF THE GENERAL ASSEMBLY, with a favorable report.
H.B. 291, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE.—1, with a favorable report as to committee substitute bill, which changes the title, unfavorable as to original bill.

On motion of Representative Jack Hunt, Rule 36(a) is suspended and the committee substitute bill is placed on today’s Calendar for immediate consideration.

The bill passes its second reading, by electronic vote (92–1), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate by Special Message.

**BILLS RE–CALENDED**

On motion of Representative Jack Hunt, House Committee Substitute for S.B. 1724, A BILL TO BE ENTITLED AN ACT APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT AND PRESIDENT PRO TEMPORE OF THE SENATE, is re–calendared for immediate consideration.

The bill passes its second reading, by electronic vote (96–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered sent to the Senate for concurrence in House committee substitute by Special Message.

On motion of Representative Jack Hunt, S.J.R. 1726, A JOINT RESOLUTION PROVIDING FOR ADJOURNMENT SINE DIE OF THE GENERAL ASSEMBLY, is re–calendared for immediate consideration.

The bill passes its second reading, by electronic vote (95–0), and there being no objection is read a third time.

The bill passes its third reading and is ordered enrolled.

**CONFERENCE REPORT**

Representative Diamont sends forth the Conference Report for House Committee Substitute for S.B. 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE.

On motion of Representative Diamont, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

On motion of Representative Diamont, Rule 44(b) is suspended, by electronic vote (82–11), in order that matters not in difference between the two Houses may be considered.
Representative Diamont moves the adoption of the following Conference Report.

**House Committee Substitute for S.B. 1505**

To:  The President of the Senate  
The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on Senate Bill 1505, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE, House Committee Substitute Fifth Edition Engrossed 6/21/94, submit the following report:

The House of Representatives and the Senate agree to the following amendment to the House Committee Substitute Fifth Edition Engrossed 6/21/94, and the Senate concurs in the House Committee Substitute Fifth Edition Engrossed 6/21/94, as amended:

Delete the entire House Committee Substitute Fifth Edition Engrossed 6/21/94, and substitute the attached Proposed Conference Committee Substitute PCCS 5852.

The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: July 16, 1994.

**Conferees for the Senate**  
S/ George B. Daniel  
S/ Aaron W. Plyler  
S/ Ted Kaplan  
S/ Howard N. Lee  
S/ T. L. Odom  
S/ R. L. Martin  
S/ J. Clark Plexico  
S/ Beverly M. Perdue  
S/ Russell G. Walker  
S/ Fletcher L. Hartsell, Jr.  
S/ Marvin Ward  
S/ Betsy Cochrane

**Conferees for the House of Representatives**  
S/ David H. Diamont  
S/ Martin Nesbitt  
S/ James B. Black  
S/ Gene Rogers  
S/ Narvel J. Crawford, Jr.  
S/ Ruth M. Easterling  
S/ Edd Nye  
S/ B. Holt  
S/ J. Fred Bowman  
S/ John B. McLaughlin  
S/ J. Shawn Lemmond  
S/ Dub Dickson  
S/ Joanne W. Bowie  
S/ Lyons Gray  
S/ Theresa H. Esposito  
S/ George S. Robinson  
S/ Mary E. McAllister  
S/ Milton F. Fitch, Jr.
The Conference Report is adopted, by electronic vote (75-24), and the Senate is so notified by Special Message. (The text of the Conference Committee Substitute may be found in its entirety in the Appendix.)

CONFERENCE REPORT

Representative Fitch sends forth the Conference Report for Senate Committee Substitute for H.B. 1062, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A MENTALLY RETARDED PERSON CONVICTED OF FIRST DEGREE MURDER MAY NOT BE SENTENCED TO DEATH.

Without objection, Rule 44(d) is suspended and the Conference Report is placed on today's Calendar.

MOTION TO SUSPEND RULES

Representative Hackney moves that Rule 36(a) be suspended in order that House Committee Substitute for S.B. 1185, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE UNINSURED EMPLOYERS' FUND TO PROVIDE COMPENSATION FOR CERTAIN INJURED EMPLOYEES WHOSE EMPLOYERS FAILED TO SECURE THE PAYMENT OF COMPENSATION, TO REQUIRE CARRIERS TO CONTRIBUTE TO THIS FUND, TO CLARIFY THAT THE COMMISSIONER OF INSURANCE HAS THE AUTHORITY TO CONDUCT INVESTIGATIONS TO DETERMINE IF EMPLOYERS ARE COMPLYING WITH THE WORKERS' COMPENSATION INSURANCE COVERAGE REQUIREMENTS, AND TO REQUIRE EMPLOYERS TO POST NOTICE OF WORKERS' COMPENSATION INSURANCE COVERAGE OR SELF-INSURANCE, be placed on the Calendar for immediate consideration.

The motion to suspend the rules fails by electronic vote (58-33).

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 16, 1994

Mr. Speaker:

Pursuant to your message received Saturday, July 16, 1994, that the House of Representatives fails to concur in the Senate Committee Substitute bill to H.B. 1319 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE STUDIES BY THE LEGISLATIVE
RESEARCH COMMISSION, TO CREATE AND CONTINUE VARIOUS COMMITTEES AND COMMISSIONS, AND TO DIRECT VARIOUS STATE AGENCIES TO STUDY SPECIFIED ISSUES, which proposes to change the title, upon concurrence, to read H.B. 1319 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION, AND CREATE THE PUBLIC HEALTH STUDY COMMISSION AND THE ELECTION LAWS REVIEW COMMISSION, and requests conferees, the President Pro Tempore appoints Senator Sands, Chairman; Senators Cooper and Martin of Guilford on the part of the Senate to confer with the committee appointed by your Honorable Body to the end that the differences arising may be resolved.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CONFERENCE REPORT

Representative Jack Hunt sends forth the Conference Report for Senate Committee Substitute for H.B. 1319, A BILL TO BE ENTITLED AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION; TO CREATE THE PUBLIC HEALTH STUDY COMMISSION; TO CREATE THE ELECTION LAWS REVIEW COMMISSION; TO EXTEND STUDY REPORT DEADLINES; AND TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY INSURANCE FRAUD.

On motion of Representative Jack Hunt, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative Jack Hunt moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 1319

To The President of the Senate and the Speaker of the House of Representatives:

We, your conferees, appointed to resolve the differences arising between the Senate and the House of Representatives on House Bill 1319, A BILL TO BE ENTITLED AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION, AND CREATE THE PUBLIC HEALTH STUDY COMMISSION AND THE ELECTION LAWS REVIEW COMMISSION, Senate Rules and Operation of the Senate Committee Substitute Adopted 6/29/94, wish to report as follows:

The House concurs in the Senate Rules and Operation of the Senate Committee Substitute Adopted 6/29/94 with the following amendment:

Delete the entire Senate Rules and Operation of the Senate Committee Substitute Adopted 6/29/94 and substitute the attached Proposed Conference Committee Substitute PCCS4349.
The Senate agrees to the same.

To this end, the conferees recommend that the Senate and House of Representatives adopt the foregoing report.

This the 15th day of July, 1994.

Conferees for the

Senate

S/ Alexander P. Sands
S/ William N. Martin
S/ Roy A. Cooper, III

Conferees for the

House of Representatives

S/ Jack Hunt
S/ Timothy Tallent
S/ Martha Alexander

The Conference Report, which changes the title, is adopted, by electronic vote (86–1), and the Senate is so notified by Special Message. (The text of the Conference Committee Substitute may be found in its entirety in the Appendix.)

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 15, 1994

Mr. Speaker:

On H.B. 1319 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE STUDIES BY THE LEGISLATIVE RESEARCH COMMISSION, TO CREATE AND CONTINUE VARIOUS COMMITTEES AND COMMISSIONS, AND TO DIRECT VARIOUS STATE AGENCIES TO STUDY SPECIFIED ISSUES, which the Senate Committee Substitute bill proposes to change the title, upon concurrence, to read H.B. 1319 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION, AND CREATE THE PUBLIC HEALTH STUDY COMMISSION AND THE ELECTION LAWS REVIEW COMMISSION, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees and further changes the title to read H.B. 1319 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION; TO CREATE THE PUBLIC HEALTH STUDY COMMISSION; TO CREATE THE ELECTION LAWS REVIEW COMMISSION; TO EXTEND STUDY REPORT DEADLINES; AND TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY INSURANCE FRAUD, to the end that when a similar action has been taken on the part of your Honorable Body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

The Speaker orders the bill enrolled.
CONFERENCE REPORT

Representative Gottovi sends forth the Conference Report for House Committee Substitute for S.B. 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES.

On motion of Representative Gottovi, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative Gottovi moves the adoption of the following Conference Report.

House Committee Substitute for S.B. 94

To: The President of the Senate
   The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on Senate Bill 94, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES., Sixth Edition Engrossed 6/22/94, submit the following report:

The Senate and House agree to the following amendment to the House Committee Substitute (Sixth Edition Engrossed 6/22/94) and the Senate concurs in the House Committee Substitute (Sixth Edition Engrossed 6/22/94), as amended:

On page 4, line 38, by deleting “six” and by substituting “eight”.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 16, 1994.

Conferees for the Senate
S/ Roy A. Cooper, III
S/ Chancy R. Edwards
S/ J. Clark Plexico
S/ Lura S. Tally

Conferees for the House of Representatives
S/ James F. Bowman
S/ Karen E. Gottovi
S/ Paul Luebke
S/ Josephus L. Mavretic
S/ H. M. Michaux, Jr.

The Conference Report is adopted, by electronic vote (86–6), and the Senate is so notified by Special Message.
SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 16, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on S.B. 94 (House Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES, to the end that when a similar action has been taken on the part of your Honorable Body, the President will order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CONFERENCE REPORT RE-CALENDARED

On motion of Representative Fitch, the Conference Report on Senate Committee Substitute for H.B. 1062, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A MENTALLY RETARDED PERSON CONVICTED OF FIRST DEGREE MURDER MAY NOT BE SENTENCED TO DEATH, is re–calendared for immediate consideration.

CONFERENCE REPORT

Representative Fitch moves the adoption of the following Conference Report.

Senate Committee Substitute for H.B. 1062

To: The President of the Senate
    The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 1062, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A MENTALLY RETARDED PERSON CONVICTED OF FIRST DEGREE MURDER MAY NOT BE SENTENCED TO DEATH, Fourth Edition Engrossed 7/20/93, submit the following report:

The House and Senate agree to the following amendment to the Senate Committee Substitute, Fourth Edition Engrossed 7/20/93, and the House concurs in the Senate Judiciary I Committee Substitute as amended:

Delete the entire Senate Judiciary I Committee Substitute and substitute the attached Proposed Conference Committee Substitute, PCCS 5343, A
BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A MENTALLY RETARDED PERSON CONVICTED OF FIRST DEGREE MURDER MAY NOT BE SENTENCED TO DEATH AND TO PROVIDE THAT THE JURY SHALL DETERMINE WHETHER A PERSON IS MENTALLY RETARDED.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date conferees approved report: July 15, 1994.

Conferees for the Senate
S/ Howard N. Lee
S/ Frank W. Ballance, Jr.
S/ John H. Kerr
S/ Dennis J. Winner
S/ Ted Kaplan

Conferees for the House of Representatives
S/ Milton F. Fitch, Jr.
S/ Howard J. Hunter, Jr.
S/ Bertha M. Holt
S/ H. M. Michaux, Jr.
S/ Theresa H. Esposito
S/ David T. Flaherty, Jr.
S/ Jean R. Preston
S/ Mary E. McAllister
S/ Marie W. Colton
S/ William O. Richardson

The Conference Report, which changes the title, is adopted by electronic vote (78–7), and the Senate is so notified by Special Message. (The text of the Conference Committee Substitute may be found in its entirety in the Appendix.)

BILL RE–CALENDARED

On motion of Representative Jack Hunt, S.J.R. 1720, A JOINT RESOLUTION HONORING THE CITY OF MOUNT AIRY ON BEING NAMED AN ALL AMERICA CITY, is re–calendared for immediate consideration.

The resolution passes its second reading, by electronic vote (89–0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered enrolled.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 16, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees on S.B. 1505 (House Committee Substitute), A BILL TO BE ENTITLED AN
ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE, to the end that when a similar action has been taken on the part of your Honorable Body, the President will order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

POINT OF PERSONAL PRIVILEGE

Representative J. Preston moves, pursuant to Rule 11, that her remarks be spread upon the Journal.

The motion carries.

"Mr. Speaker,

"I have before me a petition with 9,000 names and addresses. I was asked by the Mental Retardation Association of North Carolina, Inc., Parents Association, to publicly read the petition before this body.

'We, the undersigned, object to the budget cuts and downsizing of the Regional Mental Retardation Centers. The remaining population of the Centers are mainly nonambulatory or medically fragile and the communities that we live in are not prepared to care for these people. We also ask that all monies that have recently been taken from the Centers be restored to their budgets. This will allow them to purchase needed supplies and training materials so that life can be more pleasant for the people who ask for so little.'

"Thank you."

POINT OF PERSONAL PRIVILEGE

"MR. SPEAKER AND MEMBERS OF THE HOUSE:

"Surely I will miss General Assemblies and this honorable House...the sound of the gavel and the pointed prayers. I will miss our marvelous staff, from Douglas and Don in the basement moving boxes, through George at the top doing only what he knows how to do. I will miss the forthright lobbyists and the fair and objective journalists and reporters.

"I will miss each of you as I have missed the members I have known who preceded you.

"But, like each of you, I am comforted by the honor of having served my home State. The distinction of serving in a House where words mean something; where words change the course of history."
"It has been a joy to serve in a House where decision is absolute—just two buttons—AYE and NO, because hard choices between Yes and No ultimately require each of us to publicly define the principles by which we live.

"Principles that describe who you are, and what you are—your values, your ethics and the morals of your existence.

"The principles that have guided my life brought me to this place and they have taken me away.

"While I honor this institution and have sworn eight times to support and defend it, the principles that are the foundation of my life were more important to me than Seat #49.

"I came here in 1980 as an inexperienced student of politics. I leave this Honorable Body as a practitioner with modest experience.

"In parting, after 15 years as a public person, please allow me some private reflections.

"This House represents the tenth largest state in the nation. Our Roanoke Colony was the first seed planted that has grown into a new world order. The diversity within North Carolina from the mountains to the sea—diversity which should make us giants within the Republic—has been turned inward against us, and we are all diminished.

"In the next century, we need the courage to be the first to follow a unifying vision, and this House needs to organize itself for that task.

"Too often we resemble a state of proud carnivorous goats. Goats who will stomp the dissident strays into oblivion and then quietly nibble the grass that springs from the carcass.

"Proud goats who expend most of our energy butting heads simply because it feels so good when we stop.

"Carnivorous goats who rip the flesh from our young and then complain when they grow up crippled.

"Goats who cry out for a goatherd to lead them in times of trouble yet are bewildered when the goatherd leads them to the slaughter house.

"In my time I have been a good goat follower and I have been a dissident independent. My greatest satisfaction has come from independence.

"Today, we live in a time when individuals trade their most precious commodity, 'The hours of their life,' for money. It seems to me, then, that if our people trade their lives for money, their government should help them earn and keep as much as they can. Every applicable bill should meet this fundamental test: 'Will this act help our working people take more money home?'

"Representative Jack Hunt once said that if I fell down and busted my head, only facts and figures would spill out.
"I apologize to my colleagues past and present for hiding behind the macro statistics of our severe human problems. I did so because I cannot look into the sad eyes of our faces of failure without crying.

"In North Carolina, poverty is the soil from which springs the brambles that clutch and hold all of us back.

"Finally, I have observed that, in a state with a constitutional separation between church and state, we allow the ministerial hammer of sin to brutalize us upon the anvil of dogma. Truly we are becoming victims of our faith.

"Our segregated cemeteries are stark memorials to the failure of our faiths and monuments to hate and rage.

"That eleven o'clock Sunday morning in North Carolina still is our most segregated hour mocks the preamble and Article I, Section 1. of our Constitution.

"Racism keeps us from understanding our Native American solutions for clean air, water and soil.

"Racism plugs our ears to the joie de vivre of African-Americans.

"Racism covers our eyes to the sensitivities of those descended from the Mediterranean littoral.

"As a first generation American, I weep that in North Carolina we have squandered our treasure of cultural diversity in the brothel of racism.

"Poverty and racism are the internal enemies of this State. Those of you who return, Beware! The folly of racism, nourished by the despair of poverty, could be our undoing. It is explosive stuff!

"Mr. Speaker, Distinguished Members of this Honorable Body – Goodbye!"

On motion of Representative Fitch and pursuant to Rule 11, the aforementioned remarks of former Speaker, Representative Mavretic, are spread upon the Journal.

CONFERENCE REPORT

Representative Colton sends forth the Conference Report for Senate Committee Substitute for H.B. 644, A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE. Without objection, Rule 44(d) is suspended and the Conference Report is placed on today's Calendar.

RECALL OF BILL FROM ENROLLING

On motion of Representative Jack Hunt, S.J.R. 1726, A JOINT RESOLUTION PROVIDING FOR ADJOURNMENT SINE DIE OF THE GENERAL ASSEMBLY, is recalled from enrolling.
ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

S.B. 917, AN ACT TO ALLOW THE DEPARTMENT OF TRANSPORTATION TO CHARGE A TOLL ON CERTAIN BRIDGES IN THE INTRASTATE SYSTEM. (CHAPTER 765)

S.B. 1384, AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES TO CHANGE THE SELECTION PROCESS FOR LOCAL DEMONSTRATION PROJECTS, TO ALLOW THE DEPARTMENT OF HUMAN RESOURCES TO DELEGATE CONTRACTING AUTHORITY TO LOCAL PARTNERSHIPS, THE NORTH CAROLINA PARTNERSHIP FOR CHILDREN, INC., OR A PUBLIC OR GOVERNMENTAL ENTITY, TO REQUIRE LOCAL PARTNERSHIPS TO BE NEWLY FORMED ORGANIZATIONS, TO CLARIFY THE USE OF STATE FUNDS BY LOCAL PARTNERSHIPS, TO PROVIDE THAT STATE FUNDS SHALL NOT SUPPLANT CURRENT EXPENDITURES BY COUNTIES ON BEHALF OF YOUNG CHILDREN AND THEIR FAMILIES, AND TO MAKE TECHNICAL CHANGES TO THE LAW GOVERNING THE EARLY CHILDHOOD INITIATIVES. (CHAPTER 766)

S.B. 1630, AN ACT TO MAKE TECHNICAL CORRECTIONS AND TO MAKE CLARIFYING AND CONFORMING CHANGES TO VARIOUS CRIMINAL STATUTES, TO REPEAL VARIOUS CRIMINAL LAWS THAT ARE OBSOLETE OR REDUNDANT, AND TO EXTEND THE SUNSET FOR THE METHOD OF SELECTING MEMBERS OF THE NORTH CAROLINA SHERIFFS’ EDUCATION AND TRAINING STANDARDS COMMISSION APPOINTED BY THE NORTH CAROLINA SHERIFFS’ ASSOCIATION. (CHAPTER 767)

S.B. 1642, AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKINGPIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES AND TO AUTHORIZE THE CITY OF DURHAM TO ENGAGE IN PROGRAMS OF ASSISTANCE AND FINANCING FOR REHABILITATION OR REPAIR OF BUILDINGS AND OTHER IMPROVEMENTS IN RETAIL, COMMERCIAL, OR INDUSTRIAL USE AND LOCATED IN THE DOWNTOWN AND ADJACENT OR NEARBY INNER CITY AREAS. (CHAPTER 768)

S.B. 1505, AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994–95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE. (CHAPTER 769)

H.B. 589, AN ACT TO AMEND CHAPTER 576 OF THE 1993 SESSION LAWS CONCERNING THE APPEALS PANEL DURING THE FISHERIES MORATORIUM. (CHAPTER 770)
H.B. 1319, AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION; TO CREATE THE PUBLIC HEALTH STUDY COMMISSION; TO CREATE THE ELECTION LAWS REVIEW COMMISSION; TO EXTEND STUDY REPORT DEADLINES; AND TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY INSURANCE FRAUD. (CHAPTER 771)

S.B. 733, AN ACT TO ESTABLISH A PARKS AND RECREATION TRUST FUND. (CHAPTER 772)

S.B. 1724, AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT AND PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE TECHNICAL CHANGES CONCERNING APPOINTMENTS. (CHAPTER 773)

H.B. 291, AN ACT APPOINTING PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND OTHERWISE RELATING TO APPOINTMENTS TO CERTAIN BOARDS. (CHAPTER 774)

S.B. 94, AN ACT TO AUTHORIZE UNITS OF LOCAL GOVERNMENT, LOCAL SCHOOL BOARDS, AND COMMUNITY COLLEGES TO ENTER INTO GUARANTEED ENERGY SAVINGS CONTRACTS IN ORDER TO FINANCE ENERGY CONSERVATION MEASURES IN LOCAL PUBLIC FACILITIES. (CHAPTER 775)

S.J.R. 1720, A JOINT RESOLUTION HONORING THE CITY OF MOUNT AIRY ON BEING NAMED AN ALL AMERICA CITY. (RESOLUTION 40)

SPECIAL MESSAGES FROM THE SENATE

The following special messages are received from the Senate:

H.B. 1408, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE PUBLIC SCHOOLS TO PROVIDE INSTRUCTION IN AMERICAN ETHICS, is returned for concurrence in Senate amendment and, without objection, held.

Committee Substitute for H.B. 1940, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A COMMERCIAL SPECIAL DEVICE LICENSE, is returned for concurrence in two Senate amendments and, without objection, held.

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 16, 1994

Mr. Speaker:

It is ordered that a message be sent to the House of Representatives with the information that the Senate fails to adopt the report of the conferees on
H.B. 1062 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A MENTALLY RETARDED PERSON CONVICTED OF FIRST DEGREE MURDER MAY NOT BE SENTENCED TO DEATH.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 16, 1994

Mr. Speaker:

On H.B. 644 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE, which the Senate Committee Substitute bill proposes to change the title, upon concurrence, to read H.B. 644 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE AND TO PROVIDE THAT CERTAIN ACTIONS TAKEN PRIOR TO 1 JULY 1993 RELATING TO DEVELOPMENT QUALIFY AS EXISTING DEVELOPMENT AND TO REDEFINE THE DEFINITION OF ‘PUBLIC WATER SYSTEM’ FOR PURPOSES OF THE NORTH CAROLINA DRINKING WATER ACT, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees which further changes the title to read H.B. 644 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE AND TO AMEND THE DEFINITION OF ‘PUBLIC WATER SYSTEM’ FOR PURPOSES OF THE NORTH CAROLINA DRINKING WATER ACT, to the end that when a similar action has been taken on the part of your Honorable body, the Speaker may order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk

CONFERENCE REPORT RE–CALENDRARED

On motion of Representative Colton, the Conference Report for Senate Committee Substitute for H.B. 644, A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE, is re–calendared for immediate consideration.

CONFERENCE REPORT

Representative Colton moves the adoption of the following Conference Report.
Senate Committee Substitute for H.B. 644

To: The President of the Senate
   The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 644, AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE AND TO PROVIDE THAT CERTAIN ACTIONS TAKEN PRIOR TO 1 JULY 1993 RELATING TO DEVELOPMENT QUALIFY AS EXISTING DEVELOPMENT AND TO REDEFINE THE DEFINITION OF "PUBLIC WATER SYSTEM" FOR PURPOSES OF THE NORTH CAROLINA DRINKING WATER ACT, Senate Environment and Natural Resources Committee Substitute Adopted 6/29/94, with two unengrossed Senate amendments, submit the following report:

The House concurs in the Senate Environment and Natural Resources Committee Substitute 6/29/94 and the two unengrossed Senate amendments with the following amendment:

Delete the entire Senate Environment and Natural Resources Committee Substitute Adopted 6/29/94 with two unengrossed Senate amendments and substitute the attached Proposed Conference Committee Substitute PCCS9445, A BILL TO BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE AND TO AMEND THE DEFINITION OF "PUBLIC WATER SYSTEM" FOR PURPOSES OF THE NORTH CAROLINA DRINKING WATER ACT.

And the Senate agrees to the same.

The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: July 16, 1994.

Conferees for the Senate
S/Lura Tally
S/George B. Daniel
S/Robert G. Shaw

Conferees for the House of Representatives
S/Marie W. Colton
S/Arlie Culp
S/Aaron E. Fussell
S/Karen E. Gottovi
S/Joe Hackney

The Conference Report, which changes the title, is adopted by electronic vote (71–0), and the Senate is so notified by Special Message. (The text of the Conference Committee Substitute may be found in its entirety in the Appendix.)

The Senate having previously adopted the Conference Report, the bill is ordered enrolled.
On motion of Representative Jack Hunt, seconded by Representative Robinson, the House adjourns, by electronic vote (79–0), at 12:15 a.m. to reconvene July 17 at 12:20 a.m.

**ONE HUNDRED FORTY–FIFTH DAY**

**HOUSE OF REPRESENTATIVES**

Sunday, July 17, 1994

The House meets at 12:20 a.m. pursuant to adjournment and is called to order by the Speaker.

Prayer is offered by Representative Fussell.

Representative Jack Hunt, for the Committee on Rules, Calendar, and Operations of the House, reports the Journal of July 16 has been examined and found correct. Upon his motion, the Journal is approved as written.

Leaves of absence are granted Representatives Barnes, Barnhill, Cunningham, Decker, Dickson, Justus, Kennedy, Kinney, Mosley, and Warner for today.

**INTRODUCTION OF BILL AND RESOLUTION**

On motion of Representative Jack Hunt, the rules are suspended and the following is introduced and read the first time:

By Representative Jack Hunt:

**H.J.R. 2134, A JOINT RESOLUTION PROVIDING FOR ADJOURNMENT SINE DIE OF THE GENERAL ASSEMBLY.**

On motion of Representative Jack Hunt, the rules are suspended and the resolution is placed before the House for immediate consideration.

The resolution passes its second reading, by electronic vote (81–0), and there being no objection is read a third time.

The resolution passes its third reading and is ordered sent to the Senate by Special Message.

**CONFERENCE REPORT**

Representative Nesbitt sends forth the Conference Report for House Committee Substitute for S.B. 1504, A BILL TO BE ENTITLED AN ACT TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; TO EXPAND THE MEMBERSHIP OF THE NORTH CAROLINA AIR CARGO AIRPORT
AUTHORITY; AND TO INCREASE THE TORT CLAIMS AWARD. On motion of Representative Nesbitt, Rule 44(d) is suspended and the Conference Report is placed on the Calendar for immediate consideration.

Representative Mavretic inquires of the Chair if there is a typographical error in the Conference Report that can be corrected pursuant to Rule 60.

On motion of the Chair, the Conference Report is temporarily displaced.

BILL RE–CALENDRARED

On motion of Representative Lee, Committee Substitute for H.B. 1940, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A COMMERCIAL SPECIAL DEVICE LICENSE, is re–calendared for immediate consideration.

On motion of Representative Lee, the House concurs in Senate Amendment No. 1 by electronic vote (79–0).

On motion of Representative Lee, the House concurs in Senate Amendment No. 2, by electronic vote (79–0), and the bill is ordered enrolled.

CONFERENCE REPORT

The Conference Report for House Committee Substitute for S.B. 1504, A BILL TO BE ENTITLED AN ACT TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; TO EXPAND THE MEMBERSHIP OF THE NORTH CAROLINA AIR CARGO AIRPORT AUTHORITY; AND TO INCREASE THE TORT CLAIMS AWARD, which was temporarily displaced, is before the Body and has been corrected pursuant to Rule 60.

Representative Nesbitt moves the adoption of the following Conference Report.

House Committee Substitute for S.B. 1504

To: The President of the Senate
The Speaker of the House of Representatives

The conferees appointed to resolve the differences between the Senate and the House of Representatives on Senate Bill 1504, A BILL TO BE ENTITLED AN ACT TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; TO EXPAND THE MEMBERSHIP OF THE NORTH CAROLINA AIR CARGO AIRPORT AUTHORITY; AND TO INCREASE THE TORT CLAIMS AWARD, House Committee Substitute, Fifth Edition Engrossed 6/21/94, submit the following report:
The House of Representatives and the Senate agree to the following amendment to the House Committee Substitute Fifth Edition Engrossed 6/21/94, and the Senate concurs in the House Committee Substitute Fifth Edition Engrossed 6/21/94, as amended:

Delete the entire House Committee Substitute Fifth Edition Engrossed 6/21/94, and substitute the attached Proposed Conference Committee Substitute PCCS 8572.

The conferees recommend that the Senate and House of Representatives adopt this report.

Date conferees approved report: July 17, 1994.

Conferees for the Senate
S/ George B. Daniel
S/ Aaron W. Plyler
S/ Ted Kaplan
S/ Howard N. Lee
S/ T. L. Odom
S/ Clark Plexico
S/ Beverly M. Perdue
S/ Fletcher L. Hartwell, Jr.
S/ Marvin Ward
S/ Betsy Cochrane

Conferees for the House of Representatives
S/ David H. Diamont
S/ Martin Nesbitt
S/ James B. Black
S/ Narvel J. Crawford, Jr.
S/ William L. Wainwright
S/ Ruth M. Easterling
S/ Edd Nye
S/ B. Holt
S/ J. Fred Bowman
S/ Mary E. McAllister
S/ John B. McLaughlin
S/ Lyons Gray
S/ Theresa H. Esposito
S/ George S. Robinson
S/ Milton F. Fitch, Jr.
S/ David Redwine
S/ Thomas E. Wright
S/ Howard J. Hunter, Jr.
S/ William O. Richardson
S/ R. J. Hensley, Jr.

The Conference Report, which changes the title, is adopted by electronic vote (78–4), and the Senate is so notified by Special Message. (The text of the Conference Committee Substitute may be found in its entirety in the Appendix.)

SPECIAL MESSAGE FROM THE SENATE
SENATE CHAMBER
July 17, 1994

Mr. Speaker:

On S.B. 1504 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH AND APPROPRIATE FUNDS FOR THE FIRST FLIGHT COMMISSION; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE
CODE; TO CHANGE STATUTORY REFERENCES TO AIR CARGO AIRPORT AUTHORITY; TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO ALLOW CHILDREN TO ATTEND COMMUNITY COLLEGES; TO AUTHORIZE RECORD CHECKS OF SCHOOL EMPLOYEES; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; AND PERTAINING TO EROSION OF BEACHES, which House Committee Substitute bill proposes to change the title to read S.B. 1504 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE DUTIES OF THE STATE CONTROLLER; TO REDUCE COSTS TO THE STATE BY AUTHORIZING PRIVATE PUBLICATION OF THE ADMINISTRATIVE CODE; CONCERNING THE LAW PERTAINING TO SCHOOL TEXTBOOKS; TO EXPAND THE MEMBERSHIP OF THE NORTH CAROLINA AIR CARGO AIRPORT AUTHORITY; AND TO INCREASE THE TORT CLAIMS AWARD, it is ordered that a message be sent to the House of Representatives with the information that the Senate adopts the report of the conferees which further changes the title to read S.B. 1504 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS CHANGES IN THE BUDGET OPERATION OF THE STATE AND OTHER STATUTORY CHANGES, to the end that when a similar action has been taken on the part of your Honorable Body, the President will order the bill enrolled.

Respectfully,
S/ Sylvia M. Fink
 Principal Clerk

REPORTS OF STANDING COMMITTEES

The following reports from standing committees are presented:

By Representatives Hackney and G. Miller for the Committee on Finance:

H.B. 38, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR A BINDING REFERENDUM ON THE ESTABLISHMENT OF A NORTH CAROLINA STATE LOTTERY COMMISSION, with an indefinite postponement report.

H.B. 67, A BILL TO BE ENTITLED AN ACT TO IMPOSE AN ADVANCE DISPOSAL TAX ON NEW WHITE GOODS, TO REQUIRE EACH COUNTY TO PROVIDE A DISPOSAL SITE FOR WHITE GOODS, AND TO PROVIDE FOR THE REMOVAL OF CHLOROFLUOROCARBONS FROM WHITE GOODS THAT CONTAIN CHLOROFLUOROCARBONS, with an indefinite postponement report.

H.B. 76, A BILL TO BE ENTITLED AN ACT TO REQUIRE A FILING FEE ON APPEALS TO THE PROPERTY TAX COMMISSION, with an indefinite postponement report.

H.B. 78, A BILL TO BE ENTITLED AN ACT TO RESTORE THE STATUTORY AUTHORITY TO TAX THE NORTH CAROLINA INCOME OF NONRESIDENT ALIENS, with an indefinite postponement report.
H.B. 79, A BILL TO BE ENTITLED AN ACT TO PROMOTE ECONOMIC DEVELOPMENT BY EXTENDING THE EXISTING TAX CREDIT FOR QUALIFIED BUSINESS INVESTMENTS TO APPLY TO INVESTMENTS BY PARTNERSHIPS, with an indefinite postponement report.

H.B. 121, A BILL TO BE ENTITLED AN ACT TO AMEND THE PUBLIC RECORDS LAW, with an indefinite postponement report.

H.B. 140, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT DEBTS THAT REMAIN UNPAID ONE HUNDRED TWENTY DAYS AFTER THEY ARE DUE ARE TAXABLE AS INCOME TO THE DEBTOR, with an indefinite postponement report.

H.B. 164, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF THREE HUNDRED ELEVEN MILLION TWO HUNDRED THOUSAND DOLLARS GENERAL OBLIGATION BONDS OF THE STATE, SUBJECT TO A VOTE OF THE QUALIFIED VOTERS OF THE STATE, TO PROVIDE FUNDS, WITH ANY OTHER AVAILABLE FUNDS, FOR CAPITAL IMPROVEMENTS FOR COMMUNITY COLLEGES, with an indefinite postponement report.


H.B. 217, A BILL TO BE ENTITLED AN ACT TO PROVIDE A TEMPORARY INCOME TAX CREDIT FOR HOME OWNERS WHO PURCHASE HOME PROTECTION DEVICES, with an indefinite postponement report.

H.B. 432, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE HYDE COUNTY TO LEVY A ONE PERCENT LOCAL LAND TRANSFER TAX, with an indefinite postponement report.

Committee Substitute for H.B. 469, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO ISSUE SPECIAL REGISTRATION PLATES TO REGISTERS OF DEEDS, with an indefinite postponement report.

H.B. 529, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CROP ALLOTMENTS ARE INTANGIBLE PERSONAL PROPERTY NOT SUBJECT TO PROPERTY TAX, with an indefinite postponement report.

H.B. 540, A BILL TO BE ENTITLED AN ACT TO PROVIDE FEES TO BE CHARGED BY THE SECRETARY OF STATE UNDER THE REVISED NONPROFIT CORPORATION ACT AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION, with an indefinite postponement report.

H.B. 595, A BILL TO BE ENTITLED AN ACT TO PERMIT THE DIVISION OF FACILITY SERVICES, DEPARTMENT OF HUMAN
RESOURCES, TO DEVELOP A FEE SCHEDULE FOR CERTIFICATE OF NEED PROCESSES, with an indefinite postponement report.

Senate Committee Substitute for H.B. 606, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT INSURANCE POLICIES OR CONTRACTS THAT ARE ISSUED IN CONNECTION WITH THE FUNDING OF PERIODIC PAYMENTS OF WORKERS’ COMPENSATION OR LITIGATION AWARDS OR SETTLEMENTS ARE EXEMPTED FROM THE PREMIUM TAX, with an indefinite postponement report.

Committee Substitute for H.B. 631, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO ISSUE SPECIAL REGISTRATION PLATES DEPICTING WILDLIFE SPECIES IN NORTH CAROLINA AND TO PROVIDE FOR THE DISTRIBUTION OF THE INCOME FROM THOSE PLATES, with an indefinite postponement report.

Committee Substitute for H.B. 661, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO ISSUE SPECIAL REGISTRATION PLATES TO HOLDERS OF THE LEGION OF VALOR, with an indefinite postponement report.

H.B. 688, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE DURHAM COUNTY TO IMPLEMENT A SYSTEM OF IMPACT FEES, with an indefinite postponement report.

Committee Substitute for H.B. 708, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT COUNTY AND THE CITY OF DUNN AND THE TOWNS OF ANGIER, COATS, ERWIN, AND LILLINGTON, AND LEE COUNTY AND THE CITY OF SANFORD AND THE TOWN OF BROADWAY TO TAKE INTO CONSIDERATION PROSPECTIVE REVENUES GENERATED BY A DEVELOPMENT IN ARRIVING AT THE AMOUNT OF CONSIDERATION FOR AN ECONOMIC DEVELOPMENT CONVEYANCE, with an indefinite postponement report.

H.B. 709, A BILL TO BE ENTITLED AN ACT TO EXTEND THE ONE PERCENT MANUFACTURERS’ SALES TAX RATE ON MACHINERY TO APPLY TO WORKER SAFETY EQUIPMENT, with an indefinite postponement report.

Committee Substitute for H.B. 721, A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS AMENDMENTS TO THE MEDICAL PRACTICE ACT, with an indefinite postponement report.

H.B. 774, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE NEW HANOVER COUNTY TO LEVY A PREPARED FOOD AND BEVERAGE TAX, THE PROCEEDS OF WHICH WILL BE USED ONLY TO PROMOTE TOURISM IN THE COUNTY, with an indefinite postponement report.

Committee Substitute for H.B. 775, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE TOWN OF WRIGHTSVILLE BEACH TO
provide, by ordinance, that the owner of the property served is legally responsible for water, sewer, and solid waste fees and to impose a lien against the property served in the case of nonpayment, with an indefinite postponement report.

H.B. 783, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE NASH COUNTY TO USE THE PROCEEDS OF ITS OCCUPANCY TAX FOR ECONOMIC DEVELOPMENT PROJECTS, with an indefinite postponement report.

H.B. 800, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT IN COLLECTING THE ROCKINGHAM COUNTY OCCUPANCY TAX, THE COUNTY MAY USE THE COLLECTION METHODS AVAILABLE FOR PROPERTY TAXES, with an indefinite postponement report.

Committee Substitute for H.B. 807, A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF SEVEN OAKS IN GASTON COUNTY, with an indefinite postponement report.

H.B. 852, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FOR THE PURPOSE OF APPROPRIATIONS FOR FRANCHISE TAX SHARING WITH MUNICIPALITIES, THE TWO PLANTS ADJACENT TO THE CORPORATE LIMITS OF THE TOWN OF WALLACE SHALL BE CONSIDERED INSIDE THE TOWN OF WALLACE, with an indefinite postponement report.

H.B. 857, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FEES FOR ON-SITE SEWAGE SYSTEMS AND SERVICES MAY BE BILLED AND COLLECTED IN THE SAME MANNER AS PROPERTY TAXES, with an indefinite postponement report.

H.B. 868, A BILL TO BE ENTITLED AN ACT TO RAISE THE FUNERAL EXPENSE ALLOWANCE IN PROBATE PROCEEDINGS, with an indefinite postponement report.

H.B. 911, A BILL TO BE ENTITLED AN ACT TO EXPAND THE PROPERTY TAX EXEMPTION FOR COMPUTER SOFTWARE, with an indefinite postponement report.

H.B. 933, A BILL TO BE ENTITLED AN ACT TO PROMOTE THE USE OF PRINTING FACILITIES IN NORTH CAROLINA BY PROVIDING THAT AN OUT-OF-STATE ENTITY WHO CONTRACTS WITH A NORTH CAROLINA PRINTER IS NOT DOING BUSINESS IN NORTH CAROLINA FOR TAX PURPOSES INCIDENT TO PRINTING, with an indefinite postponement report.

H.B. 947, A BILL TO BE ENTITLED AN ACT TO EXEMPT PRIVATE SCHOOL CAFETERIAS FROM THE SANITATION INSPECTION FEE, with an indefinite postponement report.

H.B. 955, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE SPECIALIZED
REGISTRATION PLATES BEARING THE EMBLEM OF THE FUTURE FARMERS OF AMERICA, with an indefinite postponement report.

H.B. 1019, A BILL TO BE ENTITLED AN ACT TO ADJUST THE CHILD SUPPORT FEES CHARGED NONRECIPIENTS OF AID TO FAMILIES WITH DEPENDENT CHILDREN FOR CHILD SUPPORT ENFORCEMENT TO FOCUS ON THOSE MOST IN FINANCIAL NEED, with an indefinite postponement report.

H.B. 1044, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A PURPLE HEART RECIPIENT PLATE SHALL BE ANNUALLY RENEWED WITHOUT THE IMPOSITION OF A RENEWAL FEE, with an indefinite postponement report.

H.B. 1079, A BILL TO BE ENTITLED AN ACT TO REDUCE THE COSTS OF ANIMAL CONTROL BY REQUIRING CITIES AND COUNTIES TO CHARGE A LOWER ANIMAL TAX ON DOGS THAT HAVE BEEN SPAYED OR NEUTERED, BY PROVIDING FOR LOCAL CLINICS FOR THE SPAYING AND NEUTERING OF ANIMALS, AND BY ESTABLISHING A PET FUND WITHIN THE ANIMAL WELFARE SECTION OF THE DEPARTMENT OF AGRICULTURE TO PROVIDE ASSISTANCE TO THOSE CLINICS, with an indefinite postponement report.

Committee Substitute for H.B. 1124, A BILL TO BE ENTITLED AN ACT TO REGULATE SALVAGE MOTOR VEHICLE BUSINESSES, with an indefinite postponement report.

H.B. 1137, A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CLEAN WATER REVOLVING LOAN AND GRANT PROGRAM TO ALLOW MUNICIPALITIES TO PLEDGE USER FEES OR ANY AVAILABLE SOURCES OF REVENUES FOR THE PAYMENT OF REVOLVING FUNDS, with an indefinite postponement report.

H.B. 1138, A BILL TO BE ENTITLED AN ACT TO IMPROVE PROGRAM IMPLEMENTATION AND CLARIFY AUTHORITIES OF THE ENVIRONMENTAL MANAGEMENT COMMISSION IN AREAS OF PERMIT ISSUANCE, PUBLIC MEETINGS, WATER SUPPLY PROTECTION, AND LABORATORY CERTIFICATION AND TO AMEND PROVISIONS OF THE NORTH CAROLINA ADMINISTRATIVE PROCEDURES ACT FOR DECLARATORY RULINGS, RULE NOTICES AND FISCAL NOTES, with an indefinite postponement report.

H.B. 1178, A BILL TO BE ENTITLED AN ACT TO PHASE OUT THE STATE SALES TAX ON FOOD, with an indefinite postponement report.

H.B. 1179, A BILL TO BE ENTITLED AN ACT TO PROVIDE A UNIVERSAL CHILD CARE TAX CREDIT FOR THE PARENTS OF CHILDREN UNDER AGE SIX, with an indefinite postponement report.
H.B. 1180, A BILL TO BE ENTITLED AN ACT TO LOWER THE CORPORATE INCOME TAX TO SEVEN PERCENT, with an indefinite postponement report.

H.B. 1181, A BILL TO BE ENTITLED AN ACT TO PHASE OUT THE STATE SALES TAX ON FOOD, TO PROVIDE A UNIVERSAL CHILD CARE TAX CREDIT FOR THE PARENTS OF CHILDREN UNDER AGE SIX, AND TO LOWER THE CORPORATE INCOME TAX TO SEVEN PERCENT, with an indefinite postponement report.

H.B. 1205, A BILL TO BE ENTITLED AN ACT TO RAISE LOGO FEES ON STATE HIGHWAYS, with an indefinite postponement report.

H.B. 1235, A BILL TO BE ENTITLED AN ACT TO REMOVE THE HIGHWAY USE TAX CAP ON NONCOMMERCIAL MOTOR VEHICLES AND TO CREDIT THE RESULTING REVENUE INCREASE TO THE GENERAL FUND, with an indefinite postponement report.

H.B. 1310, A BILL TO BE ENTITLED AN ACT TO PROVIDE A TAX CREDIT FOR EMPLOYERS WHO HIRE COOPERATIVE EDUCATION STUDENTS, with an indefinite postponement report.

H.B. 1312, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF ELEVEN MILLION FOUR HUNDRED THOUSAND DOLLARS GENERAL OBLIGATION BONDS OF THE STATE, SUBJECT TO A VOTE OF THE QUALIFIED VOTERS OF THE STATE, TO PROVIDE FUNDS, WITH ANY OTHER AVAILABLE FUNDS, FOR CAPITAL IMPROVEMENTS FOR FACILITIES FOR THE HEAD START PROGRAM, with an indefinite postponement report.

H.B. 1323, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR REVENUE FAIRNESS, TO MAKE BASE BUDGET AND EXPANSION BUDGET APPROPRIATIONS FROM THE GENERAL FUND FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS AND AGENCIES, AND TO EFFECT OTHER CHANGES TO THE OPERATION OF STATE GOVERNMENT, with an indefinite postponement report.

H.B. 1336, A BILL TO BE ENTITLED AN ACT TO PROVIDE THE REMAINDER OF THE PARTIAL RELIEF ALLOWED IN 1990 TO SUBCHAPTER S CORPORATIONS FOR LOSS CARRYFORWARDS, with an indefinite postponement report.

H.B. 1356, A BILL TO BE ENTITLED AN ACT TO TAX CONCENTRATED FRUIT JUICE WITH SUGAR ADDED AT THE SAME TAX RATE AS BOTTLED SOFT DRINKS, with an indefinite postponement report.

H.B. 1362, A BILL TO BE ENTITLED AN ACT TO EXPAND THE TAX CREDITS FOR QUALIFIED BUSINESS INVESTMENTS, with an indefinite postponement report.
H.B. 1372, A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO PERMIT CITIES AND COUNTIES TO ISSUE BONDS TO FINANCE THE PUBLIC PORTION OF ECONOMIC DEVELOPMENT PROJECTS, with an indefinite postponement report.

H.B. 1395, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM THE GROSS RECEIPTS TAX ON ENTERTAINMENTS "FIRST NIGHT" CELEBRATIONS HELD ON NEW YEAR'S EVE BY NONPROFIT CORPORATIONS NOT OTHERWISE ENGAGED IN THE ENTERTAINMENT BUSINESS, with an indefinite postponement report.

H.B. 1417, A BILL TO BE ENTITLED AN ACT TO INDEX THE HOMESTEAD EXEMPTION AMOUNT FOR INDIVIDUALS SEVENTY-FIVE YEARS OLD AND OLDER, TO INCREASE THE INCOME LIMIT FOR ELIGIBILITY FOR THE EXEMPTION FOR INDIVIDUALS SEVENTY-FIVE YEARS OLD AND OLDER, AND TO EXPAND THE SIZE OF THE HOMESTEAD TO WHICH THE EXEMPTION APPLIES, with an indefinite postponement report.

H.B. 1419, A BILL TO BE ENTITLED AN ACT TO CREATE A FOUR-YEAR PILOT PROGRAM TO ALLOW AN INCOME TAX CREDIT FOR RENT REDUCTIONS PROVIDED TO LOW-INCOME TENANTS IN RESIDENTIAL DWELLING UNITS, with an indefinite postponement report.

H.B. 1432, A BILL TO BE ENTITLED AN ACT TO CORRECT INEQUITIES AND PROVIDE FOR MORE EFFICIENT ENFORCEMENT OF THE SALES TAX LAW, with an indefinite postponement report.

Senate Committee Substitute for H.B. 1467, A BILL TO BE ENTITLED AN ACT TO AMEND CHAPTER 105 OF THE GENERAL STATUTES TO REQUIRE NOTIFICATION OF PROPERTY TAXES DUE, TO CHANGE THE PROPERTY TAX VALUATION DATE FOR MOTOR VEHICLES REGISTERED UNDER THE ANNUAL SYSTEM, TO MAKE OTHER TAX LAW CHANGES, AND TO INCREASE THE AMOUNT OF SOME INVESTMENTS OF FUNDS HELD BY THE STATE TREASURER, with an indefinite postponement report.

H.B. 1507, A BILL TO BE ENTITLED AN ACT TO INCREASE THE FEE FOR A PISTOL PERMIT IN ONSLOW COUNTY TO TWENTY DOLLARS, with an indefinite postponement report.

H.B. 1511, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE HYDE COUNTY TO LEVY A ONE PERCENT LOCAL LAND TRANSFER TAX, with an indefinite postponement report.

H.B. 1530, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO SELL SOUVENIRS ON FERRIES AND AT FERRY FACILITIES, with an indefinite postponement report.

H.B. 1594, A BILL TO BE ENTITLED AN ACT TO REPEAL THE FUEL TAX REFUNDS ALLOWED TO TAXICABS, CONCRETE
MIXING VEHICLES, SOLID WASTE COMPACTING VEHICLES, AND CERTAIN AGRICULTURAL VEHICLES, with an indefinite postponement report.

Committee Substitute for H.B. 1636, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE FERRY DIVISION OF THE DEPARTMENT OF TRANSPORTATION TO PERFORM DREDGING SERVICES FOR LOCAL GOVERNMENT UNITS, with an indefinite postponement report.

H.B. 1643, A BILL TO BE ENTITLED AN ACT TO EXEMPT FROM REGISTRATION AND THE MOTOR FUEL TAX VEHICLES REGISTERED IN ANOTHER STATE AND OPERATED TEMPORARILY IN THIS STATE BY A UTILITY PROVIDER OR ITS CONTRACTOR FOR THE PURPOSE OF RESTORATION OF UTILITY SERVICES IN AN EMERGENCY OUTAGE AS RECOMMENDED BY THE JOINT LEGISLATIVE UTILITY REVIEW COMMITTEE, with an indefinite postponement report.

Committee Substitute for H.B. 1662, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR SPECIAL REGISTRATION PLATES FOR SUPPORTERS OF PROFESSIONAL SPORTS TEAMS, with an indefinite postponement report.

H.B. 1711, A BILL TO BE ENTITLED AN ACT TO REPEAL THE STATUTES LIMITING TOBACCO WAREHOUSE CHARGES, with an indefinite postponement report.

Committee Substitute for H.B. 1736, A BILL TO BE ENTITLED AN ACT TO REGULATE LEAD ABATEMENT IN ACCORDANCE WITH FEDERAL LAW, with an indefinite postponement report.

H.B. 1747, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE APPLICATION FEES FOR PERMITS FOR PRIVATE SANITARY LANDFILLS AND TO APPROPRIATE FUNDS TO ESTABLISH AND SUPPORT POSITIONS IN THE SOLID WASTE SECTION, DIVISION OF SOLID WASTE MANAGEMENT, DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, with an indefinite postponement report.

H.B. 1748, A BILL TO BE ENTITLED AN ACT TO EXTEND THE JOBS TAX CREDIT TO APPLY TO JOBS CREATED IN ANY COUNTY, with an indefinite postponement report.

Committee Substitute for H.B. 1806, A BILL TO BE ENTITLED AN ACT TO ALLOW HARNETT AND LEE COUNTIES TO ACQUIRE CERTAIN PROPERTY FOR USE BY THE COUNTY BOARDS OF EDUCATION, with an indefinite postponement report.

H.B. 1807, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT
H.B. 1808, A BILL TO BE ENTITLED AN ACT TO EXPAND THE JOBS TAX CREDIT TO PROVIDE CREDIT AMOUNTS IN PROPORTION TO THE LEVEL OF ECONOMIC DISTRESS IN EACH COUNTY, with an indefinite postponement report.

H.B. 1809, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CONSTRUCTION AND THE FINANCING, WITHOUT APPROPRIATIONS FROM THE GENERAL FUND, OF CERTAIN CAPITAL IMPROVEMENTS PROJECTS, OR SUPPLEMENTS TO CAPITAL IMPROVEMENTS PROJECTS, OF THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND THE UNIVERSITY OF NORTH CAROLINA HOSPITALS AT CHAPEL HILL, with an indefinite postponement report.

H.B. 1841, A BILL TO BE ENTITLED AN ACT TO WAIVE THE THIRTY-DAY PROTEST RULE SO THAT FEDERAL RETIREES MAY RECEIVE REFUNDS FOR INCOME TAX PAID ON THEIR RETIREMENT BENEFITS FOR TAX YEARS 1985 THROUGH 1988, with an indefinite postponement report.

H.B. 1844, A BILL TO BE ENTITLED AN ACT TO REPEAL THE INTANGIBLES TAX AND REIMBURSE LOCAL GOVERNMENTS FOR THE LOSS OF THE INTANGIBLES TAX REVENUE, with an indefinite postponement report.

H.B. 1845, A BILL TO BE ENTITLED AN ACT TO PHASE OUT THE INTANGIBLES TAX OVER THREE YEARS, TO EXEMPT STOCK THAT IS NOT PUBLICLY TRADED FROM THE TAX, TO REPEAL EXISTING INCOME TAX PREFERENCES FOR NORTH CAROLINA DIVIDENDS, TO PHASE OUT CORPORATE INCOME TAX DEDUCTIONS FOR BANKS’ INTEREST EXPENSES RELATED TO PRODUCING TAX EXEMPT INCOME, TO PHASE IN A SURTAX ON HIGH-INCOME INDIVIDUALS, AND TO REIMBURSE LOCAL GOVERNMENTS FOR THEIR LOST INTANGIBLES TAX REVENUE, with an indefinite postponement report.

H.B. 1881, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF BEECH MOUNTAIN TO MAKE STREET ASSESSMENTS WITHOUT FIRST RECEIVING A PETITION, with an indefinite postponement report.

H.B. 1903, A BILL TO BE ENTITLED AN ACT TO REPEAL THE INTANGIBLES TAX, TO REPEAL EXISTING INCOME TAX PREFERENCES FOR NORTH CAROLINA DIVIDENDS, AND TO AUTHORIZE COUNTIES TO ENACT A LOCAL OPTION INCOME TAX ON INCOME FROM INTANGIBLES, with an indefinite postponement report.

H.B. 1923, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO ENGAGE IN PROGRAMS OF ASSISTANCE
AND FINANCING FOR REHABILITATION OR REPAIR OF BUILDINGS AND OTHER IMPROVEMENTS IN RETAIL, COMMERCIAL, OR INDUSTRIAL USE AND LOCATED IN THE DOWNTOWN AND ADJACENT OR NEARBY INNER CITY AREAS, with an indefinite postponement report.

H.B. 1968, A BILL TO BE ENTITLED AN ACT TO REPEAL THE INTANGIBLES TAX, TO PROVIDE LOCAL GOVERNMENTS A TEMPORARY REIMBURSEMENT PHASED OUT OVER FIVE YEARS, AND TO REPEAL EXISTING INCOME TAX PREFERENCES FOR NORTH CAROLINA DIVIDENDS, with an indefinite postponement report.

H.B. 1969, A BILL TO BE ENTITLED AN ACT TO IMPOSE A PRIVILEGE TAX ON THE SALE OF LEAD–ACID BATTERIES, TO IMPOSE AN EXCISE TAX ON LEAD–ACID BATTERIES THAT ARE PURCHASED FOR STORAGE, USE, OR CONSUMPTION IN THIS STATE, AND TO PROVIDE FOR THE CLEANUP OF NUISANCE LEAD–ACID BATTERY COLLECTION SITES, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with an indefinite postponement report.

H.B. 1971, A BILL TO BE ENTITLED AN ACT TO IMPOSE A TAX UPON MOTOR OIL AT THE POINT OF FIRST SALE AND TO ESTABLISH THE USED OIL COLLECTION PROGRAM TO ENCOURAGE THE PROPER MANAGEMENT OF USED OIL GENERATED BY PRIVATE CITIZENS WHO CHANGE THEIR OWN OIL, AS RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION, with an indefinite postponement report.

H.B. 2000, A BILL TO BE ENTITLED AN ACT TO PERMIT THE COUNTY OF DURHAM TO COLLECT PAYMENT OF FACILITIES FEES IN INSTALLMENTS, with an indefinite postponement report.

H.B. 2004, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE CITY OF DURHAM TO COLLECT DELINQUENT WATER AND SEWER FEES RESULTING FROM LEAKING PIPES OR FIXTURES IN THE SAME MANNER AS PROPERTY TAXES, with an indefinite postponement report.

H.B. 2041, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE ROCKINGHAM COUNTY AND THE MUNICIPALITIES WITHIN ROCKINGHAM COUNTY TO JOIN TOGETHER TO CREATE THE "ROCKINGHAM COUNTY REGIONAL SOLID WASTE LANDFILL MANAGEMENT AUTHORITY, with an indefinite postponement report.

H.B. 2042, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE CASWELL COUNTY TO LEVY A ONE PERCENT LOCAL LAND TRANSFER TAX, with an indefinite postponement report.

H.B. 2047, A BILL TO BE ENTITLED AN ACT TO PROVIDE GOVERNMENTAL ACCOUNTABILITY AND PROTECTION TO THE TAXPAYERS BY LIMITING INCREASES IN THE GENERAL FUND
BUDGET, REFORMING THE BUDGET PROCESS, ESTABLISHING A RAINY DAY EMERGENCY RESERVE TRUST FUND, AND APPROPRIATING FUNDS TO THE SAVINGS RESERVE ACCOUNT, with an indefinite postponement report.

H.B. 2051, A BILL TO BE ENTITLED AN ACT TO REDUCE THE STATE SALES TAX ON FOOD FROM FOUR PERCENT TO TWO PERCENT, with an indefinite postponement report.

H.B. 2058, A BILL TO BE ENTITLED AN ACT RELATING TO CONVEYANCE OF PROPERTY FOR ECONOMIC DEVELOPMENT IN PERSON COUNTY, with an indefinite postponement report.

H.B. 2076, A BILL TO BE ENTITLED AN ACT TO PHASE OUT OVER SIX YEARS THE SIX PERCENT STATE AND LOCAL SALES TAX ON FOOD, with an indefinite postponement report.

H.B. 2078, A BILL TO BE ENTITLED AN ACT TO ALLOW AN INCOME TAX DEDUCTION OF FIVE HUNDRED DOLLARS TO PARENTS WHO SCHOOL THEIR CHILDREN AT HOME, with an indefinite postponement report.

H.B. 2085, A BILL TO BE ENTITLED AN ACT TO REPEAL THE MINIMUM HIGHWAY USE TAX, with an indefinite postponement report.

H.B. 2089, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATE FOR THE PUBLIC UTILITY REGULATORY FEE, with an indefinite postponement report.

H.B. 2104, A BILL TO BE ENTITLED AN ACT TO REDUCE THE FEE FOR AMATEUR RADIO OPERATOR REGISTRATION PLATES, with an indefinite postponement report.

H.B. 2106, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE PERCENTAGE RATE FOR THE INSURANCE REGULATORY CHARGE, with an indefinite postponement report.

H.B. 2113, A BILL TO BE ENTITLED AN ACT TO REVISE THE REVENUE LAWS REGARDING CALCULATION OF CORPORATE INCOME TAX AND OTHER MATTERS, with an indefinite postponement report.

H.B. 2119, A BILL TO BE ENTITLED AN ACT TO LEVY AN EXCISE TAX ON ILLEGAL SPIRITOUS LIQUOR, AN EXCISE TAX ON MASH, AND AN EXCISE TAX ON ILLEGAL MIXED BEVERAGES, with an indefinite postponement report.

H.B. 2122, A BILL TO BE ENTITLED AN ACT TO CHANGE THE FORMULA USED TO APPORTION THE INCOME OF MULTISTATE CORPORATIONS TO THIS STATE, with an indefinite postponement report.

H.B. 2124, A BILL TO BE ENTITLED AN ACT TO AMEND THE TAX LAWS AND OTHER STATUTES, with an indefinite postponement report.
The bills reported from the Finance Committee with an indefinite postponement report are placed on the Unfavorable Calendar.

By Representatives Diamont and Nesbitt for the Committee on Appropriations:

H.B. 7, A BILL TO BE ENTITLED AN ACT TO IMPROVE EDUCATIONAL OPPORTUNITIES FOR NORTH CAROLINIANS, with an indefinite postponement report.

H.B. 9, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE FOR A STATEWIDE INDEPENDENT LIVING REHABILITATION PROGRAM, with an indefinite postponement report.

H.B. 10, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A GRANT PROGRAM TO STRENGTHEN FAMILY RESOURCES AND APPROPRIATE FUNDS FOR ITS IMPLEMENTATION, with an indefinite postponement report.

H.B. 30, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONTINUE THE SHELLFISH ENHANCEMENT PROGRAM, with an indefinite postponement report.

H.B. 34, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MEET THE CAPITAL AND OPERATIONAL COSTS OF TRANSFERRING THE DEPARTMENT OF AGRICULTURE EDUCATION FROM THE COLLEGE OF EDUCATION AND PSYCHOLOGY TO THE COLLEGE OF AGRICULTURE AND LIFE SCIENCES AT NORTH CAROLINA STATE UNIVERSITY, with an indefinite postponement report.

Committee Substitute for H.B. 42, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATION OF THE HORSE RACING IN NORTH CAROLINA LEGISLATIVE RESEARCH COMMISSION STUDY COMMITTEE TO ESTABLISH THE NORTH CAROLINA RACING COMMISSION, AFTER A BINDING REFERENDUM, TO DEVELOP A PROGRAM OF HORSE RACING FOR NORTH CAROLINA, AND TO PROVIDE FUNDS FOR DEVELOPMENT OF THE EQUINE INDUSTRY IN NORTH CAROLINA, with an indefinite postponement report.

Committee Substitute for H.B. 53, A BILL TO BE ENTITLED AN ACT TO ENTITLE EMPLOYEES TO FAMILY AND MEDICAL LEAVE, with an indefinite postponement report.

H.B. 63, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO COMPLETE THE TIDEWATER RESEARCH AND EXTENSION CENTER AT PLYMOUTH, with an indefinite postponement report.

H.B. 64, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE AGRICULTURAL EXTENSION PROGRAM AT NORTH CAROLINA STATE UNIVERSITY, with an indefinite postponement report.
H.B. 65, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PERSONNEL AT THE TIDEWATER RESEARCH AND EXTENSION CENTER AT PLYMOUTH, with an indefinite postponement report.

H.B. 73, A BILL TO BE ENTITLED AN ACT TO RAISE THE MAXIMUM DAILY WAGE PAID TO PRISONERS BY PRISON ENTERPRISES AND TO PROVIDE THAT THOSE WAGES BE PAID ON AN HOURLY OR PRODUCTION–QUOTA BASIS, with an indefinite postponement report.

H.B. 86, A BILL TO BE ENTITLED AN ACT TO ESTABLISH REGIONAL RESPONSE TEAMS FOR HAZARDOUS MATERIALS EMERGENCIES IN NORTH CAROLINA, with an indefinite postponement report.

H.B. 99, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT, UNDER THE TEMPORARY BUDGET FLEXIBILITY EXTENDED TO CERTAIN INSTITUTIONS IN THE UNIVERSITY OF NORTH CAROLINA SYSTEM, A DESIGNATED PORTION OF ANY RETAINED REVERSIONS MAY BE USED FOR ENERGY CONSERVATION IMPROVEMENTS, with an indefinite postponement report.

H.B. 103, A BILL TO BE ENTITLED AN ACT TO REQUIRE ANNUAL DEPARTMENT BUDGET REQUESTS TO INCLUDE A SEPARATE LINE ITEM FOR ENERGY EXPENSES; TO AUTHORIZE THE DEPARTMENT OF ADMINISTRATION TO ENTER INTO ALTERNATIVE FINANCING AGREEMENTS FOR THE PURCHASE OF ENERGY CONSERVATION MEASURES; TO ESTABLISH THE STATE FACILITIES ENERGY CONSERVATION PROGRAM; AND TO AUTHORIZE THE ISSUANCE OF BONDS THAT ARE SECURED BY AN INTEREST IN THE PROPERTY PURCHASED, with an indefinite postponement report.


H.B. 108, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE ADDITIONAL FUNDS FOR THE CANCER CONTROL PROGRAM IN THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, with an indefinite postponement report.

H.B. 109, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CANCER CONTROL PROGRAM IN THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO COVER ONE HUNDRED PERCENT OF THE FEDERAL POVERTY LEVEL, with an indefinite postponement report.

H.B. 117, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MOUNTAIN AREA STUDY COMMISSION, with an indefinite postponement report.
H.B. 119, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MOUNTAIN AQUACULTURE RESEARCH CENTER AT WESTERN CAROLINA UNIVERSITY, with an indefinite postponement report.

Committee Substitute for H.B. 126, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AGENCY-BASED VOTER REGISTRATION, with an indefinite postponement report.

H.B. 128, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ADVISORY COMMITTEE ON CANCER COORDINATION AND CONTROL TO THE SECRETARY OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, with an indefinite postponement report.

Committee Substitute for H.B. 134, A BILL TO BE ENTITLED AN ACT TO GIVE LOCAL GOVERNMENT UNITS MORE FINANCIAL SECURITY AND RESTORE GROWTH TO STATE-COLLECTED LOCAL REVENUES AND TAX-SHARING FUNDS, with an indefinite postponement report.

H.B. 139, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SPECIAL NEEDS ADOPTIONS, with an indefinite postponement report.

H.B. 145, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MAINTENANCE WITHIN THE STATE PARKS AND RECREATION AREAS, with an indefinite postponement report.

H.B. 146, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PURCHASE CRITICAL LANDS AND INHOLDINGS IN EXISTING STATE PARKS, with an indefinite postponement report.

H.B. 147, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DIVISION OF STATE PARKS AND RECREATION AREAS FOR STAFFING, SALARY, AND OTHER OPERATIONS, with an indefinite postponement report.

H.B. 148, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A PARK IMPROVEMENT PLAN (PIP) FOR CAPITAL IMPROVEMENT PROJECTS AT STATE PARKS AND RECREATION AREAS AND TO APPROPRIATE FUNDS FOR THAT PURPOSE, with an indefinite postponement report.

H.B. 161, A BILL TO BE ENTITLED AN ACT TO CHANGE THE LAW REGARDING STATE AID TO PRIVATE COLLEGES, with an indefinite postponement report.

H.B. 170, A BILL TO BE ENTITLED AN ACT TO PROHIBIT THE EMPLOYMENT SECURITY COMMISSION FROM ESTABLISHING A DATA PROCESSING CENTER SEPARATE FROM THE STATE INFORMATION PROCESSING SERVICES DATA CENTER, with an indefinite postponement report.
H.B. 176, A BILL TO BE ENTITLED AN ACT TO EXPAND THE SALES TAX ON LAUNDRY AND DRY CLEANING SERVICES TO INCLUDE ALL CLEANING SERVICES, with an indefinite postponement report.

H.B. 192, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A COMPREHENSIVE COMPENSATION SYSTEM FOR STATE EMPLOYEES SUBJECT TO CHAPTER 126 OF THE GENERAL STATUTES AND TO DIRECT THE DISTRIBUTION OF APPROPRIATIONS FOR IMPLEMENTATION OF THIS COMPREHENSIVE COMPENSATION SYSTEM, with an indefinite postponement report.

Committee Substitute for H.B. 195, A BILL TO BE ENTITLED AN ACT TO CORRECT INEQUITIES IN THE SALARIES OF EQUALLY QUALIFIED MINORITIES, FEMALES, AND WHITE MALES SUBJECT TO THE STATE PERSONNEL ACT WITHIN OCCUPATIONAL CATEGORIES IN STATE EMPLOYMENT, with an indefinite postponement report.

H.B. 197, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOBACCO FARM LIFE MUSEUM, with an indefinite postponement report.

H.B. 201, A BILL TO BE ENTITLED AN ACT TO CHANGE THE DAY CARE RATE PAYMENT STRUCTURE TO ENCOURAGE THE PROVISION OF QUALITY DAY CARE FOR ALL NORTH CAROLINA'S CHILDREN IN NEED OF CARE AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 202, A BILL TO BE ENTITLED AN ACT TO AID PARENTS OF LOW-INCOME CHILDREN NEEDING DAY CARE TO BECOME SELF-SUFFICIENT WITHOUT JEOPARDIZING THE VERY CHILD CARE THAT IS ESSENTIAL TO THIS SELF-SUFFICIENCY AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 205, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SHORELINE PROTECTION AT FORT FISHER, with an indefinite postponement report.

H.B. 206, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE COUNTIES TO PROVIDE THE HIGHEST POSSIBLE DAY CARE AVAILABLE TO THEM, with an indefinite postponement report.

H.B. 211, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COUNTY DAY CARE ADMINISTRATION, with an indefinite postponement report.

H.B. 212, A BILL TO BE ENTITLED AN ACT REGARDING THE USE OF RECEIPTS BY THE EAST CAROLINA UNIVERSITY SCHOOL OF MEDICINE, with an indefinite postponement report.

Committee Substitute for H.B. 213, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE LEGISLATIVE STUDY COMMISSION ON CHILD CARE ISSUES, with an indefinite postponement report.
H.B. 223, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ARC OF NORTH CAROLINA, FORMERLY THE ASSOCIATION FOR RETARDED CITIZENS, AND FOR THE LIFE-GUARDIANSHIP PROGRAM, with an indefinite postponement report.

H.B. 226, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ERADICATE HYDRILLA IN LAKE GASTON, with an indefinite postponement report.

H.B. 227, A BILL TO BE ENTITLED AN ACT TO ENHANCE THE COMPULSORY ATTENDANCE LAW, with an indefinite postponement report.

H.B. 229, A BILL TO BE ENTITLED AN ACT RECOMMENDED BY THE JUVENILE LAW STUDY COMMISSION ADDING TRAINING SCHOOLS TO THE COMMITMENT OPTIONS WHEN COMMITMENT OF A JUVENILE FOR THIRTY DAYS OR LESS IS ORDERED, with an indefinite postponement report.

H.B. 234, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT NO LEGISLATIVE EMPLOYEE MAY RECEIVE A SALARY INCREASE EXCEPT BY ACTION OF THE LEGISLATIVE SERVICES COMMISSION AND THAT NO INCREASES IN SALARY MAY BE GRANTED FOR LEGISLATIVE EMPLOYEES UNLESS AUTHORIZED FOR STATE EMPLOYEES GENERALLY, with an indefinite postponement report.

H.B. 238, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ACQUISITION OF LAND FOR EAST CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 239, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR LIBRARY EXPANSION AT EAST CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 241, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE MEDICAID COVERAGE FOR CHILDREN WHO LIVE IN FAMILIES WITH INCOMES BELOW THE FEDERAL POVERTY LEVEL, with an indefinite postponement report.

H.B. 243, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE MEDICAID COVERAGE TO ELDERLY, BLIND, AND DISABLED INDIVIDUALS RECEIVING ASSISTANCE UNDER THE SUPPLEMENTAL SECURITY INCOME PROGRAM, TO PROVIDE MEDICAID COVERAGE TO AGED, BLIND, AND DISABLED PERSONS WHOSE COUNTABLE INCOME DOES NOT EXCEED ONE HUNDRED PERCENT OF THE FEDERAL POVERTY LEVEL, AND TO IMPLEMENT THE RECOMMENDATIONS OF THE MEDICAID RESOURCES STUDY, with an indefinite postponement report.

H.B. 244, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF TRANSPORTATION TO PAY THE NONBETTERMENT COSTS OF RELOCATING UTILITIES OWNED BY CERTAIN...
COUNTIES WHEN THE RELOCATION IS REQUIRED BY HIGHWAY PROJECTS, with an indefinite postponement report.

**H.B. 245**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE MEDICAID COVERAGE FOR ADOPTED CHILDREN WITH SPECIAL NEEDS, with an indefinite postponement report.

**H.B. 247**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A PILOT PROGRAM TO ENCOURAGE A COMMUNITY/SCHOOL LINKED PHYSICAL FITNESS AND HEALTHFUL LIVING PILOT PROGRAM, with an indefinite postponement report.

**H.B. 253**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE IMPLEMENTATION OF THE PRINCIPAL FELLOWS PROGRAM RECOMMENDED BY THE EDUCATIONAL LEADERSHIP TASK FORCE AND THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE, with an indefinite postponement report.

Committee Substitute for **H.B. 254**, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE EDUCATIONAL LEADERSHIP TASK FORCE AND THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE TO ESTABLISH A PRINCIPAL FELLOWS PROGRAM TO ENCOURAGE EXCELLENCE IN THE RECRUITMENT OF CANDIDATES FOR EDUCATIONAL LEADERSHIP PROGRAMS, with an indefinite postponement report.

**H.B. 255**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO COMPLETE THE ACTIVITIES OF THE TEACHER TRAINING TASK FORCE, AS RECOMMENDED BY THE TEACHER TRAINING TASK FORCE AND THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE, with an indefinite postponement report.

**H.B. 258**, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE EDUCATION LEADERSHIP TASK FORCE AND THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE TO PLAN FOR THE ESTABLISHMENT OF A SCHOOL LEADERSHIP ACADEMY TO ENHANCE THE QUALITY OF ONGOING PROFESSIONAL DEVELOPMENT FOR SCHOOL ADMINISTRATORS, with an indefinite postponement report.

**H.B. 259**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA FOR THE SEAFOOD LABORATORY PROGRAM AT NORTH CAROLINA STATE UNIVERSITY, with an indefinite postponement report.

**H.B. 260**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONSTRUCT THE PIEDMONT AGRICULTURAL MARKETING AND PROCESSING CENTER IN GUILFORD COUNTY, with an indefinite postponement report.

Committee Substitute for **H.B. 262**, A BILL TO BE ENTITLED AN ACT TO REQUIRE REGISTERED LOBBYISTS TO REPORT
EXPENDITURES MADE TO INFLUENCE OR SOLICIT OTHERS TO INFLUENCE ACTIONS OF EXECUTIVE BRANCH AGENCIES AT THE SAME TIME THAT THE LOBBYISTS REPORT EXPENDITURES TO INFLUENCE LEGISLATIVE ACTIONS, TO MAKE OTHER CLARIFYING AMENDMENTS TO THE LOBBYING LAW, AND TO MAKE AN APPROPRIATION THEREFORE, with an indefinite postponement report.

Committee Substitute for H.B. 263, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES REGULATING CENTRALIZED MOTOR FLEET MANAGEMENT, with an indefinite postponement report.

H.B. 264, A BILL TO BE ENTITLED AN ACT REGARDING THE USE OF RECEIPTS BY THE EAST CAROLINA UNIVERSITY SCHOOL OF MEDICINE, with an indefinite postponement report.

H.B. 267, A BILL TO BE ENTITLED AN ACT TO MAKE THE JOINT LEGISLATIVE FISCAL TRENDS AND REFORM STUDY COMMISSION A STATUTORY STUDY COMMISSION, TO ESTABLISH A SUB-COMMITTEE OF THE COMMISSION TO STUDY THE FISCAL RELATIONSHIP BETWEEN THE STATE AND LOCAL GOVERNMENTS, AND TO APPROPRIATE ONE HUNDRED THOUSAND DOLLARS TO THE COMMISSION FOR THE 1993–95 BIENNIAL, with an indefinite postponement report.

H.B. 268, A BILL TO BE ENTITLED AN ACT TO RECODIFY MANY OF THE PROVISIONS OF THE EXECUTIVE BUDGET ACT INTO A STATE BUDGET AND FISCAL CONTROL ACT THAT REVISES AND CLARIFIES THE PROCEDURES FOR ADOPTING A STATE BUDGET, FOR ACCOUNTING FOR STATE RESOURCES, AND FOR REPORTING STATE FINANCIAL INFORMATION AND TO ALLOW THE TRANSFER OF FUNDS FROM THE HIGHWAY TRUST FUND TO THE GENERAL FUND TO BE DONE ANNUALLY, with an indefinite postponement report.

H.B. 270, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO REWARD TEACHERS FOR TAKING COURSES IN THEIR CONTENT AREA, with an indefinite postponement report.

H.B. 273, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING PUBLIC SCHOOL FUNDING, with an indefinite postponement report.

H.B. 274, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING THE DEPARTMENT OF CORRECTION, with an indefinite postponement report.

H.B. 275, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE
AUDIT COMMITTEE TO DISCONTINUE LONGEVITY PAY SCHEDULES, BUT TO ALLOW EMPLOYEES AND OFFICERS CURRENTLY RECEIVING LONGEVITY TO CONTINUE TO RECEIVE IT AT A FROZEN LEVEL, with an indefinite postponement report.

H.B. 276, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE ALZHEIMER’S ASSOCIATIONS, with an indefinite postponement report.

H.B. 279, A BILL TO BE ENTITLED AN ACT TO RECLASSIFY SOME FELONIES AS RECOMMENDED BY THE NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION, with an indefinite postponement report.

H.B. 285, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PROFESSIONAL STANDARDS BOARD FOR SCHOOL ADMINISTRATORS RECOMMENDED BY THE EDUCATIONAL LEADERSHIP TASK FORCE AND THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE, with an indefinite postponement report.

H.B. 286, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE SCHOOL ADMINISTRATOR PROGRAMS AT THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA RECOMMENDED BY THE EDUCATIONAL LEADERSHIP TASK FORCE AND THE JOINT LEGISLATIVE EDUCATION OVERSIGHT COMMITTEE, with an indefinite postponement report.

Committee Substitute for H.B. 288, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING PERSONNEL POLICY, with an indefinite postponement report.

H.B. 290, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING THE GENERAL ASSEMBLY, with an indefinite postponement report.

Committee Substitute for H.B. 294, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING ECONOMIC DEVELOPMENT, with an indefinite postponement report.

H.B. 295, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A NEW GOLF COURSE IN ROBESON COUNTY AND TO ALLOW THE CONSTRUCTION OF THE NORTH CAROLINA INDIAN CULTURAL CENTER UPON COMPLETION OF THAT GOLF COURSE, TO EXTEND THE DATE BY WHICH THE NORTH CAROLINA INDIAN CULTURAL CENTER, INC., IS REQUIRED TO ENTER A LEASE WITH THE STATE OF NORTH CAROLINA, AND TO ALLOW THE RECEIPT OF PLEDGES TO SATISFY THE FUND-RAISING CONDITION TO BE INCLUDED IN THAT LEASE, with an indefinite postponement report.
H.B. 298, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE SECRETARY OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR START-UP COSTS FOR A LICENSE TO SELL FISH, with an indefinite postponement report.

H.B. 299, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING THE DEPARTMENT OF REVENUE, with an indefinite postponement report.

Committee Substitute for H.B. 300, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING STATE EMPLOYEE HEALTH BENEFITS PROVIDED THROUGH THE TEACHERS’ AND STATE EMPLOYEES’ COMPREHENSIVE MAJOR MEDICAL PLAN AND RELATED BENEFIT PLANS, with an indefinite postponement report.

H.B. 301, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO CONSOLIDATE NORTH CAROLINA’S COMMUNITY CORRECTIONS PROGRAMS, with an indefinite postponement report.

H.B. 306, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING STATE PURCHASING ACTIVITIES, with an indefinite postponement report.

H.B. 307, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING HIGHWAY FUND POLICY, with an indefinite postponement report.

H.B. 308, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO MODIFY POWERS AND DUTIES OF THE INFORMATION RESOURCE MANAGEMENT COMMISSION AND TO ESTABLISH VARIOUS AGENCY INFORMATION RESOURCE AND TELECOMMUNICATIONS MANAGEMENT FUNCTIONS, with an indefinite postponement report.

H.B. 313, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING MEDICAID, with an indefinite postponement report.

H.B. 315, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING THE NORTH CAROLINA COMMUNITY COLLEGE SYSTEM, with an indefinite postponement report.
H.B. 322, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING INFORMATION TECHNOLOGY, with an indefinite postponement report.

Committee Substitute for H.B. 323, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT SELECTED RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE CONCERNING THE DEPARTMENT OF TRANSPORTATION, with an indefinite postponement report.

H.B. 324, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO EQUALIZE LONGEVITY PAY SCHEDULES, EXCEPT AS LIMITED BY THE NORTH CAROLINA CONSTITUTION, with an indefinite postponement report.

H.B. 325, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO EQUALIZE THE LONGEVITY PAY SCHEDULES, EXCEPT AS LIMITED BY THE NORTH CAROLINA CONSTITUTION BUT TO ALLOW EMPLOYEES AND OFFICERS CURRENTLY RECEIVING LONGEVITY AT A HIGHER LEVEL TO CONTINUE TO RECEIVE IT AT A FROZEN LEVEL, with an indefinite postponement report.

H.B. 327, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO DISCONTINUE LONGEVITY PAY SCHEDULES, EXCEPT AS LIMITED BY THE NORTH CAROLINA CONSTITUTION, with an indefinite postponement report.

H.B. 330, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING PLANNING, BUDGETING AND PROGRAM EVALUATION, with an indefinite postponement report.

H.B. 331, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF A NEW METHODOLOGY FOR VENDOR PAYMENTS, INCLUDING PAYMENTS FOR DOMICILIARY CARE FACILITIES, with an indefinite postponement report.

H.B. 332, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEVELOPMENT OF A NEW METHODOLOGY FOR VENDOR PAYMENTS FOR DOMICILIARY CARE FACILITIES, with an indefinite postponement report.

H.B. 333, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE TEACCH PROGRAM, WHICH PROVIDES EDUCATION AND TREATMENT TO CHILDREN AND ADULTS WITH AUTISM AND OTHER COMMUNICATION HANDICAPS, with an indefinite postponement report.
H.B. 334, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE OPERATION OF THE SUMMER CAMP FOR AUTISTIC CHILDREN AND ADULTS, with an indefinite postponement report.

H.B. 335, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A PERMANENT CAMP AND CONFERENCE CENTER FOR AUTISTIC CHILDREN AND ADULTS, with an indefinite postponement report.

H.B. 337, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO ELIMINATE THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY AND PLACE ITS DIVISIONS WITHIN THE APPROPRIATE DEPARTMENTS, with an indefinite postponement report.

H.B. 338, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO PHASE OUT DIVISION OF MOTOR VEHICLES LAW ENFORCEMENT, with an indefinite postponement report.

Committee Substitute for H.B. 340, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING THE UNIVERSITY OF NORTH CAROLINA, with an indefinite postponement report.


H.B. 343, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO REDIRECT STAFF POSITIONS IN THE DIVISION OF PURCHASE AND CONTRACT OF THE DEPARTMENT OF ADMINISTRATION, with an indefinite postponement report.


H.B. 345, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT ALL OF THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE, with an indefinite postponement report.

H.B. 348, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A GRASSROOTS SCIENCE PROGRAM BY THE
MUSEUM OF NATURAL SCIENCES TO IMPROVE STATE PROGRAMS IN SCIENCE EDUCATION, with an indefinite postponement report.

H.B. 349, A BILL TO BE ENTITLED AN ACT TO LOWER THE STAFF/CHILD RATIOS AND GROUP SIZE FOR INFANTS AND TODDLERS IN CHILD CARE, with an indefinite postponement report.

H.B. 350, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND THE AID TO FAMILIES WITH DEPENDENT CHILDREN'S EMERGENCY ASSISTANCE, with an indefinite postponement report.

H.B. 351, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE CHILD FATALITY TASK FORCE TO APPROPRIATE FUNDS FOR CHILD MALTREATMENT EVALUATION AND EDUCATION CENTERS, with an indefinite postponement report.

Committee Substitute for H.B. 354, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE CHILD FATALITY TASK FORCE TO APPROPRIATE FUNDS FOR STUDENT SERVICES PROFESSIONALS IN THE PUBLIC SCHOOLS, with an indefinite postponement report.

H.B. 355, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE CHILD FATALITY TASK FORCE TO APPROPRIATE FUNDS FOR CHILD PROTECTIVE SERVICES' SUPPORT SERVICES, with an indefinite postponement report.

Committee Substitute for H.B. 359, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE CHILD FATALITY TASK FORCE TO PHASE IN A MULTIDISCIPLINARY STATE CHILD FATALITY PREVENTION SYSTEM BY ESTABLISHING COMMUNITY CHILD PROTECTION TEAMS IN EACH COUNTY, TO ADD ONE MEMBER TO THE CHILD FATALITY TASK FORCE, TO DIRECT THE STATE CENTER FOR HEALTH STATISTICS TO STUDY CHILDHOOD DEATHS IN THE STATE, AND TO MAKE AN APPROPRIATION, with an indefinite postponement report.

H.B. 361, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE CHILD FATALITY TASK FORCE TO MANDATE MAXIMUM CASE LOAD AND OTHER STANDARDS FOR CHILD PROTECTIVE SERVICES WORKERS AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 362, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE CHILD FATALITY TASK FORCE TO APPROPRIATE FUNDS TO PROVIDE FOR FAMILY PRESERVATION SERVICES IN EVERY COUNTY, with an indefinite postponement report.

H.B. 370, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE
AUDIT COMMITTEE TO RESTRUCTURE DEPARTMENT OF HUMAN RESOURCES PROGRAM DELIVERY, with an indefinite postponement report.

Committee Substitute for H.B. 373, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING EMPLOYEE CLASSIFICATIONS AND COMPENSATION, with an indefinite postponement report.

H.B. 374, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO PHASE OUT THE ALCOHOL LAW ENFORCEMENT DIVISION AND TO TRANSFER THE ALCOHOL BEVERAGE LAW ENFORCEMENT AND REGULATORY FUNCTIONS, with an indefinite postponement report.

H.B. 375, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE REGARDING INTERMEDIATE CARE FACILITIES FOR THE MENTALLY RETARDED, with an indefinite postponement report.

H.B. 377, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE CONCERNING STATE GOVERNMENT TELECOMMUNICATIONS GOVERNANCE, MANAGEMENT, AND OPERATIONS, with an indefinite postponement report.

H.B. 378, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE TO REORGANIZE THE DEPARTMENT OF PUBLIC INSTRUCTION, with an indefinite postponement report.

H.B. 381, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO IMPLEMENT SALARY ADJUSTMENTS FOR NURSES EMPLOYED AT DEPARTMENT OF HUMAN RESOURCES INSTITUTIONS, with an indefinite postponement report.

H.B. 386, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR A DENTAL HYGIENIST POSITION TO SERVE FRANKLIN, GRANVILLE, AND VANCE COUNTIES, with an indefinite postponement report.

H.B. 387, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RETIRED SENIOR VOLUNTEER PROGRAM (RSVP), with an indefinite postponement report.

H.B. 388, A BILL TO BE ENTITLED AN ACT TO ALLOW LEGISLATORS SERVING IN JANUARY 1985 TO PURCHASE CREDITABLE SERVICE IN THE LEGISLATIVE RETIREMENT SYSTEM, with an indefinite postponement report.
H.B. 408, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE SPENCER SHOPS HISTORIC SITE, with an indefinite postponement report.

H.B. 415, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RAPE CRISIS AND SEXUAL ASSAULT PROGRAMS THROUGHOUT THE STATE, with an indefinite postponement report.

H.B. 422, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA 4-H PROGRAM, with an indefinite postponement report.

H.B. 425, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF THE RANDLEMAN RESERVOIR, with an indefinite postponement report.

H.B. 427, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A REPLICA KITCHEN DEPENDENCY FOR THE JOHN WHEELER HOUSE LOCATED IN THE HISTORIC DISTRICT OF THE TOWN OF MURFREESBORO, with an indefinite postponement report.

Committee Substitute for H.B. 434, A BILL TO BE ENTITLED AN ACT TO AMEND THE GENERAL STATUTES TO MAKE MANDATORY THE PREPARATION OF FISCAL NOTES FOR PROPOSED REGULATIONS THAT COULD REQUIRE COUNTIES AND CITIES TO SPEND FUNDS, with an indefinite postponement report.

H.B. 438, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NURSE ANESTHETIST TRAINING, with an indefinite postponement report.

H.B. 444, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DIPLOMA NURSING PROGRAM, with an indefinite postponement report.

Committee Substitute for H.B. 445, A BILL TO BE ENTITLED AN ACT TO ESTABLISH STATEWIDE COMPUTERIZED VOTER REGISTRATION, with an indefinite postponement report.

H.B. 454, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ALLOW THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY, DIVISION OF EMERGENCY MANAGEMENT'S OPERATIONS CENTER, TO OPERATE ON A TWENTY-FOUR-HOUR-A-DAY BASIS, with an indefinite postponement report.

H.B. 460, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO IMPLEMENT PHASE I OF THE MASTER PLAN FOR LUMBER RIVER STATE PARK AND FOR THE PURCHASE OF ADDITIONAL LAND FOR THE PARK, with an indefinite postponement report.

H.B. 465, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AID TO LOCAL SCHOOL ADMINISTRATIVE UNITS
AND FOR THE DEPARTMENT OF PUBLIC INSTRUCTION, with an indefinite postponement report.

H.B. 470, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A NEW MULTIPURPOSE EXHIBIT BUILDING AT THE STATE FAIR, with an indefinite postponement report.

H.B. 475, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AN ADOPTION RESOURCES CENTER, with an indefinite postponement report.

H.B. 477, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EASTERN NORTH CAROLINA AGRICULTURAL CENTER, with an indefinite postponement report.

H.B. 478, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA HOUSING TRUST FUND, with an indefinite postponement report.

H.B. 479, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR ECONOMIC DEVELOPMENT IN RURAL AREAS AND DEPRESSED AREAS OF NORTH CAROLINA, with an indefinite postponement report.

H.B. 481, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR AN AUTO-MATED NETWORK TO IMPROVE OPERATING EFFICIENCY AND COMMUNICATION, with an indefinite postponement report.

H.B. 482, A BILL TO BE ENTITLED AN ACT TO ALLOW THE FIRE AND RESCUE COMMISSION TO REIMBURSE MEMBERS OF ITS CERTIFICATION BOARD AND TO PROVIDE STAFF POSITIONS TO ADMINISTER FIRE AND RESCUE CERTIFICATION PROGRAMS, with an indefinite postponement report.

H.B. 510, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR THE MUSEUM OF THE ALBEMARLE IN ELIZABETH CITY, with an indefinite postponement report.

H.B. 511, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE TO INCREASE EFFORTS TO EXPAND DOMESTIC MARKETS FOR AGRICULTURAL PRODUCTS, with an indefinite postponement report.

H.B. 512, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE UNIVERSITY OF NORTH CAROLINA SCHOOL OF MEDICINE'S STATEWIDE INFECTION CONTROL PROGRAM, with an indefinite postponement report.

H.B. 515, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO IMPLEMENT THE HOME CARE LICENSURE ACT OF 1991, with an indefinite postponement report.

H.B. 525, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE AGRICULTURAL FINANCE AUTHORITY FOR THE
OPERATION OF THE AUTHORITY, with an indefinite postponement report.

H.B. 526, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE AGRICULTURAL FINANCE AUTHORITY TO USE THE INTEREST FROM THE RESERVE FOR FARM LOANS FOR ADMINISTRATIVE EXPENSES, with an indefinite postponement report.

H.B. 527, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE AGRICULTURAL FINANCE AUTHORITY FOR THE RESERVE FOR FARM LOANS, with an indefinite postponement report.

H.B. 530, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE SUPPLEMENTAL FUNDING FOR THE AID TO PUBLIC LIBRARIES FUND, with an indefinite postponement report.

H.B. 531, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES TO COMPLETE CONSTRUCTION OF A TRUCK DRIVER TRAINING RANGE AT CALDWELL COMMUNITY COLLEGE AND TECHNICAL INSTITUTE, with an indefinite postponement report.

H.B. 532, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE TO RENOVATE A BUILDING TO HOUSE LABORATORIES, with an indefinite postponement report.

H.B. 534, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO DEVELOP COMPREHENSIVE, COORDINATED ADOLESCENT PREGNANCY PREVENTION INITIATIVES, with an indefinite postponement report.

H.B. 535, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TRAINING IN HOME AND COMMUNITY LIVING ARRANGEMENTS FOR THE DEVELOPMENTALLY DISABLED, with an indefinite postponement report.

Committee Substitute for H.B. 537, A BILL TO BE ENTITLED AN ACT TO ESTABLISH PREKINDERGARTEN PROGRAMS IN THE PUBLIC SCHOOLS AND TO ALLOW COUNTIES THE POWER TO LEVY TAXES FOR THESE PROGRAMS, with an indefinite postponement report.

Committee Substitute for H.B. 543, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE ACCRUAL OF INTEREST ON DAMAGES AWARDED UNDER THE STATE TORT CLAIMS ACT AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION, with an indefinite postponement report.

Committee Substitute for H.B. 555, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT PRIVATE CLUBS SHALL BE SUBJECT TO FOOD INSPECTIONS, with an indefinite postponement report.
H.B. 557, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CREATE TEACHER ACADEMIES FOR THE TRAINING OF PUBLIC SCHOOL TEACHERS, with an indefinite postponement report.

Committee Substitute for H.B. 562, A BILL TO BE ENTITLED AN ACT TO CREATE STIPENDS TO ENCOURAGE STAFF DEVELOPMENT FOR TEACHERS, with an indefinite postponement report.

Committee Substitute for H.B. 573, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS REGARDING TEXTBOOKS AND OTHER INSTRUCTIONAL MATERIALS ADOPTED BY THE STATE FOR USE IN THE PUBLIC SCHOOLS AND TO APPROPRIATE FUNDS FOR THE EVALUATION OF INSTRUCTIONAL MATERIALS OTHER THAN TEXTBOOKS, with an indefinite postponement report.

H.B. 574, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PIEDMONT TRIAD GRADUATE ENGINEERING PROGRAM FUNDED THROUGH THE PIEDMONT TRIAD RESEARCH INSTITUTE, with an indefinite postponement report.

H.B. 576, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR WATER RESOURCES DEVELOPMENT PROJECTS ON THE COAST OF NORTH CAROLINA, with an indefinite postponement report.

H.B. 577, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT FUNDS APPROPRIATED FOR THE GRASSROOTS ARTS PROGRAMS MAY BE USED TO PAY FOR PERSONNEL POSITIONS, with an indefinite postponement report.

H.B. 579, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR TWO DENTAL HYGIENIST POSITIONS TO SERVE FRANKLIN, GRANVILLE, VANCE, ALEXANDER, AND CALDWELL COUNTIES, with an indefinite postponement report.

H.B. 580, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MAINTENANCE AND REPAIRS OF FORT DEFiance LOCATED IN CALDWELL COUNTY, with an indefinite postponement report.

H.B. 582, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DIFFERENTIATED PAY FOR STATE-PAID PUBLIC SCHOOL EMPLOYEES, with an indefinite postponement report.

H.B. 593, A BILL TO BE ENTITLED AN ACT TO REPLACE ALL DOMICILIARY CARE AND FAMILY CARE INSPECTION LAWS WITH A SINGLE DIVISION OF FACILITY SERVICES INSPECTION PROCESS, with an indefinite postponement report.

H.B. 594, A BILL TO BE ENTITLED AN ACT TO PERMIT THE SECRETARY OF THE DEPARTMENT OF HUMAN RESOURCES TO
REALIGN THE DEPARTMENT OF HUMAN RESOURCES, with an indefinite postponement report.

H.B. 596, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF HUMAN RESOURCES TO ANALYZE AND ADJUST PAYMENTS UNDER STATE/COUNTY SPECIAL ASSISTANCE, with an indefinite postponement report.

H.B. 597, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A NEW FARMERS' MARKET IN THE TOWN OF CARRBORO, with an indefinite postponement report.

H.B. 603, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A NEW CLASSROOM BUILDING AND FOR CLASSROOM EQUIPMENT AT THE HAYWOOD COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 614, A BILL TO BE ENTITLED AN ACT TO PROVIDE HOSPITAL- AND HOME-BASED INSTRUCTIONAL SERVICES TO CHILDREN OTHER THAN CHILDREN WITH SPECIAL NEEDS AND TO APPROPRIATE FUNDS FOR THAT PURPOSE, with an indefinite postponement report.

H.B. 615, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PARENTS AS TEACHERS PROGRAMS, with an indefinite postponement report.

H.B. 626, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE ADOPTION SUBSIDY RATE FOR FAMILIES WHO ADOPT HARD-TO-PLACE CHILDREN AT THE SAME RATE AS THE FOSTER CARE BOARD RATE, with an indefinite postponement report.

H.B. 628, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR EARLY INTERVENTION AND RELATED SERVICES, with an indefinite postponement report.

H.B. 629, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE FAMILY SUPPORT NETWORK'S PARENT TO PARENT SUPPORT PROGRAMS, with an indefinite postponement report.

H.B. 633, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AN INSTITUTE AT NORTH CAROLINA AGRICULTURAL AND TECHNICAL STATE UNIVERSITY TO ASSIST MINORITY AND SMALL CONSTRUCTION BUSINESSES, with an indefinite postponement report.

H.B. 635, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW REGARDING THE COMPOSITION, POWERS, AND DUTIES OF THE COMMISSION FOR THE BLIND, with an indefinite postponement report.
H.B. 637, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF THE NEW NORTH CAROLINA STATE MUSEUM OF NATURAL SCIENCES, with an indefinite postponement report.

H.B. 638, A BILL TO BE ENTITLED AN ACT TO TRANSFER THE NORTH CAROLINA STATE MUSEUM OF NATURAL SCIENCES AND ITS ADVISORY COMMISSION FROM THE DEPARTMENT OF AGRICULTURE TO THE DEPARTMENT OF CULTURAL RESOURCES AND TO CONFORM VARIOUS STATUTORY REFERENCES TO THAT MUSEUM, with an indefinite postponement report.

H.B. 640, A BILL TO BE ENTITLED AN ACT TO REVISE THE SALARY SCHEDULE FOR NONCERTIFIED PUBLIC SCHOOL PERSONNEL WHO ARE CLASSIFIED AS TEACHER ASSISTANTS, with an indefinite postponement report.

H.B. 641, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A FUNDING FORMULA AND A SELECTION PROCESS FOR THE INCLUSION OF WORKS OF ART IN STATE BUILDINGS, with an indefinite postponement report.

H.B. 643, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR BIOLOGICAL PEST CONTROL SUPPORT, with an indefinite postponement report.

H.B. 651, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES TO PROVIDE GRANTS TO PUBLIC LIBRARIES FOR CONSTRUCTION AND RENOVATIONS, with an indefinite postponement report.

H.B. 652, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE GOVERNOR MAY USE, WITH THE APPROVAL OF THE COUNCIL OF STATE, CONTINGENCY AND EMERGENCY FUNDS FOR NATIONAL GUARD TRAINING IN PREPARATION FOR DISASTERS, with an indefinite postponement report.

H.B. 655, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR MEDICAL WASTE INCINERATORS, with an indefinite postponement report.

H.B. 656, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR THE EXPANSION OF THE PSEUDORABIES CONTROL PROGRAM, with an indefinite postponement report.

H.B. 660, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NORTH CAROLINA AGRICULTURAL AND TECHNICAL STATE UNIVERSITY FOR CONTINUED AGRICULTURE PROGRAM DEVELOPMENT, with an indefinite postponement report.
H.B. 662, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NORTH CAROLINA AGRICULTURAL AND TECHNICAL STATE UNIVERSITY TO SECURE FEDERAL FUNDS IN ORDER THAT ITS TRANSPORTATION INSTITUTE MAY PARTICIPATE AS AN URBAN TRANSIT INSTITUTE DESIGNATED BY CONGRESS, with an indefinite postponement report.

H.B. 667, A BILL TO BE ENTITLED AN ACT TO ALLOW THE DEPARTMENT OF ADMINISTRATION TO PREQUALIFY BIDDERS FOR STATE CAPITOL RESTORATION PROJECTS, with an indefinite postponement report.

Committee Substitute for H.B. 671, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN DRUG OFFENSES COMMITTED ON THE PREMISES OF, OR WITHIN THREE HUNDRED FEET OF, A PARK, PLAYGROUND, OR RECREATIONAL CENTER OWNED BY A LOCAL GOVERNMENT ARE CLASS E FELONIES, with an indefinite postponement report.

H.B. 673, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MURPHY MEDICAL CENTER FOR NEW EQUIPMENT, with an indefinite postponement report.

H.B. 676, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE HUMANITIES EXTENSION PROGRAM AT NORTH CAROLINA STATE UNIVERSITY, with an indefinite postponement report.

H.B. 679, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR EQUIPMENT AND EXPANSION OF THE REGIONAL HIGH TECHNOLOGY CENTER IN HAYWOOD COUNTY, with an indefinite postponement report.

H.B. 682, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS FOR CONSTRUCTION OF A FILM SCHOOL AT THE NORTH CAROLINA SCHOOL OF THE ARTS, with an indefinite postponement report.

H.B. 683, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CRAVEN COUNTY TO ASSIST WITH EXPENSES OF A PILOT PROJECT TO DEVELOP ON-SITE ALTERNATIVE SEWAGE TREATMENT SYSTEMS AND MANAGEMENT SCHEMES FOR THOSE SYSTEMS, with an indefinite postponement report.

H.B. 685, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COLLABORATIVE EFFORT TO SUPPORT NEW TEACHING PROFESSIONALS, with an indefinite postponement report.

H.B. 693, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COMPLETION OF A NEW ARTS CENTER/CIVIC CENTER IN LENOIR COUNTY, with an indefinite postponement report.

H.B. 710, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MITCHELL COUNTY FOR CAPITAL FUNDING OF ITS
NEW SENIOR CITIZENS CENTER, with an indefinite postponement report.

H.B. 711, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MITCHELL COUNTY FOR RESTORATION OF AN ABANDONED CEMETERY IN THE LOAFERS GLORY COMMUNITY, with an indefinite postponement report.

H.B. 712, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MITCHELL COUNTY FOR THE CONSTRUCTION OF A NEW ANIMAL SHELTER, with an indefinite postponement report.

Committee Substitute for H.B. 716, A BILL TO BE ENTITLED AN ACT TO STUDY THE FEASIBILITY OF THE STATE PERFORMING MORE PROFESSIONAL CONTRACT SERVICES IN–HOUSE AND TO STUDY THE NEED FOR AND FEASIBILITY OF USING RECIPROCAL LAWS AGAINST VENDORS AND BUSINESSES WHOSE HOME STATES DISCRIMINATE AGAINST NORTH CAROLINA COMPANIES, with an indefinite postponement report.

H.B. 718, A BILL TO BE ENTITLED AN ACT TO DEVELOP AND ESTABLISH EARLY CHILDHOOD INITIATIVES, with an indefinite postponement report.

H.B. 719, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR IMPLEMENTING A STATEWIDE UNIVERSAL IMMUNIZATION PROGRAM, with an indefinite postponement report.

H.B. 722, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH EARLY INTERVENTION AND EDUCATIONAL RESOURCE CENTERS FOR DEAF AND HARD OF HEARING CHILDREN AND THEIR FAMILIES, with an indefinite postponement report.

H.B. 723, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO HELP PROVIDE EQUAL ACCESS AND QUALITY HUMAN SERVICES DELIVERY FOR THE DEAF AND HARD OF HEARING, with an indefinite postponement report.

H.B. 725, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DIVISION OF YOUTH SERVICES’ COMMUNITY–BASED ALTERNATIVE SERVICES, with an indefinite postponement report.

Committee Substitute for H.B. 727, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN DRUG OFFENSES COMMITTED ON THE PREMISES OF OR WITHIN THREE HUNDRED FEET OF A PUBLIC HOUSING FACILITY ARE CLASS E FELONIES, with an indefinite postponement report.

H.B. 732, A BILL TO BE ENTITLED AN ACT TO PROVIDE ADDITIONAL FUNDING FOR WOMEN’S ATHLETICS WITHOUT
REQUIRING ADDITIONAL APPROPRIATIONS BY THE GENERAL ASSEMBLY, with an indefinite postponement report.

H.B. 738, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO PROVIDE LIFE-SUSTAINING MEDICATION FOR ELIGIBLE PERSONS INFECTED WITH HIV, with an indefinite postponement report.

H.B. 742, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MUSEUM OF THE CAPE FEAR HISTORICAL COMPLEX, with an indefinite postponement report.

H.B. 744, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MAGNETOMETERS FOR THE PUBLIC SCHOOLS, with an indefinite postponement report.

Committee Substitute No. 2 for H.B. 745, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO ESTABLISH AND IMPLEMENT A PILOT PROGRAM IN SELECTED COUNTIES TO ASSIST LOW-INCOME INDIVIDUALS TO OBTAIN PRESCRIPTION DRUGS AT REDUCED COST, with an indefinite postponement report.

H.B. 746, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BRING THE NORTH CAROLINA SCHOOLS FOR THE DEAF UP TO THE MINIMUM STANDARDS OUTLINED BY THE BASIC EDUCATION PROGRAM AND THE PRESIDENTIAL COMMISSION ON EDUCATION FOR THE DEAF, with an indefinite postponement report.

Committee Substitute for H.B. 754, A BILL TO BE ENTITLED AN ACT TO REQUIRE MANDATORY ACTIVE JAIL SENTENCES FOR PERSONS CONVICTED OF DRIVING WHILE IMPAIRED WITH BLOOD ALCOHOL LEVELS OF MORE THAN FIFTEEN HUNDREDTHS PERCENT AND TO MAKE THE RESULTS OF A FIRST BREATH TEST ADMISSIBLE UNDER CERTAIN CIRCUMSTANCES, with an indefinite postponement report.

H.B. 755, A BILL TO BE ENTITLED AN ACT TO PROVIDE INCREASED APICULTURAL SUPPORT AT NORTH CAROLINA STATE UNIVERSITY AND INCREASED APICULTURAL INSPECTION SERVICES AT THE NORTH CAROLINA DEPARTMENT OF AGRICULTURE, with an indefinite postponement report.

H.B. 760, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF THE 4-H ENVIRONMENTAL EDUCATION CONFERENCE CENTER IN TYRRELL COUNTY, with an indefinite postponement report.

H.B. 776, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA HEMOPHILIA ASSISTANCE PLAN, with an indefinite postponement report.
H.B. 777, A BILL TO BE ENTITLED AN ACT TO GIVE CREDIT TO COUNTIES THAT PAID THE DEPARTMENT OF CORRECTION FOR EXTRAORDINARY MEDICAL EXPENSES OF SAFEKEEPERS PRIOR TO THE ENACTMENT OF THE LAW CLARIFYING THE COUNTIES’ RESPONSIBILITY FOR THOSE EXPENSES, with an indefinite postponement report.

H.B. 782, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA LEGAL EDUCATION ASSISTANCE FOUNDATION FOR ITS LOAN REPAYMENT ASSISTANCE PROGRAM FOR NORTH CAROLINA PUBLIC SERVICE ATTORNEYS, with an indefinite postponement report.

H.B. 789, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AN ADDITION, REPAIRS, AND RENOVATIONS TO THE SIMON F. TERRELL BUILDING, WHICH IS LOCATED AT THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL, with an indefinite postponement report.

H.B. 809, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONDUCT A STUDY OF CHILDHOOD HUNGER IN NORTH CAROLINA, with an indefinite postponement report.

H.B. 824, A BILL TO BE ENTITLED AN ACT TO ALLOW LEFT TURNS ON RED IN CERTAIN SITUATIONS, with an indefinite postponement report.

H.B. 846, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A LEGISLATIVE PLANNING GRANT FOR THE REOPENING OF CHINQUA-PENN, with an indefinite postponement report.

H.B. 871, A BILL TO BE ENTITLED AN ACT TO STUDY MINORITY AND WOMEN-OWNED BUSINESS PARTICIPATION IN THE STATE’S OVERALL PROCUREMENT, CONTRACT, AND CONSTRUCTION PROGRAMS, with an indefinite postponement report.

H.B. 878, A BILL TO BE ENTITLED AN ACT AUTHORIZING THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO CONDUCT A STUDY OF THE FALLS LAKE WATERSHED AND APPROPRIATING FUNDS TO IMPLEMENT THIS ACT, with an indefinite postponement report.

H.B. 891, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA SENTENCING OVERSIGHT AND POLICY ADVISORY COMMISSION, with an indefinite postponement report.

H.B. 893, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FINE ARTS CLASSROOM BUILDING AT THE RICHMOND COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 903, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A PHYSICIAN AND SUPPORT STAFF AT THE
CARTERET COUNTY HEALTH DEPARTMENT, with an indefinite postponement report.

Committee Substitute for H.B. 906, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE COST OF COLLECTING CHILD SUPPORT ARREARAGES THROUGH THE SETOFF DEBT COLLECTION ACT SHALL NOT BE DEDUCTED FROM THE ARREARAGES, with an indefinite postponement report.

H.B. 909, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CAROLINA THEATRE PROJECT IN DURHAM, with an indefinite postponement report.

H.B. 916, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LINK WESTERN CAROLINA UNIVERSITY WITH THE MCNC COMMUNICATIONS NETWORK, with an indefinite postponement report.

H.B. 917, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT SOUTHWESTERN COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 918, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT WESTERN CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 925, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A RECORDING STUDIO IN THE TOWN OF CHAPEL HILL WHERE BOOKS CAN BE RECORDED FOR THE BLIND, with an indefinite postponement report.

H.B. 926, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF HILLSBOROUGH FOR REMOVAL OF DEBRIS AND TRASH FROM THE RECENT TORNADO, with an indefinite postponement report.

H.B. 927, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR IMPROVEMENTS AT THE OLD CHAPEL HILL CEMETERY, with an indefinite postponement report.

H.B. 930, A BILL TO BE ENTITLED AN ACT TO RESTORE THE PROVISION FOR PURCHASE OF OUT-OF-STATE SERVICE IN THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM AND THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM, with an indefinite postponement report.

H.B. 931, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE JUDICIAL DEPARTMENT TO TRANSFER FUNDS FROM THE SPECIAL CAPITAL CASE REHEARING FUND TO THE INDIGENT PERSONS’ ATTORNEY FEE FUND, with an indefinite postponement report.

H.B. 932, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE DEPARTMENT OF TRANSPORTATION SHALL PAY FOR THE
NONBETTERMENT RELOCATION OF SANITARY DISTRICT UTILITIES, with an indefinite postponement report.

Committee Substitute for H.B. 956, A BILL TO BE ENTITLED AN ACT TO ENHANCE THE PAY OF SCHOOL BUS DRIVERS AND GRANT THEM ADDITIONAL PROTECTION UNDER THE TORT CLAIMS ACT, with an indefinite postponement report.

H.B. 964, A BILL TO BE ENTITLED AN ACT DIRECTING THE STATE BOARD OF EDUCATION TO REVISE THE FUNDING FORMULA FOR EXCEPTIONAL CHILDREN, with an indefinite postponement report.

H.B. 979, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A MASTER APPLICATION SYSTEM FOR BUSINESS LICENSES AND TO APPROPRIATE FUNDS TO THE DEPARTMENT OF THE SECRETARY OF STATE TO IMPLEMENT THE MASTER APPLICATION SYSTEM, with an indefinite postponement report.

H.B. 994, A BILL TO BE ENTITLED AN ACT TO PROVIDE GREATER FLEXIBILITY IN LOCAL SCHOOL BOARD EXPENDITURES AND PROVIDE INCENTIVES FOR GREATER FISCAL RESPONSIBILITY, with an indefinite postponement report.

Committee Substitute for H.B. 1003, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE CREATION OF THE CENTENNIAL AUTHORITY, with an indefinite postponement report.

H.B. 1031, A BILL TO BE ENTITLED AN ACT TO ADD A REPRESENTATIVE OF THE DIVISION OF JUVENILE SERVICES OF THE ADMINISTRATIVE OFFICE OF THE COURTS TO THE JUVENILE LAW STUDY COMMISSION, with an indefinite postponement report.

H.B. 1056, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT NONCERTIFICATED PUBLIC SCHOOL EMPLOYEES BE HIRED ON A CONTINUING CONTRACT, with an indefinite postponement report.

H.B. 1059, A BILL TO BE ENTITLED AN ACT TO DIRECT THE STATE BOARD OF EDUCATION TO REQUIRE THAT ALL LOCAL SCHOOL ADMINISTRATIVE UNITS PROVIDE INSTRUCTION ON CONFLICT RESOLUTION AND MEDIATION, with an indefinite postponement report.

H.B. 1063, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ECONOMIC AND FAMILY JUSTICE, with an indefinite postponement report.

Committee Substitute for H.B. 1064, A BILL TO BE ENTITLED AN ACT TO CORRECT INEQUITIES IN THE SALARIES OF CERTAIN EQUALLY QUALIFIED MINORITIES, FEMALES, AND WHITE MALES EXEMPT FROM THE STATE PERSONNEL ACT WITHIN OCCUPATIONAL CATEGORIES IN STATE EMPLOYMENT, with an indefinite postponement report.
Committee Substitute for H.B. 1065, A BILL TO BE ENTITLED AN ACT TO CORRECT INEQUITIES IN THE SALARIES OF EQUALLY QUALIFIED MINORITIES, FEMALES, AND WHITE MALES EMPLOYED BY THE NORTH CAROLINA GENERAL ASSEMBLY AND THE JUDICIAL DEPARTMENT, with an indefinite postponement report.

H.B. 1066, A BILL TO BE ENTITLED AN ACT TO RAISE THE PER DIEM FOR BOARD OF TRANSPORTATION MEMBERS, with an indefinite postponement report.

Committee Substitute for H.B. 1068, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MEMBERSHIP OF THE NORTH CAROLINA CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION, with an indefinite postponement report.

H.B. 1070, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RENOVATION OF THE CALDWELL COUNTY HISTORICAL MUSEUM, with an indefinite postponement report.

Committee Substitute for H.B. 1074, A BILL TO BE ENTITLED AN ACT TO RAISE THE EDUCATIONAL QUALIFICATIONS FOR THE OFFICE OF MAGISTRATE AND TO MODIFY THE MAGISTRATE’S PAY PLAN ACCORDINGLY, with an indefinite postponement report.

H.B. 1080, A BILL TO BE ENTITLED AN ACT TO INCREASE THE NUMBER OF MEMBERS OF THE STATE PERSONNEL COMMISSION AND TO PROVIDE THAT PANELS OF MEMBERS OF THE STATE PERSONNEL COMMISSION MAY EXERCISE CERTAIN COMMISSION POWERS, with an indefinite postponement report.

H.B. 1101, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MINIMUM LEAVE GRANTED TO STATE EMPLOYEES AND TO PROVIDE FOR CONVERSION OF VACATION LEAVE TO SICK LEAVE, with an indefinite postponement report.

H.B. 1108, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A LIMITATION FOR CIVIL ACTIONS BASED ON PERSONAL INJURY OR ILLNESS CAUSED BY CHILDHOOD SEXUAL ABUSE, with an indefinite postponement report.

H.B. 1116, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE STATE BUDGET BE BALANCED USING GENERALLY ACCEPTED ACCOUNTING PRINCIPLES AS PRESCRIBED BY THE GOVERNMENTAL ACCOUNTING STANDARDS BOARD, with an indefinite postponement report.

H.B. 1126, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR A MEMBER OF THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM TO PURCHASE TIME LOST DUE TO INTERRUPTED SERVICE FOR MATERNITY AND PARENTAL LEAVE, with an indefinite postponement report.
Committee Substitute for H.B. 1159, A BILL TO BE ENTITLED AN ACT TO DIRECT NORTH CAROLINA STATE UNIVERSITY TO STUDY, THROUGH RESEARCH WITH A HIGH PRIORITY ON FINDING SOLUTIONS FOR, THE ABATEMENT OF ODORS FROM SWINE FARMS AND COMPILE INFORMATION ON THE IMPACT OF SWINE FARMS ON GROUND AND SURFACE WATER SUPPLIES, AND TO PROVIDE FUNDS FOR THE HOUSE AGRICULTURE COMMITTEE AND THE SENATE COMMITTEE ON AGRICULTURE, MARINE RESOURCES, AND WILDLIFE TO HOLD MEETINGS AND TOUR SWINE FARMS IN THE STATE, with an indefinite postponement report.

Committee Substitute for H.B. 1170, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TURFGRASS RESEARCH AND EDUCATION PROGRAMS, with an indefinite postponement report.

H.B. 1176, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TRAVEL AND TOURISM ADVERTISING AND PROMOTION, with an indefinite postponement report.

H.B. 1177, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE IMPLEMENTATION OF MENTAL HEALTH STUDY COMMISSION AND COALITION 2001 PLANS FOR MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES IN NORTH CAROLINA, with an indefinite postponement report.

H.B. 1182, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FORESTRY HEADQUARTERS BUILDING IN GRAHAM COUNTY AND FUNDS TO SUPPORT AN ASSISTANT FOREST RANGER POSITION AT THE HEADQUARTERS, with an indefinite postponement report.

H.B. 1183, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CATAWBA COUNTY FOR OPERATING EXPENSES OF THE SHERRILLS FORD BRANCH LIBRARY, with an indefinite postponement report.

H.B. 1184, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MOORESVILLE PUBLIC LIBRARY IN IREDELL COUNTY FOR EXPANSION, with an indefinite postponement report.

H.B. 1185, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONDUCT A STATEWIDE ENERGY AUDIT OF EXISTING STATE BUILDINGS, with an indefinite postponement report.

H.B. 1186, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE STATE OF NORTH CAROLINA TO CONSTRUCT, MAINTAIN, AND OPERATE A STATE VETERANS HOME AND TO ASSIGN THE DIVISION OF VETERANS AFFAIRS TO COORDINATE CONSTRUCTION AND ADMINISTRATION OF THE STATE VETERANS HOME PROGRAM, with an indefinite postponement report.

H.B. 1187, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BE PAID TO EIGHT PRIVATE NONPROFIT CHILD
CARING AGENCIES AS GRANTS-IN-AID TO PRIVATE CHILD CARING INSTITUTIONS, with an indefinite postponement report.

**H.B. 1188, A BILL TO BE ENTITLED AN ACT TO REQUIRE THE STATE BOARD OF EDUCATION TO REVISE THE FUNDING FORMULA FOR EXCEPTIONAL CHILDREN AND TO APPROPRIATE FUNDS TO IMPLEMENT THE NEW FORMULA, with an indefinite postponement report.**

**H.B. 1189, A BILL TO BE ENTITLED AN ACT TO INCREASE THE APPROPRIATIONS FOR EXCEPTIONAL CHILDREN, with an indefinite postponement report.**

**H.B. 1191, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ESTABLISHMENT OF A BUSINESS ENTERPRISE CENTER AT WESTERN CAROLINA UNIVERSITY, with an indefinite postponement report.**

**H.B. 1192, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE EVERY SCHOOL IN THE STATE WITH A BASIC LEVEL OF TECHNOLOGY, with an indefinite postponement report.**

**H.B. 1193, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA ARTS COUNCIL TO IMPROVE STATE PROGRAMS IN THE ARTS, with an indefinite postponement report.**

**H.B. 1195, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE SUPPLEMENTAL SCHOOL FUNDING FOR SMALL AND LOW-WEALTH COUNTIES, with an indefinite postponement report.**

**H.B. 1197, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL PROJECTS IN AVERY COUNTY, with an indefinite postponement report.**

**H.B. 1198, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A NEW CLASS ROOM BUILDING AND CHILD CARE CENTER BUILDING AT TRI-COUNTY COMMUNITY COLLEGE, with an indefinite postponement report.**

**H.B. 1199, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A NEW CLASSROOM LABORATORY AND STUDY AT THE GRAHAM COUNTY CENTER OF TRI-COUNTY COMMUNITY COLLEGE, with an indefinite postponement report.**

**H.B. 1200, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ARTHRITIS PATIENT SERVICES OF MECKLENBURG AND UNION COUNTIES, with an indefinite postponement report.**

**H.B. 1201, A BILL TO BE ENTITLED AN ACT TO ALLOW LOCAL BOARDS OF EDUCATION TO ESTABLISH SICK LEAVE BANKS FOR**
PUBLIC SCHOOL EMPLOYEES, with an indefinite postponement report.

H.B. 1206, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE SCHOOL HEALTH COORDINATORS TO ALL LOCAL SCHOOL ADMINISTRATIVE UNITS THAT ARE NOT CURRENTLY BEING SERVED BY STATE-FUNDED SCHOOL HEALTH COORDINATORS, with an indefinite postponement report.

H.B. 1207, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ARTS AND SCIENCE CENTER OF CATAWBA VALLEY, with an indefinite postponement report.

H.B. 1208, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MCMILES PROGRAM, A MOBILE PRESCHOOL PROGRAM FOR PRESCHOOL-AGED CHILDREN AND THEIR PARENTS, with an indefinite postponement report.

H.B. 1210, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE SPRING LAKE COMMUNITY AND CULTURAL CENTER, with an indefinite postponement report.

H.B. 1211, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR WATER SUPPLY PLANNING AND REGIONAL WATER MANAGEMENT STUDIES, with an indefinite postponement report.

H.B. 1213, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DOMESTIC VIOLENCE PROGRAMS THROUGHOUT THE STATE, with an indefinite postponement report.

H.B. 1214, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ECONOMIC DEVELOPMENT PROJECTS AND ACTIVITIES WITHIN THE STATE'S MINORITY COMMUNITY, with an indefinite postponement report.

H.B. 1215, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR IMPLEMENTATION OF RECOMMENDATIONS OF THE QUALITY IMPROVEMENT REPORT FOR MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES IN NORTH CAROLINA, with an indefinite postponement report.

H.B. 1217, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR INFANT MORTALITY AND CHILD HEALTH INITIATIVES, with an indefinite postponement report.

H.B. 1218, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A SOUTHEAST AGRICULTURAL MARKETING OFFICE AND TO REALLOCATE FUNDS APPROPRIATED FOR AGRICULTURAL FACILITIES, with an indefinite postponement report.
H.B. 1220, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE A COURT MEDIATOR IN ROWAN COUNTY, with an indefinite postponement report.

H.B. 1221, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OPERATING EXPENSES OF THE SHELTERED WORKSHOP IN WAYNE COUNTY, with an indefinite postponement report.

H.B. 1222, A BILL TO BE ENTITLED AN ACT TO FUND THE MILK SANITATION INSPECTION PROGRAM, with an indefinite postponement report.

H.B. 1223, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RECONSTRUCTION OF HISTORICAL BUILDINGS, TO PROVIDE STAFF, AND TO COMPLY WITH THE REQUIREMENTS OF THE AMERICANS WITH DISABILITIES ACT AT SOMERSET PLACE STATE HISTORIC SITE, with an indefinite postponement report.

H.B. 1224, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LINK EAST CAROLINA UNIVERSITY CONCERT NETWORK WITH THE PPCC DISTRICT HEALTH DEPARTMENT IN ELIZABETH CITY, with an indefinite postponement report.

H.B. 1227, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE VISITOR AND WELCOME CENTERS IN BRUNSWICK AND CAMDEN COUNTIES AND TO DESIGNATE THESE VISITOR AND WELCOME CENTERS AS OFFICIAL STATE VISITOR AND WELCOME CENTERS, with an indefinite postponement report.

H.B. 1228, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA FUTURE FARMERS OF AMERICA CENTER, with an indefinite postponement report.

H.B. 1229, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A HEADQUARTERS BUILDING AND AN EQUIPMENT STORAGE FACILITY IN WAYNE COUNTY, with an indefinite postponement report.

H.B. 1230, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR WAYNE COMMUNITY COLLEGE CAMPUS BUILDING CONSTRUCTION, with an indefinite postponement report.

H.B. 1231, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BEGIN IMPLEMENTATION OF A NEW SALARY SCHEDULE FOR SCHOOL-BASED ADMINISTRATORS, with an indefinite postponement report.

H.B. 1233, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO OPERATE A HARRIET'S HOUSE, A TRANSITIONAL HOME FOR FEMALE EX-OFFENDERS AND THEIR CHILDREN, with an indefinite postponement report.
H.B. 1234, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CHILD CARE RESOURCE AND REFERRAL SERVICES, with an indefinite postponement report.

H.B. 1236, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OPERATING EXPENSES OF HARNETT COUNTY UPLIFT OPERATION, INC, with an indefinite postponement report.

H.B. 1237, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR EFFECTIVE TREATMENT FOR JUVENILES ADJUDICATED DELINQUENT FOR COMMISSION OF SEXUAL OFFENSES, with an indefinite postponement report.

H.B. 1238, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CREATION OF A TEXTILE MUSEUM IN THE TOWN OF ERWIN IN HARNETT COUNTY, with an indefinite postponement report.

H.B. 1239, A BILL TO BE ENTITLED AN ACT TO EXTEND THE BEAVER DAMAGE CONTROL PROGRAM AND MAKE THAT PROGRAM AVAILABLE TO ALL COUNTIES EXPERIENCING BEAVER DAMAGE, TO AUTHORIZE WILDLIFE RESOURCES TO COLLECT A FEE FROM LANDOWNERS RECEIVING SERVICES UNDER THE PROGRAM, AND TO APPROPRIATE FUNDS TO IMPLEMENT THE EXTENSION AND EXPANSION OF THE PROGRAM, with an indefinite postponement report.

H.B. 1240, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR EXPANDED OPERATIONAL SUPPORT TO RESTORE HABITAT FOR AND PREVENT EXTINCTION OF THE STATE’S ENDANGERED AND THREATENED NATIVE PLANT SPECIES, with an indefinite postponement report.

H.B. 1241, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ANSON COUNTY FOR CULTURAL ACTIVITIES, with an indefinite postponement report.

H.B. 1242, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AN AUDITORIUM AND FINE ARTS CENTER FOR ANSON COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1243, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE MILEAGE ALLOWANCE FOR OFFICIAL TRAVEL IS THE SAME AS THAT ALLOWED BY THE INTERNAL REVENUE SERVICE AS THE BUSINESS STANDARD MILEAGE RATE, with an indefinite postponement report.

H.B. 1244, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA INTERNATIONAL FOLK FESTIVAL, INC., FOR FOLKMOOT USA, with an indefinite postponement report.

H.B. 1245, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NORTH CAROLINA STATE UNIVERSITY FOR
STRAWBERRY RESEARCH AND MARKETING, with an indefinite postponement report.

H.B. 1246, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PROCESS LEADERSHIP TRAINING PROGRAM AT FAYETTEVILLE STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1249, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO DEVELOP COMPREHENSIVE COORDINATED CHILD AND ADOLESCENT ALCOHOL AND OTHER DRUG MENTORING INITIATIVES, with an indefinite postponement report.

H.B. 1250, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES TO CONTRACT WITH ORGANIZATIONS FOR SERVICES RELATED TO THE PREVENTION OF YOUTH SUICIDE, with an indefinite postponement report.

H.B. 1251, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE STAFF FOR THE SEDIMENTATION BEST MANAGEMENT PRACTICES COMPLIANCE PROGRAM AND THE ADMINISTRATION OF WETLANDS SILVICULTURE, with an indefinite postponement report.

H.B. 1252, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA CLEAN WATER REVOLVING LOAN AND GRANT FUND, with an indefinite postponement report.

H.B. 1254, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE GOVERNOR’S ONE-ON-ONE PROGRAM FUNDS, with an indefinite postponement report.

H.B. 1255, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXTEND A NATURAL GAS LINE TO THE COLUMBUS COUNTY INDUSTRIAL PARK, with an indefinite postponement report.

H.B. 1256, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION COSTS FOR A COMPREHENSIVE SICKLE CELL CENTER IN FAYETTEVILLE, with an indefinite postponement report.

H.B. 1258, A BILL TO BE ENTITLED AN ACT TO INCLUDE PENDER AND ROBESON COUNTIES IN THE BEAVER DAMAGE CONTROL PROGRAM AND TO APPROPRIATE FUNDS TO CONTINUE THE PROGRAM, with an indefinite postponement report.

H.B. 1259, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RENOVATION OF MINGES COLISEUM AT EAST CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 1261, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE OSHA DIVISION OF THE DEPARTMENT OF LABOR, with an indefinite postponement report.
H.B. 1262, A BILL TO BE ENTITLED AN ACT TO INCREASE THE BENEFITS OF THE LAW ENFORCEMENT OFFICERS', FIREMEN'S, RESCUE SQUAD WORKERS', AND CIVIL AIR PATROL MEMBERS' DEATH BENEFITS ACT, with an indefinite postponement report.

Committee Substitute for H.B. 1263, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MONTHLY BENEFITS FROM THE NORTH CAROLINA FIREMEN'S AND RESCUE SQUAD WORKERS' PENSION FUND, with an indefinite postponement report.

H.B. 1264, A BILL TO BE ENTITLED AN ACT TO PERMIT PAID FIREMEN TO RECEIVE PENSION BENEFITS FROM THE NORTH CAROLINA FIREMEN'S AND RESCUE SQUAD WORKERS' PENSION FUND WHETHER OR NOT THEY STAY ON A LOCAL PAYROLL, with an indefinite postponement report.

H.B. 1265, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH THREE SOIL SPECIALIST POSITIONS IN THE DIVISION OF SOIL AND WATER CONSERVATION OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, with an indefinite postponement report.

H.B. 1266, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A LIBRARY, CONTINUING EDUCATION, AND SMALL BUSINESS CENTER AT JAMES SPRUNT COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1267, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF PUBLIC EDUCATION FOR THE TOMORROW ACADEMY PILOT SCHOOLS, WHICH SHALL BE MODEL PROGRESSION SCHOOLS LOCATED IN AN URBAN AND A RURAL AREA, with an indefinite postponement report.

H.B. 1268, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE VISITOR AND WELCOME CENTERS IN BRUNSWICK, CAMDEN, MACON, AND WATAUGA COUNTIES, with an indefinite postponement report.

H.B. 1269, A BILL TO BE ENTITLED AN ACT TO FUND A PROGRAM TO HELP DISPLACED HOMEMAKERS, with an indefinite postponement report.

H.B. 1270, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE WOMEN AT RISK PROGRAM, A SUCCESSFUL COMMUNITY-BASED CORRECTIONS PROGRAM ESTABLISHED IN BUNCOMBE COUNTY, AND TO APPROPRIATE FUNDS TO ESTABLISH AND OPERATE A SIMILAR PROGRAM IN MECKLENBURG COUNTY, with an indefinite postponement report.

H.B. 1271, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR BUILDING THE CAPACITY OF LOCAL BOARDS OF HEALTH TO PROTECT AND PROMOTE THE PUBLIC'S HEALTH, with an indefinite postponement report.
H.B. 1272, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO PROVIDE ADDITIONAL FACULTY POSITIONS FOR THE PHYSICAL THERAPY, OCCUPATIONAL THERAPY, AND SPEECH AND LANGUAGE PATHOLOGY TRAINING PROGRAMS, with an indefinite postponement report.

H.B. 1273, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR GUILFORD TECHNICAL COMMUNITY COLLEGE TO SUPPORT ITS PROGRAMS FOR THE HEARING IMPAIRED, with an indefinite postponement report.

H.B. 1277, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A MOUNTAIN CONIFER INTEGRATED PEST MANAGEMENT SPECIALIST FOR NORTHWESTERN NORTH CAROLINA, with an indefinite postponement report.

H.B. 1278, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE PARENTAL INVOLVEMENT IN THE PUBLIC SCHOOLS, with an indefinite postponement report.

H.B. 1279, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DEVELOPMENTAL DISABILITIES HEAD INJURY PROJECT, with an indefinite postponement report.

H.B. 1280, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A GRANT PROGRAM USING COMMUNITY VOLUNTEERS TO HELP PARENTS TO BECOME ACTIVELY INVOLVED WITH THEIR CHILDREN AGES THREE AND FOUR TO DEVELOP READINESS SKILLS AND INSTILL IN THEM A POSITIVE SELF-ESTEEM FOR SUCCESS, with an indefinite postponement report.

H.B. 1281, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SENIOR CENTERS’ MAINTENANCE, RENOVATION, AND UPKEEP, with an indefinite postponement report.

H.B. 1286, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TEEN INVOLVEMENT PROJECTS (TIPS) IN CUMBERLAND COUNTY, with an indefinite postponement report.

H.B. 1287, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BREVARD MUSIC CENTER, INC., FOR RENOVATION OF WHITTINGTON–PFohl AUDITORIUM, with an indefinite postponement report.

H.B. 1290, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STANLY COUNTY FOR THE CONSTRUCTION OF A WOODWORKING SHOP IN THE STANLY COUNTY SENIOR CENTER, with an indefinite postponement report.

H.B. 1291, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE FOSTER CARE BOARD RATE, with an indefinite postponement report.
H.B. 1292, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA PHYSICIAN FELLOWS PROGRAM, with an indefinite postponement report.

H.B. 1293, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH A FOSTER CARE REIMBURSEMENT RATE FOR CHILDREN WITH SPECIAL NEEDS AND TO APPROPRIATE FUNDS FOR THE TRAINING OF FOSTER PARENTS, with an indefinite postponement report.

H.B. 1294, A BILL TO BE ENTITLED AN ACT REGARDING THE IMMEDIATE AND FINAL USES OF AN APPROPRIATION MADE IN 1988 FOR A FARMER’S MARKET IN ROCKY MOUNT, with an indefinite postponement report.

H.B. 1295, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A NEW CLASSROOM AND LABORATORY BUILDING AT THE WATAUGA COUNTY CAMPUS OF CALDWell COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1296, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR BLIND AT–RISK CHILDREN AT THE GOVERNOR MOREHEAD SCHOOL, with an indefinite postponement report.

H.B. 1297, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A SPECIAL BIOTECHNOLOGY PROGRAM INITIATIVE FOR NORTH CAROLINA’S HISTORICALLY BLACK COLLEGES AND UNIVERSITIES, with an indefinite postponement report.

H.B. 1298, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CENTER FOR COMMUNITY SELF–HELP TO FURTHER A STATEWIDE DEVELOPMENT BANKING PROGRAM, with an indefinite postponement report.

H.B. 1299, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COMMUNITY COORDINATORS TO ESTABLISH AND COORDINATE A SCHOOL SAFETY TASK FORCE IN EACH LOCAL SCHOOL ADMINISTRATIVE UNIT, with an indefinite postponement report.

H.B. 1300, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ALTERNATIVE PROGRAMS FOR SUSPENDED STUDENTS, with an indefinite postponement report.

H.B. 1302, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE DEPARTMENT OF AGRICULTURE SHALL OPERATE THE SOUTHPORT MARITIME MUSEUM AS A PART OF THE NORTH CAROLINA MARITIME MUSEUM, CONTINGENT ON A DONATION OF THAT MUSEUM TO THE STATE, with an indefinite postponement report.

H.B. 1304, A BILL TO BE ENTITLED AN ACT TO PROVIDE FUNDING TO DISSEMINATE HOSIERY TECHNOLOGY THROUGH A
HOSIERY TECHNOLOGY CENTER UNDER THE SUPERVISION OF THE DEPARTMENT OF COMMUNITY COLLEGES, with an indefinite postponement report.

**H.B. 1305**, A BILL TO BE ENTITLED AN ACT TO REVISE THE SALARY SCHEDULES FOR NONCERTIFIED PUBLIC SCHOOL PERSONNEL WHO ARE CLASSIFIED AS OFFICE SUPPORT PERSONNEL, with an indefinite postponement report.

**H.B. 1306**, A BILL TO BE ENTITLED AN ACT TO SET A WAGE FLOOR FOR THE LOWEST PAID STATE EMPLOYEES, with an indefinite postponement report.

Committee Substitute for **H.B. 1307**, A BILL TO BE ENTITLED AN ACT TO PROVIDE AN INCREASE TO RETIREES OF THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM, THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM, THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM, AND THE LEGISLATIVE RETIREMENT SYSTEM, TO INCREASE THE RETIREMENT FORMULA WITH ADJUSTING INCREASE TO RETIREES OF THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM AND ALLOW STATE AND SCHOOL EMPLOYEES TO CONVERT ANNUAL LEAVE TO SICK LEAVE, with an indefinite postponement report.

**H.B. 1308**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PUBLIC SCHOOL ACCESS TO LEARNING LINK, with an indefinite postponement report.

**H.B. 1314**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PARTNERS OF WAKE COUNTY’S PROGRAM FOR TROUBLED YOUTH, with an indefinite postponement report.

**H.B. 1315**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TRANSITION AND SUPPORT FOR DEAF AND HARD–OF–HEARING STUDENTS USING CUED SPEECH IN MAIN–STREAM–EDUCATION PROGRAMS, with an indefinite postponement report.

Committee Substitute for **H.B. 1316**, A BILL TO BE ENTITLED AN ACT TO REQUIRE A DETERMINATION OF THE APPROPRIATE READING AND WRITING MEDIUM FOR EACH VISUALLY IMPAIRED STUDENT, AND TO MAKE AN APPROPRIATION, with an indefinite postponement report.

**H.B. 1317**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE AND SUSTAIN THE CAPACITY OF NON–PROFIT HOUSING DEVELOPERS TO PRODUCE AFFORDABLE HOUSING, with an indefinite postponement report.

**H.B. 1318**, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA SOLAR CENTER, with an indefinite postponement report.
H.B. 1322, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ALAMANCE COUNTY DISPUTE SETTLEMENT CENTER, with an indefinite postponement report.

H.B. 1325, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A NEW WING AT THE BLACK MOUNTAIN CORRECTIONAL CENTER FOR WOMEN, with an indefinite postponement report.

H.B. 1326, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CITY OF DURHAM LEIGH FARM PARK, with an indefinite postponement report.

H.B. 1327, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE SOCIAL WORKERS' EDUCATION LOAN FUND AND TO APPROPRIATE FUNDS FOR ITS IMPLEMENTATION, with an indefinite postponement report.

H.B. 1328, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF THE SECRETARY OF STATE FOR ADDITIONAL STAFF, with an indefinite postponement report.

H.B. 1329, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE OFFICE OF STATE PERSONNEL FOR A CLASSIFICATION AND COMPENSATION STUDY AND A HUMAN RESOURCES MONITORING PROGRAM, with an indefinite postponement report.

H.B. 1330, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE OFFICE OF THE STATE CONTROLLER FOR THE INFORMATION RESOURCE MANAGEMENT COMMISSION, with an indefinite postponement report.

H.B. 1331, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DEPARTMENT OF HUMAN RESOURCES PROGRAMS, with an indefinite postponement report.

Committee Substitute for H.B. 1332, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A NORTH CAROLINA PARK AUTHORITY, TO ESTABLISH A PARK FUND OF NORTH CAROLINA FOR LAND ACQUISITION AND CAPITAL PROJECTS AT STATE PARKS AND CITY AND COUNTY PARKS, AND TO FUND THE PARK FUND OF NORTH CAROLINA PRIMARILY FROM THE DEED STAMP TAX, with an indefinite postponement report.

H.B. 1333, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR ADDITIONAL STAFF AND EQUIPMENT, with an indefinite postponement report.

H.B. 1334, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR EXPANSION OF COMPUTERIZED LINKAGE OF STATEWIDE INFORMATION ANT RESOURCE CAPABILITIES, with an indefinite postponement report.
H.B. 1335, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE HUMAN RABIES VACCINE AND RABIES IMMUNE GLOBULIN FOR THE MEDICALLY INDIGENT, with an indefinite postponement report.

H.B. 1337, A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT NORPLANT IMPLANTATION IS MADE AVAILABLE AND ACCESSIBLE TO RECIPIENTS OF AID TO FAMILIES WITH DEPENDENT CHILDREN AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 1338, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR SERVICES TO WOMEN TO PREVENT PREGNANCY, with an indefinite postponement report.

H.B. 1339, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES FOR SENIOR CITIZENS GRANTS, with an indefinite postponement report.

H.B. 1340, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE TO PROVIDE MCNC FUNDING TO DEVELOP AND UNDERTAKE A PROGRAM OF RESEARCH FOR AND WITH MCI IN ATM NETWORKING TECHNOLOGY, with an indefinite postponement report.

H.B. 1342, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR EXPANSION OF THE APPRENTICESHIP DIVISION, with an indefinite postponement report.

H.B. 1343, A BILL TO BE ENTITLED AN ACT TO CREATE A COMMUNITY COLLEGE EQUIPMENT REVOLVING LOAN FUND AND TO APPROPRIATE SIXTY MILLION DOLLARS TO THE FUND, with an indefinite postponement report.

H.B. 1344, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE SUPPLEMENTS PAID TO TEACHERS WITH ADVANCED DEGREES, with an indefinite postponement report.

H.B. 1345, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TROUBLED YOUTH SERVED BY MOUNTAIN YOUTH RESOURCES, with an indefinite postponement report.

H.B. 1346, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR COMMUNICABLE DISEASE CONTROL, with an indefinite postponement report.

H.B. 1347, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR LOCAL COMMUNICABLE DISEASE SERVICES AND IMMUNIZATION SERVICES, with an indefinite postponement report.
H.B. 1348, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE ACCUMULATED INTEREST FROM THE NORTH CAROLINA WAREHOUSE ACT FUND FOR NONRECURRING COTTON PROMOTION PROJECTS AND ACTIVITIES, with an indefinite postponement report.

H.B. 1349, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AN INTERDISCIPLINARY DIABETES PROGRAM AT THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL SCHOOL OF MEDICINE, with an indefinite postponement report.

H.B. 1350, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE OPERATION OF FIVE ADDITIONAL HEAD START PARENT AND CHILD CENTERS, with an indefinite postponement report.

H.B. 1352, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE HISTORICAL OUTDOOR DRAMA “PATHWAYS TO FREEDOM”, with an indefinite postponement report.

H.B. 1353, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO REINSTATE TEACHER LONGEVITY PAY, with an indefinite postponement report.

H.B. 1354, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL COSTS FOR SHELTERED WORKSHOPS, with an indefinite postponement report.

H.B. 1358, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA STATE MUSEUM OF NATURAL SCIENCES, with an indefinite postponement report.

H.B. 1360, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE AIRBORNE AND SPECIAL OPERATIONS MUSEUM AT FORT BRAGG, with an indefinite postponement report.

H.B. 1361, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OPERATING EXPENSES OF COUNTY FACILITIES IN CLEVELAND, RUTHERFORD, GASTON, AND POLK COUNTIES, with an indefinite postponement report.

H.B. 1363, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MARINE SCIENCES AT THE UNIVERSITY OF NORTH CAROLINA AT WILMINGTON AND AT ELIZABETH CITY STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1364, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ECKERD WILDERNESS CAMP FOR TROUBLED YOUTH, with an indefinite postponement report.

H.B. 1365, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF THE STATE BUREAU OF INVESTIGATION COMPLEX, with an indefinite postponement report.
H.B. 1367, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE WESTERN NORTH CAROLINA FARMERS MARKET, with an indefinite postponement report.

H.B. 1368, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE WESTERN NORTH CAROLINA AGRICULTURAL CENTER, with an indefinite postponement report.

H.B. 1369, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MOUNTAIN HORTICULTURAL CROPS RESEARCH STATION AT FLETCHER, with an indefinite postponement report.

H.B. 1370, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CALDWELL COUNCIL ON ADOLESCENT HEALTH, INC., FOR THE ADOLESCENT PREGNANCY PROJECT, with an indefinite postponement report.

H.B. 1371, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DIVISION OF FOREST RESOURCES, DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO ESTABLISH AND SUPPORT THREE FIRE PREVENTION AND FIRE-FIGHTING POSITIONS TO SERVE THE MOUNTAIN AREA OF THE STATE, with an indefinite postponement report.

H.B. 1373, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS AND GRANT FUNDING FLEXIBILITY FOR A PILOT PROGRAM TO REDUCE CLASS SIZE IN THE BURKE COUNTY SCHOOLS, with an indefinite postponement report.

H.B. 1374, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR THE PRESERVATION OF HISTORIC SITES, with an indefinite postponement report.

H.B. 1375, A BILL TO BE ENTITLED AN ACT TO MAKE CLARIFYING CHANGES IN THE TEACHERS’ AND STATE EMPLOYEES’ COMPREHENSIVE MAJOR MEDICAL PLAN AND TO RESOLVE LEGAL ISSUES BY MAKING CLEAR THAT THE LEGISLATIVE INTENT SINCE ENACTMENT IS THAT CONTRACTING WITH PREFERRED PROVIDERS IS NOT SUBJECT TO CHAPTER 143 OF THE GENERAL STATUTES, with an indefinite postponement report.

H.B. 1376, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF THE SOUTHEASTERN FARMERS’ MARKET AND AGRICULTURAL CENTER, with an indefinite postponement report.

H.B. 1377, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF STATE TREASURER FOR THE ESTABLISHMENT AND SUPPORT OF VARIOUS POSITIONS AND FOR CERTAIN OPERATING EXPENSES, with an indefinite postponement report.
H.B. 1379, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MARTIN ENTERPRISES, PROVIDING VOCATIONAL REHABILITATION IN WILLIAMSTON, MARTIN COUNTY, NORTH CAROLINA, with an indefinite postponement report.

H.B. 1380, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA COURTS COMMISSION, with an indefinite postponement report.

H.B. 1381, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NORTH CAROLINA REAL ENTERPRISES’ TRAINING IN ENTREPRENEURIAL SKILLS, with an indefinite postponement report.

H.B. 1382, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OUTDOOR HISTORICAL DRAMAS, with an indefinite postponement report.

H.B. 1383, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CREATE AND IMPLEMENT THE RURAL TOURISM DEVELOPMENT GRANT FUND PROGRAM, with an indefinite postponement report.

H.B. 1384, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE WESTERN NORTH CAROLINA TOMORROW PROGRAM, with an indefinite postponement report.

H.B. 1387, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MYCOTOXIN ANALYSES THROUGH THE NORTH CAROLINA DEPARTMENT OF AGRICULTURE AND FOR RESEARCH ON MYCOTOXINS AT NORTH CAROLINA STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1390, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR WILSON-GREENE MENTAL HEALTH/DEVELOPMENTAL DISABILITY/SUBSTANCE ABUSE SERVICES TO PURCHASE LAND AND A BUILDING FOR A CHILDREN’S SERVICES FACILITY, with an indefinite postponement report.

H.B. 1392, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO HARNETT COUNTY FOR ECONOMIC DEVELOPMENT PROGRAMS, with an indefinite postponement report.

H.B. 1393, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LEE COUNTY FOR ECONOMIC DEVELOPMENT PROGRAMS, with an indefinite postponement report.

H.B. 1394, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA INSTITUTE OF MEDICINE, with an indefinite postponement report.

H.B. 1396, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DISPUTE SETTLEMENT CENTERS IN GASTON AND ROBESON COUNTIES, with an indefinite postponement report.
H.B. 1401, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS TO THE FLAT ROCK PLAYHOUSE, with an indefinite postponement report.

H.B. 1402, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A PRESCHOOL AND FAMILY RESOURCE CENTER FOR DISADVANTAGED CHILDREN AND THEIR FAMILIES IN CUMBERLAND COUNTY, with an indefinite postponement report.

H.B. 1403, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONSTRUCT A FREESTANDING BOILER PLANT AT WESTERN CAROLINA CENTER, with an indefinite postponement report.

H.B. 1404, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A WOMEN'S ECONOMIC DEVELOPMENT CLEARINGHOUSE AT NC EQUITY, with an indefinite postponement report.

H.B. 1405, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA LAW ENFORCEMENT OFFICERS' HALL OF HONOR AND TO APPROPRIATE FUNDS TO THE DEPARTMENT OF JUSTICE FOR THE NORTH CAROLINA LAW ENFORCEMENT OFFICERS' HALL OF HONOR, with an indefinite postponement report.

H.B. 1406, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR LAKE JAMES STATE PARK, with an indefinite postponement report.

H.B. 1409, A BILL TO BE ENTITLED AN ACT TO MAKE APPROPRIATIONS TO PROVIDE CAPITAL IMPROVEMENTS FOR STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES, with an indefinite postponement report.

H.B. 1410, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE PERSONAL NEEDS ALLOWANCE FOR CERTAIN DOMICILIARY CARE RESIDENTS, with an indefinite postponement report.

H.B. 1414, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR THE CRIME VICTIM'S COMPENSATION FUND AND TO PROVIDE ACCESS TO THE POLICE INFORMATION NETWORK FOR ALCOHOL LAW ENFORCEMENT OFFICERS, with an indefinite postponement report.

H.B. 1415, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR VARIOUS WATER RESOURCES DEVELOPMENT PROJECTS AND VARIOUS COASTAL DREDGING PROJECTS, with an indefinite postponement report.

H.B. 1416, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MOUNT MITCHELL STATE PARK, with an indefinite postponement report.
H.B. 1418, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A PILOT PROGRAM TO PROVIDE FUNDS TO THE CUMBERLAND COUNTY DISPUTE RESOLUTION CENTER TO DEVELOP AND IMPLEMENT A COMPREHENSIVE JUVENILE JUSTICE PROGRAM DESIGNED TO REDUCE ACTS OF VIOLENCE COMMITTED BY JUVENILES, with an indefinite postponement report.

H.B. 1420, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CHILD CARE LOAN GUARANTEE ACT OF 1993 AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 1421, A BILL TO BE ENTITLED AN ACT TO PROVIDE WASTEWATER DISPOSAL OPTIONS FOR EXISTING RURAL RESIDENCES THAT ARE NOT SERVED BY ON-SITE WASTEWATER SYSTEMS OR PUBLIC OR COMMUNITY SANITARY SEWAGE SYSTEMS AND TO APPROPRIATE FUNDS TO IMPLEMENT THIS PROGRAM, with an indefinite postponement report.

H.B. 1422, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONNECT SIX UNIVERSITY OF NORTH CAROLINA CAMPUSES TO THE MCNC NETWORK, with an indefinite postponement report.

H.B. 1424, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RUTHERFORD COUNTY ARTS COUNCIL, INC., TO COMPLETE THE CONSTRUCTION OF THE GLOBE THEATRE, with an indefinite postponement report.

H.B. 1425, A BILL TO BE ENTITLED AN ACT TO IMPROVE THE QUALITY OF CARE PROVIDED TO DOMICILIARY CARE RESIDENTS, with an indefinite postponement report.

H.B. 1427, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA ARBORETUM AND TO MAKE CHANGES IN THE MEMBERSHIP OF THE ARBORETUM BOARD, with an indefinite postponement report.

H.B. 1431, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA SHAKESPEARE FESTIVAL AND THE FURNITURE DISCOVERY CENTER IN HIGH POINT, with an indefinite postponement report.

H.B. 1433, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF AN ANIMAL SHELTER IN CALDWELL COUNTY, with an indefinite postponement report.

H.B. 1435, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PUBLIC POLICY RESEARCH SCHOLARS PROGRAM, with an indefinite postponement report.

H.B. 1436, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL PROJECTS AT THE UNIVERSITY OF NORTH CAROLINA AT ASHEVILLE, with an indefinite postponement report.
H.B. 1437, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH AND FUND THE REGIONAL GENETICS CENTER AT MEMORIAL MISSION HOSPITAL, with an indefinite postponement report.

H.B. 1439, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A METAL BUILDING ON THE GROUNDS OF THE CALDWELL COUNTY YOKEFELLOW, INC, with an indefinite postponement report.

H.B. 1440, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF INSURANCE TO INSTITUTE A PILOT PROGRAM TO PROVIDE SURETY BONDS TO MINORITY CONTRACTORS, with an indefinite postponement report.

H.B. 1441, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS FOR THE UNC EDUCATIONAL CONSORTIA, with an indefinite postponement report.

H.B. 1442, A BILL TO BE ENTITLED AN ACT TO INCREASE THE PAY OF SUBSTITUTE TEACHERS, with an indefinite postponement report.

H.B. 1443, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE WINSTON-SALEM/FORSYTH COUNTY COUNCIL ON THE STATUS OF WOMEN, INC., FOR ITS JOB STRATEGY CENTER, with an indefinite postponement report.

H.B. 1444, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR EARTHQUAKE PREPAREDNESS AND MITIGATION, with an indefinite postponement report.

H.B. 1445, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE FOR VARIOUS PROGRAMS, with an indefinite postponement report.

H.B. 1448, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ASSIST IN THE PREPARATION OF A MASTER PLAN FOR THE TOWN OF HOPE MILLS IN CUMBERLAND COUNTY, with an indefinite postponement report.

H.B. 1449, A BILL TO BE ENTITLED AN ACT TO MAKE DRUG EDUCATION SCHOOL MANDATORY AND TO INCREASE THE FEES FOR ENROLLING IN AN ACCREDITED DRUG EDUCATION SCHOOL, with an indefinite postponement report.

H.B. 1450, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A TEN PERCENT INCREASE IN PAYMENTS UNDER THE MEDICAID AND AID TO FAMILIES WITH DEPENDENT CHILDREN PROGRAMS, with an indefinite postponement report.

H.B. 1451, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE STANDARD OF NEED LEVEL FOR
PAYMENTS UNDER THE MEDICAID AND AID TO FAMILIES WITH DEPENDENT CHILDREN PROGRAMS, with an indefinite postponement report.

H.B. 1454, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE FOR INTERNATIONAL HOUSE IN CHARLOTTE, with an indefinite postponement report.

H.B. 1455, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE SOUTHERN APPALACHIAN HISTORICAL ASSOCIATION, INC., FOR HORN IN THE WEST, with an indefinite postponement report.

H.B. 1457, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO EXPAND ACCESS TO PREVENTIVE AND PRIMARY CARE PROVIDED BY LOCAL HEALTH DEPARTMENTS AND NONPROFIT COMMUNITY HEALTH CENTERS, with an indefinite postponement report.

H.B. 1460, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR INSTRUCTIONAL SUPPLIES FOR THE PUBLIC SCHOOLS, with an indefinite postponement report.

H.B. 1462, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TEXTBOOKS FOR PUBLIC SCHOOLS, with an indefinite postponement report.

H.B. 1463, A BILL TO BE ENTITLED AN ACT TO INCREASE THE MEMBERSHIP OF THE MARINE FISHERIES COMMISSION, TO ESTABLISH THE OYSTER MANAGEMENT ADVISORY COMMISSION, AND TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR VARIOUS CAPITAL, PROGRAM, AND OPERATING EXPENSES, with an indefinite postponement report.

H.B. 1464, A BILL TO BE ENTITLED AN ACT TO REQUIRE ALL SCHOOL BUSES AND SCHOOL ACTIVITY BUSES PURCHASED AFTER JULY 1, 1993, TO BE EQUIPPED WITH SEAT BELTS AND TO APPROPRIATE FUNDS TO EQUIP NEW SCHOOL BUSES WITH SEAT BELTS, with an indefinite postponement report.

H.B. 1466, A BILL TO BE ENTITLED AN ACT TO CREATE THE WESTERN NORTH CAROLINA REGIONAL ECONOMIC DEVELOPMENT COMMISSION AND TO APPROPRIATE FUNDS FOR ITS ACTIVITIES, with an indefinite postponement report.

H.B. 1468, A BILL TO BE ENTITLED AN ACT TO MAKE APPROPRIATIONS TO PROVIDE CAPITAL IMPROVEMENTS AND OTHER NONRECURRING EXPENDITURES FOR STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, with an indefinite postponement report.
H.B. 1470, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BRUNSWICK COUNTY TO PLAN AND IMPLEMENT THE SOUTH BRUNSWICK ENVIRONMENTAL MANAGEMENT PROGRAM, with an indefinite postponement report.

H.B. 1471, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR EQUIPMENT FOR THE ALICE AYCOCK POE CENTER FOR HEALTH EDUCATION, with an indefinite postponement report.

H.B. 1472, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A BUILDING FOR SPECIALIZED DAY CARE TO BE USED BY THE WHITE PLAINS CHILDREN'S CENTER, with an indefinite postponement report.

H.B. 1473, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RESTORATION OF THE ST. MATTHEWS ROSENWALD SCHOOL, with an indefinite postponement report.

H.B. 1474, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF THE NORTH CAROLINA MUSEUM OF NATURAL HISTORY, with an indefinite postponement report.

H.B. 1475, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RESTORATION OF THE OAK VIEW PLANTATION, with an indefinite postponement report.

H.B. 1476, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF THE LAKE BENSON PARK, with an indefinite postponement report.

H.B. 1477, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR LAND ACQUISITION FOR THE LITTLE RIVER RESERVOIR, with an indefinite postponement report.

H.B. 1478, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RESTORATION OF THE YATES MILL HISTORICAL SITE, with an indefinite postponement report.

H.B. 1479, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A SENIOR CITIZENS CENTER IN NORTHERN WAKE SENIOR CENTER, with an indefinite postponement report.

H.B. 1480, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RENOVATION AND PRESERVATION OF THE HISTORIC PAGE WALKER HOTEL IN THE TOWN OF CARY, with an indefinite postponement report.

H.B. 1481, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF SENIOR CITIZENS ACTIVITY CENTER AT BOND PARK IN THE TOWN OF CARY, with an indefinite postponement report.
H.B. 1482, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF THE GARNER COMMUNITY CENTER, with an indefinite postponement report.

H.B. 1483, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF MORRISVILLE FOR RENOVATION OF AND EQUIPMENT FOR THE COMMUNITY SPORTS CENTER, with an indefinite postponement report.

H.B. 1484, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PURCHASE OF STATE-MANDATED VACCINES FOR THE IMMUNIZATION OF MEDICAID-ELIGIBLE CHILDREN, with an indefinite postponement report.

H.B. 1485, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE GENERAL FUND APPROPRIATION TO THE NATIONAL GUARD PENSION FUND, with an indefinite postponement report.

H.B. 1487, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE ADMINISTRATIVE OFFICE OF THE COURTS AND TO AUTHORIZE ADDITIONAL COURT PERSONNEL, with an indefinite postponement report.

H.B. 1488, A BILL TO BE ENTITLED AN ACT TO CREATE WITHIN THE DEPARTMENT OF JUSTICE THE ASSET FORFEITURE ENHANCEMENT SECTION AND TO APPROPRIATE FUNDS TO THE DEPARTMENT OF JUSTICE FOR THE ASSET FORFEITURE ENHANCEMENT SECTION, with an indefinite postponement report.

H.B. 1489, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TRAINING FOR EMPLOYERS FOR THE AMERICANS WITH DISABILITIES ACT, with an indefinite postponement report.

H.B. 1490, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF TRANSPORTATION FOR DRIVERS LICENSE OFFICES IN HOKE AND SCOTLAND COUNTIES, with an indefinite postponement report.

H.B. 1491, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A SCIENCES LABORATORY BUILDING EXPANSION AT CENTRAL PIEDMONT COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1500, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DIVISION OF VETERANS AFFAIRS OF THE DEPARTMENT OF ADMINISTRATION FOR FLAGS AND SIGNS AT THE JACKSONVILLE VETERANS CEMETERY, with an indefinite postponement report.

H.J.R. 1501, A JOINT RESOLUTION AUTHORIZING THE 1993 GENERAL ASSEMBLY, REGULAR SESSION 1994, TO CONSIDER A
BILLS TO BE ENTITLED AN ACT TO PERMIT THE USE OF POWELL BILL FUNDS FOR THE CONSTRUCTION OF SIDEWALKS, with an indefinite postponement report.

H.B. 1503, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ONSLowo County TO CONDUCT A FEASIBILITY STUDY ON AN AGRICULTURAL MULTIPURPOSE FACILITY, with an indefinite postponement report.

H.B. 1504, A BILL TO BE ENTITLED AN ACT TO EXPAND THE BEAVER DAMAGE CONTROL PROGRAM TO ONSLowo County AND TO APPROPRIATE FUNDS TO IMPLEMENT THE EXPANSION, with an indefinite postponement report.

H.B. 1505, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CAPE CARTERET IN CARTERET COUNTY TO CONDUCT A FEASIBILITY STUDY ON WASTEWATER TREATMENT AND DISPOSAL ISSUES IN CARTERET COUNTY, with an indefinite postponement report.

H.B. 1506, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA STATE PORTS AUTHORITY FOR A FREEZER FACILITY AT THE STATE PORT IN MOREHEAD CITY, with an indefinite postponement report.

H.B. 1509, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR EXPANSION TO THE APPRENTICE DIVISION, with an indefinite postponement report.

H.B. 1510, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ADVISORY COMMITTEE ON CANCER COORDINATION AND CONTROL, with an indefinite postponement report.

H.B. 1514, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE DAILY REIMBURSEMENT RATE FOR FAMILY CARE HOMES, with an indefinite postponement report.


H.B. 1516, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COMMUNITY DEVELOPMENT CREDIT UNIONS FOR
LENDING PARTNERSHIPS TO ENHANCE ECONOMIC DEVELOPMENT THROUGH MINORITY BUSINESS DEVELOPMENT, with an indefinite postponement report.

H.B. 1517, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR THE ESTABLISHMENT OF AN ERGONOMICS RESOURCE CENTER, with an indefinite postponement report.

H.B. 1518, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CONTINUE MULTIJURISDICTIONAL DRUG TASK FORCES, with an indefinite postponement report.

H.B. 1519, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE EQUAL ACCESS TO MENTAL HEALTH SERVICES FOR DEAF PEOPLE, with an indefinite postponement report.

H.B. 1520, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA TECHNOLOGICAL DEVELOPMENT AUTHORITY, INC., TO SUPPORT THE CONTINUED DEVELOPMENT OF THE TECHNOLOGICAL DEVELOPMENT AUTHORITY AS STATEWIDE ENTREPRENEURIAL INFRASTRUCTURE, with an indefinite postponement report.

H.B. 1521, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CENTER FOR COMMUNITY SELF-HELP TO FURTHER A STATEWIDE PROGRAM OF LENDING FOR HOME OWNERSHIP, with an indefinite postponement report.

H.B. 1522, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA HOUSING TRUST FUND, with an indefinite postponement report.

H.B. 1523, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COALITION 2001 CAPITAL FUNDS, with an indefinite postponement report.

H.B. 1524, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE IMPROVEMENT OF FOSTER CARE, with an indefinite postponement report.

H.B. 1525, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A ROTATING PROGRAM TO SURVEY AGRICULTURAL PRODUCTION IN SPECIALTY CROPS AND PRODUCTION INPUTS, with an indefinite postponement report.

H.B. 1526, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A RESERVE FOR LIMITED-ENGLISH PROFICIENT STUDENTS, with an indefinite postponement report.

H.B. 1527, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE UNIVERSITY OF NORTH CAROLINA ALLIED HEALTH PLAN, with an indefinite postponement report.
H.B. 1528, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES TO COMPLETE THE IMPLEMENTATION OF THE SMALL BUSINESS CENTERS, with an indefinite postponement report.

H.B. 1529, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FORESTRY HEADQUARTERS BUILDING IN TRANSYLVANIA COUNTY, with an indefinite postponement report.

H.B. 1532, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES TO JOIN WITH THE NORTH CAROLINA MUSEUMS COUNCIL IN PROVIDING SERVICE TO MUSEUMS THROUGHOUT NORTH CAROLINA, with an indefinite postponement report.

H.B. 1533, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT THE TIDEWATER RESEARCH AND EXTENSION CENTER, with an indefinite postponement report.

H.B. 1534, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A NEW FACULTY POSITION AT THE COLLEGE OF AGRICULTURE AND LIFE SCIENCES AT NORTH CAROLINA STATE UNIVERSITY IN SMALL HORTICULTURAL CROPS, with an indefinite postponement report.

H.B. 1537, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TWO COVERED SHELTERS WITH CONNECTING WALKS FOR SCHOOL CHILDREN VISITING STATE GOVERNMENT, with an indefinite postponement report.

H.B. 1538, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COUNTY HISTORY EXHIBIT AT THE ONSLOW COUNTY MUSEUM, with an indefinite postponement report.

H.B. 1539, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RECOVER TIRES FROM THE OCEAN THAT HAVE BROKEN AWAY FROM AN ARTIFICIAL REEF PLACED BY THE DIVISION OF MARINE FISHERIES, DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES OFF THE COAST OF BRUNSWICK COUNTY, with an indefinite postponement report.

H.B. 1541, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE SECRETARY OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THE FISHERIES DATA INFORMATION SYSTEM ESTABLISHED BY THE ENDORSEMENT TO SELL SALTWATER FISH, with an indefinite postponement report.

H.B. 1542, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR A BACTERIOLOGICAL LABORATORY
FOR THE SHELLFISH SANITATION BRANCH, with an indefinite postponement report.

H.B. 1543, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EXPANSION OF THE CORRECTION ENTERPRISES PROGRAM, with an indefinite postponement report.

H.B. 1544, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE WACCAMAW RIVER BASIN STUDY, with an indefinite postponement report.

H.B. 1545, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO A RESERVE FOR THE ACQUISITION OF BIRD ISLAND, with an indefinite postponement report.

H.B. 1546, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A MARINE SCIENCE RESEARCH AND EDUCATION CENTER AT THE UNIVERSITY OF NORTH CAROLINA AT WILMINGTON, with an indefinite postponement report.

H.B. 1547, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A FACILITY FOR THE AQUACULTURE PROGRAM AT BRUNSWICK COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1549, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A BEAVER MANAGEMENT ASSISTANCE PROGRAM AVAILABLE TO ALL COUNTIES EXPERIENCING BEAVER DAMAGE, TO AUTHORIZE THE WILDLIFE RESOURCES COMMISSION TO COLLECT FEES FROM PARTICIPANTS RECEIVING SERVICES UNDER THE PROGRAM, TO ESTABLISH THE BEAVER MANAGEMENT ASSISTANCE PROGRAM ADVISORY BOARD, AND TO APPROPRIATE FUNDS TO IMPLEMENT THE PROGRAM, with an indefinite postponement report.

H.B. 1553, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PLANNING OF A NEW STATE JUDICIAL CENTER, with an indefinite postponement report.

H.B. 1555, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO GREENE COUNTY FOR THE CONSTRUCTION OF A FACILITY TO BE USED AS A FARMERS MARKET, with an indefinite postponement report.

H.B. 1558, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR MYCO-TOXIN RESEARCH AND TESTING, with an indefinite postponement report.

H.B. 1560, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A STORAGE BUILDING AT THE FOOD DISTRIBUTION WAREHOUSE IN BUTNER, with an indefinite postponement report.

H.B. 1561, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA 4-H YOUTH DEVELOPMENT PROGRAM AND A YOUTH DEVELOPMENT CENTER, with an indefinite postponement report.

H.B. 1562, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA CAMP PROGRAM, with an indefinite postponement report.

H.B. 1564, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA FUTURE FARMERS OF AMERICA CENTER, with an indefinite postponement report.

H.B. 1566, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE START-UP FUNDS FOR ADDITIONAL COMMUNITY VOLUNTEER PROGRAMS FOR PARENT INVOLVEMENT, with an indefinite postponement report.

H.B. 1567, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE PERSONAL NEEDS ALLOWANCE FOR CERTAIN DOMICILIARY CARE RESIDENTS, with an indefinite postponement report.

H.B. 1568, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL EXPENDITURES FOR VOCATIONAL REHABILITATION PROGRAMS THAT PROVIDE ADULT DEVELOPMENTAL ACTIVITY PROGRAMS (ADAP) AND VOCATIONAL REHABILITATION PROGRAMS, with an indefinite postponement report.

H.B. 1569, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SERVICES FOR THE DISABLED NEEDING ASSISTANCE IN INDEPENDENT LIVING, with an indefinite postponement report.

H.B. 1570, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS FOR STATE MENTAL HEALTH INSTITUTIONS, with an indefinite postponement report.
H.B. 1571, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE GOVERNOR MOREHEAD SCHOOL OUTREACH AND RESOURCE CENTER, with an indefinite postponement report.

H.B. 1572, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES, DIVISION OF AGING, FOR SENIOR CENTERS' MAINTENANCE, RENOVATION, AND UPKEEP, with an indefinite postponement report.

H.B. 1573, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SERVICES FOR AUTISTIC CHILDREN, with an indefinite postponement report.

H.B. 1574, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TEACCH'S RESEARCH AND SERVICES FOR PEOPLE WITH AUTISM AND THEIR FAMILIES, with an indefinite postponement report.

H.B. 1575, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SERVE THE UNMET NEEDS OF THE THOMAS S. PROGRAM, with an indefinite postponement report.

H.B. 1576, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MENTAL HEALTH SERVICES FOR THE DEAF AND HARD OF HEARING, with an indefinite postponement report.

H.B. 1577, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DEAF-BLIND INDEPENDENT LIVING SERVICES, with an indefinite postponement report.

H.B. 1578, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS NEEDED TO PROVIDE CRISIS STABILIZATION SERVICES, with an indefinite postponement report.

H.B. 1579, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE FOR A STATEWIDE INDEPENDENT LIVING REHABILITATION PROGRAM, with an indefinite postponement report.

H.B. 1580, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ENABLE UPLIFT, INC., TO ASSIST NORTH CAROLINA COMMUNITIES TO BETTER SERVE CHILDREN AND FAMILIES, with an indefinite postponement report.

H.B. 1581, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RESIDENT STIPEND PROGRAM OF THE OFFICE OF RURAL HEALTH AND RESOURCE DEVELOPMENT, with an indefinite postponement report.

H.B. 1582, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CRIMINAL RECORD CHECKS OF SCHOOL PERSONNEL, with an indefinite postponement report.

H.B. 1583, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SUPPORT LOCAL NONPROFIT COMMUNITY THEATRE OPERATIONS, with an indefinite postponement report.
H.B. 1584, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LENOIR COMMUNITY COLLEGE TO CONDUCT A STUDY TO ASCERTAIN THE NEED FOR COMMUNITY COLLEGE FACILITIES IN GREENE COUNTY, with an indefinite postponement report.

H.B. 1585, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A NEW FACILITY FOR THE SCHOOL LEADERSHIP ACADEMY, with an indefinite postponement report.

H.B. 1586, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EDUCATIONAL CONSORTIUM AT THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL, with an indefinite postponement report.

H.B. 1587, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DIFFERENTIATED PAY FOR NONCERTIFIED SCHOOL PERSONNEL, with an indefinite postponement report.

H.B. 1588, A BILL TO BE ENTITLED AN ACT TO MAKE PERMANENT THE FISCAL ACCOUNTABILITY AND FLEXIBILITY ACT, TO MODIFY ITS REPORTING REQUIREMENTS, AND TO INCREASE THE ON-CAMPUS PURCHASING BENCHMARK TO FIFTY THOUSAND DOLLARS, with an indefinite postponement report.

H.B. 1590, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES FOR THE SMALL BUSINESS CENTERS, with an indefinite postponement report.

H.B. 1593, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUND FOR THE RENOVATION AND OPERATION OF CHINQUAPA-PENN PLANTATION, with an indefinite postponement report.

H.B. 1595, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COMMUNITY COLLEGE CAPITAL PROJECTS, with an indefinite postponement report.

H.B. 1596, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE POSITIONS FOR THE LOW-LEVEL RADIOACTIVE WASTE DISPOSAL SITE PROGRAM, with an indefinite postponement report.

H.B. 1597, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO ACQUIRE A NEW FIRE TRUCK AND RELATED EMERGENCY EQUIPMENT FOR BUTNER PUBLIC SAFETY, with an indefinite postponement report.

H.B. 1598, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE POSITIONS TO DEVELOP QUALITY ASSISTANCE PROGRAMS, with an indefinite postponement report.
H.B. 1599, A BILL TO BE ENTITLED AN ACT TO CLARIFY THE METHOD BY WHICH NONCERTIFIED PUBLIC SCHOOL EMPLOYEES ARE PLACED ON A SALARY SCHEDULE, with an indefinite postponement report.

H.B. 1601, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FACULTY POSITION IN SOIL SCIENCE FOR THE COLLEGE OF AGRICULTURE AND LIFE SCIENCES AT NORTH CAROLINA STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1602, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A SOUTHEASTERN FARMERS’ MARKET AND EQUESTRIAN/AGRICULTURAL CENTER, with an indefinite postponement report.

H.B. 1603, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO ESTABLISH AN INCENTIVE SCHOLARSHIP PROGRAM FOR NATIVE AMERICANS WHO ARE RESIDENTS OF NORTH CAROLINA, with an indefinite postponement report.

H.B. 1604, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO VARIOUS NON–STATE ENTITIES FOR THE 1994–95 FISCAL YEAR, with an indefinite postponement report.

H.B. 1606, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES IN THE CAPITAL IMPROVEMENTS APPROPRIATIONS ACT OF 1993 AND TO OTHERWISE MODIFY THE BUDGET OPERATIONS OF THE STATE, with an indefinite postponement report.

H.B. 1607, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND MEDICAID COVERAGE FOR THE ELDERLY, THE BLIND, AND THE DISABLED AND FOR CHILDREN, with an indefinite postponement report.

H.B. 1608, A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES IN CONTINUATION AND EXPANSION BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES, with an indefinite postponement report.

H.B. 1609, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STATE AGENCIES AND NON–STATE ENTITIES FOR THE 1994–95 FISCAL YEAR, with an indefinite postponement report.

H.B. 1610, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO IMPROVE FOSTER CARE, with an indefinite postponement report.

H.B. 1611, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE UNIVERSITY OF NORTH CAROLINA SCHOOL OF MEDICINE’S STATEWIDE INFECTION CONTROL PROGRAM, with an indefinite postponement report.
H.B. 1612, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR VARIOUS PUBLIC PURPOSES FOR THE 1994–95 FISCAL YEAR, with an indefinite postponement report.

H.B. 1613, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MATERNITY HOME AND ADOPTION SERVICES FOR YOUNG SINGLE MOTHERS AND FOR INFANTS AND CHILDREN AT RISK OF MORTALITY AND MORBIDITY, HOMELESSNESS, ABUSE, AND NEGLECT, with an indefinite postponement report.

Committee Substitute for H.B. 1614, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT THE RECOMMENDATIONS OF THE COMMISSION ON SCHOOL TECHNOLOGY TO PROVIDE FOR STATE AND LOCAL SCHOOL TECHNOLOGY PLANS, TO ESTABLISH A STATE SCHOOL TECHNOLOGY FUND, AND TO APPROPRIATE FUNDS FOR THE SCHOOL TECHNOLOGY COMMISSION AND THE STATE SCHOOL TECHNOLOGY FUND, with an indefinite postponement report.

H.B. 1615, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CRAVEN COUNTY TO ASSIST WITH EXPENSES OF A PILOT PROJECT DESIGNED TO DEVELOP AND EVALUATE ON-SITE ALTERNATIVE SEWAGE TREATMENT SYSTEMS AND MANAGEMENT SCHEMES FOR THOSE SYSTEMS, with an indefinite postponement report.

H.B. 1616, A BILL TO BE ENTITLED AN ACT TO EARMARK FUNDS FOR ALTERNATIVE LEARNING PROGRAMS UNDER THE INTERVENTION/PREVENTION GRANT PROGRAM, with an indefinite postponement report.

H.B. 1617, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SUPPORT OF THE MOUNTAIN CONIFER AND CHRISTMAS TREE INDUSTRY, with an indefinite postponement report.

H.B. 1618, A BILL TO BE ENTITLED AN ACT TO EXEMPT STUDENTS WHO TAKE MORE THAN FIFTEEN HOURS PER REGULAR TERM AND WHO GRADUATE ON TIME FROM THE UNC TUITION SURCHARGE IMPOSED ON STUDENTS WHO TAKE EXCESSIVE TIME TO COMPLETE DEGREE REQUIREMENTS, with an indefinite postponement report.

H.B. 1620, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DEPARTMENT OF TRANSPORTATION TO ACQUIRE LAND BY GIFT OR PURCHASE FOR ENVIRONMENTAL MITIGATION OR ENHANCEMENT, with an indefinite postponement report.

H.B. 1621, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BEGIN IMPLEMENTATION OF A NEW SALARY SCHEDULE FOR SUPERINTENDENTS AND OTHER SCHOOL CENTRAL OFFICE PERSONNEL, with an indefinite postponement report.
H.B. 1622, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ESTABLISHMENT OF A REGIONAL MEDIATION CENTER IN PITT COUNTY FOR SERVICE TO EASTERN NORTH CAROLINA, with an indefinite postponement report.

H.B. 1623, A BILL TO BE ENTITLED AN ACT TO DEFINE "SUPPLEMENTAL FUNDING FORMULA FOR LOW-WEALTH AND SMALL SCHOOL SYSTEMS AND TO MAKE CHANGES TO REPORTING REQUIREMENTS, with an indefinite postponement report.

H.B. 1624, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EASTERN NORTH CAROLINA AGRICULTURAL CENTER, with an indefinite postponement report.

H.B. 1625, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR LOW-WEALTH SCHOOL SYSTEMS' SUPPLEMENTAL FUNDING, with an indefinite postponement report.

H.B. 1626, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE THE SALARY SUPPLEMENT PAID TO SCHOOL PSYCHOLOGISTS WITH ADVANCED DEGREES, with an indefinite postponement report.

H.B. 1627, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TRANSITION AND SUPPORT FOR DEAF AND HARD-OF-HEARING STUDENTS USING CUED SPEECH IN MAINSTREAM EDUCATION PROGRAMS, with an indefinite postponement report.

H.B. 1629, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES TO PURCHASE COMPUTER EQUIPMENT AND SOFTWARE FOR THE NORTH CAROLINA SPECIAL CARE CENTER, with an indefinite postponement report.

H.B. 1630, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE REVISION OF THE CLASSIFICATION RANGE OF PSYCHOLOGISTS WORKING IN THE DEPARTMENT OF HUMAN RESOURCES INSTITUTIONS, with an indefinite postponement report.

H.B. 1631, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PAY DATE FOR CERTAIN EMPLOYEES OF THE DARE COUNTY BOARD OF EDUCATION, with an indefinite postponement report.

H.B. 1635, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CHILD CARE RESOURCE AND REFERRAL SERVICES, with an indefinite postponement report.

H.B. 1637, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR ADDITIONAL HIGHWAY PATROL TROOPERS, with an indefinite postponement report.
H.B. 1638, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF THE LAKE BENSON PARK, with an indefinite postponement report.

H.B. 1639, A BILL TO BE ENTITLED AN ACT TO INCREASE THE SALARIES OF CERTAIN JUDICIAL BRANCH OFFICERS, with an indefinite postponement report.

H.B. 1640, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ISSUANCE OF TWENTY-THREE MILLION NINE HUNDRED THOUSAND DOLLARS OF COMMUNITY COLLEGE BONDS OR NOTES AND TO APPROPRIATE THE PROCEEDS OF THESE BONDS AND NOTES FOR SPECIFIC COMMUNITY COLLEGE CAPITAL PROJECTS IN ACCORDANCE WITH THE RECOMMENDATIONS OF THE LEGISLATIVE STUDY COMMISSION ON COMMUNITY COLLEGE CAPITAL NEEDS, with an indefinite postponement report.

H.B. 1641, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A HURRICANE EVACUATION RESTUDY OF COASTAL NORTH CAROLINA, with an indefinite postponement report.

H.B. 1645, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PAY DATE FOR EMPLOYEES OF THE SCOTLAND COUNTY BOARD OF EDUCATION, with an indefinite postponement report.

H.B. 1646, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR SHORELINE PROTECTION AT FORT FISHER, with an indefinite postponement report.

H.B. 1647, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE FOR A STATEWIDE INDEPENDENT LIVING REHABILITATION PROGRAM, with an indefinite postponement report.

H.B. 1648, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DISPUTE SETTLEMENT CENTERS IN GASTON AND ROBESON COUNTIES, with an indefinite postponement report.

H.B. 1649, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL EXPENDITURES AT THE CENTER FOR APPLIED TEXTILE TECHNOLOGY, with an indefinite postponement report.

H.B. 1650, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE FOUR ADDITIONAL OFFICERS FOR BUTNER PUBLIC SAFETY, with an indefinite postponement report.

H.B. 1651, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE A CLOTHING ALLOWANCE FOR AGENTS OF THE ALCOHOL LAW ENFORCEMENT DIVISION, with an indefinite postponement report.
H.B. 1652, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR REPAIRS AND MAINTENANCE TO CIVIL AIR PATROL AIRCRAFT, with an indefinite postponement report.

H.B. 1653, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EQUALIZATION OF STATE FUNDING FOR CHILD CARING INSTITUTIONS, with an indefinite postponement report.

H.B. 1654, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE DCI TERMINALS AT ALCOHOL LAW ENFORCEMENT DIVISION OFFICES, with an indefinite postponement report.

H.B. 1655, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE FUNDS FOR INCREASED RENT FOR THE OFFICES OF THE ALCOHOL LAW ENFORCEMENT DIVISION, with an indefinite postponement report.

H.B. 1656, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE AN IFLOWS POSITION, with an indefinite postponement report.

H.B. 1657, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE TWO CRIME VICTIMS COMPENSATION/RAPE ASSISTANCE PROGRAM POSITIONS, with an indefinite postponement report.

H.B. 1658, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BE PAID TO TEN PRIVATE NONPROFIT CHILD CARING AGENCIES AS GRANTS-IN-AID TO PRIVATE CHILD CARING INSTITUTIONS, with an indefinite postponement report.

H.B. 1659, A BILL TO BE ENTITLED AN ACT TO REPEAL THE SPECIAL PAY DATE SET FOR THE CLEVELAND COUNTY SCHOOLS, with an indefinite postponement report.

H.B. 1660, A BILL TO BE ENTITLED AN ACT TO MODIFY THE APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES; TO MAKE APPROPRIATIONS FOR OTHER PURPOSES AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE, with an indefinite postponement report.

H.B. 1665, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE STATE BOARD OF EDUCATION TO ESTABLISH THE CHIPS PROGRAM IN HERTFORD COUNTY, A PILOT PROGRAM TO MEET THE SPECIFIC INSTRUCTIONAL NEEDS OF STUDENTS IN AN IMPOVERISHED AREA WHOSE POPULATION HAS AN
EXTREMELY LOW LEVEL OF FORMAL EDUCATION, with an indefinite postponement report.

H.B. 1666, A BILL TO BE ENTITLED AN ACT TO MAKE APPROPRIATIONS TO PROVIDE CAPITAL IMPROVEMENTS FOR STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES, with an indefinite postponement report.

H.B. 1667, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO VARIOUS NON–STATE ENTITIES FOR THE 1994–95 FISCAL YEAR, with an indefinite postponement report.

H.B. 1668, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STATE AGENCIES AND NON–STATE ENTITIES FOR THE 1994–95 FISCAL YEAR, with an indefinite postponement report.

H.B. 1669, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR VARIOUS PUBLIC PURPOSES FOR THE 1994–95 FISCAL YEAR, with an indefinite postponement report.

H.B. 1670, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR FULL IMPLEMENTATION OF THE BASIC EDUCATION PROGRAM, with an indefinite postponement report.

H.B. 1671, A BILL TO BE ENTITLED AN ACT TO ENHANCE THE NURSING SCHOLARS PROGRAM AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 1672, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993 AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATIONS OF THE STATE, with an indefinite postponement report.

H.B. 1673, A BILL TO BE ENTITLED AN ACT TO MODIFY CONTINUATION AND EXPANSION BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES, with an indefinite postponement report.

H.B. 1674, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CAPITAL IMPROVEMENTS APPROPRIATIONS ACT OF 1993 AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATIONS OF THE STATE, with an indefinite postponement report.

H.B. 1675, A BILL TO BE ENTITLED AN ACT TO ENSURE THAT PERSONS CONVICTED OF CERTAIN FELONIES ARE NOT ALLOWED TO TEACH SCHOOL IN NORTH CAROLINA AND TO APPROPRIATE FUNDS TO LOCAL SCHOOL ADMINISTRATIVE UNITS TO PAY FOR CRIMINAL RECORD CHECKS OF TEACHERS, with an indefinite postponement report.

H.B. 1676, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES TO
ADD CLASSROOM SPACE AT RICHMOND COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1677, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RICHMOND COUNTY TO RENOVATE THE LEAK STREET EDUCATIONAL CENTER, with an indefinite postponement report.

H.B. 1678, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RICHMOND COUNTY TO REIMBURSE THE COUNTY FOR THE NET COST OF DEFENDING ITSELF AGAINST EFFORTS TO SITE THE LOW-LEVEL RADIOACTIVE WASTE SITE IN RICHMOND COUNTY, with an indefinite postponement report.

H.B. 1679, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MONTGOMERY COUNTY FOR AN ADDITIONAL BUILDING AT THE HALTIWANGER RETREAT CENTER, with an indefinite postponement report.

H.B. 1681, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO REDUCE THE STUDENT–FACULTY RATIO AT ALL THE CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA, with an indefinite postponement report.

H.B. 1682, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES FOR THE EXPANSION OF THE REGIONAL HIGH TECH CENTER, with an indefinite postponement report.

H.B. 1684, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE REPAIR OF THE NATIONAL GUARD ARMORY, with an indefinite postponement report.

H.B. 1685, A BILL TO BE ENTITLED AN ACT TO INCREASE THE AMOUNT AND NUMBER OF EDUCATIONAL ASSISTANCE GRANTS AVAILABLE TO MEMBERS OF THE NORTH CAROLINA NATIONAL GUARD AND TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR THAT PURPOSE, with an indefinite postponement report.

H.B. 1686, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE SPENCER SHOPS HISTORIC SITE, with an indefinite postponement report.

H.B. 1688, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO INCREASE FUNDING FOR IN-HOME AID SERVICES AND CAREGIVER SUPPORT SERVICES, with an indefinite postponement report.

H.B. 1689, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR FOSTER CARE, RESPITE CARE, AND ADOPTION NEEDS OF CHILDREN WITH HIV, with an indefinite postponement report.
H.B. 1690, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF CARY TO BE USED FOR PLANNING A PERMANENT FACILITY FOR THE WESTERN WAKE SENIOR CENTER, with an indefinite postponement report.

H.B. 1691, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO IMPROVE THE BURNER SEWAGE TREATMENT FACILITY, with an indefinite postponement report.

H.B. 1692, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FIRE TRUCK FOR THE BUTNER PUBLIC SAFETY DIVISION, with an indefinite postponement report.

H.B. 1694, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR EQUIPMENT UPGRADING FOR THE METALWORKING OPERATION AT GUILFORD TECHNICAL COMMUNITY COLLEGE, with an indefinite postponement report.


H.B. 1698, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR DESIGN OF THE LIFE SCIENCES BUILDING AT THE MEDICAL SCHOOL AT EAST CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 1699, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS TO THE MEDICAL SCHOOL AT EAST CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 1700, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO UPGRADE THE COMPUTERS AND OTHER TEACHING
EQUIPMENT AT THE COMPUTER LABORATORY AT SOUTHEASTERN COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1701, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO COLUMBUS COUNTY FOR THE SOUTHEASTERN NORTH CAROLINA WATERMELON FESTIVAL AT FAIR BLUFF, with an indefinite postponement report.

H.B. 1702, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE FOR THE COMPLETION OF A NATURAL GAS LINE TO SERVE BLADEN AND COLUMBUS COUNTIES FOR ECONOMIC DEVELOPMENT, with an indefinite postponement report.

H.B. 1703, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE COUNTY OF COLUMBUS FOR AID TO MUNICIPALITIES FOR ECONOMIC DEVELOPMENT AND TOURISM, with an indefinite postponement report.

H.B. 1705, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE COUNTY OF BRUNSWICK FOR DEVELOPMENT OF A SENIOR CITIZENS CENTER AT OAK ISLAND, with an indefinite postponement report.

H.B. 1706, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE TO PROMOTE TOURISM AND ECONOMIC DEVELOPMENT AT LAKE WACCAMAW, with an indefinite postponement report.

H.B. 1707, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A BUSINESS AND INDUSTRY TRAINING CENTER ON THE CAMPUS OF SOUTHEASTERN COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1708, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PROJECTS, with an indefinite postponement report.

H.B. 1709, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR LOCAL PROJECTS, with an indefinite postponement report.

H.B. 1710, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SPECIAL PROJECTS, with an indefinite postponement report.

H.B. 1712, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO HELP EXPAND NORTH CAROLINA'S STATEWIDE REVOLVING FUND FOR HISTORIC PRESERVATION, with an indefinite postponement report.

H.B. 1713, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF TRANSPORTATION TO FUND THE STUDY OF THE RESUMPTION OF PASSENGER RAIL SERVICE
IN WESTERN NORTH CAROLINA, with an indefinite postponement report.

H.B. 1714, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CLEANUP OF SOIL CONTAMINATED BY PETROLEUM PRODUCTS AT THE FIRE TRAINING CENTER LOCATED AT WILSON TECHNICAL COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1715, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF MOORESVILLE IN IREDELL COUNTY FOR RENOVATION AND CONSTRUCTION AT THE MOORESVILLE PUBLIC LIBRARY, with an indefinite postponement report.

Committee Substitute for H.B. 1716, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT RECOMMENDATIONS OF NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION TO PROVIDE FOR VICTIM IMPACT STATEMENTS FOR PRESENTATION TO THE COURT, TO ORDER RESTITUTION TO VICTIMS WHERE APPROPRIATE, TO MAKE RESTITUTION A FIRST PRIORITY, AND TO EXTEND PROBATION FOR THE PAYMENT OF RESTITUTION, with an indefinite postponement report.

H.B. 1719, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA ACADEMY OF PERFORMING ARTS, with an indefinite postponement report.

H.B. 1720, A BILL TO BE ENTITLED AN ACT TO IMPLEMENT A RECOMMENDATION OF THE GOVERNMENT PERFORMANCE AUDIT COMMITTEE BY APPROPRIATING FUNDS FOR THE CONSTRUCTION OF A PRISON FACILITY TO CONSOLIDATE THE AVERY, MCDOWELL, AND YANCEY PRISON UNITS, with an indefinite postponement report.

H.B. 1721, A BILL TO BE ENTITLED AN ACT TO ADD 744 PRISON BEDS BY APPROPRIATING FUNDS FOR ADDITIONAL DAYROOM SPACE AT MINIMUM AND MEDIUM CUSTODY CORRECTIONAL FACILITIES, with an indefinite postponement report.

H.B. 1723, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING, with an indefinite postponement report.

H.B. 1724, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE EAST CAROLINA UNIVERSITY LIFE SCIENCES BUILDING EXPANSION, with an indefinite postponement report.

H.B. 1728, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ACQUISITION OF LAND FOR NORTH CAROLINA AGRICULTURAL AND TECHNICAL STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1729, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF
NORTH CAROLINA TO BE USED FOR LAND NEEDS OF THE UNIVERSITY OF NORTH CAROLINA AT GREENSBORO AND FOR THE SPRING GARDEN STREET TRAFFIC AND SAFETY PROJECT, with an indefinite postponement report.

H.B. 1731, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OPERATING SUPPORT FOR THE MOUNTAIN STATE FAIR, with an indefinite postponement report.

H.B. 1732, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RURAL TOURISM DEVELOPMENT GRANT PROGRAM, with an indefinite postponement report.

H.B. 1733, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CONSTRUCTION OF A WILDLIFE MANAGEMENT DEPOT TO SERVE MACON, JACKSON, AND SWAIN COUNTIES, with an indefinite postponement report.

H.B. 1734, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF LABOR FOR CRITICALLY NEEDED STAFF AND EQUIPMENT, with an indefinite postponement report.

H.B. 1735, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO WESTERN NORTH CAROLINA TOMORROW FOR THE "YEAR OF THE MOUNTAINS" PROGRAM, with an indefinite postponement report.

H.B. 1737, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH AN OFFICE OF MINORITY HEALTH AND A MINORITY HEALTH ADVISORY COMMITTEE WITHIN THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, with an indefinite postponement report.

H.B. 1738, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE B.A.S.S. MASTERS CLASSIC FISHING TOURNAMENT, with an indefinite postponement report.

H.B. 1739, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF THE NATIONAL MARINE AIR MUSEUM AS A TOURIST ATTRACTION, with an indefinite postponement report.

H.B. 1740, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THE NEUSE RIVER BASIN TREATMENT PROJECT, with an indefinite postponement report.

H.B. 1741, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PAMLICO COUNTY WATER EROSION CONTROL PROJECT AND TO DRAW DOWN FEDERAL FUNDS FOR THIS PROJECT, with an indefinite postponement report.

H.B. 1743, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR
JAMES CITY HISTORICAL SITE, with an indefinite postponement report.

H.B. 1744, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES FOR THE DISOSWAY HOUSE IN CRAVEN COUNTY, with an indefinite postponement report.

H.B. 1749, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH PILOT PROJECTS FOR COMMUNITY REHABILITATION PROGRAMS, with an indefinite postponement report.

H.B. 1750, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ENSURE THE DEAF AND HARD OF HEARING EQUAL ACCESS TO HUMAN SERVICES, with an indefinite postponement report.

H.B. 1751, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A STUDENT ACTIVITY CENTER AT THE EASTERN NORTH CAROLINA SCHOOL FOR THE DEAF, with an indefinite postponement report.

H.B. 1752, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RENOVATIONS TO THE NORTH CAROLINA SCHOOLS FOR THE DEAF TO SUPPORT THEIR DAY TREATMENT PROGRAM, with an indefinite postponement report.

H.B. 1753, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA SCHOOLS FOR THE DEAF TO MEET MINIMAL STANDARDS, with an indefinite postponement report.

H.B. 1754, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO HELP CONSTRUCT A CONFERENCE CENTER AT PEMBROKE STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1756, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE CIVIL WAR CORRIDOR COMMISSION AND TO APPROPRIATE FUNDS FOR THE COMMISSION, with an indefinite postponement report.

H.B. 1757, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO NORTH CAROLINA A&T STATE UNIVERSITY FOR A LITHIUM BATTERY RESEARCH PROJECT, with an indefinite postponement report.

H.B. 1758, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SENIOR CENTERS, with an indefinite postponement report.

H.B. 1760, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE PARKS AND RECREATION DIVISION FOR THE
PURCHASE OF OCCONEECHEE MOUNTAIN IN ORANGE COUNTY, with an indefinite postponement report.

H.B. 1762, A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFICE OF AMERICANS WITH DISABILITIES IN ORDER TO INCREASE PUBLIC AWARENESS OF ISSUES CONCERNING AMERICANS WITH DISABILITIES AND TO ASSIST IN THE IMPLEMENTATION OF THE FEDERAL AMERICANS WITH DISABILITIES ACT, with an indefinite postponement report.

H.B. 1763, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BREVARD MUSIC CENTER, INC., FOR RENOVATION OF THE WHITTINGTON-PFOHL AUDITORIUM, with an indefinite postponement report.

H.B. 1764, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE RURAL ECONOMIC DEVELOPMENT CENTER, INCORPORATED, FOR JOB TRAINING IN EASTERN NORTH CAROLINA, with an indefinite postponement report.

H.B. 1765, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FROM THE WORKER TRAINING TRUST FUND FOR THE COMMON FOLLOW-UP SYSTEM, with an indefinite postponement report.

H.B. 1766, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CENTER FOR COMMUNITY SELF-HELP TO FURTHER A STATEWIDE DEVELOPMENT BANKING PROGRAM, with an indefinite postponement report.

H.B. 1767, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MUSEUM OF THE CAPE FEAR HISTORICAL COMPLEX, with an indefinite postponement report.

H.B. 1769, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO FUND FULLY THE EXPANSION OF MENTAL HEALTH SERVICES RECOMMENDED BY COALITION 2001, with an indefinite postponement report.

H.B. 1771, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A REGIONAL HALF-WAY HOUSE AT THE MYROVER-REESE HOME IN CUMBERLAND COUNTY, with an indefinite postponement report.

H.B. 1772, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A SMALL BUSINESS CENTER AT FAYETTEVILLE TECHNICAL COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1773, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RENOVATION AND EXPANSION OF THE FAYETTEVILLE MUSEUM OF ART, with an indefinite postponement report.
H.B. 1781, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ALAMANCE COUNTY DISPUTE SETTLEMENT CENTER, with an indefinite postponement report.

H.B. 1782, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO BE USED BY THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL AS PLANNING FUNDS FOR CAPITAL IMPROVEMENTS AT THE SCHOOL OF LAW AND THE INSTITUTE OF GOVERNMENT, with an indefinite postponement report.

H.B. 1783, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR HARRIET’S HOUSE, with an indefinite postponement report.

H.B. 1784, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA TO BE USED BY THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL FOR CAPITAL IMPROVEMENTS, with an indefinite postponement report.

H.B. 1785, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR CAPITAL NEEDS OF THE WESTERN FARMERS MARKET, with an indefinite postponement report.

H.B. 1786, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SUPPORT THE WESTERN NORTH CAROLINA DEVELOPMENT ASSOCIATION, with an indefinite postponement report.

H.B. 1787, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF AGRICULTURE FOR THE DEVELOPMENT OF THE MOUNTAIN STATE FAIR, with an indefinite postponement report.

H.B. 1788, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A MULTIPURPOSE BUILDING AT THE WESTERN NORTH CAROLINA AGRICULTURAL CENTER, with an indefinite postponement report.

H.B. 1789, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CERTAIN DOMESTIC VIOLENCE CENTERS, with an indefinite postponement report.

H.B. 1790, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MOUNTAIN HORTICULTURAL CROPS RESEARCH AND EXTENSION CENTER AT FLETCHER, with an indefinite postponement report.

H.B. 1791, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CHILD CARE RESOURCE AND REFERRAL SERVICES, with an indefinite postponement report.
H.B. 1792, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NATIONAL ENVIROTHON, A COMPETITIVE PROBLEM-SOLVING EVENT FOR HIGH SCHOOL STUDENTS FROM ACROSS THE UNITED STATES THAT TESTS THE STUDENTS' KNOWLEDGE OF NATURAL RESOURCES AND THAT WILL BE HELD IN ASHEVILLE THIS YEAR, with an indefinite postponement report.

H.B. 1793, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ENCOURAGE THE DEVELOPMENT OF THE INTERACTIVE VISUAL TECHNOLOGIES INDUSTRY IN THE STATE, with an indefinite postponement report.

H.B. 1795, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE ADDITIONAL RESOURCES TO THE CRIME PREVENTION DIVISION, with an indefinite postponement report.

H.B. 1796, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR ADDITIONAL STAFF IN THE VICTIM AND JUSTICE SERVICES DIVISION FOR THE COMMUNITY SERVICE PROGRAM, with an indefinite postponement report.

H.B. 1797, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE ADDITIONAL STAFF TO THE ALCOHOL LAW ENFORCEMENT DIVISION, with an indefinite postponement report.

H.B. 1798, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY FOR THE NORTH CAROLINA COMPREHENSIVE COMMUNITY CRIME REDUCTION INITIATIVE, with an indefinite postponement report.

H.B. 1799, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR GRANTS TO COMMUNITY DEVELOPMENT CORPORATIONS FOR LOCAL DEVELOPMENT OF DEPRESSED URBAN COMMERCIAL AREAS, with an indefinite postponement report.

H.B. 1800, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMUNITY COLLEGES FOR CAPE FEAR COMMUNITY COLLEGE'S SHARE OF THE COST IN CLEANING UP THE NEW HANOVER COUNTY BURN PIT AT THE NEW HANOVER COUNTY AIRPORT, with an indefinite postponement report.

H.B. 1801, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE AFRICAN-AMERICAN CULTURAL CENTER STUDY COMMISSION, with an indefinite postponement report.
H.B. 1803, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DIVISION OF NATIONAL GUARD FOR UPGRADING THE AIR-CONDITIONING AND CAPITAL IMPROVEMENTS AT THE NATIONAL GUARD ARMORY IN FAIR BLUFF IN COLUMBUS COUNTY, with an indefinite postponement report.

H.B. 1804, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SUPPORT AND REPLICATE PROJECT L.I.F.T. (LOCAL INDIVIDUALS FINDING THEMSELVES), TO EFFECT BOTH SHORT-TERM AND LONG-TERM CRIME PREVENTION, with an indefinite postponement report.

H.B. 1805, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA LAW ENFORCEMENT HALL OF HONOR, with an indefinite postponement report.

H.B. 1810, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CREATION OF A TEXTILE MUSEUM IN THE TOWN OF ERWIN IN HARNETT COUNTY, with an indefinite postponement report.

H.B. 1811, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CLEANUP OF THE WATTS RETREAT FARM WASTE DISPOSAL SITE, AN ABANDONED MIXED LOW-LEVEL RADIOACTIVE AND HAZARDOUS WASTE DISPOSAL SITE LOCATED IN WILKES COUNTY, with an indefinite postponement report.

H.B. 1812, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND THE REGIONAL DEVELOPMENT PROGRAMS OF THE CENTER FOR IMPROVING MOUNTAIN LIVING AT WESTERN CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 1813, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PACK PLACE EDUCATIONAL, ARTS AND SCIENCE CENTER FOR CAPITAL NEEDS, with an indefinite postponement report.

H.B. 1814, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY TO PROVIDE ADDITIONAL STAFF TO THE ALCOHOL LAW ENFORCEMENT DIVISION, with an indefinite postponement report.

H.B. 1815, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NEEDED EQUIPMENT AT FAYETTEVILLE TECHNICAL COMMUNITY COLLEGE, with an indefinite postponement report.

Committee Substitute for H.B. 1816, A BILL TO BE ENTITLED AN ACT TO GRANT THE DEPENDENT RELATIVES OF CERTAIN CIVILIAN EMPLOYEES OF THE MILITARY INVOLUNTARILY TRANSFERRED TO THIS STATE IN-STATE TUITION AT CONSTITUENT INSTITUTIONS OF THE UNIVERSITY OF NORTH CAROLINA AND AT CAMPUSES OF THE NORTH CAROLINA COMMUNITY
COLLEGE SYSTEM, TO WAIVE THE TWELVE-MONTH DURATIONAL REQUIREMENT FOR RESIDENT TUITION STATUS FOR THE CHILDREN OF EMPLOYEES DOMICILED IN THE STATE WHO ARE ENTITLED TO BENEFITS UNDER THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM, AND TO WAIVE THE TWELVE-MONTH DURATIONAL REQUIREMENT FOR RESIDENT TUITION STATUS FOR TEACHERS ENROLLED IN COURSES TO COMPLETE CERTIFICATION REQUIREMENTS OF THE STATE BOARD OF EDUCATION, with an indefinite postponement report.

H.B. 1817, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THREE FISHERY EXTENSION OFFICER POSITIONS IN MARINE FISHERIES, with an indefinite postponement report.

H.B. 1818, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT WILSON TECHNICAL COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1819, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTHEASTERN NORTH CAROLINA ECONOMIC DEVELOPMENT COMMISSION FOR TOURISM PROMOTION, with an indefinite postponement report.

H.B. 1820, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MATERNAL AND CHILD HEALTH DIVISION OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO PROVIDE DEMONSTRATION GRANTS TO PREVENT MINORITY INFANT MORTALITY, with an indefinite postponement report.

H.B. 1822, A BILL TO BE ENTITLED AN ACT TO CREATE THE NORTH CAROLINA EARLY CHILDHOOD FACILITIES DEVELOPMENT FUND, with an indefinite postponement report.

H.B. 1823, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR HEAD START FACILITIES, with an indefinite postponement report.

H.B. 1824, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COMPLETION OF A NEW ARTS CENTER/CIVIC CENTER IN LENOIR COUNTY, with an indefinite postponement report.

H.B. 1826, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RENOVATION OF AN ANNEX TO THE ROBESON COUNTY LIBRARY, with an indefinite postponement report.

H.B. 1828, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA FAMILY LITERACY PROGRAM, with an indefinite postponement report.

H.B. 1829, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE BABY LOVE MATERNAL OUTREACH PROJECT,
TO CONTINUE THE STATE'S EFFORTS TO REDUCE INFANT MORTALITY, with an indefinite postponement report.

H.B. 1830, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE "FIRST STEP" CAMPAIGN AND HOT LINE, TO CONTINUE THE STATE’S EFFORTS TO REDUCE INFANT MORTALITY, with an indefinite postponement report.

H.B. 1831, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING TO INCLUDE CERTAIN CITY SCHOOL ADMINISTRATIVE UNITS, with an indefinite postponement report.

H.B. 1832, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MCSMILES PILOT PROGRAM, A MOBILE PRESCHOOL PROGRAM FOR PRESCHOOL-AGED CHILDREN AND THEIR PARENTS, with an indefinite postponement report.

H.B. 1834, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF PUBLIC INSTRUCTION FOR THE TASK FORCE ON SCHOOL FACILITIES, with an indefinite postponement report.

H.B. 1835, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE MODEL TEACHER EDUCATION CONSORTIUM, with an indefinite postponement report.

H.B. 1837, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF JACKSONVILLE TO USE POWELL BILL FUNDS FOR SIDE-WALKS, with an indefinite postponement report.

H.B. 1839, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO WAYNE COUNTY TO FUND THE EDGEWOOD COMMUNITY DEVELOPMENTAL SCHOOL, with an indefinite postponement report.

H.B. 1840, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ORIENTATION AND TRAINING OF COMMUNITY COLLEGE TRUSTEES, with an indefinite postponement report.

H.B. 1842, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS AT WESTERN CAROLINA CENTER, with an indefinite postponement report.

H.B. 1847, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DIVISION OF HIGHWAYS’ DISTRICT OFFICE IN NEWELL FOR CAPITAL CONSTRUCTION, EQUIPMENT, AND FURNISHINGS, with an indefinite postponement report.

H.B. 1848, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE ACQUISITION AND REHABILITATION OF THE TOPSAIL ISLAND ASSEMBLY BUILDING, with an indefinite postponement report.
H.B. 1849, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CENTENNIAL CENTER AT NORTH CAROLINA STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1850, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF JUSTICE FOR PLANNING, LAND PURCHASE, SITE DEVELOPMENT, AND CONSTRUCTION COSTS IN ESTABLISHING A JUSTICE ACADEMY IN WESTERN NORTH CAROLINA, with an indefinite postponement report.

H.B. 1851, A BILL TO BE ENTITLED AN ACT TO CHANGE THE PAY DATE FOR CERTAIN EMPLOYEES OF THE WATAUGA COUNTY BOARD OF EDUCATION, with an indefinite postponement report.

H.B. 1852, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA FOR THE CONSTRUCTION OF A FINE ARTS BUILDING AT FAYETTEVILLE STATE UNIVERSITY, with an indefinite postponement report.

H.B. 1855, A BILL TO BE ENTITLED AN ACT TO DIVIDE JUDICIAL AND PROSECUTORIAL DISTRICTS 11 INTO DISTRICTS 11A AND 11B, with an indefinite postponement report.

H.B. 1856, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR NORTH CAROLINA STATE UNIVERSITY AT RALEIGH'S PROGRAMS SUPPORTING NORTH CAROLINA'S TRADITIONAL INDUSTRIES, with an indefinite postponement report.

H.B. 1858, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE TRAINING OF NEWLY EMPLOYED ENVIRONMENTAL HEALTH SPECIALISTS, with an indefinite postponement report.

H.B. 1859, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COUNTY CHILD WELFARE WORKERS AND FOR SUPPORT AND TREATMENT SERVICES, RECOMMENDED BY THE CHILD FATALITY TASK FORCE, with an indefinite postponement report.

H.B. 1860, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR MULTIDISCIPLINARY TRAINING FOR CHILD ABUSE AND NEGLECT INVESTIGATIONS, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, with an indefinite postponement report.

H.B. 1861, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR COMPREHENSIVE ADOLESCENT HEALTH CENTERS, with an indefinite postponement report.

H.B. 1862, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A STATEWIDE COORDINATOR FOR THE STUDENTS AGAINST DRUNK DRIVING (SADD) PROGRAM, with an indefinite postponement report.
H.B. 1864, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR JUVENILE INTENSIVE SERVICES, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, with an indefinite postponement report.

H.B. 1865, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TEN REGIONAL CHILD MALTREATMENT RESOURCE CENTERS, AS RECOMMENDED BY THE CHILD FATALITY TASK FORCE, with an indefinite postponement report.

H.B. 1866, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR STATISTICAL SUPPORT FOR CHILD FATALITY PREVENTION TEAMS, with an indefinite postponement report.

H.B. 1867, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXTEND THE NORTH CAROLINA CHILD FATALITY TASK FORCE, with an indefinite postponement report.

H.B. 1869, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE COUNTY OF WARREN FOR A FOREST RANGER POSITION, with an indefinite postponement report.

H.B. 1870, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR ABSTINENCE EDUCATION PROJECTS IN CERTAIN LOCAL SCHOOL ADMINISTRATIVE UNITS, with an indefinite postponement report.

H.B. 1871, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NEW HANOVER COUNTY EXTENSION SERVICE ARBORETUM FOUNDATION FOR CAPITAL CONSTRUCTION, with an indefinite postponement report.

H.B. 1872, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PREVENTION OF ADOLESCENT PREGNANCY, with an indefinite postponement report.

H.B. 1873, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COUNCIL FOR INTERNATIONAL VISITORS, with an indefinite postponement report.

H.B. 1874, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE NORTH CAROLINA DANCE THEATER’S SMART START SILVER ANNIVERSARY TOUR, with an indefinite postponement report.

H.B. 1875, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL EXPENSES OF DISCOVERY PLACE IN CHARLOTTE, with an indefinite postponement report.

H.B. 1876, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND MEDICAID COVERAGE FOR THE ELDERLY, THE BLIND, AND THE DISABLED AND FOR CHILDREN, with an indefinite postponement report.
H.B. 1877, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE NONRECURRING FUNDS FOR NEEDED DATA PROCESSING EQUIPMENT FOR THE NORTH CAROLINA SPECIAL CARE CENTER IN WILSON, with an indefinite postponement report.

H.B. 1879, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO MITCHELL COUNTY FOR CAPITAL FUNDING OF ITS NEW SENIOR CITIZENS CENTER, with an indefinite postponement report.

H.B. 1883, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LEGAL SERVICES OF NORTH CAROLINA TO PURCHASE AND INSTALL NETWORKED PERSONAL COMPUTERS IN LEGAL SERVICES OFFICES, with an indefinite postponement report.

H.B. 1884, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA BIOTECHNOLOGY CENTER TO CONSTRUCT A BIOPROCESSING RESEARCH AND DEVELOPMENT FACILITY, with an indefinite postponement report.

H.B. 1885, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE PARKS AND RECREATION DIVISION FOR THE PURCHASE OF OCCONEECHEE MOUNTAIN IN ORANGE COUNTY, with an indefinite postponement report.

H.B. 1888, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SUPPORTIVE HOUSING, AS RECOMMENDED BY COALITION 2001, with an indefinite postponement report.

H.B. 1891, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO LOCAL "CRIME STOPPERS" PROGRAMS THROUGHOUT THE STATE, with an indefinite postponement report.

H.B. 1892, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE NORTH CAROLINA SERVICE CORPS AND TO APPROPRIATE FUNDS FOR ITS IMPLEMENTATION, with an indefinite postponement report.

H.B. 1893, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO EXPAND THE GRASSROOTS SCIENCE PROGRAM, with an indefinite postponement report.

H.B. 1894, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DURHAM IMPACT PROGRAM AND THE COALITION FOR HOLISTIC OPPORTUNITIES IN CHILDREN'S EDUCATION, with an indefinite postponement report.

H.B. 1898, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RESTORATION OF THE YATES MILL HISTORICAL SITE, with an indefinite postponement report.

H.B. 1902, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A STUDY OF THE SUPPLY AND DEMAND FOR
ATHLETIC COACHES FOR NORTH CAROLINA PUBLIC SCHOOLS, with an indefinite postponement report.

H.B. 1905, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE TRYON PALACE COMMISSION MAY ACQUIRE ARTIFACTS AND FURNISHINGS FOR TRYON'S PALACE AND DISPOSE OF CERTAIN ARTIFACTS OWNED BY TRYON'S PALACE AND TO PROVIDE THAT THE SALE PROCEEDS SHALL BE USED BY THE COMMISSION TO ACQUIRE OTHER ARTIFACTS FOR TRYON'S PALACE, with an indefinite postponement report.

H.B. 1906, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE DEPARTMENT OF CULTURAL RESOURCES MAY PERMANENTLY DISPOSE OF CERTAIN STATE-OWNED ARTIFACTS AND TO PROVIDE THAT SALE PROCEEDS FROM THE ARTIFACTS SHALL BE USED ONLY TO PURCHASE OTHER ARTIFACTS, with an indefinite postponement report.

H.B. 1907, A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTES RELATED TO THE REGIONAL ECONOMIC DEVELOPMENT COMMISSIONS, with an indefinite postponement report.

H.B. 1908, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL IMPROVEMENTS OF HISTORIC FORT DEFIANCE IN CALDWELL COUNTY, with an indefinite postponement report.

H.B. 1909, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR AUDIO-VISUAL EQUIPMENT AT CALDWELL COMMUNITY COLLEGE AND TECHNICAL INSTITUTE, with an indefinite postponement report.

H.B. 1911, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CORRECTION FOR THE ESTABLISHMENT OF AN HIV COUNSELING PROGRAM, with an indefinite postponement report.

H.B. 1912, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES TO ESTABLISH A STATE NUTRITION ASSISTANCE PROGRAM, with an indefinite postponement report.

H.B. 1916, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO SIGMA XI, THE SCIENTIFIC RESEARCH SOCIETY TO CONSTRUCT THE SIGMA XI CENTER, with an indefinite postponement report.

H.B. 1918, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR THE TRANSPORTATION OF DECEDEENTS, with an indefinite postponement report.
H.B. 1919, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE RUTHERFORD COUNTY HISTORICAL SOCIETY FOR AN ARCHAEOLOGICAL SURVEY OF THE BECHTLER GOLD MINT, with an indefinite postponement report.

H.B. 1920, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO RUTHERFORD COUNTY ARTS COUNCIL, INC., TO COMPLETE THE CONSTRUCTION OF THE GLOBE THEATRE, with an indefinite postponement report.

H.B. 1921, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A FLAG FOR EACH FOURTH GRADE CLASSROOM AND FOR EACH PUBLIC SCHOOL, with an indefinite postponement report.

H.B. 1922, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR TRIANGLE HOSPICE TO PURCHASE REAL PROPERTY AND TO CONSTRUCT A NURSING UNIT TO PROVIDE HOSPICE CARE, with an indefinite postponement report.

H.B. 1924, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COMMUNITY SERVICE COMPONENT OF THE LEGISLATORS' SCHOOLS OF WESTERN CAROLINA UNIVERSITY AND EAST CAROLINA UNIVERSITY, with an indefinite postponement report.

H.B. 1930, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH THREE SOIL SCIENTIST POSITIONS IN THE DIVISION OF SOIL AND WATER CONSERVATION OF THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, with an indefinite postponement report.

H.B. 1931, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA LEGAL EDUCATION ASSISTANCE FOUNDATION FOR ITS LOAN REPAYMENT ASSISTANCE PROGRAM FOR NORTH CAROLINA PUBLIC SERVICE ATTORNEYS, with an indefinite postponement report.

H.B. 1932, A BILL TO BE ENTITLED AN ACT AUTHORIZING THE ADMINISTRATIVE OFFICE OF THE COURTS TO ISSUE A PRESUMPTIVE FEE SCHEDULE FOR REPRESENTATION OF INDIGENT DEFENDANTS IN CAPITAL CASES AND TO APPROPRIATE ADDITIONAL FUNDS FOR THAT PURPOSE, with an indefinite postponement report.

H.B. 1933, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF THE FACILITIES OF THE ARBORETUM AT THE UNIVERSITY OF NORTH CAROLINA AT ASHEVILLE, with an indefinite postponement report.

H.B. 1934, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO COMPLETE THE THIRD FLOOR OF THE GRADUATE CENTER AT THE UNIVERSITY OF NORTH CAROLINA AT ASHEVILLE, with an indefinite postponement report.
H.B. 1935, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF PHASE II OF THE CONFERENCE CENTER FOR PUBLIC SERVICE AT THE UNIVERSITY OF NORTH CAROLINA AT ASHEVILLE, with an indefinite postponement report.

H.B. 1939, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STANLY COUNTY FOR THE CONSTRUCTION OF A WOODWORKING SHOP IN THE STANLY COUNTY SENIOR CENTER, with an indefinite postponement report.

Committee Substitute for H.B. 1945, A BILL TO BE ENTITLED AN ACT TO ENCOURAGE REGIONAL COOPERATION IN ECONOMIC DEVELOPMENT THROUGH THE NORTH CAROLINA PARTNERSHIP FOR REGIONAL ECONOMIC DEVELOPMENT AND TO APPROPRIATE FUNDS FOR REGIONAL ECONOMIC DEVELOPMENT PARTNERSHIPS, with an indefinite postponement report.

H.B. 1946, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR OPERATING EXPENSES OF THE AMERICAN DANCE FESTIVAL, with an indefinite postponement report.

H.B. 1947, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RESTORATION PROJECTS AT THE CHARLOTTE HAWKINS BROWN MEMORIAL STATE HISTORIC SITE, with an indefinite postponement report.

H.B. 1948, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTHEASTERN NORTH CAROLINA ECONOMIC DEVELOPMENT COMMISSION AND TO MODIFY ITS ORGANIZATIONAL STRUCTURE, with an indefinite postponement report.

H.B. 1952, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR A GRASSROOTS SCIENCE PROGRAM BY THE MUSEUM OF NATURAL SCIENCES TO IMPROVE STATE PROGRAMS IN SCIENCE EDUCATION, with an indefinite postponement report.

H.B. 1958, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA HUMANITIES COUNCIL, with an indefinite postponement report.

H.B. 1963, A BILL TO BE ENTITLED AN ACT TO PROVIDE FUNDING FOR MARKETING OF FACILITIES AND ATTRACTIONS IN NORTHWESTERN NORTH CAROLINA TO ENHANCE CONVENTIONS, MEETINGS, AND TOURISM AND THE SUBSEQUENT ECONOMIC IMPACT, with an indefinite postponement report.

H.B. 1966, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO VANCE COUNTY TO HELP FUND A SEWER LINE TO SERVE EDUCATIONAL FACILITIES IN THE COUNTY, with an indefinite postponement report.

H.B. 1974, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE RETIRED SENIOR VOLUNTEER PROGRAM (RSVP), with an indefinite postponement report.
H.B. 1976, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A BUILDING FOR SPECIALIZED DAY CARE TO BE USED BY THE WHITE PLAINS CHILDREN'S CENTER, with an indefinite postponement report.

H.B. 1978, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE GLOBAL EXPLORATION PROJECT OF THE CHARLOTTE-MECKLENBURG COUNTY SCHOOLS, with an indefinite postponement report.

H.B. 1980, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR SOLID WASTE MANAGEMENT IN MADISON COUNTY, with an indefinite postponement report.

H.B. 1982, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE 1994-95 FISCAL YEAR FOR THE RANDLEMAN DAM, with an indefinite postponement report.

H.B. 1985, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, DIVISION OF PARKS AND RECREATION FOR EXTENDED FERRY SERVICE AT HAMMOCKS BEACH STATE PARK, with an indefinite postponement report.

H.B. 1987, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL CONSTRUCTION AT HALIFAX COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 1989, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO STRENGTHEN THE EQUAL EMPLOYMENT OPPORTUNITY RESEARCH, EVALUATION, AND OVERSIGHT FUNCTION OF THE OFFICE OF STATE PERSONNEL AND TO ENFORCE THE STATE EQUAL EMPLOYMENT OPPORTUNITY PROGRAM, with an indefinite postponement report.

H.B. 1990, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES FOR AN IMAX THEATER IN GREENSBORO, with an indefinite postponement report.

H.B. 1992, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE CONSTRUCTION OF A STATE HIGHWAY PATROL TROOP "B" HEADQUARTERS COMPLEX IN BLADEN COUNTY, with an indefinite postponement report.

H.B. 1995, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE ANSON COUNTY WRITERS' CLUB TO PURCHASE LAND AND TO CONSTRUCT AN AMPHITHEATER, with an indefinite postponement report.

H.B. 2005, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE DEPARTMENT OF TRANSPORTATION SHALL PAY FOR THE NONBETTERMENT RELOCATION OF SANITARY DISTRICT UTILITIES, with an indefinite postponement report.
H.B. 2007, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES, DIVISION OF AGING, TO DEVELOP A PROGRAM WHICH UTILIZES OLDER ADULT VOLUNTEERS IN AFTER-SCHOOL PROGRAMS FOR AT-RISK MIDDLE SCHOOL STUDENTS, with an indefinite postpone-ment report.

H.B. 2011, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE EASTERN NORTH CAROLINA CHAMBER OF COMMERCE FOR THE EASTERN NORTH CAROLINA TOUR, with an indefinite postponement report.

H.B. 2016, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE REPLACEMENT OF THE GLOBAL POSITIONING SYSTEM EQUIPMENT USED BY THE STAFF OF THE NORTH CAROLINA GEODETIC SURVEY SECTION, with an indefinite postponement report.

H.B. 2018, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF HUMAN RESOURCES, DIVISION OF MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES FOR CAPITAL NEEDS OF FIRST STEP FARM OF WESTERN N.C., INC, with an indefinite postponement report.

H.B. 2023, A BILL TO BE ENTITLED AN ACT TO ALLOW THE CITY OF GASTONIA TO USE POWELL BILL FUNDS FOR SIDE-WALKS, with an indefinite postponement report.

H.B. 2026, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO ESTABLISH NEW AGRICULTURAL ENGINEER POSITIONS WITHIN THE DIVISION OF SOIL AND WATER CONSERVATION, with an indefinite postponement report.

H.B. 2027, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO FUND THE NORTH CAROLINA AGRICULTURAL COST SHARE PROGRAM, with an indefinite postponement report.

H.B. 2031, A BILL TO BE ENTITLED AN ACT TO AMEND THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993 TO ENSURE THAT ALL SUBSIDIZED DAY CARE FACILITIES WITHIN A SINGLE COUNTY ARE FUNDED AT THE SAME RATE WITHIN THEIR FUNDING CATEGORY, with an indefinite postponement report.

H.B. 2034, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA MINORITY SUPPORT CENTER FOR ECONOMIC DEVELOPMENT IN KINSTON AND LELOIR COUNTY, with an indefinite postponement report.

Committee Substitute for H.B. 2035, A BILL TO BE ENTITLED AN ACT TO MANDATE CRIMINAL HISTORY CHECKS OF ALL FOSTER
PARENTS IN LICENSED FAMILY FOSTER HOMES AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 2043, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR CAPITAL CONSTRUCTION AT ROCKINGHAM COMMUNITY COLLEGE, with an indefinite postponement report.

H.B. 2045, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR VARIOUS PROJECTS OF THE WINSTON-SALEM/FORSYTH COUNTY COUNCIL ON THE STATUS OF WOMEN, with an indefinite postponement report.

H.B. 2046, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO NORTH CAROLINA BLACK REPERTORY COMPANY, INC., IN FORSYTH COUNTY TO ASSIST THE COMPANY IN HOSTING THE NATIONAL BLACK THEATER, with an indefinite postponement report.

H.B. 2050, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE HENDERSON INSTITUTE HISTORICAL MUSEUM IN VANCE COUNTY, with an indefinite postponement report.

H.B. 2053, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE FOR THE COMPLETION OF A NATURAL GAS LINE TO SERVE WAYNE AND DUPLIN COUNTIES FOR ECONOMIC DEVELOPMENT, with an indefinite postponement report.

H.B. 2056, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ANITA STROUD FOUNDATION, INC., FOR PLANNING AND IMPLEMENTING AFTER-SCHOOL CARE PROGRAMS, with an indefinite postponement report.

H.B. 2061, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH A SPECIALIZED UNIT FOR ADOLESCENTS AND ADULTS WITH EXTREME BEHAVIORAL DISORDERS, with an indefinite postponement report.

H.B. 2062, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE COOPERATIVE EXTENSION SERVICE'S SUPPORT FOR NORTH CAROLINA'S EMERGING MEAT GOAT INDUSTRY, with an indefinite postponement report.

H.B. 2063, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO CALDWELL COUNTY FOR OPERATING EXPENSES OF THE CALDWELL COUNTY ARTS COUNCIL, with an indefinite postponement report.

H.B. 2064, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE CALDWELL COUNTY HOSPICE, INC., FOR OPERATING EXPENSES, with an indefinite postponement report.

H.B. 2068, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE MEDICAID ESTATE RECOVERY PLAN AS REQUIRED BY THE
FEDERAL OMNIBUS BUDGET RECONCILIATION ACT OF 1993 AND TO APPROPRIATE FUNDS, with an indefinite postponement report.

H.B. 2069, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE AID TO FAMILIES WITH DEPENDENT CHILDREN – EMERGENCY CASH ASSISTANCE FOR THE ENTIRE 1994-95 FISCAL YEAR, with an indefinite postponement report.

H.B. 2070, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE DEVELOPMENT OF A COMMUNITY AND YOUTH INVOLVEMENT PROGRAM, with an indefinite postponement report.

H.B. 2071, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO OPERATE THE BUNCOMBE COUNTY DETENTION CENTER, with an indefinite postponement report.

H.B. 2073, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR UPDATING THE REGISTRATION OF OIL TERMINAL FACILITIES, TO PROVIDE FOR THE STUDY OF ISSUES RELATED TO THE REGULATION OF OIL TERMINAL FACILITIES AND ABOVE-GROUND STORAGE TANKS, AND TO APPROPRIATE FUNDS FOR THESE PURPOSES, with an indefinite postponement report.

H.B. 2079, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MATTHEWS ATHLETIC AND RECREATION ASSOCIATION IN MECKLENBURG COUNTY FOR CAPITAL EXPENSES, with an indefinite postponement report.

H.B. 2080, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE MINT HILL ATHLETIC ASSOCIATION IN MECKLENBURG COUNTY FOR CAPITAL EXPENSES, with an indefinite postponement report.

H.B. 2082, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE ADMINISTRATIVE OFFICE OF THE COURTS FOR THE DISPUTE SETTLEMENT CENTER OF CAPE FEAR, with an indefinite postponement report.

H.B. 2083, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR RENOVATION TO ALLOW THE FORMER ADKIN SCHOOL SITE TO BE USED AS A COMMUNITY CENTER, with an indefinite postponement report.

H.B. 2084, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO ESTABLISH AND SUPPORT AN ASSISTANT COUNTY FOREST RANGER IN ALLEGHANY COUNTY, with an indefinite postponement report.

H.B. 2087, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR STAFF AND PROGRAM DEVELOPMENT OF THE MUSEUM OF THE NEW SOUTH, INC., IN MECKLENBURG COUNTY, with an indefinite postponement report.
H.B. 2088, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA FAIR SHARE EDUCATION FUND FOR ITS CITIZEN'S ADVOCACY INSTITUTE, with an indefinite postponement report.

H.B. 2091, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE VISITING ARTISTS PROGRAM IN LOCAL COMMUNITY COLLEGES, with an indefinite postponement report.

H.B. 2092, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE AGRICULTURE/RURAL LIFE OUTREACH PROJECT, with an indefinite postponement report.

H.B. 2093, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE WORLD CENTER FOUNDATION FOR CAPITAL CONSTRUCTION OF THE CHILDREN'S MUSEUM ABOUT THE WORLD, with an indefinite postponement report.

H.B. 2094, A BILL TO BE ENTITLED AN ACT TO ELIMINATE TAXPAYER–FUNDED ABORTIONS, with an indefinite postponement report.

H.B. 2099, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE A ONE HUNDRED DOLLAR TAX REBATE TO EACH INDIVIDUAL TAXPAYER WHO RESIDES IN THIS STATE, with an indefinite postponement report.

H.B. 2100, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF SPRUCE PINE FOR EMERGENCY WASTEWATER TREATMENT PLANT IMPROVEMENTS, with an indefinite postponement report.

H.B. 2101, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF COMMERCE FOR THE COMPLETION OF A NATURAL GAS LINE TO SERVE DUPLIN COUNTY FOR ECONOMIC DEVELOPMENT, AND TO AUTHORIZE THE TOWN OF FAISON TO EXTEND NATURAL GAS LINES, with an indefinite postponement report.

H.B. 2102, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR THE PROCESS LEADERSHIP TRAINING PROGRAM AT FAYETTEVILLE STATE UNIVERSITY, with an indefinite postponement report.

H.B. 2103, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO TOWNCREEK VISION CORPORATION, with an indefinite postponement report.

H.B. 2107, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CULTURAL RESOURCES, HISTORIC SITES SECTION, TO ESTABLISH A CAPITAL IMPROVEMENTS RESERVE FOR STABILIZATION, REPAIR, AND CODE COMPLIANCE AT STATE HISTORIC SITES, with an indefinite postponement report.
H.B. 2108, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO PROVIDE TEACHERS WITH THE SAME LONGEVITY BENEFITS AS STATE EMPLOYEES, with an indefinite postponement report.

H.B. 2110, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO BE USED AS A CHALLENGE GRANT FOR IMPLEMENTING A STATEWIDE SEXUAL ABSTINENCE CAMPAIGN FOR ADOLESCENTS AGES NINE–FOURTEEN, with an indefinite postponement report.

H.B. 2111, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF CORRECTION TO FUND CHAPELS IN THE STATE’S PRISONS, with an indefinite postponement report.

H.B. 2112, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES, FOREST RESOURCES DIVISION, FOR THE CONSTRUCTION OF A FORESTRY HEADQUARTERS IN RUTHERFORD COUNTY, with an indefinite postponement report.

H.B. 2114, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE NORTH CAROLINA RURAL WATER ASSOCIATION, INC., FOR TRAINING AND TECHNICAL ASSISTANCE TO RURAL WATER SYSTEMS, with an indefinite postponement report.

H.B. 2115, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE TOWN OF CAJAH’S MOUNTAIN TO ASSIST IN THE FUNDING OF A SANITARY SEWER SYSTEM, with an indefinite postponement report.

H.B. 2116, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE LITIGATION RESERVE ACCOUNT AS A RESTRICTED ACCOUNT IN THE GENERAL FUND TO BE AVAILABLE TO PAY JUDGMENTS IN MAJOR CIVIL LITIGATION, with an indefinite postponement report.

H.B. 2120, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A SPECIAL RESERVE FUND TO COVER THE POTENTIAL LIABILITY OF THE STATE IN THE SWANSON V. STATE LAWSUIT AND TO APPROPRIATE FUNDS TO THE RESERVE FUND, with an indefinite postponement report.

H.B. 2121, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS FOR PLANNING AND LAND ACQUISITION TO EXPAND THE CAMPUS OF FAYETTEVILLE STATE UNIVERSITY, with an indefinite postponement report.

H.B. 2127, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO NEW HANOVER COUNTY COMMUNITY ACTION, INC., FOR A COMMUNITY PRESCHOOL PROGRAM TO SERVE CHILDREN RESIDING IN PUBLIC HOUSING PROJECTS IN THE CITY OF WILMINGTON, with an indefinite postponement report.
H. B. 2129, A BILL TO BE ENTITLED AN ACT TO APPROPRIATE FUNDS TO THE DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES TO ASSIST OPERATORS OF SMALL COMMUNITY WATER SYSTEMS OR NONTRANSIENT, NONCOMMUNITY WATER SYSTEMS WITH THE INCREASING COST OF CERTAIN STATE AND FEDERAL REQUIREMENTS TO MONITOR DRINKING WATER SUPPLIES, with an indefinite postponement report.

The bills reported from the Appropriations Committee with an indefinite postponement report are placed on the Unfavorable Calendar.

SUSPENSION OF RULES

On motion of Representative Jack Hunt, Rule 36 is suspended in order that House bills unaccompanied by a request from the principal introducer may remain in committee.

REPORTS OF STANDING COMMITTEE

The following reports from standing committee are presented:

By Representative Brubaker, Vice Chair, for the Committee on Judiciary II:

H.B. 704, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT INTEREST ACCRUES ON PAST-DUE CHILD SUPPORT AT THE RATE AT WHICH INTEREST ACCRUES ON CIVIL JUDGMENTS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 706, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT PRESUMPTIVE GUIDELINES ESTABLISHED FOR DETERMINING CHILD SUPPORT AMOUNTS MAY INCLUDE COST-OF-LIVING ADJUSTMENTS, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 707, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE NOTIFICATION OF CREDITORS AND CREDIT REPORTING AGENCIES OF PERSONS OBLIGATED TO PAY CHILD SUPPORT, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 968, A BILL TO BE ENTITLED AN ACT TO RESTRICT FORCED ANNEXATIONS., with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

H.B. 1081, A BILL TO BE ENTITLED AN ACT TO MODIFY THE SCOPE OF AND REQUIREMENTS PERTAINING TO PROTESTS OF AMENDMENTS TO MUNICIPAL ZONING REGULATIONS, ZONING
RESTRICTIONS, AND ZONE BOUNDARIES, with an indefinite postponement report.

The bill is placed on the Unfavorable Calendar.

ENROLLED BILLS

The following are properly enrolled, duly ratified, and sent to the office of the Secretary of State:

REPRESENTATIVE COLTON, SPEAKER PRO TEMPORE, PRESIDING.

H.B. 644, AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE AND TO AMEND THE DEFINITION OF "PUBLIC WATER SYSTEM" FOR PURPOSES OF THE NORTH CAROLINA DRINKING WATER ACT. (CHAPTER 776)

SPEAKER BLUE PRESIDING.

S.B. 1504, AN ACT TO MAKE VARIOUS CHANGES IN THE BUDGET OPERATION OF THE STATE AND OTHER STATUTORY CHANGES. (CHAPTER 777)

H.B. 1940, AN ACT TO ESTABLISH A COMMERCIAL SPECIAL DEVICE LICENSE. (CHAPTER 778)

H.J.R. 2134, A JOINT RESOLUTION PROVIDING FOR ADJOURNMENT SINE DIE OF THE GENERAL ASSEMBLY. (RESOLUTION 41)

SPECIAL MESSAGE FROM THE SENATE

SENATE CHAMBER
July 17, 1994

Mr. Speaker:

It is ordered that a message be sent your Honorable Body respectfully advising that the Senate has concluded the business of the 1993 General Assembly and stands ready to adjourn sine die pursuant to H.J.R. 2134, A JOINT RESOLUTION PROVIDING FOR ADJOURNMENT SINE DIE OF THE GENERAL ASSEMBLY.

Further you are respectfully advised that the Senate stands ready to open the doors of the Senate immediately upon receipt of a message from your Honorable Body that you are ready to open the doors of the House of Representatives to the end that the gavels may fall simultaneously and adjournment declared sine die.

Respectfully,
S/ Sylvia M. Fink
Principal Clerk
The Speaker orders a Special Message sent to the Senate informing that Honorable Body that the House has concluded its business and stands ready to adjourn the 1993 General Assembly, sine die.

Representative Jack Hunt moves, seconded by Representative Colton, that the House of Representatives of the 1993 General Assembly adjourn sine die. The motion prevails.

The Speaker announces that the hour has arrived for adjournment, as set by H.J.R. 2134 of the 1993 General Assembly, and orders the Sergeant-at-Arms to open the doors.

The doors of the Senate are opened and the President is perceived standing ready to let the gavel fall. The Speaker sounds the gavel and declares the House of Representatives of the 1993–1994 Session of the General Assembly of North Carolina adjourned sine die.

Denise G. Weeks
Principal Clerk
APPENDIX
SECOND SESSION 1994
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H.R. 1929, A HOUSE RESOLUTION TO ESTABLISH THE PROCEDURE FOR NOMINATING AND ELECTING ONE AT-LARGE MEMBER OF THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA.

Be it resolved by the House of Representatives:

Section 1. The following procedures for nominating and electing one member of the Board of Governors of The University of North Carolina (hereinafter the “Board of Governors”) are adopted:

I. COMMITTEE RESPONSIBILITIES.

1. It is the duty of the Committee on Education of the House of Representatives (hereinafter the “Committee”) to conduct a process for nominating and electing one person to fill a vacant seat on the Board of Governors in the at-large category for the remainder of the unexpired term that ends on June 30, 1997. The Chair of the Committee may refer any of the Committee’s responsibilities under this resolution to the Subcommittee on Community Colleges and University Affairs.

2. The Committee shall receive nominations for election to the Board of Governors through June 10, 1994. Each Representative may nominate one person. In order for a person to have standing as a nominee, that person must be formally nominated by a member of the House of Representatives. Only a written nomination on a form provided by the Chair of the Committee for that purpose and received in the office of the Chair of the Committee by 12:00 noon on June 10, 1994, shall constitute a nomination.

3. A Representative may nominate a person only for the at-large category available for election by the House of Representatives. Due to a vacancy, the House of Representatives shall elect, in the 1994 Regular Session of the 1993 General Assembly, one at-large member for the remainder of the unexpired term that expires on June 30, 1997.

4. On or after June 10, 1994, the Committee shall screen the nominees as to their legal qualifications and statutory suitability. On completion of the screening process, the Committee shall prepare a ballot that includes all legally qualified nominees.

5. Each nominee’s signature on the official nomination form shall confirm that nominee’s willingness to serve if elected. Any nominee may withdraw without the approval of the sponsor.

II. ELECTIONS IN THE HOUSE OF REPRESENTATIVES.

1. A ballot shall be prepared under the supervision of the Chair of the Committee for the use of the House of Representatives. The ballot shall include all legally qualified nominees.

2. The names of the nominees shall be arranged in alphabetical order on the ballot.

3. The House of Representatives shall hold its election no later than the beginning of the daily session on June 21, 1994. Before the voting begins,
the Speaker of the House of Representatives shall explain the voting rules, which are:

(a) No nomination shall be received from the floor.

(b) In order to be elected, a nominee must receive the votes of a majority of all members present and voting.

(c) Each member present and voting shall vote for one nominee.

(d) If no nominee receives a majority of the votes cast, a runoff shall be conducted between the persons receiving the two highest numbers of votes cast.

4. The members of the House of Representatives shall proceed to vote by roll call for one person in the at–large category for the remainder of the unexpired term.

5. The Chair of the Committee is responsible for canvassing the vote and declaring the results and may designate members of the Committee to assist.

6. When the Chair of the Committee has determined that the House of Representatives has elected one member from the at–large category to the Board of Governors for the remainder of the unexpired term, the Speaker of the House of Representatives shall declare that person to have been elected by the House of Representatives to the indicated position and for the indicated term.

7. The results of the election in the House of Representatives shall then be sent by Special Messenger to the Senate.

III. NOTIFICATION OF ELECTION RESULTS.

When the election process is complete, the Chair of the Committee shall notify the Secretary of the Board of Governors of the name of the person elected by the House of Representatives from the at–large category for the remainder of the unexpired term.

Sec. 2. This resolution is effective upon adoption.
BOARDS AND COMMISSIONS
APPOINTMENTS BY THE SPEAKER
August 1, 1992 – December 5, 1994

Appointments before January 27, 1993, were also made by Speaker Daniel T. Blue, Jr., who was Speaker of the House during the 1991 Session of the General Assembly.

ACUPUNCTURE LICENSING BOARD
G.S. 90–453; 120–122
Ms. Diana L. Hawes 11/02/93 6/30/95
Dr. Philip R. Ricker 11/02/93 6/30/96

ADVISORY BUDGET COMMISSION
G.S. 143–4
Rep. Theresa H. Esposito 5/19/93 1/31/95
Rep. Milton F. Fitch, Jr. (Reappointment) 3/16/93 1/31/95
Rep. Aaron E. Fussell 3/11/93 1/31/95
Rep. George W. Miller, Jr. (Reappointment) 3/16/93 1/31/95
Rep. Martin L. Nesbitt, Jr. (Reappointment) 3/16/93 1/31/95

AGING, GOVERNOR’S ADVISORY COUNCIL ON
G.S. 143B–181
Mr. Grady Galloway (Reappointment) 10/07/92 6/30/96
Dr. John R. Kernodle (Reappointment) 6/21/94 6/30/98

AGING, N. C. STUDY COMMISSION ON
G.S. 120–180
Rep. James P. Green, Sr., Co-Chair (Reappointment) 1/06/94 7/31/95
Rep. Narvel J. Crawford (Reappointment) 1/06/94 7/31/95
Rep. Zeno L. Edwards, Jr. 1/06/94 7/31/95
Rep. Julia C. Howard 1/06/94 7/31/95
Rep. Charles L. McLawhorn (Reappointment) 1/06/94 7/31/95
Mrs. Mickey Hanula (Reappointment) 1/06/94 7/31/95
Mr. Robert O. Hill, Jr. (Reappointment) 1/06/94 7/31/95
Mr. Kenneth M. McIntyre (Reappointment) 1/06/94 7/31/95

AGRICULTURE AND FORESTRY AWARENESS
STUDY COMMISSION
G.S. 120–150
Rep. Vernon G. James, Co-Chair (Reappointment) 10/07/93 9/30/95
Rep. Edith L. Lutz (Reappointment) 10/07/93 9/30/95
Rep. Josephus L. Mavretic 10/07/93 9/30/95
Rep. William L. Wainwright 10/07/93 9/30/95
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<tr>
<th>Board Name</th>
<th>Start Date</th>
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<tr>
<td>AGRICULTURAL FINANCE AUTHORITY, N. C.</td>
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<td>G.S. 122D-4; 120-122</td>
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<tr>
<td>Ms. Trudy Early</td>
<td>8/03/92</td>
<td>6/30/95</td>
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<tr>
<td>Mr. Johnnie Evans (Reappointment)</td>
<td>10/06/92</td>
<td>6/30/95</td>
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<tr>
<td>Mr. Fincher Martin</td>
<td>8/03/92</td>
<td>6/30/95</td>
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<tr>
<td>AIR CARGO AIRPORT AUTHORITY</td>
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<tr>
<td>G.S. 63A-3</td>
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<tr>
<td>Mr. Thomas W. Bradshaw (Reappointment)</td>
<td>7/29/93</td>
<td>6/30/95</td>
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<tr>
<td>Mr. Roger A. McLean (Reappointment)</td>
<td>7/29/93</td>
<td>6/30/97</td>
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<tr>
<td>Mr. Gordon S. Myers (Reappointment)</td>
<td>7/29/93</td>
<td>6/30/95</td>
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<tr>
<td>AIR CARGO AIRPORT AUTHORITY BOARD OF DIRECTORS, N. C.</td>
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<td>G.S. 63A-3</td>
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<tr>
<td>Hon. Cyndee Patterson</td>
<td>4/05/94</td>
<td>6/30/95</td>
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<td>AIR QUALITY COMPLIANCE ADVISORY PANEL</td>
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<td>G.S. 143B-318</td>
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<td>Ms. Joan Maxwell</td>
<td>9/29/94</td>
<td>12/31/96</td>
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<td>ALARM SYSTEMS LICENSING BOARD</td>
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<td>G.S. 74D-4</td>
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<td>Mr. J. Carlton Cole (Reappointment)</td>
<td>8/03/92</td>
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<td>Mr. W. Raymond McLester (Reappointment)</td>
<td>7/19/94</td>
<td>6/30/97</td>
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<td>AMERICANS WITH DISABILITIES ACT ON THE GENERAL ASSEMBLY, IMPACT OF THE</td>
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<tr>
<td>Rep. Marie W. Colton, Co–Chair</td>
<td>11/18/92</td>
<td>1/15/93</td>
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<td>Rep. Pete Cunningham</td>
<td>11/18/92</td>
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<tr>
<td>Rep. Robert J. Hensley, Jr.</td>
<td>11/18/92</td>
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<td>Rep. Bertha M. Holt</td>
<td>11/18/92</td>
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<td>Rep. Carolyn Russell</td>
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<td>AQUACULTURE ADVISORY BOARD</td>
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<tr>
<td>G.S. 106-760</td>
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<tr>
<td>Rep. Vernon G. James</td>
<td>3/09/93</td>
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<td>AQUARIUMS COMMISSION, N. C.</td>
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<td>G.S. 143B–390.16; 120–122</td>
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<tr>
<td>Mr. Marion E. Lowry</td>
<td>10/15/92</td>
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<tr>
<td>Mrs. Connie Parker</td>
<td>10/15/92</td>
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<tr>
<td>Ms. Jane Peterson</td>
<td>10/15/92</td>
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<tr>
<td>Mr. Andrew B. Pond</td>
<td>10/15/92</td>
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<td>ARBORETUM BOARD OF DIRECTORS, N. C.</td>
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<td>G.S. 116–243; 120–122</td>
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<tr>
<td>Mr. Morris McGough</td>
<td>1/26/93</td>
<td>6/30/94</td>
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<tr>
<td>(Reappointment)</td>
<td>7/19/94</td>
<td>6/30/98</td>
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<tr>
<td>Mr. Barney P. Woodard, Jr.</td>
<td>8/03/92</td>
<td>6/30/96</td>
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ART, BOARD OF TRUSTEES OF THE MUSEUM OF
G.S. 140–5.13(b); 120–122
Mrs. Betty B. Adams (Reappointment) 12/22/93 6/30/95

BIOTECHNOLOGY CENTER BOARD, N. C.
By–laws
Rep. Alex Warner (Reappointment) 10/11/93 7/31/95
Mr. Donald E. Ball (Reappointment) 10/11/93 7/31/95
Dr. Edward B. Fort (Reappointment) 10/11/93 7/31/95
Dr. Steven Jacobs (Replaced Dr. Burchall) 10/08/82 7/31/93
(Reappointment) 10/11/93 7/31/95
Mr. James O. Roberson (Reappointment) 10/11/93 7/31/95
Mr. Robert W. Slocum, Jr. 1/10/94 7/31/95

BUDGET PRACTICES STUDY COMMISSION
Chapter 321 of 1993 Session Laws
Rep. Martin L. Nesbitt, Jr., Co–Chair 12/22/93
Rep. David H. Diamont 12/22/93
Rep. Theresa H. Esposito 12/22/93
Rep. Joe Hackney 12/22/93
Rep. H. Mickey Michaux, Jr. 12/22/93
Rep. George W. Miller, Jr. 12/22/93
Hon. Donald R. Vaughan 2/01/94

BUILDING COMMISSION, STATE
G.S. 143–135.25; 120–122
Mr. Benny R. Hockaday 8/03/92 6/30/95
Mr. Charles T. Wilson, Jr. 8/18/93 6/30/96
(Licensed Building Contractor)
Mr. Jack K. Colby (Reappointment) 7/19/94 6/30/97

BUSINESS AND CONSUMER ADVISORY COUNCIL
G.S. 143–548
Mr. Phil Kasak 10/29/92 9/30/95
Dr. Verne G. Schmickley 10/29/92 9/30/95
Ms. Susan Valiquette 10/29/92 9/30/95
Mr. Ben Stewart 11/02/92 9/30/95

CANCER COORDINATION AND CONTROL,
ADVISORY COMMITTEE ON
G.S. 130A–33.50
Rep. Fred Bowman 1/05/94 6/30/97
Rep. W. W. Dickson 1/05/94 6/30/95
Rep. Thomas E. Wright 1/05/94 6/30/95
Mr. Chuck Stone 1/05/94 6/30/97
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<th>[Second Session</th>
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**CAPITAL PLANNING COMMISSION, N. C.**

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<tr>
<td>Rep.</td>
<td>Sam Ellis</td>
<td>3/09/93</td>
<td>1/30/95</td>
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<tr>
<td>Rep.</td>
<td>Robert J. Hensley, Jr. (Reappointment)</td>
<td>3/09/93</td>
<td>1/30/95</td>
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<tr>
<td>Rep.</td>
<td>Erin Kuczmasiski</td>
<td>3/09/93</td>
<td>1/30/95</td>
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<td>Rep.</td>
<td>Brad Miller</td>
<td>3/09/93</td>
<td>1/30/95</td>
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<tr>
<td>Rep.</td>
<td>Jane H. Mosley (Replaced Rep. Stamey)</td>
<td>9/14/93</td>
<td>1/30/95</td>
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<tr>
<td>Rep.</td>
<td>Peggy Stamey (Reappointment) (Resigned 7/26/93)</td>
<td>3/09/93</td>
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**CAPITOL PRESERVATION COMMISSION**

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<tr>
<td>Hon.</td>
<td>William A. Creech</td>
<td>8/03/94</td>
<td>6/30/96</td>
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<tr>
<td>Mr.</td>
<td>Philip G. Freelon</td>
<td>8/03/94</td>
<td>6/30/98</td>
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<tr>
<td>Hon.</td>
<td>Derryl Garner</td>
<td>8/03/94</td>
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**CHILD DAY CARE COMMISSION**

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<tr>
<td>Mrs.</td>
<td>Joanne S. Byrd (Reappointment)</td>
<td>8/03/92</td>
<td>6/30/94</td>
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<tr>
<td>Ms.</td>
<td>Camille F. Hawks (Replaced Dr. Bryant) (Reappointment)</td>
<td>9/01/93</td>
<td>6/30/95</td>
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<tr>
<td>Mr.</td>
<td>Christopher McClure (Reappointment)</td>
<td>8/03/92</td>
<td>6/30/94</td>
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<tr>
<td>Ms.</td>
<td>Floriana J. Thompson (Reappointment) (For-Profit Day Care Facility/Home)</td>
<td>9/01/93</td>
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**CHILD FATALITY TASK FORCE, N. C.**

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<tr>
<td>Rep.</td>
<td>Paul Luebke</td>
<td>9/28/92</td>
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<tr>
<td>Mr.</td>
<td>William C. Crawford (Reappointment)</td>
<td>9/28/92</td>
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<tr>
<td>Dr.</td>
<td>Thomas E. Frothingham (Reappointment)</td>
<td>9/28/92</td>
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<tr>
<td>Ms.</td>
<td>Marcia Herman-Giddens (Reappointment)</td>
<td>9/28/92</td>
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<tr>
<td>Mr.</td>
<td>Larry King (Reappointment)</td>
<td>9/28/92</td>
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<tr>
<td>Hon.</td>
<td>Mary Watson Nooe</td>
<td>9/28/93</td>
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**CHILD FATALITY TASK FORCE**

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<td>Rep.</td>
<td>Bobby H. Griffin</td>
<td>9/29/94</td>
<td>1/31/97</td>
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<td>Rep.</td>
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<td>9/29/94</td>
<td>1/31/97</td>
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<td>Chair/Member</td>
<td>Appointment Date</td>
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<td></td>
<td>Rep. Joanne W. Bowie</td>
<td>10/07/93</td>
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<td>Rep. Ruth Easterling</td>
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<td>Rep. Brad Miller</td>
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<td>Rep. Edd Nye</td>
<td>10/07/93</td>
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<td>Rep. Carolyn B. Russell</td>
<td>10/07/93</td>
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<tr>
<td>CHILDREN AND YOUTH, GOVERNOR’S ADVOCACY COUNCIL ON</td>
<td>Rep. Ruth M. Easterling (Reappointment)</td>
<td>8/19/93</td>
<td>6/30/97</td>
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<td>Rep. Howard J. Hunter, Jr.</td>
<td>8/19/93</td>
<td>6/30/97</td>
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<td>CHILDREN WITH SPECIAL NEEDS, COMMISSION ON</td>
<td>Rep. Howard Barnhill (Reappointment)</td>
<td>10/06/93</td>
<td>end of 1995 G.A.</td>
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<td>Rep. Dock Brown</td>
<td>10/06/93</td>
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<td>Rep. Theresa H. Esposito</td>
<td>3/26/93</td>
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<td></td>
<td>(Replaced Rep. Ethridge) (Reappointment)</td>
<td>10/06/93</td>
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<td>Ms. Sally Sloop (Reappointment)</td>
<td>10/06/93</td>
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<td>CHIROPRACTIC EXAMINERS, N. C. BOARD OF</td>
<td>Dr. Dennis L. Hall</td>
<td>9/22/93</td>
<td>6/30/95</td>
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<td>CODE OFFICIALS QUALIFICATIONS BOARD, N. C.</td>
<td>Mr. E. Frank Davis (Reappointment) (Licensed Electrical Contractor)</td>
<td>8/03/92</td>
<td>6/30/94</td>
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<td>Mr. Charles England (Reappointment)</td>
<td>10/15/93</td>
<td>6/30/97</td>
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<td>Mr. C. Neil Styers</td>
<td>10/15/93</td>
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<td>COMMUNITY COLLEGE CAPITAL NEEDS, LEGISLATIVE STUDY COMMISSION ON</td>
<td>Rep. Hugh A. Lee, Co-Chair</td>
<td>11/16/93</td>
<td>4/01/94</td>
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COMMUNITY DEVELOPMENT INITIATIVE, INC.
BOARD OF DIRECTORS, N.C.

Bylaws
Rep. H. Mickey Michaux, Jr. determined by Board Resolution
Ms. Susan Perry Cole

COMPETITIVE N. C., COMMISSION FOR A
Executive Order No. 9
Rep. Gene G. Arnold 9/07/94 Completion of Comm.'s work

Rep. Mary L. Jarrell 9/07/94 ”
Rep. Thomas E. Wright 9/07/94 ”

COMPREHENSIVE COMPENSATION SYSTEM TASK FORCE
Chapter 388 of 1993 Session Laws
Rep. Milton F. Fitch, Jr. 1/06/94 2/01/95
Rep. Robert J. Hensley, Jr. 1/06/94 2/01/95
Rep. Carolyn B. Russell 1/06/94 2/01/95

CONSUMER AND ADVOCACY ADVISORY
COMMITTEE FOR THE BLIND
G.S. 143B–164
Rep. Martha Alexander 8/25/93 6/30/95

CORRECTIONS OVERSIGHT COMMITTEE,
JOINT LEGISLATIVE
G.S. 120–70.93

Rep. Anne C. Barnes 9/13/94 ”
Rep. Milton F. Fitch, Jr. 9/13/94 ”
Rep. Robert J. Hensley, Jr. 9/13/94 ”
Rep. George M. Holmes 9/13/94 ”
Rep. George S. Robinson 9/13/94 ”
Rep. Michael S. Wilkins 9/13/94 ”

COSMETIC ART EXAMINERS, STATE BOARD OF
G.S. 88–13
Ms. Mary Hardy 8/03/92 6/30/95
(Licensed Cosmetologist)

COURTS COMMISSION, N. C.
G.S. 7A–506
Rep. David T. Flaherty, Jr. (Reappointment) 10/07/93 6/30/97
Rep. Robert J. Hensley, Jr. 10/07/93 6/30/97
Rep. Robert C. Hunter (Appointment Correction) 10/26/93 6/30/95
COURTS COMMISSION, N. C. (continued)
Rep. Annie B. Kennedy (Appointment Correction) 10/26/93 6/30/95
Mr. George T. Griffin 10/07/93 6/30/97

CRIME COMMISSION, GOVERNOR'S
G.S. 143B–478
Rep. Robert J. Hensley, Jr. (Reappointment) 3/08/93 1/30/95
Rep. H. M. Michaux, Jr. (Reappointment) 3/08/93 1/30/95

CRIMINAL JUSTICE EDUCATION & TRAINING STANDARDS
COMMISSION, N. C.
G.S. 17C–3
Mr. Charles P. Farris, Jr. (Reappointment) 7/30/93 6/30/95

CRIMINAL JUSTICE PARTNERSHIP ADVISORY BOARD, STATE
G.S. 143B–272.6
(Reappointment) 6/21/94 6/30/97
Mr. Darrell Hancock 1/18/94 6/30/96
Hon. Zee B. Lamb 1/18/94 6/30/95

DAY CARE FACILITY TASK FORCE, N. C.
Chapter 769 of the 1993 Session Laws
Mr. Christopher E. McClure 10/04/94
(Child Day–Care Commission)

DEAF AND HARD OF HEARING, N. C. COUNCIL FOR
Chapter 551 of 1993 Session Laws
Rep. Martha B. Alexander 11/15/93

DIETETICS AND NUTRITION, N. C. BOARD OF
G.S. 90–354(a)(2); 120–122
Ms. Rebecca S. Freeman 1/08/93 9/30/94
(Reappointment) 7/19/94 6/30/97
(Community or Public Health Dietetics/Nutrition)
Ms. Lynn Maney–McIntosh 9/02/93 6/30/95
(Clinical Dietetics/Nutrition)

DISABILITY TASK FORCE
Chapter 1034, 1983 Session Laws; amended by Chapter 757,
1985 Session Laws
Rep. Marie W. Colton 3/08/93 1/30/95
### DISABILITIES, GOVERNOR'S ADVOCACY COUNCIL FOR PERSONS WITH

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<tr>
<th>Name</th>
<th>Position</th>
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<tr>
<td>Mrs. Jo Anne Jeffries</td>
<td>Reappointment (Public Member)</td>
<td>11/23/93 - 6/30/95</td>
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<tr>
<td>Mr. George McCoy</td>
<td>Reappointment (Public Member)</td>
<td>11/23/93 - 6/30/95</td>
</tr>
<tr>
<td>Mr. Ben Murray</td>
<td>Reappointment (Mental Retardation)</td>
<td>11/23/93 - 6/30/95</td>
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<tr>
<td>Ms. Cynthia Neloms</td>
<td>Physical Disabilities</td>
<td>11/23/93 - 6/30/95</td>
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<tr>
<td>Ms. Dorothy O'Neal</td>
<td>Mental Illness</td>
<td>11/23/93 - 6/30/95</td>
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<td>Mr. William M. Simpson</td>
<td>Public Member</td>
<td>11/23/93 - 6/30/95</td>
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<tr>
<td>Mr. Edward T. Smith</td>
<td>Reappointment (Developmental Disabilities)</td>
<td>11/23/93 - 6/30/95</td>
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### DISCIPLINARY HEARING COMMISSION OF THE N. C. STATE BAR

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<tr>
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<tr>
<td>Mr. James Lee Burney</td>
<td>Reappointment</td>
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### EASTERN BAND OF THE CHEROKEE, N. C. ADVISORY COUNCIL ON THE

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<td>Rep. Liston Ramsey</td>
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<td>(Reappointment)</td>
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### ECONOMIC DEVELOPMENT BOARD

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<tr>
<th>Name</th>
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<tr>
<td>Rep. H. M. Michaux, Jr.</td>
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<td>9/13/93 - 7/01/97</td>
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<tr>
<td>Rep. David Redwine</td>
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<td>3/08/93 - 1/30/95</td>
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<tr>
<td>Rep. George Robinson</td>
<td></td>
<td>9/13/93 - 7/01/95</td>
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### ECONOMIC DEVELOPMENT COMMISSION, NORTHEASTERN N. C. REGIONAL

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<thead>
<tr>
<th>Name</th>
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<tbody>
<tr>
<td>Mr. Grover L. Edwards, Sr.</td>
<td>Developer</td>
<td>10/26/93 - 6/30/97</td>
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<tr>
<td>Commissioner John D. Hall</td>
<td>County Commissioner</td>
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<td>Dr. Jimmy R. Jenkins</td>
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<td>10/26/93 - 6/30/97</td>
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<td>Mr. Charles H. Shaw, Jr.</td>
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<tr>
<td>Mr. Dallas Taylor</td>
<td>Banker</td>
<td>10/26/93 - 6/30/95</td>
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### ECONOMIC DEVELOPMENT COMMISSION, SOUTHEASTERN N. C. REGIONAL

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<tr>
<td>Mr. Rod Bullard</td>
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<td>2/16/94 - 6/30/97</td>
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<td>Mr. James Allen Cartrette</td>
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<tr>
<td>Mr. Windell Daniels</td>
<td>2/16/94</td>
<td>6/30/95</td>
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<td>Mr. Robert Deese</td>
<td>2/16/94</td>
<td>6/30/97</td>
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<tr>
<td>Mr. James L. Smith</td>
<td>2/16/94</td>
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### ECONOMIC INCENTIVES TO LURE INDUSTRY

Chapter 561, Section 103, 1993 Session Laws

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<tr>
<td>Rep. Martin L. Nesbitt, Jr., Co-Chair</td>
<td>11/12/93</td>
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### EDUCATION COMMISSION OF THE STATES

G.S. 115C–104

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<td>Rep. David Diamont (Reappointment)</td>
<td>3/10/93</td>
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### EDUCATION COUNCIL, N. C.

G.S. 115C–105

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### EDUCATION OVERSIGHT COMMITTEE, JOINT LEGISLATIVE

G.S. 120–70.80

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<td>3/08/93</td>
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<td>Rep. James Black (Reappointment)</td>
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<td>Rep. Theresa H. Esposito</td>
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<td>Rep. Aaron E. Fussell (Reappointment)</td>
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<td>Rep. Lyons Gray (Reappointment)</td>
<td>3/08/93</td>
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<td>Rep. Warren C. Oldham</td>
<td>3/08/93</td>
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<td>Rep. Gene Rogers (Reappointment)</td>
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<td>Rep. Steve Wood</td>
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### EDUCATION STANDARDS AND ACCOUNTABILITY COMMISSION

G.S. 115C–105.2

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<td>9/13/93</td>
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<td>Dr. Lloyd V. Hackley</td>
<td>9/13/93</td>
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<td>Ms. Linda Starkweather</td>
<td>9/13/93</td>
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### EDUCATIONAL LEADERSHIP TASK FORCE

Chapter 869, 1991 Session Laws

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EDUCATIONAL SERVICES FOR EXCEPTIONAL CHILDREN, COUNCIL ON
G.S. 115C–121
Rep. Aaron E. FusseU (Reappointment) 8/25/93 6/30/95
Rep. Charlotte A. Gardner (Reappointment) 8/25/93 6/30/95

ELECTION LAWS REVIEW COMMISSION
Chapter 771, 1993 Session Laws
Rep. Walter G. Church, Sr. 8/31/94
Ms. Penny Craver 8/31/94

ELECTROLYSIS EXAMINERS, N. C. BOARD OF
G.S. 88A–5; 120–121
Ms. Trudy Brown (Licensed Electrologist) 1/20/93 8/31/95

EMERGENCY MEDICAL SERVICES ADVISORY COUNCIL
G.S. 143–510

EMPLOYEE HOSPITAL AND MEDICAL BENEFITS
G.S. 135–38
Rep. John R. Gamble, Jr., Chair
(Replaced Rep. Hasty) 4/22/93 6/30/93
(Reappointment) 10/06/94 6/30/95
Rep. Martha B. Alexander 10/06/94 6/30/95
(Reappointment) 10/06/94 6/30/95
Rep. Walter W. Dickson 10/06/94 6/30/95
Rep. Milton F. Fitch, Jr. 10/06/94 6/30/95
Rep. Martin L. Nesbitt, Jr. 10/06/94 6/30/95

ENERGY POLICY COUNCIL
G.S. 113B–3
Rep. Judy Hunt (Reappointment) 3/26/93 1/31/95
Rep. Paul Luebke 3/26/93 1/31/95

ENVIRONMENTAL MANAGEMENT COMMISSION, N. C.
G.S. 143B–283; 120–122
Ms. Marion E. Deerhake 10/08/93 6/30/95
Ms. Margaret B. Pollard 10/08/93 6/30/95
ENVIRONMENTAL REVIEW COMMISSION
G.S. 120–70.42
Rep. Joe Hackney, Chair (Reappointment) 3/26/93 1/30/95
Rep. Arlie Culp (Reappointment) 3/26/93 1/30/95
Rep. Daniel DeVane (Reappointment) (Resigned) 3/26/93 1/30/95
Rep. Karen Gottovi (Reappointment) 3/26/93 1/30/95
Rep. Brad Miller (Replaced Rep. DeVane) 1/18/94 1/30/95
Rep. Billy Richardson 3/26/93 1/30/95
Rep. John Weatherly 3/26/93 1/30/95

FAMILY, COMMISSION ON THE
G.S. 120–70.72
Rep. Annie B. Kennedy, Co–Chair (Reappointment) 8/19/93 1/31/95
Rep. J. Fred Bowman 8/19/93 1/31/95
Rep. James P. Green, Sr. 8/19/93 1/31/95
Rev. Henry B. Pickett, Jr. (Reappointment) 8/19/93 1/31/95
Rev. Gene L. Watterson (Reappointment) 8/19/93 1/31/95

FAMILY–CENTERED SERVICE, ADVISORY COMMITTEE ON
G.S. 143B–150.7
Ms. Angelia L. White 1/19/94 6/30/95

FARMWORKER COUNCIL, N. C.
G.S. 143B–426.25
Rep. Jerry Braswell 8/26/93 6/30/95
Rep. Charles L. McLawhorn 8/26/93 6/30/95

FIRE AND RESCUE COMMISSION, STATE
G.S. 58–78.10; 120–122
Hon. Leander Morgan 12/09/92 6/30/95

FIREFIGHTER AND RESCUE WORKER PENSION FUND
STUDY COMMISSION
Chapter 769, 1993 Session Laws
Rep. Linwood E. Mercer, Co–Chair 9/14/94 2/01/95
Rep. Bobby Harold Barbee, Sr. 9/14/94 2/01/95
Rep. Hugh A. Lee 9/14/94 2/01/95
Rep. William L. Wainwright 9/14/94 2/01/95
Mr. David R. Anders 9/14/94 2/01/95

FISHERIES MORATORIUM STEERING COMMITTEE
Chapter 576, 1993 Session Laws
Mr. Thomas S. Bowmer 10/03/94 convened
(Recreational Fishing Industry) 1996 G.A.
Mr. Joe Huber 10/03/94 ”
(Aquaculture)
FISHERIES MORATORIUM STEERING COMMITTEE (continued)
Mr. Charles S. Manooch, III 10/03/94 Convening (Academic Fisheries Scientist)
1996 G.A. 10/03/94 "
Mr. Arden-More 10/03/94 "
(Commercial Fishing Industry)
Dr. Hahns Pearl 10/03/94 "
(Ecologist)
Dr. Steve W. Ross 10/26/94 "
(Ecologist)
Dr. Kerry Smith 10/03/94 "
(Economist)
Ms. Susan West 10/03/94 "
(NC Fisheries Association Auxiliary)

FUTURE STRATEGIES FOR N. C.
G.S. 120–84.7

GENERAL STATUTES COMMISSION
G.S. 164–14
Rep. Annie Brown Kennedy (Reappointment) 4/26/93 5/31/95

GENETIC ENGINEERING REVIEW BOARD
G.S. 106–769
Mr. R. H. Byrd, Jr. (Farm Organization) 8/03/92 6/30/95

GOVERNMENT CONTRACTORS ASSOCIATION, INC.
BOARD OF ADVISORS, N. C.
Bylaws
Rep. Charles Beall (Replaced Lt. Governor Wicker) 3/16/93 6/30/93

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JOINT LEGISLATIVE COMMISSION ON
G.S. 120–74
Speaker Daniel T. Blue, Jr., Co–Chair
Rep. J. Fred Bowman 4/22/93 1/30/95
Rep. C. Robert Brawley (Reappointment) 4/22/93 1/30/95
Rep. Marie W. Colton (Reappointment) 4/22/93 1/30/95
Rep. David H. Diamont (Reappointment) 4/22/93 1/30/95
Rep. Ruth M. Easterling (Reappointment) 4/22/93 1/30/95
Rep. Milton F. Fitch, Jr. (Reappointment) 4/22/93 1/30/95
Rep. Joe Hackney (Reappointment) 4/22/93 1/30/95
Rep. George M. Holmes (Reappointment) 4/22/93 1/30/95
Rep. H. M. Michaux, Jr. (Reappointment) 4/22/93 1/30/95
Rep. Martin L. Nesbitt, Jr. (Reappointment) 4/22/93 1/30/95
HANDICAPPED CHILDREN FROM BIRTH TO FIVE YEARS OF AGE, INTER-AGENCY COORDINATING COUNCIL FOR
G.S. 143B–179.5
Rep. Martha B. Alexander
(Replaced Rep. Thompson) 9/02/93 7/01/94
(Reappointment) 6/21/94 7/01/96
Rep. Theresa H. Esposito (Reappointment) 10/02/92 7/01/94
Rep. Raymond M. Thompson (Reappointment) 10/02/92 7/01/94

HAZARDOUS WASTE MANAGEMENT COMMISSION, N. C.
G.S. 143B–470.3; 120–122; 130B–6
Ms. Catherine Cameron 8/03/92 6/30/94
Dr. Jack B. Levy (Reappointment) 10/18/93 6/30/95

HEALTH ADVISORY COMMITTEE, STATE SCHOOL
G.S. 115C–81(e)(6)(c)
Rep. Howard C. Barnhill (Reappointment) 9/01/93 6/30/96

HEALTH INSURANCE COMMITTEE, JOINT SELECT STATE
Rep. Martin Nesbitt, Co-Chair (Reappointment) 3/25/93 12/31/94

HEALTH PLAN PURCHASING ALLIANCE BOARD, STATE
G.S. 143–625; 120–122
Mr. G. Gordon Greenwood 9/28/93 7/1/97
(Employee Enrollee of an Alliance Operating in N. C.)
Ms. Cyndee G. Patterson 9/28/93 7/1/97
(Owner/Manager of Member Small Employer of an Alliance Operating in N.C.)
Ms. Juanita P. Pilgrim 9/28/93 7/1/97

HEALTH PLANNING COMMISSION, N. C.
G.S. 143–611
Rep. W. W. Dickson 9/14/93
Rep. Karen E. Gottovi 9/14/93
Rep. Josephus L. Mavretic 9/14/93
Rep. Richard H. Moore 9/14/93
Rep. Thomas E. Wright 9/14/93
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<tr>
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<td>Rep. Bertha M. Holt (Reappointment)</td>
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<td>Ms. Susan Cernyak–Spatz</td>
<td>1/28/94</td>
<td>6/30/95</td>
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<td>Dr. David M. Crowe (Reappointment)</td>
<td>8/26/93</td>
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<td>Mr. Marvin Schiller (Reappointment)</td>
<td>1/04/93</td>
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<td>Rev. Roosevelt Wilkerson, Jr. (Reappointment)</td>
<td>8/26/93</td>
<td>6/30/95</td>
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<tr>
<td>HOME AND COMMUNITY CARE, ADVISORY COMMITTEE ON</td>
<td>G.S. 143B–181.9A</td>
<td>Rep. Howard Barnhill (Reappointment)</td>
<td>3/26/93</td>
<td>1/15/95</td>
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<tr>
<td>HOUSING FINANCE AGENCY BOARD OF DIRECTORS, N. C.</td>
<td>G.S. 122A–4; 120–122</td>
<td>Mr. Cecil J. Hill (Reappointment)</td>
<td>11/15/93</td>
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<tr>
<td></td>
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<td>Ms. Sheila A. Nader (Reappointment)</td>
<td>11/15/93</td>
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<td>Ms. Eleanor Nunn (Reappointment) (Real Estate Broker)</td>
<td>11/15/93</td>
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<td>Mr. William G. Smith (Mortgage–Servicing Institution)</td>
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<td>HOUSING PARTNERSHIP, N. C.</td>
<td>G.S. 122E–4(b)</td>
<td>Mr. Dewey Brown</td>
<td>9/01/94</td>
<td>8/31/96</td>
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<td>Mr. Michael D. Calhoun</td>
<td>9/01/94</td>
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<td>Mr. Kenneth Freeman</td>
<td>9/01/94</td>
<td>8/31/96</td>
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<td>Mr. Abdul Sm Rasheed (Reappointment)</td>
<td>9/01/94</td>
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<td>HUMAN RELATIONS COMMISSION, N. C.</td>
<td>G.S. 143B–391</td>
<td>Mr. William N. Chestnut (Reappointment)</td>
<td>9/14/94</td>
<td>6/30/98</td>
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<td>Mr. Alphonso H. Pearson</td>
<td>9/14/94</td>
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<td>INAUGURAL CEREMONIES, COMMITTEE ON</td>
<td>G.S. 143–533</td>
<td>Rep. Marie W. Colton</td>
<td>10/05/92</td>
<td>last day of inaugural period</td>
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<td>Rep. Jack Hunt</td>
<td>10/06/92</td>
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<td>Rep. Annie B. Kennedy</td>
<td>10/05/92</td>
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<td>INDIAN AFFAIRS, COMMISSION ON</td>
<td>G.S. 143B–407</td>
<td>Mr. Jim R. Lowry (Reappointment)</td>
<td>7/30/93</td>
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1994] APPENDIX 597

INDIAN EDUCATION, STATE ADVISORY COUNCIL ON
G.S. 115C–210.1
Rep. Ronnie Sutton 3/11/93 1/30/95

INFANT MORTALITY, GOVERNOR’S COMMISSION ON
REDUCTION OF
Executive Order No. 99, amended by Executive Order No. 185
Rep. James P. Green, Sr.
(Replaced Rep. Jeralds) 1/14/93 12/31/93
(Reappointment) 9/01/93 12/31/94

INFORMATION HIGHWAY GRANTS ADVISORY COUNCIL
Chapter 769, 1993 Session Laws
Rep. William L. Wainwright, Co–Chair 9/13/94 9/01/96
Rep. Anne C. Barnes 9/13/94 9/01/96
Rep. Lyons Gray 9/13/94 9/01/96
Mr. John F. Burness 9/13/94 9/01/96

INFORMATION RESOURCE MANAGEMENT COMMISSION
G.S. 143B–426.21(a)
Dr. William E. Willis, Jr. 9/01/92 6/30/95

INTERNSHIP COUNCIL, N. C.
G.S. 143B–418
Ms. Josephine A. Cialone (Reappointment) 8/26/93 6/30/95

INTERSTATE COOPERATION, N. C. COUNCIL ON
G.S. 143B–380
Rep. Edward C. Bowen (Reappointment) 9/01/93 6/30/95
Rep. Fred Bowman (Reappointment) 9/01/93 6/30/95
Rep. Carolyn Russell 9/01/93 6/30/95
Rep. Thomas E. Wright 9/01/93 6/30/95

JUDICIAL SYSTEM, JOINT SELECT COMMITTEE ON THE
(Appointed by the Speaker and the President Pro Tempore)
JUVENILE LAW STUDY COMMISSION
G.S. 7A–740
(Reappointment) 9/01/94 6/30/96
Rep. Billy Richardson 9/01/94 6/30/96

LEGISLATIVE ETHICS COMMITTEE
G.S. 120–99
Rep. Marie W. Colton (Reappointment) 3/11/93 1/30/95
(Appointed Chair 1/21/94)
Rep. David Balmer 3/11/93 1/30/95
Rep. W. W. Dickson 3/11/93 1/30/95
Rep. Milton F. Fitch, Jr. 3/11/93 1/30/95

LEGISLATIVE RESEARCH COMMISSION
G.S. 120–30.10
Speaker Daniel T. Blue, Jr., Co-Chair
Rep. W. Pete Cunningham (Reappointment) 8/31/93 12/15/94

LEGISLATIVE SERVICES COMMISSION
G.S. 120–31
Speaker Daniel T. Blue, Jr., Co-Chair
Rep. Ed Bowen 2/23/93 1/30/95
Rep. Lyons Gray 2/23/93 1/30/95
Rep. Robert J. Hensley, Jr. (Reappointment) 2/23/93 1/30/95
Rep. Mary McAllister (Reappointment) 2/23/93 1/30/95
Rep. George Robinson (Reappointment) 2/23/93 1/30/95

LITERACY, GOVERNOR'S ADVISORY COUNCIL ON
Executive Order No. 90
Rep. Frances M. Cummings 8/18/93 5/18/95

LOCAL GOVERNMENT ADVOCACY COUNCIL
G.S. 143–506.14
Rep. Jack Hunt (Reappointment) 3/11/93 1/15/95
Rep. Charles McLawhorn (Reappointment) 3/11/93 1/15/95

LOCAL GOVERNMENT COMMISSION
G.S. 159–3
Mr. Gerald Lamb 9/15/93 6/30/97
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<td>Rep. Linwood E. Mercer</td>
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<td>Rep. R. Bradley Miller</td>
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<td>Rep. George W. Miller, Jr., Co–Chair</td>
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<td>(Reappointment)</td>
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<tr>
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<tr>
<td>(Appointed Co–Chair 12/8/93 to replace Rep. Stamey)</td>
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<td>Rep. Peggy Stamey, Co–Chair (Resigned)</td>
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<tr>
<td>5/03/93</td>
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<td>Rep. Jerry Braswell</td>
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<tr>
<td>Rep. David M. Miner</td>
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<td>5/03/93</td>
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<tr>
<td>Rep. Richard H. Moore</td>
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<tr>
<td>Rep. Richard T. Morgan (Reappointment)</td>
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<td>Mr. Mark A. Finkelstein</td>
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<td>Mr. Robert B. Heater</td>
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<td>Mr. Benton F. Sonny Clifton, Jr.</td>
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<tr>
<td>Ms. Hilda Highfill (Reappointment)</td>
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<tr>
<td>Mr. Thomas E. Terrell, Jr. (Reappointment)</td>
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<td>8/17/93</td>
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<td>Mr. Larry Gilmore (Reappointment)</td>
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<td>Ms. Judy Ward (Reappointment)</td>
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<td>Rep. Bertha M. Holt</td>
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<tr>
<td>Mrs. Almetto H. Alexander</td>
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MEDICAL DATABASE COMMISSION, N. C.
G.S. 131E–211; 120–122
Mr. O. Louis Gentry (Commercial Insurance Co.) 7/21/94 6/30/96
Rep. James P. Green, Sr. (Physician) 7/21/94 6/30/96
Mr. Ches Gwinn (replaced Ms. Beverly Blount) 1/05/93 6/30/94
(Reappointment) 7/21/94 6/30/96
Mr. Andrew M. Landes (Commercial Insurance Co.) 2/05/93 6/30/93
Ms. Gail Sports Long (Nurse) 8/03/92 6/30/95

MENTAL HEALTH, DEVELOPMENTAL DISABILITIES,
AND SUBSTANCE ABUSE, COMMISSION FOR
G.S. 143B–148; 120–122
Mr. Ben Aiken (Reappointment) 1/07/94 6/30/95
Ms. Ann Hoyle 1/07/94 6/30/95

MENTAL HEALTH STUDY COMMISSION
Chapter 771, 1993 Session Laws
Rep. Martha B. Alexander, Co–Chair 8/31/94 6/30/95
Rep. Walter W. Dickson 8/31/94 6/30/95
Rep. Theresa H. Esposito 8/31/94 6/30/95
Rep. Howard J. Hunter, Jr. 8/31/94 6/30/95
Rep. Charles L. McLawhorn 8/31/94 6/30/95
Rep. E. David Redwine 8/31/94 6/30/95
Ms. Pearl Finch 8/31/94 6/30/95
Mr. V. B. “Hawk” Johnson 8/31/94 6/30/95

MINORITY HEALTH ADVISORY COUNCIL
G.S. 130A–33.44
Rep. Howard J. Hunter, Jr. 9/30/92 6/30/94
(Reappointment) 8/03/94 6/30/96
Rep. Luther R. Jeralds 9/30/92 6/30/94
(Reappointment) 8/03/94 6/30/96
Dr. Adaora Alise Adimora 9/30/92 6/30/94
Dr. Stanley L. Allen 8/03/94 6/30/98
Dr. Leah Devlin 9/30/92 6/30/95
Mrs. Margaret B. Pollard (Resigned) 9/30/92 6/30/94
Dr. Charles E. Blair (Replaced Mrs. Pollard) 4/07/94 6/30/94
(Reappointment) 8/03/94 6/30/98

MUNICIPAL INCORPORATIONS, JOINT LEGISLATIVE
COMMISSION ON
G.S. 120–158
Rep. Jerry Braswell 5/19/93 6/30/95
Rep. Robert C. Hunter (Reappointment) 5/19/93 6/30/95
Mr. Richard Y. Stevens (Reappointment) 5/19/93 6/30/95
NEW LICENSING BOARDS, LEGISLATIVE COMMITTEE ON
G.S. 120–149.6
Rep. Mary L. Jarrell, Chair 2/25/93 1/30/95
Rep. Howard Barnhill (Reappointment) 2/25/93 1/30/95
Rep. Harold Brubaker (Reappointment) 2/25/93 1/30/95
Rep. Foyle Hightower, Jr. (Reappointment) 2/25/93 1/30/95
Rep. Richard Moore 2/25/93 1/30/95

NURSING, BOARD OF DIRECTORS OF N. C. CENTER FOR
G.S. 90–171.71; 120–122
Ms. Cathy Chapman (Reappointment) 7/20/94 6/30/97
Mr. Jonathan Hankins 8/03/92 6/30/95
Ms. Polly H. Godwin 8/18/93 6/30/96
Ms. Rebecca Pitts (Reappointment) 8/18/93 6/30/96

NURSING SCHOLARS COMMISSION, N. C.
G.S. 90–171.60; 120–122
Ms. Hettie L. Garland 2/16/94 6/30/97
Ms. V. Diane Gibbs (Reappointment) 2/16/94 6/30/95
Dr. Ernestine B. Small 2/16/94 6/30/97

ON-SITE WASTEWATER SYSTEMS INSTITUTE, N.C.
G.S. 130A–344; 120–122
Mr. John T. Bell 10/09/92
(Active in Residential Development)
Mr. Mac Dendy 10/09/92
(Environmental Health Specialist)
Mr. Robert Epting 10/09/92
(Public Member)
Mr. John S. Myers 10/09/92
(Environmental Health Supervisor)
Mr. Leonard Wood 10/09/92
(Local Health Director)

OYSTERS, BLUE RIBBON ADVISORY COUNCIL ON
Chapter 769, 1993 Session Laws
Mr. Wayne Bland 10/25/94 10/01/95
(Commercial Oyster Fishery)
Mr. George H. Gilbert, Jr. 10/25/94 10/01/95
(Health Considerations)
Mr. Jeff Milliken 10/25/94 10/01/95
(Oyster Harvesting)
Mr. Melvin Shepard 10/25/94 10/01/95
(Oyster Processing)
Mr. Jim Swartzberg 10/25/94 10/01/94
(Commercial Oyster Fishery)
PARTNERSHIP FOR CHILDREN, INC., N.C.
G.S. 143B–168.12
Rep. Paul Luebke (Reappointment) 9/12/94 8/31/97
Mrs. Judy Hoffman (Reappointment) 9/12/94 8/31/97
Rev. Willie F. McIntosh, Jr. 9/29/93

PERFORMANCE AUDIT OF STATE GOVERNMENT
Chapter 900, 1991 Session Laws
Rep. Joe Hackney 8/14/92 Comp. of Study

PERFORMING ARTS CENTER AT CHARLOTTE FOUNDATION,
BYLAWS OF THE N. C.
Rep. Ruth M. Easterling (Reappointment) 6/21/94 4/30/97

PETROLEUM UNDERGROUND STORAGE TANK FUNDS COUNCIL, N.C.
G.S. 143–215.940A
Mr. Glen Anderson (Reappointment) 2/22/94 6/30/95
(Environmental Advocacy Organization)
Mr. George A. Dorsett, Jr. (Reappointment) 2/22/94 6/30/95
(Motor Fuels Service Station Dealer)
Mr. John David Grady (Reappointment) 2/22/94 6/30/95
(Groundwater Contamination)
Mr. Bo Rader (Reappointment) 2/22/94 6/30/95
(Convenience Store Marketing Petroleum)

PHYSICAL FITNESS AND HEALTH, GOVERNOR’S COUNCIL ON
G.S. 143B–216.9
(Reappointment) 9/17/93 6/30/95

POLLUTION PREVENTION ADVISORY COUNCIL
Chapter 501, 1993 Session Laws
Rep. Karen E. Gottovi
(Environmental Review Commission Member) 11/04/93 10/01/94
Mr. Charlie Garner
(Environmental/Conservation Community) 11/04/93 10/01/94
Dr. William E. Paige (Industry) 11/04/93 10/01/94
Ms. Elizabeth Treadway (City Government) 11/04/93 10/01/94
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<td>Mr. Roy A. Stevens (Reappointment) 8/03/92 6/30/94</td>
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<td>Mr. Joseph Stevenson (Reappointment) 7/30/93 6/30/95</td>
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<td>Mr. Daniel A. Piggott 1/19/94 7/01/95</td>
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<td>Mr. Mack Donaldson (Reappointment) 7/20/94 6/30/97</td>
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<tr>
<td>Mr. Joel Garth Locklear (Reappointment) 8/03/92 6/30/95</td>
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<td>Dr. James C. Purvis (Reappointment) 10/8/93 6/30/96</td>
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<td>Mr. Herbert L. Dawson (Reappointment) 11/08/93 6/30/95</td>
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<td>Rep. Walter W. Dickson, Co-Chair 8/29/94 6/30/95</td>
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<td>Rep. Paul Wayne Sexton, Sr. 8/29/94 6/30/95</td>
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<td>Rep. W. W. Dickson (Reappointment) 2/25/93 1/01/95</td>
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### PUBLIC TELECOMMUNICATIONS, N. C. AGENCY FOR
G.S. 143B-426.9

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<td>Ms. Chrystle Swain</td>
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<td>Mr. Brad Thompson</td>
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### RAIL COUNCIL, N. C.
G.S. 143B-361

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### RAILROAD ADVISORY COMMISSION
Chapter 754, 1991 Session Laws

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### RECREATION AND NATURAL HERITAGE TRUST FUND BOARD OF TRUSTEES
G.S. 113-77.6

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<td>Ms. Kathryn McCoy</td>
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### ROANOKE ISLAND COMMISSION
Chapter 769, 1993 Session Laws

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<td>Mrs. Angel E. Khoury</td>
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<td>Mrs. Ellen Newbold</td>
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<td>Mr. Allen Poole</td>
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### RULES REVIEW COMMISSION
G.S. 143B-30.1; 120-122

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<td>Mr. Larry Colbert</td>
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<td>Mrs. Marvealave D. Francis</td>
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<td>Ms. Jennie J. Hayman</td>
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<td>Ms. Beryl E. Wade</td>
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<td>Mr. Brent E. Wood</td>
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### RURAL ECONOMIC DEVELOPMENT CENTER, INC., BOARD OF DIRECTORS

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<td>Rep. Howard J. Hunter, Jr. (Reappointment)</td>
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<td>Rep. Thomas K. Jenkins</td>
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<td>Rep. Mary McAllister (Reappointment)</td>
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<td>Rep. Richard H. Moore</td>
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SCHOOL TECHNOLOGY COMMISSION
G.S. 115C–102.5; 120–122
Ms. Gail Morse, Co-Chair 11/17/93 6/30/95
Ms. Nelda G. Caddell 11/17/93 6/30/95
Mr. Bob Hunt 11/17/93 6/30/95
Dr. J. Frank Yeager 11/17/93 6/30/95

SCIENCE AND MATHEMATICS, BOARD OF TRUSTEES OF N. C. SCHOOL OF
G.S. 116–233; 120–121; 120–122
Ms. Lois Artis (Reappointment) 7/30/93 6/30/95
Mr. Curtis Bridges 10/14/93 6/30/95
Dr. Charles D. Watts (Reappointment) 7/30/93 6/30/95

SCIENCE AND TECHNOLOGY, N. C. BOARD OF
G.S. 143B–426.31
Dr. William T. Fletcher (Reappointment) 7/30/93 6/30/95

SEAFOOD AND AQUACULTURE, JOINT LEGISLATIVE COMMISSION ON
G.S. 120–70.61
Rep. David Redwine, Co-Chair (Reappointment) 3/11/93 1/30/95
Rep. Robert Grady (Reappointment) 3/11/93 1/30/95
Rep. Ronald Smith (Reappointment) 3/11/93 1/30/95

SEAFOOD INDUSTRIAL PARK AUTHORITY, N. C.
G.S. 113–315.25; 120–122
Mr. Lacy McNeil (Reappointment) 9/01/93 6/30/95

SENTENCING AND POLICY ADVISORY COMMISSION, N. C.
G.S. 164–37; 1993 Session legislation
Rep. Anne C. Barnes (Reappointment–8/31/93) 8/03/92 7/01/94
(Reappointment) 9/29/94 7/01/95
Rep. H. M. Michaux, Jr. (Reappointment–8/31/93) 8/14/92 7/01/94
(Reappointment) 9/29/94 7/01/95
Rep. E. David Redwine (Reappointment–8/31/93) 8/03/92 7/01/94
(Reappointment) 9/29/94 7/01/95
Mr. Luther T. Moore (Reappointment–8/31/93) 8/03/92 7/01/94
(Reappointment) 9/29/94 7/01/95

SHERIFFS’ EDUCATION AND TRAINING STANDARDS
COMMISSION, N. C.
G.S. 17E–3; 120–122
Sheriff Clinton D. Vernon 9/01/93 8/31/95
SITE-BASED MANAGEMENT, TASK FORCE ON
G.S. 115C–238.7
(Reappointment) 9/01/94 6/30/96
Mr. Robert Bingham 10/09/92 6/30/94
(Member of Local Board of Education)
(Reappointment) 9/01/94 6/30/96
Dr. John Eberhart 3/05/93 6/30/94
(Local School Superintendent–Replaced Dr. Paschal)
Dr. Jerry Paschal 10/09/92 6/30/94
(Local School Superintendent)
Dr. Norma Sermon-Boyd 10/01/93 6/30/94
(Local School Superintendent–Replaced Dr. Eberhart)
(Reappointment) 9/01/94 6/30/96
Ms. Sarah K. Stewart (School Teacher) 10/09/92 6/30/94
(Reappointment) 9/01/94 6/30/96
Dr. Vivian Woodall 10/09/92 6/30/94
(School Principal Tarheel Ass’n of Prin./Asst. Prin.)
(Reappointment) 9/01/94 6/30/96

SOLID WASTE MANAGEMENT CAPITAL PROJECTS
FINANCING AGENCY BOARD, N. C.
G.S. 1591–4; 120–122
Hon. Nancy Preston (Reappointment) 8/31/93 6/30/95

SOUTHEASTERN FARMERS MARKET COMMISSION
G.S. 106–727
Mr. Lycurous Lowry 8/03/92 6/30/96
Mr. James H. Norris 7/22/94 6/30/96

SOUTHERN GROWTH POLICIES BOARD
G.S. 143–492
Rep. Philip A. Baddour, Jr. 3/25/93 1/30/95

SOUTHERN STATES ENERGY BOARD
G.S. 104D–2
Rep. Joe Hackney (Reappointment) 9/01/93 1/30/95

STATE REAL PROPERTY TRANSFERS STUDY COMMISSION
Chapter 900, 1991 Session Laws
Rep. J. Fred Bowman, Co–Chair 10/8/92 convening
1993 G.A.

Rep. Peggy Stamey 10/8/92 ”
SUBSTANCE ABUSE ADVISORY COUNCIL
G.S. 143B-270
Mr. Ronald E. Sharpe 5/11/94 9/30/95
(Replaced Mr. Wallace M. Slatinsky)

SUBSTANCE ABUSE CERTIFICATION BOARD,
N. C. PROFESSIONAL
G.S. 90-113.32
Mr. David R. Turpin 11/16/94 6/30/97

SUPPLEMENTAL SCHOOL FUNDING STUDY COMMISSION
Chapter 900, 1991 Session Laws
Rep. Martin L. Nesbitt, Jr., Co-Chair 10/29/92 3/01/93
Rep. Aaron E. Fussell 10/29/92 3/01/93
Rep. Eugene Rogers 10/29/92 3/01/93

TEACHER STAFF DEVELOPMENT, TASK FORCE ON
Chapter 321, Section 141(a), 1993 Session Laws
Mr. Sid P. Baker 10/07/93 7/01/95
Ms. Joyce Elliott 10/07/93 7/01/95
Ms. Carolyn A. Mann 10/07/93 7/01/95
Ms. Geraldine S. McGlohon 10/07/93 7/01/95

TEACHER TRAINING TASK FORCE
Chapter 971, 1991 Session Laws
Rep. R. Eugene Rogers 10/02/92 4/01/94

TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM,
BOARD OF TRUSTEES OF THE
G.S. 135-6; 120-122
Mr. Crawford Lane 11/15/93 6/30/95

TEACHING BOARD OF TRUSTEES,
N.C. CENTER FOR THE ADVANCEMENT OF
G.S. 116-74.7; 120-122
Mr. Young Allen 1/07/94 6/30/97
Mrs. Dottie Thornburg 1/07/94 6/30/97

TEACHING FELLOWS COMMISSION, N. C.
G.S. 115C-363.23
Mrs. Marydell Bright (Reappointment) 7/30/93 6/30/97
Dr. Leroy T. Walker (Reappointment) 8/03/92 6/30/96
TEACHING STANDARDS COMMISSION,
N. C. PROFESSIONAL
G.S. 115C–295.1
Mr. Thomas T. Blanford 10/12/94 9/01/96
Ms. Lula D. Bond 10/12/94 9/01/96
Ms. Julia R. Russell 10/12/94 9/01/96

TECHNOLOGICAL DEVELOPMENT AUTHORITY, N. C.
G.S. 143B–471; 120–122
Ms. Sandra S. Heartley (Replaced Mr. Jordan) 11/25/92 6/30/93
Ms. Sallie Shuping Russell 11/04/94 6/30/95
Mr. Maceo K. Sloan 11/04/94 6/30/95

THERAPEUTIC RECREATION CERTIFICATION,
N. C. STATE BOARD OF
G.S. 90C–5; 120–122
Mr. Charles M. Johnson 8/03/92 6/30/95
Mr. Raymond E. West (Reappointment) 10/11/93 6/30/96
(Therapeutic recreation specialists)

TRANSPORTATION, N. C. BOARD OF
G.S. 143B–350
Mr. Robert J. Burford (Reappointment) 7/28/93 6/30/95

TRANSPORTATION OVERSIGHT COMMITTEE,
JOINT LEGISLATIVE
G.S. 120–70.50
Rep. John McLaughlin, Co–Chair (Reappointment) 3/08/93 1/14/95
Rep. Joanne Bowie (Reappointment) 3/08/93 1/14/95
Rep. Daniel H. DeVane (Reappointment) 3/08/93 1/14/95
Rep. Robert Grady (Reappointment) 3/08/93 1/14/95
Rep. Robert C. Hunter 3/05/93 1/14/95
Rep. Mary McAllister 3/05/93 1/14/95
Rep. George Robinson 3/05/93 1/14/95
Rep. Peggy Stamey (Reappointment) (Resigned) 3/08/93 1/14/95

TRAVEL AND TOURISM,
GOVERNOR'S ADVISORY COMMISSION ON
Executive Order 112
Rep. Jack Hunt (Reappointment) 3/11/93 1/30/95
Rep. Ronnie Smith (Reappointment) 3/11/93 1/30/95

TRAVEL AND TOURISM BOARD, N. C.
G.S. 143B–434.1
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<td>Ms. Becky Williams (Reappointment)</td>
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<td>Mr. Phil Kosak (Representing Business and Industry Sector)</td>
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<td>Ms. Brenda Patton (Representing Parent Training and Information Center)</td>
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<td>Mr. N. E. Ross (Individual Representing Labor)</td>
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<tr>
<td>Ms. Susan L. Allen (Reappointment)</td>
<td>7/27/93</td>
<td>6/30/95</td>
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<td>Mr. James B. Black, Jr.</td>
<td>7/22/94</td>
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<td><strong>WORKPLACE SAFETY AND HEALTH, INTER–AGENCY TASK FORCE ON STATE AGENCY OVERSIGHT OF</strong></td>
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<td>Mr. John May</td>
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1993–1994
APPOINTMENTS BY THE SPEAKER TO
COUNCIL OF STATE GOVERNMENTS COMMITTEES

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<td>Speaker Daniel T. Blue, Jr.</td>
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<td>Budget Committee</td>
<td>Rep. Robert C. Hunter</td>
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<td>Intergovernmental Affairs</td>
<td>Rep. Bertha Holt</td>
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<tr>
<td>Organizational Planning &amp; Coordinating</td>
<td>Rep. David Redwine</td>
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<td>Health Task Force</td>
<td>Rep. Howard Hunter</td>
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<td>International Task Force</td>
<td>Speaker Daniel T. Blue, Jr.</td>
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1993–1994
APPOINTMENTS BY THE SPEAKER TO THE STANDING COMMITTEES OF THE
NATIONAL CONFERENCE OF STATE LEGISLATURES

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<td>Fiscal Affairs &amp; Oversight</td>
<td>Rep. David Diamont</td>
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APPENDIX
[Second Session]

Labor
Legislative Management
Science, Energy & Environmental Resources
State–Local Relations
Developmental Disabilities Task Force
Reapportionment Task Force

Rep. Charles Beall
Denise Weeks, Principal Clerk
Rep. Karen Gottovi
Rep. Theresa Esposito
Rep. Toby Fitch

Rep. Phillip Baddour
Rep. Shawn Lemmond
Rep. Wade Wilmoth
Rep. Martha Alexander
Glenn Newkirk

1993–1994
APPOINTMENTS BY THE SPEAKER TO THE STANDING COMMITTEES OF THE NATIONAL CONFERENCE OF STATE LEGISLATURES

STATE FEDERAL ASSEMBLY

COMMITTEE
Agriculture & Forestry
Commerce, Labor & Regulation
Communications
Education & Job Training
Energy
Environment
Federal Budget & Taxation
Health
Human Services
International Trade
Law & Justice
Transportation

APPOINTEE
Rep. Ed Bowen
Rep. David Redwine
Rep. Lyons Gray
Rep. Warren Oldham
Rep. Joe Hackney
Rep. Martin L. Nesbitt
Rep. Joe Mavretic
Rep. Edd Nye
Rep. Annie Kennedy
Rep. Toby Fitch

ALTERNATE
Rep. Vernon James
Rep. Robert Brawley
Rep. James Black
Rep. Alex Warner
Rep. Carolyn Russell
Rep. Daniel DeVane
Rep. Bertha Holt
Rep. J. P. Green
Rep. W. W. Dickson
Rep. Charles McLawhorn
Rep. Larry Justus
Rep. John McLaughlin
## 1993-1994
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PCCS 9445, A BILL BE ENTITLED AN ACT TO AMEND THE SEDIMENTATION POLLUTION CONTROL ACT OF 1973 TO MAKE IT MORE EFFECTIVE AND TO AMEND THE DEFINITION OF "PUBLIC WATER SYSTEM" FOR PURPOSES OF THE NORTH CAROLINA DRINKING WATER ACT.

The General Assembly of North Carolina enacts:

Section 1. G.S. 113A-52 reads as rewritten:

"§ 113A-52. Definitions.
As used in this Article, unless the context otherwise requires:

(1) Repealed by Session Laws 1973, c. 1417, s. 1.

(1a) 'Affiliate' has the same meaning as in 17 Code of Federal Regulations § 240.12(b)-2 (1 June 1993 Edition), which defines 'affiliate' as a person that directly, or indirectly through one or more intermediaries, controls, is controlled by, or is under common control of another person.

(2) 'Commission' means the North Carolina Sedimentation Control Commission.

(3) 'Department' means the North Carolina Department of Environment, Health, and Natural Resources.

(4) 'District' means any Soil and Water Conservation District created pursuant to Chapter 139, North Carolina General Statutes.

(5) 'Erosion' means the wearing away of land surface by the action of wind, water, gravity, or any combination thereof.

(6) 'Land-disturbing activity' means any use of the land by any person in residential, industrial, educational, institutional or commercial development, highway and road construction and maintenance that results in a change in the natural cover or topography and that may cause or contribute to sedimentation. This Article shall not apply to the following land-disturbing activities:

a. Those undertaken on agricultural land for the production of plants and animals useful to man, including but not limited to: forages and sod crops, grains and feed crops, tobacco, cotton, and peanuts; dairy animals and dairy products; poultry and poultry products; livestock, including beef cattle, sheep, swine, horses, ponies, mules or goats, including the breeding and grazing of any or all such animals; bees and apiary products; fur animals;

b. Those undertaken on forestland for the production and harvesting of timber and timber products and which are conducted in accordance with Forest Practice Guidelines Related to Water Quality (best management practices) as adopted by the Department; and

c. Activities undertaken by persons as defined in G.S. 113A-52(8) who are otherwise regulated by the provisions of G.S. 74-46 through G.S. 74-68, the Mining Act of 1971.

(7) 'Local government' means any county, incorporated village, town, or city, or any combination of counties, incorporated villages, towns, and cities, acting through a joint program pursuant to the provisions of this Article.
(7a) ‘Parent’ has the same meaning as in 17 Code of Federal Regulations § 240.12(b)–2 (1 June 1993 Edition), which defines ‘parent’ as an affiliate that directly, or indirectly through one or more intermediaries, controls another person.

(8) ‘Person’ means any individual, partnership, firm, association, joint venture, public or private corporation, trust, estate, commission, board, public or private institution, utility, cooperative, interstate body, or other legal entity.

(9) ‘Secretary’ means the Secretary of Environment, Health, and Natural Resources.

(10) ‘Sediment’ means solid particulate matter, both mineral and organic, that has been or is being transported by water, air, gravity, or ice from its site of origin.

(10a) ‘Subsidiary’ has the same meaning as in 17 Code of Federal Regulations § 240.12(b)–2 (1 June 1993 Edition), which defines ‘subsidiary’ as an affiliate that is directly, or indirectly through one or more intermediaries, controlled by another person.

(40a) (10b) ‘Tract’ means all contiguous land and bodies of water being disturbed or to be disturbed as a unit, regardless of ownership.

(11) ‘Working days’ means days exclusive of Saturday and Sunday during which weather conditions or soil conditions permit land-disturbing activity to be undertaken.”

Sec. 2. Article 4 of Chapter 113A of the General Statutes is amended by adding a new section to read:

“§ 113A–52.01. Applicability of this Article.

This Article shall not apply to the following land-disturbing activities:

(1) Activities, including the breeding and grazing of livestock, undertaken on agricultural land for the production of plants and animals useful to man, including, but not limited to:
   a. Forages and sod crops, grains and feed crops, tobacco, cotton, and peanuts.
   b. Dairy animals and dairy products.
   c. Poultry and poultry products.
   d. Livestock, including beef cattle, sheep, swine, horses, ponies, mules, and goats.
   e. Bees and apiary products.
   f. Fur-producing animals.

(2) Activities undertaken on forestland for the production and harvesting of timber and timber products and conducted in accordance with best management practices set out in Forest Practice Guidelines Related to Water Quality, as adopted by the Department.

(3) Activities for which a permit is required under the Mining Act of 1971. Article 7 of Chapter 74 of the General Statutes.

(4) For the duration of an emergency, activities essential to protect human life.”

Sec. 3. G.S. 113A–54(d) reads as rewritten:

“(d) In implementing the erosion and sedimentation control program, the Commission shall:

(1) Assist and encourage local governments in developing erosion and sediment control programs and as part of such assistance to and, as a part
of this assistance, the Commission shall develop a model local erosion control ordinance, and ordinance. The Commission shall approve, approve as modified, or disapprove local plans programs submitted to it pursuant to G.S. 113A-60; 113A-60.

(2) Assist and encourage other State agencies in developing erosion and sedimentation control programs to be administered in their jurisdictions, and to jurisdictions. The Commission shall approve, approve as modified, or disapprove such programs submitted pursuant to G.S. 113A-56 and from time to time shall review such these programs for compliance with regulations issued rules adopted by the Commission and for adequate enforcement.

(3) Develop recommended methods of control of sedimentation and prepare and make available for distribution publications and other materials dealing with sedimentation control techniques appropriate for use by persons engaged in land-disturbing activities, general educational materials on erosion and sedimentation control, and instructional materials for persons involved in the enforcement of this Article and erosion control regulations, rules, ordinances, regulations, and plans.

(4) Require submission of erosion control plans by those responsible for initiating land-disturbing activities for approval prior to commencement of the activities.”

Sec. 4. G.S. 113A-54.1 reads as rewritten:

“§ 113A-54.1. Approval of erosion control plans.

(a) A draft erosion control plan must contain the applicant’s address and, if the applicant is not a resident of North Carolina, designate a North Carolina agent for the purpose of receiving notice from the Commission or the Secretary of compliance or noncompliance with the plan, this Article, or any rules adopted pursuant to this Article. The Commission must either approve or shall approve, approve with modifications, or disapprove a draft erosion control plan for those land-disturbing activities for which prior plan approval is required within 30 days of receipt. Failure to approve approve, approve with modifications, or disapprove a completed draft erosion control plan within 30 days of receipt shall be deemed approval of the plan. If the Commission disapproves a draft erosion control plan, it must state in writing the specific reasons that the plan was disapproved. Failure to approve approve, approve with modifications, or disapprove a revised erosion control plan within 15 days of receipt shall be deemed approval of the plan. The Commission may establish an expiration date for erosion control plans approved under this Article.

(b) If, following commencement of a land-disturbing activity pursuant to an approved erosion control plan, the Commission determines that the plan is inadequate to meet the requirements of this Article, the Commission may require such revisions any revision of the plan as are that is necessary to comply with this Article. Failure to approve approve, approve with modifications, or disapprove a revised erosion control plan within 15 days of receipt shall be deemed approval of the plan.

(c) The Director of the Division of Land Resources may disapprove an erosion control plan upon finding that an applicant, or any parent or subsidiary corporation if the applicant is a corporation: applicant or a parent, subsidiary, or other affiliate of the applicant:
(1) Is conducting or has conducted land-disturbing activity without an approved plan, or has received notice of violation of a plan previously approved by the Commission or a local government pursuant to this Article and has not complied with the notice within the time specified in the notice;

(2) Has failed to pay a civil penalty assessed pursuant to this Article or a local ordinance adopted pursuant to this Article which is due and for which no appeal is pending; by the time the payment is due;

(3) Has been convicted of a misdemeanor pursuant to G.S. 113A-64(b) or any criminal provision of a local ordinance adopted pursuant to this Article; or

(4) Has failed to substantially comply with State rules or local ordinances and regulations adopted pursuant to this Article.

(d) In the event that an erosion control plan is disapproved by the Director pursuant to subsection (c) of this section, the Director shall state in writing the specific reasons that the plan was disapproved. The applicant may appeal the Director's disapproval of the plan to the Commission. For purposes of this subsection and subsection (c) of this section, an applicant’s record may be considered for only the two years prior to the application date.”

Sec. 5. G.S. 113A-54.2(b) reads as rewritten:

“(b) The Sedimentation Account is established as a nonreverting account within the Department. Fees collected under this section shall be credited to the Account and shall be applied to the costs of administering this Article.”

Sec. 6. G.S. 113A-55 reads as rewritten:

“§ 113A-55. Authority of the Secretary.

The sedimentation control program developed by the Commission shall be administered by the Secretary under the direction of the Commission. To this end the Secretary is authorized and directed to employ, with the approval of the Commission, shall employ the necessary clerical, technical, and administrative personnel, and to assign tasks to the various divisions of the Department for the purpose of implementing this Article. The Secretary is authorized to may bring enforcement actions pursuant to G.S. 113A-64 and 113A-65. The Secretary shall make final agency decisions in contested cases that arise from civil penalty assessments pursuant to G.S. 113A-64.”

Sec. 7. G.S. 113A-60 reads as rewritten:

“§ 113A-60. Local erosion control programs.

(a) Any local government may submit to the Commission for its approval an erosion and sediment control program for its jurisdiction, and to this end local governments are authorized to adopt ordinances, rules, ordinances and regulations necessary to establish and enforce such erosion and sediment control programs, and they programs. Local governments are authorized to create or designate agencies or subdivisions of local government to administer and enforce the programs. An ordinance adopted by a local government shall at least meet and may exceed the minimum requirements of this Article and the rules adopted pursuant to this Article. Two or more units of local government are authorized to establish a joint program and to enter into such any agreements as that are necessary for the proper administration and enforcement of such the program. The resolutions establishing any joint program must be duly recorded in the minutes of the governing body of each unit of local government participating in the program, and a certified copy of each resolution must be filed with the Commission.
(b) The Commission shall review each program submitted and within 90 days of receipt thereof shall notify the local government submitting the program that it has been approved, approved with modifications, or disapproved. The Commission shall only approve a program upon determining that its standards equal or exceed those of the model local erosion control ordinance developed in accordance with G.S. 113A-54(d)(1). This Article and rules adopted pursuant to this Article.

(c) If the Commission determines that any local government is failing to administer or enforce an approved erosion and sediment control program, it shall notify the local government in writing and shall specify the deficiencies of administration and enforcement. If the local government has not taken corrective action within 30 days of receipt of notification from the Commission, the Commission shall assume enforcement of the program until such time as the local government indicates its willingness and ability to resume administration and enforcement of the program.

Sec. 8. G.S. 113A-61(a) reads as rewritten:

"(a) Each local government's erosion and sediment control program shall require that for those land-disturbing activities requiring for which prior approval of an erosion control plan, such plan shall be submitted plan is required. The Commission may require that a local government that administers an erosion and sediment control program approved under G.S. 113A-60 require the applicant to submit a copy of the erosion control plan to the appropriate soil and water conservation district or districts at the same time it is submitted the applicant submits the erosion control plan to the local government for approval. The soil and water conservation district or districts, within 20 days after receipt of the proposed plan, or within such additional time as may be prescribed by the local government, districts shall review the plan and submit is any comments and recommendations to the local government. Failure of the soil and water conservation district to submit its comments and recommendations within 20 days or within the prescribed additional agreed upon shorter period of time shall not delay final action on the proposed plan by the local government."

Sec. 9. G.S. 113A-61(b1) reads as rewritten:

"(b1) A local government may disapprove an erosion control plan upon finding that an applicant, or any parent or subsidiary corporation if the applicant is a corporation, or any parent subsidiary, or other affiliate of the applicant:

(1) Is conducting or has conducted land-disturbing activity without an approved plan, or has received notice of violation of a plan previously approved by the Commission or a local government pursuant to this Article and has not complied with the notice within the time specified in the notice;

(2) Has failed to pay a civil penalty assessed pursuant to this Article or any local ordinance adopted pursuant to this Article which is due and for which no appeal is pending; by the time the payment is due;

(3) Has been convicted of a misdemeanor pursuant to G.S. 113A-64(b) or any criminal provision of a local ordinance adopted pursuant to this Article; or

(4) Has failed to substantially comply with State rules or local ordinances and regulations adopted pursuant to this Article."

Sec. 10. G.S. 113A-61.1 reads as rewritten:
§ 113A–61.1. Periodic inspection Inspection of land-disturbing activity. 

(a) With respect to approved plans for erosion control in connection with land-disturbing activities, the approving authority, either The Commission or The Commission, a local government, government that administers an erosion and sediment control program approved under G.S. 113A–60, or other approving authority shall provide for periodic inspection of the land-disturbing activity activities to ensure compliance with the approved plan, this Article and to determine whether the measures required in the an erosion control plan are effective in controlling erosion and sediment resulting from the land-disturbing activities. activity. Notice of such this right of inspection shall be included in the certificate of approval for the of each erosion control plan.

(b) No person shall willfully resist, delay, or obstruct authorized representative of the Commission, an authorized representative of a local government, or an employee or an agent of the Department while the representative, employee, or agent is inspecting or attempting to inspect a land-disturbing activity under this section.

(c) If the Secretary, a local government that administers an erosion and sediment control program approved under G.S. 113A–60, or other approving authority determines that the person engaged in the land-disturbing activities activity has failed to comply with the plan, this Article, the Secretary, local government, or other approving authority shall immediately serve a notice of violation upon that person by registered mail a notice to comply. The notice person. The notice may be served by any means authorized under G.S. 1A-1, Rule 4. A notice of violation shall specify a date by which the person must comply with this Article and inform the person of the actions that need to be taken to comply with this Article. shall set forth the measures needed to come into compliance with the plan and shall state the time within which such measures must be completed. If the Any person engaged in the land-disturbing activities who fails to comply within the time specified, he shall be specified deemed in violation of this Article, is subject to the civil and criminal penalties provided in G.S. 113A–64."

Sec. 11. G.S. 113A–64(a) reads as rewritten:

“(a) Civil Penalties. —

(1) Any person who violates any of the provisions of this Article or any ordinance, rule, or order adopted or issued pursuant to this Article by the Commission or by a local government, or who initiates or continues a land-disturbing activity for which an erosion control plan is required except in accordance with the terms, conditions, and provisions of an approved plan, shall be is subject to a civil penalty of not more than penalty. The maximum civil penalty for a violation, other than a violation of a stop-work order issued under G.S. 113A–65.1, is five hundred dollars ($500.00), except that the penalty for failure to submit an erosion control plan shall be as provided in subdivision (4) of this subsection and the penalty for violating a stop-work order shall be as provided in subdivision (5) of this subsection. ($500.00). The maximum civil penalty for a violation of a stop-work order is five thousand dollars ($5,000). No penalty shall be assessed until the person alleged to be in violation has been notified of the violation, violation as provided in G.S. 113A–61.1(b). A civil penalty may be assessed from the date
the notice of violation is served. Each day of a continuing violation shall constitute a separate violation.

(2) The Secretary, for violations under the Commission's jurisdiction, or the governing body of any local government having jurisdiction, shall determine the amount of the civil penalty to be assessed under this subsection and shall make written demand for payment upon the person responsible for the violation, and shall set forth in detail the violation for which the penalty has been invoked. If payment is not received or equitable settlement reached within 30 days after demand for payment is made, the Secretary shall refer the matter to the Attorney General for the institution of a civil action in the name of the State in the superior court of the county in which the violation is alleged to have occurred to recover the amount of the penalty. Local governments shall refer such matters to their respective attorneys for the institution of a civil action in the name of the local government in the appropriate division of the General Court of Justice of the county in which the violation is alleged to have occurred for recovery of the penalty. The Secretary or a local government that administers an erosion and sediment control program approved under G.S. 113A-60 shall determine the amount of the civil penalty and shall notify the person who is assessed the civil penalty of the amount of the penalty and the reason for assessing the penalty. The notice of assessment shall be served by any means authorized under G.S. 1A-1, Rule 4, and shall direct the violator to either pay the assessment or contest the assessment within 30 days by filing a petition for a contested case under Article 3 of Chapter 150B of the General Statutes. If a violator does not pay a civil penalty assessed by the Secretary within 30 days after it is due, the Department shall request the Attorney General to institute a civil action to recover the amount of the assessment. If a violator does not pay a civil penalty assessed by a local government within 30 days after it is due, the local government may institute a civil action to recover the amount of the assessment. The civil action may be brought in the superior court of any county where the violation occurred or the violator's residence or principal place of business is located. Such a civil action must be filed within three years of the date the final agency decision was served on the violator; assessment was due. An assessment that is not contested is due when the violator is served with a notice of assessment. An assessment that is contested is due at the conclusion of the administrative and judicial review of the assessment. Any sums recovered shall be used to carry out the purposes and requirements of this Article.

(3) In determining the amount of the penalty, the Secretary shall consider the degree and extent of harm caused by the violation, the cost of rectifying the damage, the amount of money the violator saved by his noncompliance, whether the violation was committed willfully and the prior record of the violator in complying or failing to comply with this Article.

(4) Any person who fails to submit an erosion control plan for approval by the Commission pursuant to G.S. 113A-54(d)(4) or by a local government pursuant to G.S. 113A-61 shall be subject to a single, noncontinuing civil penalty of not more than one thousand dollars ($1,000).
Any penalty which is recovered pursuant to this subdivision shall be deposited in the General Fund. Any person who is subject to a civil penalty under this subdivision may be subject to additional civil penalties for violation of any other provision of this Article or any ordinance, rule, or order adopted or issued pursuant to this Article by the Commission or a local government.

(5) Any person who violates a stop work order issued pursuant to G.S. 113A-65.1 shall be subject to a civil penalty of not more than five thousand dollars ($5,000). No penalty shall be assessed until the person alleged to be in violation has been notified of the violation. Each day of a continuing violation shall be a separate violation. Civil penalties collected by the Department or other State agency under this subsection shall be credited to the General Fund as nontax revenue. Civil penalties collected by a local government under this subsection shall be credited to the general fund of the local government as nontax revenue.”

Sec. 12. Article 4 of Chapter 113A of the General Statutes is amended by adding a new section to read:

“§ 113A-64.1. Restoration of areas affected by failure to comply.
The Secretary or a local government that administers a local erosion and sediment control program approved under G.S. 113A-60 may require a person who engaged in a land-disturbing activity and failed to retain sediment generated by the activity, as required by G.S. 113A-57(3), to restore the waters and land affected by the failure so as to minimize the detrimental effects of the resulting pollution by sedimentation. This authority is in addition to any other civil or criminal penalty or injunctive relief authorized under this Article.”

Sec. 13. G.S. 113A-65(c) reads as rewritten:

“(c) Abatement, etc., of Violation. — Upon determination by a court that an alleged violation is occurring or is threatened, the court shall enter such orders or judgments as are necessary to abate the violation, to ensure that restoration is performed, or to prevent the threatened violation. The institution of an action for injunctive relief under subsections (a) or (b) of this section shall not relieve any party to such proceeding from any civil or criminal penalty prescribed for violations of this Article.”

Sec. 14. G.S. 130A-313(10) reads as rewritten:

“(10) ‘Public water system’ means a system for the provision to the public of piped water for human consumption if the system serves 15 or more service connections or which regularly serves 25 or more individuals. Two or more water systems that are adjacent and are owned or operated by the same supplier of water and that together serve 15 or more service connections or 25 or more persons are a public water system. The term includes:

a. Any collection, treatment, storage or distribution facility under control of the operator of the system and used primarily in connection with the system; and

b. Any collection or pretreatment storage facility not under the control of the operator of the system which is used primarily in connection with the system.

A public water system is either a ‘community water system’ or a ‘noncommunity water system’ as follows:
a. ‘Community water system’ means a public water system which serves 15 or more service connections or which regularly serves at least 25 year-round residents.

b. ‘Noncommunity water system’ means a public water system which is not a community water system."

Sec. 15. G.S. 130A–315 is amended by adding the following subsection to read:

“(b2) Two or more water systems that are adjacent, that are owned or operated by the same supplier of water, that individually serve less than 15 service connections or less than 25 persons but that in combination serve 15 or more service connections or 25 or more persons, and that individually are not public water systems shall meet the standards applicable to public water systems for the following contaminants: coliform bacteria, nitrates, nitrites, lead, copper, and other inorganic chemicals for which testing and monitoring is required for public water systems on 1 July 1994. The standards applicable to these contaminants shall be enforced by the Commission so that the water systems to which this subsection applies were public water systems.”

Sec. 16. Sections 5, 14, and 15 of this act become effective 1 July 1994. All other sections of this act become effective 1 October 1994, except that the amendment to G.S. 113A–64(a)(5) made by Section 11 of this act becomes effective 1 July 1995.

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL 1062

PCCS 5343, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A MENTALLY RETARDED PERSON CONVICTED OF FIRST DEGREE MURDER MAY NOT BE SENTENCED TO DEATH AND TO PROVIDE THAT THE JURY SHALL DETERMINE WHETHER A PERSON IS MENTALLY RETARDED.

The General Assembly of North Carolina enacts:

Section 1. Article 100 of Chapter 15A of the General Statutes is amended by adding a new section to read:


(a) The following definitions apply in this section:

(1) Mentally retarded. — Having significantly subaverage general intellectual functioning existing concurrently with deficits in adaptive behavior and manifested before the age of 18. An intelligence quotient of 70 or below on an individually administered standardized intelligence quotient test shall be prima facie evidence of significantly subaverage intellectual functioning.

(2) Adaptive behavior. — A person’s effectiveness in meeting the standards expected for his or her age in areas such as social skills and responsibility, communication, daily living skills, personal independence, and self-sufficiency.

(b) Notwithstanding any provision of law to the contrary, no defendant who is mentally retarded and whose mental retardation significantly affected the defendant’s decision to kill the decedent shall be sentenced to death.
(c) At the sentencing phase of the trial, if a defendant has raised the issue and offers evidence of mental retardation, it shall be a question for the jury whether or not the individual is mentally retarded and if so, whether or not the defendant’s mental retardation significantly affected the defendant’s decision to kill the decedent. The judge shall instruct the jury that if they find that the defendant is mentally retarded and the defendant’s mental retardation significantly affected the defendant’s decision to kill the decedent then the defendant will receive a sentence of life imprisonment. The judge shall instruct the jury that a sentence of life imprisonment means a sentence of life without parole.

(d) The defendant has the burden of production and persuasion on the issue of mental retardation. The standard of proof is a preponderance of the evidence, and any competent evidence shall be allowed to establish the defendant’s mental retardation.

(e) At the sentencing phase of the trial when evidence of mental retardation sufficient to support a finding of mental retardation has been presented, the jury, as part of its findings shall be required to answer two questions: (i) is the defendant mentally retarded, and (ii) did the defendant’s mental retardation significantly affect the defendant’s decision to kill the decedent. If the jury answers both of the questions in the affirmative, then the defendant shall not be subject to the death penalty. If the jury answers either of the questions in the negative, then the jury shall proceed to answer the sentencing issue of its verdict pursuant to the provisions of G.S. 15A-2000.

(f) Upon motion of the State, the trial judge may order an independent examination of the defendant on the issues set out in this section.”

Sec. 2. G.S. 15A-2000 is amended by adding a new subsection to read:
“(a1) When a defendant raises the issue of mental retardation, that question shall be determined at the sentencing proceeding in accordance with the procedure provided in G.S. 15A-2004.”

Sec. 3. This act becomes effective October 1, 1994, and applies to original trials begun on or after that date and any subsequent trials of those cases.

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CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL 1319

PCCS 4349, A BILL TO BE ENTITLED AN ACT TO REAUTHORIZE THE MENTAL HEALTH STUDY COMMISSION; TO CREATE THE PUBLIC HEALTH STUDY COMMISSION; TO CREATE THE ELECTION LAWS REVIEW COMMISSION; TO EXTEND STUDY REPORT DEADLINES; AND TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY INSURANCE FRAUD.

The General Assembly of North Carolina enacts:

PART I.—MENTAL HEALTH STUDY COMMISSION

(H.B. 305 – Lutz, S.B. 400 – Harris)

Sec. 1.1. The Mental Health Study Commission, established and structured by 1973 General Assembly Resolution 80; Chapter 806, 1973 Session Laws; Chapter 185, 1975 Session Laws; Chapter 184, 1977 Session Laws; Chapter 215, 1979 Session Laws; 1979 General Assembly Resolution 20; Chapter 49, 1981 Session Laws; Chapter 268, 1983 Session Laws; Chapter 792, 1985 Session Laws; Chapter
Sec. 1.2. The continued Mental Health Study Commission shall have all the powers and duties of the original Study Commission as they are necessary to continue the original study, to assist in the implementation of the original and succeeding Study Commission recommendations, and to plan further activity on the subject of the study.

Sec. 1.3. Members and staff of the continued Mental Health Study Commission shall receive compensation and expenses delineated by the original authorization in the 1973 General Assembly Resolution 80. Expenses of the Commission shall be expended by the Department of Human Resources from Budget Code 14460 subhead 1110.

Sec. 1.4. In addition to other studies authorized by law, the Mental Health Study Commission shall:

1. Exercise oversight of, and make recommendations regarding the implementation of the Adult Substance Abuse Plan, the Comprehensive Long Range Plan for Adults with Severe and Persistent Mental Illness, the Child Mental Health Plan, the Child and Adolescent Alcohol and Other Drug Abuse Plan, and the Developmental Disabilities Services Plan;

2. Exercise oversight of, and make recommendations regarding implementation of the Quality Improvement Initiative endorsed by the Mental Health Study Commission;

3. Monitor implementation of Commission recommendations to improve mental health, developmental disabilities, and substance abuse services to criminal justice offenders;

4. Exercise oversight of, and make recommendations regarding the implementation of the Pioneer Funding System and the funding initiatives to maximize the use of federal and private dollars to support mental health, developmental disabilities, and substance abuse services;

5. Identify and recommend effective model programs for implementation in each of the Mental Health Study Commission Plans;

6. Develop a business initiative to increase awareness about the crisis in the mental health system and to build partnerships for creating an effective response; and

7. Review major initiatives for children for integration with the Child Mental Health Plan.

Sec. 1.5. The Mental Health Committee, created by the Legislative Research Commission in 1993, is abolished.

PART II.—PUBLIC HEALTH STUDY COMMISSION
(S.B. 69 — Cooper)

Sec. 2.1. Chapter 120 of the General Statutes is amended by adding the following new Article to read:

"ARTICLE 22.
"The Public Health Study Commission.

"§ 120-195. Commission created; purpose.
There is established the Public Health Study Commission. The Commission shall examine the public health system to determine its effectiveness and efficiency in assuring the delivery of public health services to the citizens of North Carolina.
The Commission shall study the availability and accessibility of public health services to all citizens throughout the State. In conducting the study the Commission shall:

1. Determine whether the public health services currently available in each county or district health department conform to the mission and essential services established under G.S. 130A-1.1;

2. Study the workforce needs of each county or district health department, including salary levels, professional credentials, and continuing education requirements, and determine the impact that shortages of public health professional personnel have on the delivery of public health services in county and district health departments;

3. Review the status and needs of local health departments relative to facilities, and the need for the development of minimum standards governing the provision and maintenance of these facilities;

4. Propose a long-range plan for funding the public health system, which plan shall include a review and evaluation of the current structure and financing of public health in North Carolina and any other recommendations the Commission deems appropriate based on its study activities; and

5. Conduct any other studies or evaluations the Commission considers necessary to effectuate its purpose.

(a) The Commission shall consist of 17 members, one of whom shall be the State Health Director. The Speaker of the House of Representatives shall appoint seven members, two of whom shall be selected from among the following: the UNC School of Public Health, the North Carolina Primary Care Association, the North Carolina Home Care Association, the North Carolina Pediatric Society, and the North Carolina Citizens for Public Health. Five of the Speaker's appointees shall be persons who are members of the House of Representatives at the time of their appointment, one of the five being the Representative who chairs the House standing committee related to health matters. The President Pro Tempore of the Senate shall appoint seven members, two of whom shall be selected from among the following: the North Carolina Health Directors' Association, the North Carolina Public Health Association, the Association of Public Health Nurses, the North Carolina Environmental Health Supervisors' Association, and the North Carolina Association of Public Health Educators. Five of the President Pro Tempore's appointees shall be persons who are members of the Senate at the time of their appointment, one of the five being the Senator who chairs the Senate standing committee related to health matters. The Governor shall appoint one member from either the North Carolina Medical Society or the North Carolina Hospital Association. The Lieutenant Governor shall appoint one member from either the North Carolina Association of County Commissioners or the Association of North Carolina Boards of Health.

(b) Vacancies shall be filled by the official who made the initial appointment using the same criteria as provided by this section. All initial appointments shall be made within one calendar month from the effective date of this Article.

(c) Legislative members appointed by the Speaker and the President Pro Tempore shall serve two-year terms. The public members initially appointed by the Speaker and the President Pro Tempore shall each serve a three-year term. The
members initially appointed by the Governor and the Lieutenant Governor shall each serve a one-year term. Thereafter, the terms of all Commission members shall be for two years.


The Commission shall have its first meeting not later than 60 days after the sine die adjournment of the 1993 General Assembly at the call of the President Pro Tempore of the Senate and the Speaker of the House of Representatives. The President Pro Tempore of the Senate and the Speaker of the House of Representatives shall each appoint one legislative member of the Commission to serve as cochair. The Commission shall meet upon the call of the cochairs.

"§ 120–199. Commission reimbursement.

The Commission members shall receive no salary as a result of serving on the Commission but shall receive necessary subsistence and travel expenses in accordance with G.S. 120–3.1, 138–5, and 138–6, as applicable.


The Commission cochairs may establish subcommittees for the purpose of making special studies pursuant to its duties, and may appoint non–Commission members to serve on each subcommittee as resource persons. Resource persons shall be voting members of the subcommittee and shall receive subsistence and travel expenses in accordance with G.S. 138–5 and G.S. 138–6.

"§ 120–201. Commission authority.

The Commission may obtain information and data from all State officers, agents, agencies, and departments, while in discharge of its duties, under G.S. 120–19, as if it were a committee of the General Assembly. The Commission also may call witnesses, compel testimony relevant to any matter properly before the Commission, and subpoena records and documents, provided that any patient record shall have patient identifying information removed. The provisions of G.S. 120–19.1 through G.S. 120–19.4 shall apply to the proceedings of the Commission as if it were a joint committee of the General Assembly. In addition to the other signatures required for the issuance of a subpoena under this section, the subpoena shall also be signed by the cochairs of the Commission. Any cost of providing information to the Commission not covered by G.S. 120–19.3 may be reimbursed by the Commission from funds appropriated to it for its continuing study.


The Commission shall report to the General Assembly, the Governor, and the Lieutenant Governor the results of its study and recommendations. The Commission shall submit its written report not later than 30 days after the convening of each biennial session of the General Assembly.

"§ 120–203. Commission staff: meeting place.

The Commission may contract for clerical and professional staff or for any other services it may require in the course of its ongoing study.

The Commission may, with the approval of the Legislative Services Commission, meet in the State Legislative Building or the Legislative Office Building.”

Sec. 2.2. The Public Health Committee, created by the Legislative Research Commission in 1993, is abolished.

PART III.—ELECTION LAWS REVIEW COMMISSION

(S.B. 21 – Lee, Basnight)

Sec. 3.1. (a) There is created an Election Laws Review Commission to be composed of 18 members appointed as follows:

(1) The President Pro Tempore of the Senate shall appoint six members;
(2) The Speaker of the House of Representatives shall appoint six members; and

(3) The Governor shall appoint six members.

As used in this Part and unless otherwise clearly indicated, “Commission” shall refer to the Election Laws Review Commission.

(b) The President Pro Tempore of the Senate and the Speaker of the House of Representatives shall each designate a cochair of the Commission from their appointees. Either cochair may call the first meeting of the Commission.

(c) Members shall serve until the termination of the Commission or, in case of a State legislator member, until the member either does not file for reelection to the General Assembly or is not reelected, whichever occurs first. Vacancies shall be filled in the same manner as the original appointments were made.

Sec. 3.2. (a) The Election Laws Review Commission shall study thoroughly:

(1) The election laws, policies, and procedures of the State, specifically to include those relating to campaign finance regulation, the appropriateness of their sanctions, and the appropriate handling and disposition of campaign contributions;

(2) The administration of those laws, policies, and procedures at the State and local levels and the responsibilities of those administering those laws; and

(3) Federal and State case rulings impinging on these laws, policies, and practices.

(b) The Commission shall recommend changes to the law that will:

(1) Clarify the present law by removing inconsistencies and outdated provisions, including those of dubious constitutionality;

(2) Incorporate in the law any desirable uncodified procedures, practices, and rulings of a general nature that have been implemented by the State Board of Elections and its Executive Secretary-Director;

(3) Conform the law to State and federal case law and to any requirements of federal statutory law and regulation;

(4) Ensure the efficient and effective administration of elections in this State;

(5) Continue the impartial, professional administration of elections, which the citizens of the State expect and demand; and

(6) Recodify the election laws, as necessary, to produce a comprehensive current statement of law and practice of elections in North Carolina.

Sec. 3.3. With the prior approval of the Legislative Services Commission, the Legislative Administrative Officer shall assign professional and clerical staff to assist in the work of the Election Laws Review Commission. Clerical staff shall be furnished to the Commission through the Offices of the House of Representatives and Senate Supervisors of Clerks. The expenses of employment of the clerical staff shall be borne by the Commission. With the prior approval of the Legislative Services Commission, the Election Laws Review Commission may hold its meetings in the State Legislative Building or the Legislative Office Building.

Sec. 3.4. The Commission shall submit a final written report of its findings and recommendations on or before the convening of the 1995 Session of the General Assembly. All reports shall be filed with the President Pro Tempore of the Senate and the Speaker of the House of Representatives, the Principal Clerks of the Senate and the House of Representatives, and the Legislative Librarian. Upon filing its final report, the Commission shall terminate.
Sec. 3.5. Members of the Commission shall be paid per diem, subsistence, and travel allowances as follows:

(1) Commission members who are also members of the General Assembly, at the rate established in G.S. 120-3.1;

(2) Commission members who are officials or employees of the State or local government agencies, at the rate established in G.S. 138-6;

(3) All other Commission members, at the rate established in G.S. 138-5.

Sec. 3.6. The State Board of Elections and its Executive Secretary–Director, local boards of election, and all other State departments and agencies, and local governments and their subdivisions shall cooperate with the Commission and, upon request, shall furnish to the Commission and its staff any information in their possession or available to them.

Sec. 3.7. The Election Laws Review Committee, created by the Legislative Research Commission in 1993, is abolished.

PART IV.—INSURANCE FRAUD
(H.B. 1745 – Griffin)

Sec. 4.1. The Legislative Research Commission may study ways to improve the detection of insurance fraud and eliminate the occurrence of fraud through the development of fraud prevention programs, including the creation of a Division of Insurance Fraud Prevention within the Department of Insurance. The Commission may also study ways to require the return of fraudulently obtained insurance benefits and to reduce the amount of premium dollars used to pay fraudulent claims.

Sec. 4.2. The Legislative Research Commission may make a report to the 1995 General Assembly.

PART V.—GOVERNOR’S COMMISSION ON THE REDUCTION OF INFANT MORTALITY REPORTING DATE EXTENSION

Sec. 5.1. Section 284(a) of Chapter 321 of the 1993 Session Laws reads as rewritten:

“Sec. 284. (a) Of the funds appropriated in this act from the General Fund to the Department of Environment, Health, and Natural Resources for the Governor’s Commission on the Reduction of Infant Mortality, the sum of fifty thousand dollars ($50,000) for the 1993–94 fiscal year shall be used to contract with outside evaluators to determine the extent to which the public and private health, social services and mental health, developmental disabilities, and substance abuse services systems in each county meet the health needs of pregnant women and infants up to age one, and of children ages one to five. The study shall include, but not be limited to: an examination of the percentage of pregnant women in each county that receive early and continuous prenatal care; the extent to which eligible pregnant women, infants, and children are receiving nutritional supplements, case management and other necessary health, social, mental health, and other support services; and the extent to which children are receiving age-appropriate immunizations. The study shall determine what barriers, if any, exist in each county which prevent pregnant women, infants, and children under the age of five from receiving timely and necessary health services. The Governor’s Commission on the Reduction of Infant Mortality shall report its findings to the General Assembly on or before May 15, October 1, 1994.”

PART VI.—HEALTH PLANNING COMMISSION REPORT EXTENSION

Sec. 6.1. Section 2.1(b) of Chapter 529 of the 1993 Session Laws (1993 Session) reads as rewritten:
The Governor, acting upon recommendation of the Health Planning Commission, shall present to the General Assembly no later than April 1, 1994, February 1, 1995, a plan for consolidating all of the State health functions into one State Department of Health. The plan shall be based upon and shall address the principles and elements outlined in subsections (c) and (d) of this section.”

PART VII.—APPROPRIATION FOR STUDIES
Sec. 7.1. From the appropriations to the General Assembly for studies, the Legislative Services Commission may allocate funds to conduct the studies authorized by Parts II and III of this act.

PART VIII.—EFFECTIVE DATE
Sec. 8.1. This act is effective upon ratification. Part II of this act is repealed on June 30, 1995.

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL 1776
PCCS 8104, A BILL TO BE ENTITLED AN ACT TO REWRITE THE VOTER REGISTRATION LAWS OF NORTH CAROLINA AND TO MAKE OTHER ELECTION-LAW CHANGES.

The General Assembly of North Carolina enacts:

Section 1. Article 7 of Chapter 163 of the General Statutes is repealed.

Sec. 2. Chapter 163 of the General Statutes is amended by adding a new Article to read:

"ARTICLE 7A.
"Registration of Voters.
"§ 163-82.1. General principles of voter registration.
(a) Prerequisite to Voting.—No person shall be permitted to vote who has not been registered under the provisions of this Article or registered as previously provided by law.
(b) County Board’s Duty to Register.—A county board of elections shall register, in accordance with this Article, every person qualified to vote in that county who makes an application in accordance with this Article.
(c) Permanent Registration.—Every person registered to vote by a county board of elections in accordance with this Article shall remain registered until:

(1) The registrant requests in writing to the county board of elections to be removed from the list of registered voters; or
(2) The registrant becomes disqualified through death, conviction of a felony, or removal out of the county; or
(3) The county board of elections determines, through the procedure outlined in G.S. 163-82.14, that it can no longer confirm where the voter resides.

"§ 163-82.2. Chief State Election Official.
The Executive Secretary–Director of the State Board of Elections is the ‘Chief State Election Official’ of North Carolina for purposes of P.L. 103-31. The National Voter Registration Act of 1993, subsequently referred to in this Article as the ‘National Voter Registration Act’. As such the Executive Secretary–Director is responsible for coordination of State responsibilities under the National Voter Registration Act.
§ 163–82.3. Voter registration application forms.

(a) Form Developed by State Board of Elections. — The State Board of Elections shall develop an application form for voter registration. Any person may use the form to apply to do any of the following:

1. Register to vote;
2. Change party affiliation or unaffiliated status;
3. Report a change of address within a county;
4. Report a change of name.

The county board of elections for the county where the applicant resides shall accept the form as application for any of those purposes if the form is submitted as set out in G.S. 163–82.3.

(b) Interstate Form. — The county board of elections where an applicant resides shall accept as application for any of the purposes set out in subsection (a) of this section the interstate registration form designed by the Federal Election Commission pursuant to section 9 of the National Voter Registration Act, if the interstate form is submitted in accordance with G.S. 163–82.6.

(c) Agency Application Form. — The county board of elections where an applicant resides shall accept as application for any of the purposes set out in subsection (a) of this section a form developed pursuant to G.S. 163–82.19 or G.S. 163–82.20.

§ 163–82.4. Contents of application form.

(a) Information Requested of Applicant. — The form required by G.S. 163–82.3(a) shall request the applicant's:

1. Name,
2. Date of birth,
3. Residence address,
4. County of residence,
5. Date of application,
6. Gender,
7. Race,
8. Political party affiliation, if any, in accordance with subsection (c) of this section,
9. Telephone number (to assist the county board of elections in contacting the voter if needed in processing the application),

and any other information the State Board finds is necessary to enable officials of the county where the person resides to satisfactorily process the application. The form shall require the applicant to state whether currently registered to vote anywhere, and at what address, so that any prior registration can be cancelled. The county board shall make a diligent effort to complete for the registration records any information requested on the form that the applicant does not complete, but no application shall be denied because an applicant does not state race, gender, or telephone number. The application shall conspicuously state that provision of the applicant's telephone number is optional. If the county board maintains voter records on computer, the free list provided under this subsection shall include telephone numbers if the county board enters the telephone number into its computer records of voters.

(b) Notice of Requirements. Attestation. Notice of Penalty, and Notice of Confidentiality. — The form required by G.S. 163–82.3(a) shall contain, in uniform type, the following:

1. A statement that specifies each eligibility requirement (including citizenship) and an attestation that the applicant meets each such requirement.
with a requirement for the signature of the applicant, under penalty of a Class I felony under G.S. 163–275(a).

(2) A statement that, if the applicant declines to register to vote, the fact that the applicant has declined to register will remain confidential and will be used only for voter registration purposes.

(3) A statement that, if the applicant does register to vote, the office at which the applicant submits a voter registration application will remain confidential and will be used only for voter registration purposes.

c. Party Affiliation or Unaffiliated Status. — The application form described in G.S. 163–82.3(a) shall provide a place for the applicant to state a preference to be affiliated with one of the political parties in G.S. 163–96, or a preference to be an 'unaffiliated' voter. Every person who applies to register shall state his preference. If the applicant fails to declare a preference for a party or for unaffiliated status, that person shall be listed as 'unaffiliated', except that if the person is already registered to vote in the county and that person's registration already contains a party affiliation, the county board shall not change the registrant's status to 'unaffiliated' unless the registrant clearly indicates a desire in accordance with G.S. 163–82.17 for such a change. An unaffiliated registrant shall not be eligible to vote in any political party primary, except as provided in G.S. 163–116, but may vote in any other primary or general election. The application form shall so state.

**§ 163–82.5. Distribution of application forms.**

The State Board of Elections shall make the forms described in G.S. 163–82.3 available for distribution through governmental and private entities, with particular emphasis on making them available for organized voter registration drives.

**§ 163–82.6. Acceptance of application forms.**

(a) How the Form May Be Submitted. — The county board of elections shall accept any form described in G.S. 163–82.3 if the applicant submits the form by mail or in person. The applicant may delegate the submission of the form to another person.

(b) Signature. — The form shall be valid only if signed by the applicant.

(c) Registration Deadlines for an Election. — In order to be valid for an election, the form:

(1) If submitted by mail, must be postmarked at least 25 days before the election, except that any mailed application on which the postmark is missing or unclear is validly submitted if received in the mail not later than 20 days before the election.

(2) If submitted in person (by the applicant or another person), must be received by the county board of elections by 5:00 p.m. on the twenty-fifth day before the election.

except as provided in subsection (d) of this section.

(d) Instances When Person May Register and Vote on Election Day. — If a person has become qualified to register and vote between the twenty-fifth day before an election and election day, then that person may apply to register on election day by submitting an application form described in G.S. 163–82.3(a) or (b) to:

(1) A member of the county board of elections;

(2) The county supervisor of elections; or

(3) The chief judge or a judge of the precinct in which the person is eligible to vote.
and, if the application is approved, that person may vote the same day. The official in subdivisions (1) through (3) of this subsection to whom the application is submitted shall decide whether the applicant is eligible to vote. The applicant shall present to the official written or documentary evidence that the applicant is the person he represents himself to be. The official, if in doubt as to the right of the applicant to register, may require other evidence satisfactory to that official as to the applicant's qualifications. If the official determines that the person is eligible, the person shall be permitted to vote in the election and the county board shall add the person's name to the list of registered voters. If the official denies the application, the person shall be permitted to vote a challenged ballot under the provisions of G.S. 163-88.1, and may appeal the denial to the full county board of elections. The State Board of Elections shall promulgate rules for the county boards of elections to follow in hearing appeals for denial of election-day applications to register. No person shall be permitted to register on the day of a second primary unless he shall have become qualified to register and vote between the date of the first primary and the date of the succeeding second primary. For purposes of this subsection, persons who become qualified to register and vote during a time period:

(1) Include those who during that time period are naturalized as citizens of the United States or who are restored to citizenship after a conviction of a felony: but

(2) Do not include persons who reach the age of 18 during that time period, if those persons were eligible to register while 17 years old during an earlier period.

§ 163-82.7. Verification of qualifications and address of applicant; denial or approval of application.

(a) Tentative Determination of Qualification. — When a county board of elections receives an application for registration submitted pursuant to G.S. 163-82.6, the board either:

(1) Shall make a determination that the applicant is not qualified to vote at the address given, or

(2) Shall make a tentative determination that the applicant is qualified to vote at the address given, subject to the mail verification notice procedure outlined in subsection (c) of this section within a reasonable time after receiving the application.

(b) Denial of Registration. — If the county board of elections makes a determination pursuant to subsection (a) of this section that the applicant is not qualified to vote at the address given, the board shall send, by certified mail, a notice of denial of registration. The notice of denial shall contain the date on which registration was denied, and shall be mailed within two business days after denial. The notice of denial shall inform the applicant of alternatives that the applicant may pursue to exercise the franchise. If the applicant disagrees with the denial, the applicant may appeal the decision under G.S. 163-82.18.

(c) Verification of Address by Mail. — If the county board of elections tentatively determines that the applicant is qualified to vote at the address given, then the county board shall send a notice to the applicant, by nonforwardable mail, at the address the applicant provides on the application form. The notice shall state that the county will register the applicant to vote if the Postal Service does not return the notice as undeliverable to the county board. The notice shall also inform the applicant of the precinct and voting place to which the applicant will be assigned if registered.
(d) Approval of Application. — If the Postal Service does not return the notice as undeliverable, the county board shall register the applicant to vote.

(e) Second Notice if First Notice Is Returned as Undeliverable. — If the Postal Service returns the notice as undeliverable, the county board shall send a second notice by nonforwardable mail to the same address to which the first was sent. If the second notice is not returned as undeliverable, the county board shall register the applicant to vote.

(f) Denial of Application Based on Lack of Verification of Address. — If the Postal Service returns as undeliverable the notice sent by nonforwardable mail pursuant to subsection (e) of this section, the county board shall deny the application. The county board need not try to notify the applicant further.

(g) Voting When Verification Process Is Incomplete. — In cases where an election occurs before the process of verification outlined in this section has had time to be completed, the county board of elections shall be guided by the following rules:

1. If the county board has made a tentative determination that an applicant is qualified to vote under subsection (a) of this section, then that person shall not be denied the right to vote in person in an election unless the Postal Service has returned as undeliverable two notices to the applicant: one mailed pursuant to subsection (c) of this section and one mailed pursuant to subsection (e) of this section. This subdivision does not preclude a challenge to the voter’s qualifications under Article 8 of this Chapter.

2. If the Postal Service has returned as undeliverable a notice sent within 25 days before the election to the applicant under subsection (c) of this section, then the applicant may vote only in person in that first election and may not vote by mailed absentee ballot. The county board of elections shall establish a procedure at the voting site for:
   a. Obtaining the correct address of any person described in this subdivision who appears to vote in person; and
   b. Assuring that the person votes in the proper place and in the proper contests.

   If a notice mailed under subsection (c) or subsection (e) of this section is returned as undeliverable after a person has already voted by absentee ballot, then that person’s ballot may be challenged in accordance with G.S. 163–89.

3. If a notice sent pursuant to subsection (c) or (e) of this section is returned by the Postal Service as undeliverable after a person has already voted in an election, then the county board shall treat the person as a registered voter but shall send a confirmation mailing pursuant to G.S. 163–82.14(d)(2) and remove or retain the person on the registration records in accordance with that subdivision.

§ 163–82.8. Voter registration cards.

(a) Authority to Issue Card. — With the approval of the board of county commissioners, the county board of elections may issue to each voter in the county a voter registration card, or may issue cards to all voters registered after January 1, 1995. 

(b) Content and Format of Card. — At a minimum, the voter registration card shall:

1. List the voter’s name, address, and voting place;

2. Contain the address and telephone number of the county board of elections, along with blanks to report a change of address within the county, change of name, and change of party affiliation; and

3. Be wallet size.
No voter registration card may be issued by a county board of elections unless the State Board of Elections has approved the format of the card.

(c) Ways County Board and Registrant May Use Card. — If the county board of elections issues voter registration cards, the county board may use that card as a notice of tentative approval of the voter’s application pursuant to G.S. 163-82.7(c), provided that the mailing contains the statements and information required in that subsection. The county board may also satisfy the requirements of G.S. 163-82.15(b), 163-82.16(b), or 163-82.17(b) by sending the registrant a replacement of the voter registration card to verify change of address, change of name, or change of party affiliation. A registrant may use the card to report a change of address, change of name, or change of party affiliation, satisfying G.S. 163-82.15, 163-82.16, or 163-82.17.

(d) Card as Evidence of Registration. — A voter registration card shall be evidence of registration but shall not preclude a challenge as permitted by law.

(e) Display of Card May Not Be Required to Vote. — No county board of elections may require that a voter registration card be displayed in order to vote.

§ 163-82.9. Cancellation of prior registration.

If an applicant indicates on an application form described in G.S. 163-82.3 a current registration to vote in any other county, municipality, or State, the county board of elections, upon registering the person to vote, shall send a notice to the appropriate officials in the other county, municipality, or State and shall ask them to cancel the person’s voter registration there.

§ 163-82.10. Official record of voter registration.

(a) Application Form Becomes Official Record. — A completed and signed registration application form described in G.S. 163-82.3, once approved by the county board of elections, becomes the official registration record of the voter. The county board of elections shall maintain custody of the official registration records of all voters in the county and shall keep them in a place where they are secure.

(b) Access to Registration Records. — Upon request by that person, the county board of elections shall provide to any person a list of the registered voters of the county or of any precinct or precincts in the county. The county board may furnish selective lists according to party affiliation, gender, race, date of registration, or any other reasonable category. The county board shall require each person to whom a list is furnished to reimburse the board for the actual cost incurred in preparing it, except as provided in subsection (c) of this section.

(c) Free Lists. — Free lists of all registered voters in the county shall be provided in the following cases:

1) A county board that maintains voter records on computer shall provide, upon written request, one free list to:
   a. The State chair of each political party; and
   b. The county chair of each political party once in every odd-numbered year, once during the first six calendar months of every even-numbered year, and once during the latter six calendar months of every even-numbered year.

2) A county board that does not maintain voter records on computer shall provide one free paper list every two years to the county chair of each political party.

Each free list shall include the name, address, gender, date of birth, race, political affiliation, voting history, and precinct of each registered voter. The free paper list to
The county party chairs shall group voters by precinct. All free lists shall be provided as soon as practicable but no later than 30 days after written request. Each State party chair shall provide the discs or tapes received from the county boards to candidates of that party who request the discs or tapes in writing. Each State party chair shall return discs and tapes to the county boards within 30 days after receiving them. As used in this section, 'political party' means a political party as defined in G.S. 163-96. § 163-82.11. Establishment of statewide computerized voter registration.

The State Board of Elections shall develop and implement a statewide computerized voter registration system to facilitate voter registration and to provide a central database containing voter registration information for each county. The system shall encompass both software development and purchasing of the necessary hardware for the central and distributed-network systems.

The State Board of Elections shall develop and implement the system so that each county board of elections can:

1. Verify that an applicant to register in its county is not also registered in another county;
2. Be notified automatically that a registered voter in its county has registered to vote in another county; and
3. Receive automatically data about a person who has applied to vote at a driver's license office or at another public agency that is authorized to accept voter registration applications.

Each county board of elections shall be responsible for registering voters within its county according to law. Each county board of elections shall maintain its own computer file of registered voters in accordance with rules promulgated by the State Board of Elections. Each county board of elections shall transmit through the computer network all additions, deletions, and changes in its list of registered voters promptly to the statewide computer file. The State Board of Elections shall maintain a continually updated duplicate file of each county's registered voters.


The State Board of Elections shall make all rules necessary to administer the statewide voter registration system established by this Article. These rules shall include provisions for:

1. Establishing, developing, and maintaining a computerized central voter registration file;
2. Linking the central file through a network with computerized voter registration files in each of the counties;
3. Interacting with the computerized drivers license records of the Division of Motor Vehicles and with the computerized records of other public agencies authorized to accept voter registration applications;
4. Protecting and securing the data; and
5. Converting current voter registration records in the counties in computer files that can be used on the statewide computerized registration system.


(a) Free Copy for Political Parties. — Beginning January 1, 1996, the State Board of Elections shall make available free of charge, upon written request, one magnetic copy of the statewide computerized voter registration file to the chairman of each political party as defined in G.S. 163-96 as soon as practicable after the close of registration before every statewide primary and election. The file made available to the political party chairmen shall contain the name, address, gender, date of birth, race,
voting history, political affiliation, and precinct of every registered voter in the State. If a county board enters telephone numbers into its computer lists of registered voters, then the free list provided under this subsection shall include telephone numbers.

(b) Copies for Sale to Others. — Beginning January 1, 1996, the State Board of Elections shall sell, upon written request, to other public and private organizations and persons magnetic copies of the statewide computerized voter registration file. The State Board of Elections may sell selective lists of registered voters according to county, congressional or legislative district, party affiliation, gender, date of birth, race, date of registration, or any other reasonable category, or a combination of categories. The State Board of Elections shall require all persons to whom any list is furnished under this subsection to reimburse the board for the actual cost incurred in preparing it.


(a) Uniform Program. — The State Board of Elections shall adopt a uniform program that makes a reasonable effort:

1. To remove the names of ineligible voters from the official lists of eligible voters, and
2. To update the addresses and other necessary data of persons who remain on the official lists of eligible voters.

That program shall be nondiscriminatory and shall comply with the provisions of the Voting Rights Act of 1965, as amended, and with the provisions of the National Voter Registration Act. The State Board of Elections, in addition to the methods set forth in this section, may use other methods toward the ends set forth in subdivisions (1) and (2) of this subsection, including address-updating services provided by the Postal Service. Each county board of elections shall conduct systematic efforts to remove names from its list of registered voters in accordance with this section and with the program adopted by the State Board.

(b) Death. — The Department of Environment, Health, and Natural Resources, on or before the fifteenth day of March, June, September, and December, shall furnish free of charge to each county board of elections a certified list of the names of deceased persons who were residents of that county. The Department of Environment, Health, and Natural Resources shall base each list upon information supplied by death certification it received during the preceding quarter. Upon the receipt of the certified list, the county board of elections shall remove from its voter registration records any person the list shows to be dead. The county board need not send any notice to the address of the person so removed.

(c) Conviction of a Felony. —

1. Report of Conviction Within the State. — The clerk of superior court, on or before the fifteenth day of March, June, September, and December of every year, shall report to the county board of elections of that county the name, county of residence, and residence address if available, of each individual against whom a final judgment of conviction of a felony has been entered in that county in the preceding calendar quarter. Any county board of elections receiving such a report about an individual who is a resident of another county in this State shall forward a copy of that report to the board of elections of that county as soon as possible.

2. Report of Federal Conviction. — The Executive Secretary–Director of the State Board of Elections, upon receipt of a notice of conviction sent by a United States Attorney pursuant to section 8(g) of the National Voter
Registration Act, shall notify the appropriate county boards of elections of the conviction.

(3) County Board’s Duty Upon Receiving Report of Conviction. — When a county board of elections receives a notice pursuant to subdivision (1) or (2) of this subsection relating to a resident of that county and that person is registered to vote in that county, the board shall, after giving 30 days’ written notice to the voter at his registration address, and if the voter makes no objection, remove the person’s name from its registration records. If the voter notifies the county board of elections of his objection to the removal within 30 days of the notice, the chairman of the board of elections shall enter a challenge under G.S. 163-85(c)(5), and the notice the county board received pursuant to this subsection shall be prima facie evidence for the preliminary hearing that the registrant was convicted of a felony.

(d) Change of Address. — A county board of elections shall conduct a systematic program to remove from its list of registered voters those who have moved out of the county, and to update the registration records of persons who have moved within the county. The county board shall remove a person from its list if the registrant:

(1) Gives confirmation in writing of a change of address for voting purposes out of the county. ‘Confirmation in writing’ for purposes of this subdivision shall include:
   a. A report to the county board from the Department of Transportation or from a voter registration agency listed in G.S. 163-82.20 that the voter has reported a change of address for voting purposes outside the county;
   b. A notice of cancellation received under G.S. 163-82.9; or
   c. A notice of cancellation received from an election jurisdiction outside the State.

(2) Fails to respond to a confirmation mailing sent by the county board in accordance with this subdivision and does not vote or appear to vote in an election beginning on the date of the notice and ending on the day after the date of the second general election for the United States House of Representatives that occurs after the date of the notice. A county board sends a confirmation notice in accordance with this subdivision if the notice:
   a. Is a postage prepaid and preaddressed return card, sent by forwardable mail, on which the registrant may state current address;
   b. Contains or is accompanied by a notice to the effect that if the registrant did not change residence but remained in the county, the registrant should return the card not later than the deadline for registration by mail in G.S. 163-82.6(c)(1); and
   c. Contains or is accompanied by information as to how the registrant may continue to be eligible to vote if the registrant has moved outside the county.

A county board shall send a confirmation mailing in accordance with this subdivision if the registrant remains on the list, the registrant has not voted in two successive presidential elections or in any election in between, and the county board has not confirmed the registrant’s address by another means. The county board may send a confirmation mailing in accordance with this subdivision if the registrant has been identified as residing outside
the county through change of address information supplied by the Postal Service through its licensees.

§ 163–82.15. Change of address within the county.
(a) Registrant's Duty to Report. — No registered voter shall be required to re-register upon moving from one precinct to another within the same county. Instead, a registrant shall notify the county board of the change of address by the close of registration for an election as set out in G.S. 163–82.6(c). The registrant shall make the notification by means of a voter registration form as described in G.S. 163–82.3 or by another written notice, signed by the registrant, that includes the registrant's full name, former residence address, new residence address, and date of moving from the old to the new address.

(b) Verification of New Address by Mail. — When a county board of elections receives a notice that a registrant in that county has changed residence within the same county, the county board shall send a notice by nonforwardable mail to the registrant at the new address. The notice shall inform the registrant of any new precinct and voting place that will result from the change of address, and it shall state whether the registrant shall vote at the new voting place during the upcoming election or at a later election. If the Postal Service returns the county board's notice to the registrant as undeliverable, the county board shall either:

1. Send a second notice by non forwarding mail to the new address and, if it is returned as undeliverable, send the registrant's old address a confirmation notice as described in G.S. 163-82.14(d)(2); or
2. Send to the registrant's old address a confirmation notice as described in G.S. 163–82.14(d)(2) without first sending a second nonforwardable notice to the new address.

In either case, if the registrant does not respond to the confirmation notice as described in G.S. 163–82.14(d)(2), then the county board shall proceed with the removal of the registrant from the list of voters in accordance with G.S. 163–82.14(d).

(c) Board's Duty to Make Change. — If the county board confirms the registrant's new address in accordance with subsection (b) of this section, the county board shall as soon as practical change the record to reflect the new address.

(d) Unreported Move Within the Same Precinct. — A registrant who has moved from one address to another within the same precinct shall, notwithstanding failure to notify the county board of the change of address before an election, be permitted to vote at the voting place of that precinct upon oral or written affirmation by the registrant of the change of address before a precinct official at that voting place.

(e) Unreported Move to Another Precinct Within the County. — If a registrant has moved from an address in one precinct to an address in another precinct within the same county more than 30 days before an election and has failed to notify the county board of the change of address before the close of registration for that election, the county board shall permit that person to vote in that election. The county board shall permit the registrant described in this subsection to vote at the registrant's new precinct, upon the registrant's written affirmation of the new address, or, if the registrant prefers, at a central location in the county to be chosen by the county board. If the registrant appears at the old precinct, the precinct officials there shall send the registrant to the new precinct or, if the registrant prefers, to the central location, according to rules which shall be prescribed by the State Board of Elections. At the new precinct, the registrant shall be processed by a precinct transfer assistant, according to rules which shall be prescribed by the State Board of Elections.
(f) When Registrant Disputes Registration Records. — If the registration records indicate that the registrant has moved outside the precinct, but the registrant denies having moved from the address within the precinct previously shown on the records, the registrant shall be permitted to vote at the voting place for the precinct where the registrant claims to reside, if the registrant gives oral or written affirmation before a precinct official at that voting place.

(g) Precinct Transfer Assistants. — The county board of elections shall either designate a board employee or appoint other persons to serve as precinct transfer assistants to receive the election-day transfers of the voters described in subsection (e) of this section. In addition, board members and employees may perform the duties of precinct transfer assistants. The State Board of Elections shall promulgate uniform rules to carry out the provisions of this section, and shall define in those rules the duties of the precinct transfer assistant.

§ 163–82.16. Change of name.

(a) Registrant’s Duty to Report. — If the name of a registrant is changed in accordance with G.S. 48–36, G.S. 50–12, or Chapter 101 of the General Statutes, or if a married registrant assumes the last name of the registrant’s spouse, the registrant shall not be required to re-register, but shall report the change of name to the county board not later than the last day for applying to register to vote for an election in G.S. 163–82.6. The registrant shall report the change on a form described in G.S. 163–82.3 or on a voter registration card described in G.S. 163–82.8 or in another written statement that is signed, contains the registrant’s full names, old and new, and the registrant’s current residence address.

(b) Verification of New Name by Mail. — When a county board of elections receives a notice of name change from a registrant in that county, the county board shall send a notice, by nonforwardable mail, to the registrant’s residence address. The notice shall state that the registrant’s records will be changed to reflect the new name if the registrant does not respond that the name change is incorrect. If the Postal Service returns the county board’s notice to the registrant as undeliverable, the county board shall send to the registrant’s residence address a confirmation notice as described in G.S. 163–82.14(d)(2).

If the registrant does not respond to the confirmation notice as described in G.S. 163–82.14(d)(2), then the county board shall proceed with the removal of the registrant from the list of voters in accordance with G.S. 163–82.14(d).

(c) Board’s Duty to Make Change. — If the county board confirms the registrant’s address in accordance with subsection (b) of this section and the registrant does not deny making the application for the name change, the county board shall as soon as practical change the record of the registrant’s name to conform to that stated in the application.

(d) Unreported Name Change. — A registrant who has not reported a name change in accordance with subsection (a) of this section shall be permitted to vote if the registrant reports the name change to the chief judge at the voting place, or to the county board along with the voter’s application for an absentee ballot.

§ 163–82.17. Change of party affiliation.

(a) Registrant’s Duty to Report. — Any registrant who desires to have the record of his party affiliation or unaffiliated status changed on the registration list shall, no later than the last day for making application to register under G.S. 163–82.6 before the election, indicate the change on an application form as described in G.S. 163–82.8 or on a voter registration card described in G.S. 163–82.8. No registrant shall be
permitted to change party affiliation or unaffiliated status for a primary, second primary, or special or general election after the deadline for registration applications for that election as set out in G.S. 163-82.6.

(b) Verification of Affiliation Change by Mail. — When a county board of elections receives a notice of change of party affiliation or unaffiliated status from a registrant in that county, the county board shall send a notice, by nonforwardable mail, to the registrant’s residence address. The notice shall state that the registrant’s records will be changed to reflect the change of status if the registrant does not respond by stating that he does not desire a change in status. The notice shall also inform the registrant of the time that the change of affiliation status will occur, and shall explain the provisions of subsection (d) of this section. If the Postal Service returns the county board’s notice to the registrant as undeliverable, the county board shall send to the registrant’s residence address a confirmation notice as described in G.S. 163-82.14(d)(2). If the registrant does not respond to the confirmation notice as described in G.S. 163-82.14(d)(2), then the county board shall proceed with the removal of the registrant from the list of voters in accordance with G.S. 163-82.14(d).

(c) Board’s Duty to Make Change. — If the county board confirms the registrant’s address in accordance with subsection (b) of this section and the registrant does not deny making the application to change affiliated or unaffiliated status, the county board of elections shall as soon as practical change the record of the registrant’s party affiliation, or unaffiliated status, to conform to that stated in the application. Thereafter the voter shall be considered registered and qualified to vote in accordance with the change, except as provided in subsection (d) of this section.

(d) Deadline to Change Status Before Primary. — If a registrant applies to change party affiliation or unaffiliated status later than the last day for applying to register under G.S. 163-82.6 before a primary, the registrant shall not be entitled to vote in the primary of a party in which the registrant’s status on that last day did not entitle the registrant to vote.

(e) Authority of County Board or Supervisor to Make Correction. — If at any time the chairman or supervisor of elections of the county board of elections is satisfied that an error has been made in designating the party affiliation of any voter on the registration record, then the chairman or supervisor of elections of the county board of elections shall make the necessary correction after receiving from the voter a sworn statement as to the error and the correct status.

§ 163-82.18. Appeal from denial of registration.

(a) Right to Appeal. — Any applicant who receives notice of denial of registration pursuant to G.S. 163-82.7 may appeal the denial within five days after receipt of the notice of denial. The county board of elections shall promptly set a date for a public hearing. The notice of appeal shall be in writing and shall be signed by the appealing party, shall include the appealing party’s name, date of birth, address, and reasons for the appeal.

(b) Hearing Before County Board of Elections. — The county board of elections shall set a date and time for a public hearing and shall notify the appealing party. Every person appealing to the county board of elections from denial of registration shall be entitled to a prompt and fair hearing on the question of the denied applicant’s right and qualifications to register as a voter. All cases on appeal to a county board of elections shall be heard de novo.

Two members of the county board of elections shall constitute a quorum for the purpose of hearing appeals on questions of registration. The decision of a majority of
the members of the board shall be the decision of the board. The board shall be authorized to subpoena witnesses and to compel their attendance and testimony under oath, and it is further authorized to subpoena papers and documents relevant to any matters pending before the board.

If at the hearing the board shall find that the person appealing from a denial of registration meets all requirements of law for registration as a voter in the county, the board shall enter an order directing that the appellant be registered and assign the appellant to the appropriate precinct. Not later than five days after an appeal is heard before the county board of elections, the board shall give written notice of its decision to the appealing party.

(c) Appeal to Superior Court. — Any person aggrieved by a final decision of a county board of elections denying registration may at any time within 10 days from the date on which he receives notice of the decision appeal to the superior court of the county in which the board is located. Upon such an appeal, the appealing party shall be the plaintiff and the county board of elections shall be the defendant, and the matter shall be heard de novo in the superior court in the manner in which other civil actions are tried and disposed of in that court.

If the decision of the court is that the order of the county board of elections shall be set aside, then the court shall enter its order so providing and adjudging that the plaintiff is entitled to be registered as a qualified voter in the precinct in which he originally made application to register, and in such case the plaintiff's name shall be entered in the registration book of that precinct. The court shall not order the registration of any person in a precinct in which he did not apply to register prior to the proceeding in court.

From the judgment of the superior court an appeal may be taken to the appellate division in the same manner as other appeals are taken from judgments of that court in civil actions.

§ 163–82.19. Voter registration at drivers license offices.

The Division of Motor Vehicles shall, pursuant to the rules adopted by the State Board of Elections, modify its forms so that any eligible person who applies for original issuance, renewal or correction of a drivers license, or special identification card issued under G.S. 20–37.7 may, on a part of the form, complete an application to register to vote or to update his registration if the voter has changed his address or moved from one precinct to another or from one county to another. Any person who willfully and knowingly and with fraudulent intent gives false information on the application is guilty of a Class I felony. The application shall state in clear language the penalty for violation of this section. The necessary forms shall be prescribed by the State Board of Elections. The form must ask for the previous voter registration address of the voter, if any. If a previous address is listed, and it is not in the county of residence of the applicant, the appropriate county board of elections shall treat the application as an authorization to cancel the previous registration and also process it as such under the procedures of G.S. 163–82.9. If a previous address is listed and that address is in the county where the voter applies to register, the application shall be processed as if it had been submitted under G.S. 163–82.9.

Registration shall become effective as provided in G.S. 163–82.7. Applications to register to vote accepted at a drivers license office under this section until the deadline established in G.S. 163–82.6(c)(2) shall be treated as timely made for an election, and no person who completes an application at that drivers license office shall be denied the vote in that election for failure to apply earlier than that deadline.
All applications shall be forwarded by the Department of Transportation to the appropriate board of elections not later than five business days after the date of acceptance, according to rules which shall be promulgated by the State Board of Elections. "§ 163–82.20. Voter registration at other public agencies.

(a) Voter Registration Agencies. — Every office in this State which accepts:

(1) Applications for a program of public assistance under Article 2 of Chapter 108A of the General Statutes or under Article 13 of Chapter 130A of the General Statutes;

(2) Applications for State-funded State or local government programs primarily engaged in providing services to persons with disabilities, with such office designated by the State Board of Elections; or

(3) Claims for benefits under Chapter 96 of the General Statutes, the Employment Security Law, is designated as a voter registration agency for purposes of this section.

(b) Duties of Voter Registration Agencies. — A voter registration agency described in subsection (a) of this section shall, unless the applicant declines, in writing, to register to vote:

(1) Distribute with each application for service or assistance, and with each recertification, renewal, or change of address relating to such service or assistance:
   a. The voter registration application form described in G.S. 163–82.3(a) or (b): or
   b. The voter registration agency's own form, if it is substantially equivalent to the form described in G.S. 163–82.3(a) or (b) and has been approved by the State Board of Elections, provided that the agency's own form may be a detachable part of the agency's paper application or may be a paperless computer process, as long as the applicant is required to sign an attestation as part of the application to register.

(2) Provide a form that contains the elements required by section 7(a)(6)(B) of the National Voter Registration Act; and

(3) Provide to each applicant who does not decline to register to vote the same degree of assistance with regard to the completion of the registration application as is provided by the office with regard to the completion of its own forms.

(b1) Provided that voter registration agencies designated under subdivision (a)(3) of this section shall only be required to provide the services set out in this subsection to applicants for new claims, reopened claims, and changes of address under Chapter 96 of the General Statutes, the Employment Security Law.

(c) Home Registration for Disabled. — If a voter registration agency provides services to a person with disability at the person's home, the voter registration agency shall provide the services described in subsection (b) of this section at the person's home.

(d) Prohibitions. — Any person providing any service under subsection (b) of this section shall not:

(1) Seek to influence an applicant's political preference or party registration, except that this shall not be construed to prevent the notice provided by G.S. 163–82.4(c) to be given if the applicant refuses to declare his party affiliation;

(2) Display any such political preference or party allegiance:
(3) Make any statement to an applicant or take any action the purpose or effect of which is to discourage the applicant from registering to vote; or

(4) Make any statement to an applicant or take any action the purpose or effect of which is to lead the applicant to believe that a decision to register or not to register has any bearing on the availability of services or benefits.

(e) Confidentiality of Declination to Register. — No information relating to a declination to register to vote in connection with an application made at a voter registration agency may be used for any purpose other than voter registration.

(f) Transmittal From Agency to Board of Elections. — Any voter registration application completed at a voter registration agency shall be accepted by that agency in lieu of the applicant’s mailing the application. Any such application so received shall be transmitted to the appropriate board of elections not later than five business days after acceptance, according to rules which shall be promulgated by the State Board of Elections.

(g) Twenty–Five–Day Deadline for an Election. — Applications to register accepted by a voter registration agency shall entitle a registrant to vote in any primary, general, or special election unless the registrant shall have made application later than the twenty–fifth calendar day immediately preceding such primary, general, or special election, provided that nothing shall prohibit voter registration agencies from continuing to accept applications during that period.

(h) Ineligible Applications Prohibited. — No person shall make application to register to vote under this section if that person is ineligible to vote on account of age, citizenship, lack of residence for the period of time provided by law, or because of conviction of a felony.

§ 163–82.21. Voter registration at military recruitment offices.

The Executive Secretary–Director, jointly with the Department of Defense, shall develop and implement procedures for persons to apply to register to vote at recruitment offices of the armed forces of the United States in compliance with section 7(c) of the National Voter Registration Act.

§ 163–82.22. Voter registration at public libraries.

Every library covered by G.S. 153A–272 shall make available to the public the application forms described in G.S. 163–82.3, and shall keep a sufficient supply of the forms so that they are always available. Every library covered by G.S. 153A–272 shall designate at least one employee to assist voter registration applicants in completing the form during all times that the library is open.

§ 163–82.23. Voter registration at public high schools.

Every public high school shall make available to its students and others who are eligible to register to vote the application forms described in G.S. 163–82.3, and shall keep a sufficient supply of the forms so that they are always available. A local board of education may, but is not required to, designate high school employees to assist in completing the forms. Only employees who volunteer for this duty may be designated by boards of education.


The State Board of Elections shall conduct training programs in election law and procedures. Every county elections supervisor shall receive training conducted by the State Board at least as often as required in the following schedule:

(1) Once during each odd–numbered year before the municipal election held in the county:
(2) Once during each even-numbered year before the first partisan primary; and
(3) Once during each even-numbered year after the partisan primaries but before the general election.

Every member of a county board of elections shall receive training conducted by the State Board at least once during the six months after the member's initial appointment and at least once again during the first two years of the member's service. The State Board of Elections shall promulgate rules for the training of precinct officials, which shall be followed by the county boards of elections.

"§ 163-41. Mandated voter registration drive.

The Governor shall proclaim as Citizens Awareness Month the month designated by the State Board of Elections during every even-numbered year. During that month, the State Board of Elections shall initiate a statewide voter registration drive and shall adopt rules under which county boards of elections shall conduct the drives. Each county board of elections shall participate in the statewide voter registration drives in accordance with the rules adopted by the State Board.

"§ 163-42. Rule-making authority.

The State Board of Elections shall promulgate rules necessary to implement the provisions of this Article."

Sec. 3. G.S. 163-41 reads as rewritten:

"§ 163-41. Precinct registrars chief judges and judges of election; special registration commissioners; appointment; terms of office; qualifications; vacancies; oaths of office.

(a) Appointment of Registrar Chief Judge and Judges. — At the meeting required by G.S. 163-31 to be held on the Tuesday following the third Monday in August of the year in which they are appointed, the county board of elections shall appoint one person to act as registrar chief judge and two other persons to act as judges of election for each precinct in the county. Their terms of office shall continue for two years from the specified date of appointment and until their successors are appointed and qualified. It shall be their duty to conduct the primaries and elections within their respective precincts. Persons appointed to these offices must be registered voters and residents of the precinct for which appointed, of good repute, and able to read and write. Not more than one judge in each precinct shall belong to the same political party as the registrar chief judge.

The term 'precinct official' shall mean registrars chief judges and judges appointed pursuant to this section, and all assistants appointed pursuant to G.S. 163-42, unless the context of a statute clearly indicates a more restrictive meaning.

No person shall be eligible to serve as a precinct official, as that term is defined above, who holds any elective office under the government of the United States, or of the State of North Carolina or any political subdivision thereof.

No person shall be eligible to serve as a precinct official who is a candidate for nomination or election.

No person shall be eligible to serve as a precinct official who holds any office in a state, congressional district, county, or precinct political party or political organization, or who is a manager or treasurer for any candidate or political party, provided however that the position of delegate to a political party convention shall not be considered an office for the purpose of this subsection.

The chairman of each political party in the county where possible shall recommend two registered voters in each precinct who are otherwise qualified, are residents of the
precinct, have good moral character, and are able to read and write, for appointment as registrar chief judge in the precinct, and he shall also recommend where possible the same number of similarly qualified voters for appointment as judges of election in that precinct. If such recommendations are received by the county board of elections no later than the fifth day preceding the date on which appointments are to be made, it must make precinct appointments from the names of those recommended. Provided that if only one name is submitted by the fifth day preceding the date on which appointments are to be made, by a party for judge of election by the chairman of one of the two political parties in the county having the greatest numbers of registered voters in the State, the county board of elections must appoint that person.

If, at any time other than on the day of a primary or election, a registrar chief judge or judge of election shall be removed from office, or shall die or resign, or if for any other cause there be a vacancy in a precinct election office, the chairman of the county board of elections shall appoint another in his place, promptly notifying him of his appointment. If at all possible, the chairman of the county board of elections shall consult with the county chairman of the political party of the vacating official, and if the chairman of the county political party nominates a qualified voter of that precinct to fill the vacancy, the chairman of the county board of elections shall appoint that person. In filling such a vacancy, the chairman shall appoint a person who belongs to the same political party as that to which the vacating member belonged when appointed. If the chairman of the county board of elections did not appoint a person upon recommendation of the chairman of the party to fill such a vacancy, then the term of office of the person appointed to fill the vacancy shall expire upon the conclusion of the next canvass held by the county board of elections under this Chapter, and any successor must be a person nominated by the chairman of the party of the vacating officer.

If any person appointed registrar chief judge shall fail to be present at the voting place at the hour of opening the polls on primary or election day, or if a vacancy in that office shall occur on primary or election day for any reason whatever, the precinct judges of election shall appoint another to act as registrar chief judge until such time as the chairman of the county board of elections shall appoint to fill the vacancy. If such appointment by the chairman of the county board of elections is not a person nominated by the county chairman of the political party of the vacating officer, then the term of office of the person appointed to fill the vacancy shall expire upon the conclusion of the next canvass held by the county board of elections under this Chapter. If a judge of election shall fail to be present at the voting place at the hour of opening the polls on primary or election day, or if a vacancy in that office shall occur on primary or election day for any reason whatever, the registrar chief judge shall appoint another to act as judge until such time as the chairman of the county board of elections shall appoint to fill the vacancy. Persons appointed to fill vacancies shall, whenever possible, be chosen from the same political party as the person whose vacancy is being filled, and all such appointees shall be sworn before acting.

As soon as practicable, following their training as prescribed in G.S. 163–80(d), 163–82.24, each registrar chief judge and judge of elections election shall take and subscribe the following oath of office to be administered by an officer authorized to administer oaths and file it with the county board of elections:

'I, ........., do solemnly swear (or affirm) that I will support the Constitution of the United States; that I will be faithful and bear true allegiance to the State of North Carolina, and to the constitutional powers and
authorities which are or may be established for the government thereof; that I will endeavor to support, maintain and defend the Constitution of said State not inconsistent with the Constitution of the United States; that I will administer the duties of my office as registrar chief judge of (judge of elections election in) .... precinct, .... County, without fear or favor; that I will not in any manner request or seek to persuade or induce any voter to vote for or against any particular candidate or proposition; and that I will not keep or make any memorandum of anything occurring within a voting booth, unless I am called upon to testify in a judicial proceeding for a violation of the election laws of this State; so help me, God.'

Notwithstanding the previous paragraph, a person appointed registrar chief judge by the judges of election under this section, or appointed judge of election by the registrar chief judge under this section may take the oath of office immediately upon appointment.

Before the opening of the polls on the morning of the primary or election, the registrar chief judge shall administer the oath set out in the preceding paragraph to each assistant, and any judge of elections election not previously sworn, substituting for the words 'registrar chief judge of' the words 'assistant in' or 'judge of elections election in' whichever is appropriate.

(b) Appointment of Special Registration Commissioners—In each county the county board of elections shall appoint as special registration commissioners the persons required by the next paragraph of this subsection, and may appoint additional persons as special registration commissioners. Special registration commissioners shall serve a term to expire on the date on which registrars and judges are appointed pursuant to subsection (a) of this subsection, and may be removed with cause. A special registration commissioner for a county must be a registered voter of that county.

In each county, the county chairman of each of the two political parties having the greatest voter registration in the State may each, from time to time until the maximum number of special registration commissioners allowed by this sentence are appointed, recommend voters who are eligible and who are residents of the county for appointment as special registration commissioners in a number not to exceed:

(1) One per 2,500 (or major fraction) residents of the county according to the most recent decennial federal census; or

(2) Five, whichever is greater, but in no case greater than 100. If such recommendations are received by the county board of elections at least seven days prior to the next meeting of the county board of elections, the county board of elections shall at that meeting appoint as special registration commissioners the qualified persons on each list. The county board of elections shall meet within 45 days of receiving such nominations.

No person shall be eligible to serve as a special registration commissioner, who holds any elective office under the government of the United States, or of the State of North Carolina, or any political subdivision thereof.

No person shall be eligible to serve as a special registration commissioner, who serves as chairman of any state, congressional district, county, or precinct political party or political organization.

No person shall be eligible to serve as a special registration commissioner who is a candidate for nomination or election.

No special registration commissioner who is the wife, husband, mother, father, son, daughter, brother or sister of any candidate for nomination or election may serve as
special registration commissioner during the period beginning when the person files a
notice of candidacy or otherwise obtains ballot access and ending on the date of the
primary if the candidate is on the primary ballot or ending on the day of the general
election if the candidate is on the general election ballot. The county board of elections
shall temporarily disqualify the special registration commissioner for that period and
shall have authority to appoint a temporary substitute who is a member of the same
political party, to serve until the special registration commissioner is no longer disquali-
fied.

If the commissioner being temporarily replaced was appointed from a list of names
which the board of elections was required to appoint one of, then the board of elec-
tions must appoint the temporary substitute from a list of two names submitted by the
chairman of that political party.

Before being eligible to take the oath of office, each special registration commis-
ioner must receive the same training in registering voters as is required of registrars and
judges under G.S. 163-80(d).

Before entering upon his duties each special registration commissioner shall take and
subscribe the following oath of office to be administered by an officer authorized to
administer oaths and file it with the county board of elections:

'I, __________, do solemnly swear (or affirm) that I will support
the Constitution of the United States; that I will be faithful and bear true
allegiance to the State of North Carolina, and to the constitutional powers
and authorities which are or may be established for the government thereof;
that I will endeavor to support, maintain and defend the Constitution of
said State, not inconsistent with the Constitution of the United States; that
I will administer the duties of my office as special registration commissioner
for _________ County without fear or favor, to the best of my knowledge
and ability, according to law; so help me, God.'

Special Registration Commissioners Abolished: Optional Training. — The office of
special registration commissioner is abolished. The State Board of Elections and county
boards of elections may provide training to persons assisting in voter registration.

(b1) Repealed by Session Laws 1985, c. 387, s. 1.1.

(c) Publication of Names of Precinct Officials. — Immediately after appointing
registrars, judges, and special registration commissioners chief judges and judges as
herein provided, the county board of elections shall publish the names of the persons
appointed in some newspaper having general circulation in the county or, in lieu
thereof, at the courthouse door, and shall notify each person appointed of his appoint-
ment, either by letter or by having a notice served upon him by the sheriff. Notice may
additionally be made on a radio or television station or both, but such notice shall be
in addition to the newspaper and other required notice."

Sec. 4. G.S. 163-47 reads as rewritten:

"§ 163-47. Powers and duties of registrars chief judges and judges of election.

(a) The registrars chief judges and judges of election shall conduct the primaries and
elections within their respective precincts fairly and impartially, and they shall enforce
peace and good order in and about the place of registration and voting. On the day of
each primary and general and special election, the precinct registrar chief judge and
judges shall remain at the voting place from the time fixed by law for the commence-
ment of their duties there until they have completed all those duties, and they shall not
separate nor shall any one of them leave the voting place except for unavoidable
necessity.
(b) The registrar shall have in his charge the actual registration of voters within his
precinct and shall not delegate this responsibility. On the days required by law, he shall
attend the voting place for the registration of new voters and for hearing challenges,
but in the performance of these duties the registrar shall be subject to the observance
of such reasonable rules and regulations as the county board of elections may pre-
scribe, not inconsistent with law. On the day of an election or primary, the registrar
chief judge shall have charge of the registration book list for the purpose of passing on
the registration of persons who present themselves at the polls to vote.

c) The registrars chief judge and judges shall hear challenges of the right of
registered voters to vote as provided by law.

d) The registrars chief judge and judges shall count the votes cast in their precincts
and make such returns of the same as is provided by law.

e) The registrars chief judge and judges shall make such an accounting to the
chairman of the county board of elections for ballots and for election supplies as is
required by law.

(f) The registrars chief judge and judges of election shall act by a majority vote on
all matters not assigned specifically by law to the registrar chief judge or to a judge."

Sec. 5. Wherever the term "registrar" appears in Chapter 163 of the General
Statutes, the term shall be changed to read "chief judge".

Sec. 6. Article 4 of Chapter 163 of the General Statutes is amended by adding
a new section to read:

"§ 163-36. Modified full-time offices.

The State Board of Elections shall promulgate rules permitting counties that have
fewer than 14,001 registered voters to operate a modified full-time elections office to
the extent that the operation of a full-time office is not necessary. Nothing in this
section shall preclude any county from keeping an elections office open at hours con-
sistent with the hours observed by other county offices."

Sec. 7. Article 10 of Chapter 163 of the General Statutes is amended by adding
a new section to read:


If a political party has, by action of its State Executive Committee reported to the
State Board of Elections by resolution delivered no later than the first day of December
preceding a primary, provided that unaffiliated voters may vote in the primary of that
party, an unaffiliated voter may vote in the primary of that party by announcing that
intention under G.S. 163-150(a). For a party to withdraw its permission, it must do so
by action of its State Executive Committee, similarly reported to the State Board of
Elections no later than the first day of December preceding the primary where the
withdrawal is to become effective."

Sec. 8. G.S. 18B-601(i) reads as rewritten:

"(i) Observers. — The proponents and opponents for an alcoholic beverage election,
as determined by the local board of elections, shall have the right to appoint two
watches observers to attend each voting place. The persons authorized to appoint
watches observers shall, three days before the election, submit in writing to the
registrar chief judge of each precinct a signed list of the watches observers appointed
for that precinct. The persons appointed as watches observers shall be registered
voters of the precinct for which appointed. The registrar chief judge and judges for
the precinct may for good cause reject any appointee and require that another be
appointed. Watches Observers shall do no electioneering at the voting place nor in any
manner impede the voting process, interfere or communicate with or observe any voter
in casting his ballot. **Witnesses Observers** shall be permitted in the voting place to make such observation and to take such notes as they may desire.”

Sec. 9. G.S. 115C-506 reads as rewritten:

“§ 115C-506. Action of board of county commissioners or governing body of municipality.

Petitions requesting special school elections and bearing the approval of the board of education of the local school administrative unit shall be presented to the board of county commissioners, and it shall be the duty of said board of county commissioners to call an election and fix the date for the same: Provided, that the board of education requesting the election may, for any reason deemed sufficient by said board which shall be specified and recorded in the minutes of the board, withdraw the petition before the close of the registration books, by the twenty-fifth day before the election, and if the petition be so withdrawn, the election shall not be held unless by some other provision of law the holding of such election is mandatory. In the case of a city administrative unit in any incorporated city or town and formed from portions of contiguous counties, said petition shall be presented to the governing body of the city or town situated within, coterminous with, or embracing such city administrative unit, and the election shall be ordered by said governing body, and said governing body shall perform all the duties pertaining to said election performed by the board of county commissioners in elections held under this Article.”

Sec. 10. G.S. 139-40 reads as rewritten:

“§ 139-40. Conduct of election.

(a) There shall be no new registration of voters for such an election. The registration books **Registration** shall be open for registration of new voters in said county and registration of any and all legal residents of said county, who are or could legally be enfranchised as qualified voters for regular general elections, shall be carried out in accordance with the general election laws of the State of North Carolina as provided for local elections. Notice of such registration of new voters shall be published in a newspaper circulated in said county, once, not less than 30 55 days before and not more than 40 65 days before the close of the registration books, before the election, stating the hours and days for registration. The special election, if called, shall be under the control and supervision of the county board of elections.

(b) The form of the question shall be substantially the words ‘For Watershed Improvement Tax of Not More Than ........ Cents Per One Hundred Dollar ($100.00) Valuation,’ and ‘Against Watershed Improvement Tax of Not More Than ........ Cents Per One Hundred Dollar ($100.00) Valuation,’ which alternates shall appear separated from each other on one ballot containing opposite, and to the left of each alternate, squares of appropriate size in one of which squares the voter may make a mark ‘X’ to designate the voter’s choice for or against such tax, provided, the board of county commissioners may vary the aforesaid form of the question to be placed upon the ballot for the watershed improvement tax election in such manner as the board deems appropriate, and the board of elections shall cause to be placed upon the ballot such form of the question as may be requested by the board of county commissioners. The board of county commissioners shall designate the amount of the maximum annual rate of such tax to be levied, which amount may be less than but may not exceed twenty-five cents (25¢) on the one hundred dollar ($100.00) valuation of property in the county, and said amount shall be stated on the ballot in the question to be voted upon. Such ballot shall be printed on white paper and each polling place shall be supplied with a sufficient number of ballots not later than the day before the election. At such
special election the election board shall cause to be placed at each voting precinct in
said county a ballot box marked 'Watershed Improvement Tax Election'.

(c) The duly appointed judges and other election officials who are named and fixed
by the county board of elections shall count the ballots so cast in such election and the
results of the election shall be officially canvassed, certified and announced by the
proper officials of the board of elections, according to the manner of canvassing,
certifying and announcing the elections held under the general election laws of the
State as provided for local elections.

(d) If a majority of those voting in such election favor the levying of such a tax,
the board of commissioners of such county is authorized to levy a special tax at a rate
not to exceed twenty-five cents (25¢) on each one hundred dollars ($100.00) of
assessed value of real and personal property taxable in said county, not to exceed the
maximum rate of tax approved by the voters in such election, and the General
Assembly does hereby give its special approval for the levy of such special tax.”

Sec. 11. G.S. 158-17 reads as rewritten:

“§ 158-17. Registration of voters; election under supervision of county board of
elections.

There shall be no new registration of voters for such an election. The registration
books Registration shall be open for registration of new voters in said county and
registration of any and all legal residents of said county, who are or could legally be
enfranchised as qualified voters for regular general elections, shall be carried out in
accordance with the general election laws of the State of North Carolina as provided
for local elections. Notice of such registration of new voters shall be published in a
newspaper circulated in said county, once, not less than 30 55 days before and not
more than 40 65 days before, the close of the registration books, the election, stating
the hours and days for registration. The special election, if called, shall be under the
control and supervision of the county board of elections.”

Sec. 12. G.S. 163-22(o) reads as rewritten:

“(o) The State Board of Elections shall promulgate minimum requirements for the
number of pollbooks, voting machines and curbside ballots to be available at each
precinct, such that more of such will be available at general elections and a sufficient
number will be available to allow voting without excessive delay. The State Board of
Elections shall provide for a training and screening program for registrars chief judges
and judges. The State Board of Elections shall provide additional testing of voting
machines to ensure that they operate properly even with complicated ballots.

The State Board of Elections shall require counties with voting systems to have
sufficient personnel available on election day with technical expertise to make repairs
in such equipment, to investigate election day problems, and assist in curbside voting.”

Sec. 13. G.S. 163-31 reads as rewritten:

“§ 163-31. Meetings of county boards of elections; quorum; minutes.

In each county of the State the members of the county board of elections shall meet
at the courthouse or board office at noon on the Tuesday following the third Monday
in July in the year of their appointment by the State Board of Elections and, after
taking the oath of office provided in G.S. 163-30, they shall organize by electing one
member chairman and another member secretary of the county board of elections. On
the Tuesday following the third Monday in August of the year in which they are
appointed the county board of elections shall meet and appoint precinct registrars chief
judges and judges of elections. The board may hold other meetings at such times as
the chairman of the board, or any two members thereof, may direct, for the
The performance of duties prescribed by law. A majority of the members shall constitute a quorum for the transaction of board business. The chairman shall notify, or cause to be notified, all members regarding every meeting to be held by the board.

The county board of elections shall keep minutes recording all proceedings and findings at each of its meetings. The minutes shall be recorded in a book which shall be kept in the board office and it shall be the responsibility of the secretary, elected by the board, to keep the required minute book current and accurate. The secretary of the board may designate the supervisor of elections to record and maintain the minutes under his supervision."

Sec. 14. G.S. 163–32 reads as rewritten:

"§ 163–32. Compensation of members of county boards of elections.

In full compensation of their services, members of the county board of elections (including the chairman) shall be paid by the county twenty–five dollars ($25.00) per meeting for the time they are actually engaged in the discharge of their duties, together with reimbursement of expenditures necessary and incidental to the discharge of their duties; provided that members are not entitled to be compensated for more than one meeting held in any one 24–hour period. In its discretion, the board of county commissioners of any county may pay the chairman and members of the county board of elections compensation in addition to the per meeting and expense allowance provided in this paragraph.

In all counties the board of elections shall pay its clerk, assistant clerks, and other employees such compensation as it shall fix within budget appropriations. Counties which adopt full–time and permanent registration shall have authority to pay supervisors of elections and special registration commissioners whatever compensation they may fix within budget appropriations."

Sec. 15. G.S. 163–33(2) reads as rewritten:

"(2) To appoint all registrars, chief judges, judges, assistants, and other officers of elections, and designate the precinct in which each shall serve; and, after notice and hearing, to remove any registrar, chief judge, judge of elections, assistant, or other officer of election appointed by it for incompetency, failure to discharge the duties of office, failure to qualify within the time prescribed by law, fraud, or for any other satisfactory cause. In exercising the powers and duties of this subdivision, the board may act only when a majority of its members are present at any meeting at which such powers or duties are exercised."

Sec. 16. G.S. 163–35(d) reads as rewritten:

"(d) Duties. — The supervisor of elections may be empowered by the county board of elections to perform such administrative duties as might be assigned by the board and the chairman. In addition to any administrative duties the supervisor of elections shall be authorized to receive applications for registration and in pursuit of such authority shall be given the oath required of all registrars. In addition, the supervisor of elections may be authorized by the chairman to execute the responsibilities devolving upon the chairman provided such authorization by any chairman shall in no way transfer the responsibility for compliance with the law. The chairman shall remain liable for proper execution of all matters specifically assigned to him by law.

The county board of elections shall have authority, by resolution adopted by majority vote, to delegate to its supervisor of elections so much of the administrative detail of the election functions, duties, and work of the board, its officers and members, as is now, or may hereafter be vested in the board or its members as the county board of
elections may see fit: Provided, that the board shall not delegate to a supervisor of elections any of its quasi-judicial or policy-making duties and authority. Within the limitations imposed upon him by the resolution of the county board of elections the acts of a properly appointed supervisor of elections shall be deemed to be the acts of the county board of elections, its officers and members."

Sec. 17. G.S. 163-42 reads as rewritten:

"§ 163-42. Assistants at polls; appointment; term of office; qualifications; oath of office.

Each county and municipal board of elections is authorized, in its discretion, to appoint two or more assistants for each precinct to aid the registrar chief judge and judges. Not more than two assistants shall be appointed in precincts having 500 or less registered voters. Assistants shall be qualified voters of the precinct for which appointed. When the board of elections determines that assistants are needed in a precinct an equal number shall be appointed from different political parties, unless the requirement as to party affiliation cannot be met because of an insufficient number of voters of different political parties within a precinct.

The chairman of each political party in the county shall have the right to recommend from three to 10 registered voters in each precinct for appointment as precinct assistants in that precinct. If the recommendations are received by it no later than the thirtieth day prior to the primary or election, the board shall make appointments of the precinct assistants for each precinct from the names thus recommended.

Before entering upon the duties of the office, each assistant shall take the oath prescribed in G.S. 163-41(a) to be administered by the registrar chief judge of the precinct for which the assistant is appointed. Assistants serve for the particular primary or election for which they are appointed, unless the county board of elections appoints them for a term to expire on the date appointments are to be made pursuant to G.S. 163-41."

Sec. 18. G.S. 163-43 reads as rewritten:

"§ 163-43. Ballot counters; appointment; qualifications; oath of office.

The county board of elections of any county may authorize the use of precinct ballot counters to aid the registrar chief judges and judges of election in the counting of ballots in any precinct or precincts within the county. The county board of elections shall appoint the ballot counters it authorizes for each precinct or, in its discretion, the board may delegate authority to make such appointments to the precinct registrar chief judge, specifying the number of ballot counters to be appointed for each precinct. A ballot counter must be a resident of that precinct.

No person shall be eligible to serve as a ballot counter, who holds any elective office under the government of the United States, or of the State of North Carolina or any political subdivision thereof.

No person shall be eligible to serve as a ballot counter, who serves as chairman of a state, congressional district, county, or precinct political party or political organization.

No person who is the wife, husband, mother, father, son, daughter, brother or sister of any candidate for nomination or election may serve as ballot counter during any primary or election in which such candidate qualifies.

No person shall be eligible to serve as a ballot counter who is a candidate for nomination or election.

Upon acceptance of appointment, each ballot counter shall appear before the precinct registrar chief judge at the voting place immediately at the close of the polls on the
day of the primary or election and take the following oath to be administered by the registrar chief judge:

"I, ........., do solemnly swear (or affirm) that I will support the Constitution of the United States; that I will be faithful and bear true allegiance to the State of North Carolina, and to the constitutional powers and authorities which are or may be established for the government thereof; that I will endeavor to support, maintain and defend the Constitution of said State not inconsistent with the Constitution of the United States; that I will honestly discharge the duties of ballot counter in ....... precinct, ....... County for primary (or election) held this day, and that I will fairly and honestly tabulate the votes cast in said primary (or election); so help me, God.' The names and addresses of all ballot counters serving in any precinct, whether appointed by the county board of elections or by the registrar chief judge, shall be reported by the registrar chief judge to the county board of elections at the county canvass following the primary or election."

Sec. 19. G.S. 163-45 reads as rewritten:

"§ 163-45. Observers; appointment.

The chairman of each political party in the county shall have the right to designate two observers to attend each voting place at each primary and election and such observers may, at the option of the designating party chairman, be relieved during the day of the primary or election after serving no less than four hours and provided the list required by this section to be filed by each chairman contains the names of all persons authorized to represent such chairman’s political party. Not more than two observers from the same political party shall be permitted in the voting enclosure at any time. This right shall not extend to the chairman of a political party during a primary unless that party is participating in the primary. In any election in which an unaffiliated candidate is named on the ballot, he or his campaign manager shall have the right to appoint two observers for each voting place consistent with the provisions specified herein. Persons appointed as observers must be registered voters of the precinct for which appointed and must have good moral character. Observers shall take no oath of office.

Individuals authorized to appoint observers must submit in writing to the registrar chief judge of each precinct a signed list of the observers appointed for that precinct. Individuals authorized to appoint observers must, prior to 10:00 A.M. on the fifth day prior to any primary or general election, submit in writing to the chairman of the county board of elections two signed copies of a list of observers appointed by them, designating the precinct for which each observer is appointed. Before the opening of the voting place on the day of a primary or general election, the chairman shall deliver one copy of the list to the registrar chief judge for each affected precinct. He shall retain the other copy. The chairman, or the registrar chief judge and judges for each affected precinct, may for good cause reject any appointee and require that another be appointed. The names of any persons appointed in place of those persons rejected shall be furnished in writing to the registrar chief judge of each affected precinct no later than the time for opening the voting place on the day of any primary or general election, either by the chairman of the county board of elections or the person making the substitute appointment.

An observer shall do no electioneering at the voting place, and he shall in no manner impede the voting process or interfere or communicate with or observe any voter in casting his ballot, but, subject to these restrictions, the registrar chief judge and
judges of elections shall permit him to make such observation and take such notes as he may desire.

Whether or not the observer attends to the polls for the requisite time provided by this section, each observer shall be entitled to obtain at times specified by the State Board of Elections, but not less than three times during election day with the spacing not less than one hour apart, a list of the persons who have voted in the precinct so far in that election day. Counties that use an 'authorization to vote document' instead of poll books may comply with the requirement in the previous sentence by permitting each observer to inspect election records so that the observer may create a list of persons who have voted in the precinct so far that election day; each observer shall be entitled to make the inspection at times specified by the State Board of Elections, but not less than three times during election day with the spacing not less than one hour apart."

Sec. 20. G.S. 163-46 reads as rewritten:

"§ 163-46. Compensation of precinct officials and assistants.

The precinct registrar chief judge shall be paid the state minimum wage for his services on the day of a primary, special or general election. Judges of election shall each be paid the state minimum wage for their services on the day of a primary, special or general election. Assistants, appointed pursuant to G.S. 163-42, shall each be paid the state minimum wage for their services on the day of a primary, special or general election. Ballot counters appointed pursuant to G.S. 163-43 shall be paid a minimum of five dollars ($5.00) for their services on the day of a primary, general or special election.

Registrars Chief judges shall be paid the sum of twenty dollars ($20.00) per day and judges shall be paid the sum of fifteen dollars ($15.00) per day for attendance at the county canvass, pursuant to G.S. 163-173; or for attending the polling place for the purpose of registering voters upon instruction from the chairman of the county board of elections. 163-173.

The chairman of the county board of elections, along with the supervisor of elections, shall conduct an instructional meeting prior to each primary and general election which shall be attended by each registrar chief judge and judge of election, unless excused by the chairman, and such precinct election officials shall be paid the sum of fifteen dollars ($15.00) for attending the instructional meetings required by this section.

In its discretion, the board of county commissioners of any county may provide funds with which the county board of elections may pay registrars, chief judges, judges, assistants, and ballot counters in addition to the amounts specified in this section. Observers shall be paid no compensation for their services.

A person appointed to serve as registrar chief judge, or judge of election when a previously appointed registrar chief judge or judge fails to appear at the voting place or leaves his post on the day of an election or primary shall be paid the same compensation as the registrar chief judge or judge appointed prior to that date.

For the purpose of this section, the phrase 'the State minimum wage,' means the amount set by G.S. 95-25.3(a). For the purpose of this section, no other provision of Article 2A of Chapter 95 of the General Statutes shall apply."

Sec. 21. G.S. 163-48 reads as rewritten:


The registrar chief judge and judges of election shall enforce peace and good order in and about the place of registration and voting. They shall especially keep open and unobstructed the place at which voters or persons seeking to register or vote have
access to the place of registration and voting. They shall prevent and stop improper practices and attempts to obstruct, intimidate, or interfere with any person in registering or voting. They shall protect challenger and witnesses against molestation and violence in the performance of their duties, and they may eject from the place of registration or voting any challenger or witness for violation of any provisions of the election laws. They shall prevent riots, violence, tumult, or disorder.

In the discharge of the duties prescribed in the preceding paragraph of this section, the registrar chief judge and judges may call upon the sheriff, the police, or other peace officers to aid them in enforcing the law. They may order the arrest of any person violating any provision of the election laws, but such arrest shall not prevent the person arrested from registering or voting if he is entitled to do so. The sheriff, constables, police officers, and other officers of the peace shall immediately obey and aid in the enforcement of any lawful order made by the precinct election officials in the enforcement of the election laws. The registrar chief judge and judges of election of any precinct, or any two of such election officials, shall have the authority to deputize any person or persons as police officers to aid in maintaining order at the place of registration or voting."

Sec. 22. G.S. 163–57 reads as rewritten:

§ 163–57. Residence defined for registration and voting.

All registrars and judges, election officials in determining the residence of a person offering to register or vote, shall be governed by the following rules, so far as they may apply:

1. That place shall be considered the residence of a person in which his habitation is fixed, and to which, whenever he is absent, he has the intention of returning.

2. A person shall not be considered to have lost his residence who leaves his home and goes into another state or county of this State, for temporary purposes only, with the intention of returning.

3. A person shall not be considered to have gained a residence in any county of this State, into which he comes for temporary purposes only, without the intention of making such county his permanent place of abode.

4. If a person removes to another state or county within this State, with the intention of making such state or county his permanent residence, he shall be considered to have lost his residence in the state or county from which he has removed.

5. If a person removes to another state or county within this State, with the intention of remaining there an indefinite time and making such state or county his place of residence, he shall be considered to have lost his place of residence in this State or the county from which he has removed, notwithstanding he may entertain an intention to return at some future time.

6. If a person goes into another state or county, or into the District of Columbia, and while there exercises the right of a citizen by voting in an election, he shall be considered to have lost his residence in this State or county.

7. School teachers who remove to a county for the purpose of teaching in the schools of that county temporarily and with the intention or expectation of returning during vacation periods to live in the county in which their parents or other relatives reside, and who do not have the intention of becoming residents of the county to which they have moved to teach, for
purposes of registration and voting shall be considered residents of the county in which their parents or other relatives reside.

(8) If a person removes to the District of Columbia or other federal territory to engage in the government service, he shall not be considered to have lost his residence in this State during the period of such service unless he votes there, and the place at which he resided at the time of his removal shall be considered and held to be his place of residence.

(9) If a person removes to a county to engage in the service of the State government, he shall not be considered to have lost his residence in the county from which he removed, unless he demonstrates a contrary intention.

(10) For the purpose of voting a spouse shall be eligible to establish a separate domicile.

(11) So long as a student intends to make his home in the community where he is physically present for the purpose of attending school while he is attending school and has no intent to return to his former home after graduation, he may claim the college community as his domicile. He need not also intend to stay in the college community beyond graduation in order to establish his domicile there. This subdivision is intended to codify the case law.”

Sec. 23. G.S. 163–59 reads as rewritten:

“§ 163–59. Right to participate or vote in party primary.

No person shall be entitled to vote or otherwise participate in the primary election of any political party unless he

(1) Is a registered voter, and

(2) Has declared and has had recorded on the registration book or record the fact that he affiliates with the political party in whose primary he proposes to vote or participate, and

(3) Is in good faith a member of that party.

Notwithstanding the previous paragraph, any unaffiliated voter who is authorized under G.S. 163–74(a4) 163–116 may also vote in the primary if the voter is otherwise eligible to vote in that primary except for subdivisions (2) and (3) of the previous paragraph.

Any person who will become qualified by age or residence to register and vote in the general election or regular municipal election for which the primary is held, even though not so qualified by the date of the primary, shall be entitled to register for the primary and general or regular municipal election prior to the primary and then to vote in the primary after being registered. Such person may register not earlier than 60 days nor later than the last day for making application to register under G.S. 163–67 163–82.6(c) prior to the primary. In addition, persons who will become qualified by age to register and vote in the general election or regular municipal election for which the primary is held, who do not register during the special period may register to vote after such period as if they were qualified on the basis of age, but until they are qualified by age to vote, they may vote only in primary elections.”

Sec. 24. G.S. 163–84 reads as rewritten:

“§ 163–84. Time for challenge other than on day of primary or election.

The registration records of each county shall be open to inspection by any registered voter of the county, including any voter, chief judge or judge of elections, during the normal business hours of the county board of elections on the days when the board’s
office is open pursuant to G.S. 163-67. At those times the right of any person to register, remain registered, or vote shall be subject to objection and challenge."

Sec. 25. G.S. 163-85(a) reads as rewritten:

"(a) Right to Challenge; When Challenge May Be Made. — Any registered voter of the county may challenge the right of any person to register, remain registered or vote in such county. No such challenge may be made after the close of the registration books, pursuant to G.S. 163-67, twenty-fifth day before each primary, general, or special election."

Sec. 26. G.S. 163-87 reads as rewritten:

"§ 163-87. Challenges allowed on day of primary or election.

On the day of a primary or election, at the time a registered voter offers to vote, any other registered voter of the precinct may exercise the right of challenge, and when he does so may enter the voting enclosure to make the challenge, but he shall retire therefrom as soon as the challenge is heard.

On the day of a primary or election, any other registered voter of the precinct may challenge a person for one or more of the following reasons:

1. One or more of the reasons listed in G.S. 163-85(c), or
2. That the person has already voted in that primary or election, or
3. That the person presenting himself to vote is not who he represents himself to be.

On the day of a party primary, any voter of the precinct who is registered as a member of the political party conducting the primary may, at the time any registrant proposes to vote, challenge his right to vote upon the ground that he does not affiliate with the party conducting the primary or does not in good faith intend to support the candidates nominated in that party's primary, and it shall be the duty of the register chief judge and judges of election to determine whether or not the challenged registrant has a right to vote in that primary according to the procedures prescribed in G.S. 163-88; provided that no challenge may be made on the grounds specified in the paragraph against an unaffiliated voter voting in the primary under G.S. 163-74(a1).

If a person is challenged under this subsection, and the challenge is sustained under G.S. 163-85(c)(3), the voter may still transfer his registration under G.S. 163-72.3, 163-82.15(e) if eligible under that section, and the registration shall not be cancelled under G.S. 163-90.2(a) if the transfer is made. A person who has transferred his registration under G.S. 163-72.3 163-82.15(e) may be challenged at the precinct to which the registration is being transferred."

Sec. 27. G.S. 163-88 reads as rewritten:

"§ 163-88. Hearing on challenge made on day of primary or election.

A challenge entered on the day of a primary or election shall be heard and decided by the register chief judge and judges of election of the precinct in which the challenged registrant is registered before the polls are closed on the day the challenge is made. When the challenge is heard the precinct officials conducting the hearing shall explain to the challenged registrant the qualifications for registration and voting in this State, and shall examine him as to his qualifications to be registered and to vote. If the challenged registrant insists that he is qualified, and if, by sworn testimony, he shall prove his identity with the person in whose name he offers to vote and his continued residence in the precinct since he was registered, one of the judges of election or the register chief judge shall tender him the following oath or affirmation, omitting the portions in brackets if the challenge is heard on the day of an election other than a primary:
'You do solemnly swear (or affirm) that you are a citizen of the United States; that you are at least 18 years of age [or will become 18 by the date of the next general election]; that you have [or will have] resided in this State and in the precinct for which registered for 30 days [by the date of the next general election]; that you are not disqualified from voting by the Constitution and laws of this State; that your name is ..........., and that in such name you were duly registered as a voter of this precinct; that you are the person you represent yourself to be; [that you are affiliated with the ....... party]; and that you have not voted in this [primary] election at this or any other voting place. So help you, God.'

If the challenged registrant refuses to take the tendered oath, the challenge shall be sustained, and the precinct officials conducting the hearing shall mark the registration records to reflect their decision, and they shall erase the challenged registrant's name from the pollbook if it has been entered therein. If the challenged registrant takes the tendered oath, the precinct officials conducting the hearing may, nevertheless, sustain the challenge unless they are satisfied that the challenged registrant is a legal voter. If they are satisfied that he is a legal voter, they shall overrule the challenge and permit him to vote. Whenever any person's vote is received after having taken the oath prescribed in this section, the registrar chief judge or one of the judges of election shall write on the registration record and on the pollbook opposite the registrant's name the word 'sworn.'

Precinct election officials conducting hearings on challenges on the day of a primary or election shall have authority to administer the necessary oaths or affirmations to all witnesses brought before them to testify to the qualifications of the person challenged.

A letter or postal card mailed by returnable mail and returned by the United States Postal Service purportedly because the person no longer lives at that address or because a forwarding order has expired shall not be admissible evidence in a challenge heard under this section which was made under G.S. 163–87.'

Sec. 28. G.S. 163–88.1 reads as rewritten:

(a) If the decision of the registrar chief judge and judges pursuant to G.S. 163–88 is to sustain the challenge, the challenged voter may request a challenged ballot by submitting an application to the registrar chief judge, such application shall include as part thereof an affidavit that such person possesses all the qualifications for voting and is entitled to vote at the election. The form of such affidavit shall be prescribed by the State Board of Elections and shall be available at the polls.

(b) Any person requesting a challenged ballot shall have the letter 'C' entered at the appropriate place on the voter's permanent registration record. The voter's name shall be entered on a separate page in the pollbook entitled 'Challenged Ballot,' and serially numbered. The challenged ballot shall be the same type of ballot used for absentee voters, and the registrar chief judge shall write across the top of the ballot 'Challenged Ballot # . . . . , and shall insert the same serial number as entered in the pollbook. The registrar chief judge shall deliver to such voter a challenged ballot together with an envelope marked 'Challenged Ballot' and serially numbered. The challenged voter shall forthwith mark the ballot in the presence of the registrar chief judge in such manner that the registrar chief judge shall not know how the ballot is marked. He shall then fold the ballot in the presence of the registrar chief judge so as to conceal the markings and deposit and seal it in the serially numbered envelope. He shall then deliver such envelope to the registrar chief judge. The registrar chief judge shall retain all such envelopes in an envelope provided by the county board of elections, which he
shall seal immediately after the polls close, and deliver to the board chairman at the canvass.

(c) The chairman of the county board of elections shall preserve such ballots in the sealed envelopes for a period of six months after the election. However, in the case of a contested election, either party to such action may request the court to order that the sealed envelopes containing challenged ballots be delivered to the board of elections by the chairman. If so ordered, the board of elections shall then convene and consider each challenged ballot and rule as to which ballots shall be counted. In such consideration, the board may take such further evidence as it deems necessary, and shall have the power of subpoena. If any ballots are ordered to be counted, they shall be added to the vote totals."

Sec. 29. G.S. 163-89 reads as rewritten:

§ 163-89. Procedures for challenging absentee ballots.

(a) Time for Challenge. — The absentee ballot of any voter may be challenged on the day of any statewide primary or general election or county bond election beginning no earlier than noon and ending no later than 5:00 P.M., or by the registrar chief judge at the time of closing of the polls as provided in G.S. 163-233 and G.S. 163-251(b).

(b) Who May Challenge. — Any registered voter of the same precinct as the absentee voter may challenge that voter's absentee ballot.

(c) Form and Nature of Challenge. — Each challenged absentee ballot shall be challenged separately. The burden of proof shall be on the challenger. Each challenge shall be made in writing and, if they are available, shall be made on forms prescribed by the State Board of Elections. Each challenge shall specify the reasons why the ballot does not comply with the provisions of this Article or why the absentee voter is not legally entitled to vote in the particular primary or election. The challenge shall be signed by the challenger.

(d) To Whom Challenge Addressed; to Whom Challenge Delivered. — Each challenge shall be addressed to the county board of elections. It may be filed with the board at its offices or with the registrar chief judge of the precinct in which the challenger and absentee voter are registered. If it is delivered to the registrar chief judge, the registrar chief judge shall personally deliver the challenge to the chairman of the county board of elections on the day of the county canvass.

(e) Hearing Procedure. — All challenges filed under this section shall be heard by the county board of elections on the day set for the canvass of the returns. All members of the board shall attend the canvass and all members shall be present for the hearing of challenges to absentee ballots.

Before the board hears a challenge to an absentee ballot, the chairman shall mark the word 'challenged' after the voter's name in the register of absentee ballot applications and ballots issued and in the pollbook of absentee voters.

The board then shall hear the challenger's reasons for the challenge, and it shall make its decision without opening the container-return envelope or removing the ballots from it.

The board shall have authority to administer the necessary oaths or affirmations to all witnesses brought before it to testify to the qualifications of the voter challenged or to the validity or invalidity of the ballot.

If the challenge is sustained, the chairman shall mark the word 'sustained' after the word 'challenged' following the voter's name in the register of absentee ballot applications and ballots issued and in the pollbook of absentee voters; the voter's ballots shall
not be counted; and the container-return envelope shall not be opened but shall be marked ‘Challenge Sustained.’ All envelopes so marked shall be preserved intact by the chairman for a period of six months from canvass day or longer if any contest then is pending concerning the validity of any absentee ballot.

If the challenge is overruled, the absentee ballots shall be removed from the container-return envelopes and counted by the board of elections, and the board shall adjust the appropriate abstracts of returns to show that the ballots have been counted and tallied in the manner provided for unchallenged absentee ballots.

If the challenge was delivered to the board by the registrar chief judge of the precinct and was sustained, the board shall reopen the appropriate ballot boxes, remove such ballots, determine how those ballots were voted, deduct such ballots from the returns, and adjust the appropriate abstracts of returns.

Any voter whose ballots have been challenged may, either personally or through an authorized representative, appear before the board at the hearing on the challenge and present evidence as to the validity of the ballot."

Sec. 30. G.S. 163–105 reads as rewritten:

"§ 163–105. Payment of expense of conducting primary elections.

The expense of printing and distributing the poll and registration books, blanks, and ballots for those offices required by G.S. 163–109(b) to be furnished by the State, and the per diem and expenses of the State Board of Elections while engaged in the discharge of primary election duties imposed by law upon that Board, shall be paid by the State.

The expenses of printing and distributing the ballots for those offices required by G.S. 163–109(c) to be furnished by counties, and the per diem (or salary) and expenses of the county board of elections and the registrar chief judges and judges of election, while engaged in the discharge of primary election duties imposed by law upon them, shall be paid by the counties."

Sec. 31. G.S. 163–106(b) reads as rewritten:

"(b) Eligibility to File. — No person shall be permitted to file as a candidate in a primary if, at the time he offers to file notice of candidacy, he is registered on the appropriate registration book or record as an affiliate of a political party other than that in whose primary he is attempting to file. No person who has changed his political party affiliation or who has changed from unaffiliated status to party affiliation as permitted in G.S. 163–74(b), 163–82.17, shall be permitted to file as a candidate in the primary of the party to which he changed unless he has been affiliated with the political party in which he seeks to be a candidate for at least 90 days prior to the filing date for the office for which he desires to file his notice of candidacy.

A person registered as ‘unaffiliated’ shall be ineligible to file as a candidate in a party primary election."

Sec. 32. G.S. 163–109(c) reads as rewritten:

"(c) Ballots to Be Furnished by County Board of Elections. — It shall be the duty of the county board of elections to print official ballots for each political party having candidates for the following offices to be voted for in the primary:

Superior court judge,
District court judge,
District attorney,
State Senator,
Member of the House of Representatives of the General Assembly, and
All county offices.
In printing primary ballots, the county board of elections shall be governed by instructions of the State Board of Elections with regard to width, color, kind of paper, form, and size of type.

In its discretion, the county board of elections may print separate primary ballots for the district and county offices listed in this subsection, or it may combine some or all of them on a single ballot. In a primary election, if there shall be 10 or more candidates for nomination to any one office, the county board of elections in its discretion may prepare a separate ballot for said office.

Three days before the primary election, the chairman of the county board of elections shall distribute official State, district, and county ballots to the registrar chief judge of each precinct in his county, and the registrar chief judge shall give him a receipt for the ballots received. On the day of the primary it shall be the registrar chief judge's duty to have all the ballots delivered to him available for use at the precinct voting place.”

Sec. 33. G.S. 163-128(a) reads as rewritten:

“(a) Each county shall be divided into a convenient number of precincts for the purpose of voting, and there shall be at least one precinct encompassed within the territory of each township; provided, however, that upon a resolution adopted by the county board of elections and approved by the Secretary-Director of the State Board of Elections voters from a given precinct within a township may be temporarily transferred, for the purpose of voting, to a precinct in an adjacent township. Any such transfers shall be for the period of time equal only to the term of office of the county board of elections making such transfer. When such a resolution has been adopted by the county board of elections to assign voters from more than one township to the same precinct, then the county board of elections shall maintain separate registration and voting records, consistent with the procedure prescribed by the State Board of Elections, so as to properly identify the township in which such voters reside. Except as provided in G.S. 163-132.2(a)(1), the polling place for a precinct shall be located within the precinct.

Except as provided by Article 12A of this Chapter, the county board of elections shall have power from time to time, by resolution, to establish, alter, discontinue, or create such new election precincts or voting places as it may deem expedient. Upon adoption of a resolution establishing, altering, discontinuing, or creating a precinct or voting place, the board shall give 20 45 days’ notice thereof prior to the date on which the registration books or records next close pursuant to G.S. 163-67. next primary or election. Notice shall be given by advertisement in a newspaper having general circulation in the county, by posting a copy of the resolution at the courthouse door, and by mailing a copy of the resolution to the chairman of every political party in the county. Notice may additionally be made on a radio or television station or both, but such notice shall be in addition to the newspaper and other required notice.”

Sec. 34. G.S. 163-129 reads as rewritten:

“§ 163-129. Structure at voting place; marking off limits of voting place.

At the voting place in each precinct established under the provisions of G.S. 163-128, the county board of elections shall provide or procure by lease or otherwise a suitable structure or part of a structure in which registration and voting may be conducted. To this end, the county board of elections shall be entitled to demand and use any school or other State, county, or municipal building, or a part thereof, or any other building, or a part thereof, which is supported or maintained, in whole or in part by or through tax revenues provided, however, that this section shall
not be construed to permit any board of elections to demand and use any tax exempt church property for such purposes without the express consent of the individual church involved, for the purpose of conducting registration and voting for any primary or election, and it may require that the requisitioned premises, or a part thereof, be vacated for these purposes.

The county board of elections shall inspect each precinct voting place to ascertain how it should be arranged for voting purposes, and shall direct the registrar chief judge and judges of any precinct to define the voting place by roping off the area or otherwise enclosing it or by marking its boundaries. The boundaries of the voting place shall at any point lie no more than 100 feet from each ballot box or voting machine. The space so roped off or enclosed or marked for the voting place may contain area both inside and outside the structure in which registration and voting are to take place.

Sec. 35. G.S. 163–141 reads as rewritten:

"§ 163–141. Sample ballots.

Sample ballots of each kind to be voted in each primary and election shall be printed by the board of elections responsible for printing the official ballots. Sample ballots shall be printed on paper of a color different from that used for the official ballots, and each sample ballot shall have the words 'Sample Ballot' printed conspicuously on its face. Sample ballots shall be used for instructional purposes and shall not be used as official ballots.

The State Board of Elections shall distribute the sample ballots for which it is responsible to the county boards of elections at the time it distributes the official ballots; and the county board of elections, at the time it is required to distribute official ballots, shall furnish each precinct registrar chief judge with an adequate supply of the sample ballots prepared by the State Board of Elections as well as of those the county board is required to prepare."

Sec. 36. G.S. 163–142 reads as rewritten:

"§ 163–142. Number of ballots to be furnished each voting place; packaging; date of delivery; receipt for ballots; accounting for ballots.

The county board of elections shall furnish each precinct voting place with each kind of ballot to be voted in the primary or election in a number equal to at least eighty percent (80%) of the number of persons registered to vote in the primary or election in the precinct. Provided that in those instances where precincts are provided with less than a number of ballots equal to one hundred percent (100%) of the number of voters registered to vote in the primary or election in the precinct, the responsible board of elections shall ensure that a number of additional ballots are stored in its offices for distribution to precincts where the need for additional ballots becomes evident so that a number of ballots equal to one hundred percent (100%) of the number of registered voters in the primary or election in each precinct is available.

Each kind of ballot shall be wrapped in a separate package or packages for each precinct voting place. The number of ballots to be placed in each package shall be determined by the chairman of the county board of elections, and the outside of each package shall be marked or stamped to show the kind of ballot and the number contained.

Three days before the primary or election, the county board of elections shall deliver to such precinct registrar chief judge the required number of ballots of each kind to be voted in his precinct, and the registrar chief judge shall immediately give a receipt for
the ballots delivered to him in accordance with the information marked or stamped on the ballot packages.

Within three days after the primary or election, the registrar chief judge shall deliver to the county board of elections all ballots spoiled in his precinct. At the same time he shall also deliver to the county board of elections all unused ballots from his precinct. Thereupon, the county board of elections shall make a check to ascertain whether the total of spoiled ballots and unused ballots, when added to the number of ballots cast in the precinct, equal the number of ballots furnished to and receipted for by the registrar chief judge prior to the primary or election.

The provisions of this section shall not apply to voting places at which voting machines are used."

Sec. 37. G.S. 163-143 reads as rewritten:
"§ 163-143. Ballot boxes to be furnished each voting place; date of delivery; receipt for boxes.

The county board of elections shall furnish each precinct voting place with a ballot box for each kind of ballot to be voted in the primary or election, together with one additional box in which spoiled ballots are to be deposited. Each box shall be plainly marked to indicate the ballots to be deposited therein, and the extra box to be delivered to each precinct shall be marked 'For Spoiled Ballots.'

Each ballot box shall be designed so that it may be locked and sealed and shall be constructed with an opening in the top large enough to allow a single ballot to be easily passed through, but no larger. At the time ballot boxes are delivered to the precinct, the chairman of the county board of elections shall furnish each registrar chief judge with a lock and proper seals for each box to be used in his precinct, with instructions as to how each box is to be securely locked and sealed in compliance with G.S. 163-171.

Three days before the primary or election, the county board of elections shall deliver to each precinct registrar chief judge the number of ballot boxes required for his precinct, and the registrar chief judge shall immediately give a receipt for them.

The provisions of this section shall not apply to voting places at which voting machines are used."

Sec. 38. G.S. 163-144 reads as rewritten:
"§ 163-144. Lost, destroyed, damaged, and stolen ballots; replacement; report.

Should official ballots furnished to any precinct in accordance with the provisions of this chapter be lost, destroyed, damaged, or stolen, the county board of elections, upon ascertaining that a shortage of ballots exists in the precinct, shall furnish the needed replacement ballots.

Within three days after the primary or election, the registrar chief judge of the precinct in which the loss occurred shall make a written report, under oath, to the county board of elections describing in detail the circumstances of the loss, destruction, damage, or theft of the ballots."

Sec. 39. G.S. 163-146 reads as rewritten:
"§ 163-146. Voting enclosure at voting place; furnishings; arrangement.

At each precinct voting place as described in G.S. 163-129, there shall be a room or area set apart as the voting enclosure. The limits of the voting enclosure shall be defined by walls, guardrails, or other boundary markers which at no point stand nearer than 10 feet nor farther than 20 feet from each ballot box or voting machine. This enclosure shall be arranged so that a single door or opening (not more than three feet wide) can be used as the entrance for persons seeking to vote.
Within the voting enclosure and in plain view of the qualified voters present at the voting place shall be placed:

1. A table or desk on which the registrar chief judge shall place and use the precinct registration books and records.
2. A table or desk on which the responsible judge shall place and superintend the ballots for distribution and the box for spoiled ballots.
3. A table or desk on which the responsible judge shall place and maintain the pollbook.
4. The ballot boxes.
5. The voting booths.

All voting booths and ballot boxes shall be placed in plain view of the registrar chief judge and judges as well as of the qualified voters present at the voting place. The registrar's chief judge's table shall be placed near the entrance to the voting enclosure.

Each voting booth shall be located and arranged so that it is impossible for a voter in one booth to see a voter in another booth in the act of marking his ballots. Each voting booth shall be kept properly lighted and provided with pencils or pens for marking ballots.

In precincts in which voting machines are used, ballot boxes and voting booths shall not be used. Within the voting enclosure at the voting place in such a precinct, each machine shall be placed so that the exterior from all its sides is visible and so that whenever it is not in use by a voter the ballot labels on its face may be plainly seen by the precinct officials and assistants, and by observers appointed under the provisions of G.S. 163-45. Precinct election officials and assistants shall not place themselves, nor shall they permit any other person to place himself, in any position that will permit one to see or ascertain how a voter votes on a voting machine except when the voter obtains assistance as provided in this Chapter.

No political banner, poster, or placard shall be allowed in or upon the voting place during the day of a primary or election.”

Sec. 40. G.S. 163-147(a) reads as rewritten:

“(a) No person or group of persons shall, while the polls are open at the voting place on the day of the primary or election, loiter about, congregate, distribute campaign material, or do any electioneering within the voting place, or within 50 feet in any direction of the entrance or entrances to the building in which the voting place is located. Notwithstanding the above provision, if the voting place is located in a large building, the registrar chief judge and judges of the precinct may designate the entrance to the voting place within said building and none of the above activity shall be permitted within 50 feet of said entrance or entrances of said voting place. This section shall not, however, prohibit any candidate for nomination or election from visiting such voting place in person, provided he does not enter the voting enclosure except to cast his vote as a registered voter in said precinct. The county boards of elections and precinct registrar chief judges shall have full authority to enforce the provisions of this section.”

Sec. 41. G.S. 163-148 reads as rewritten:

“§ 163-148. Procedures at voting place before polls are opened.

At least one-half hour before the time set for opening the polls for each primary and election, the judges of elections and assistants, shall meet the registrar chief judge at the precinct voting place, at which time the registrar chief judge shall administer to them the appropriate oaths set out in G.S. 163-41(a) and G.S. 163-42.
The registrar chief judge and judges shall arrange the voting enclosure according to the requirements of G.S. 163-146 and the instructions of the county board of elections. They shall then unlock the official ballot boxes, see that they are empty, allow authorized observers and other voters present to examine the boxes, and then they shall relock them while still empty. They shall open the sealed packages of ballots, and one of the judges, at the registrar's chief judge’s request, shall announce that the polls are open and state the hour at which they will be closed.

If voting machines are used in the precinct, immediately before the polls are opened the registrar chief judge and judges shall open each voting machine, examine the ballot labels, and check the counters to see that they are set to indicate that no votes have been cast or recorded; at the same time, the precinct officials shall allow authorized observers and other voters present to examine the machines. If found to be in order and the ballot labels in proper form, the precinct officials shall lock and seal each machine, and it shall remain locked until after the polls are closed.”

Sec. 42. G.S. 163-150 reads as rewritten:

(a) Checking Registration. — A person seeking to vote shall enter the voting enclosure at the voting place through the appropriate entrance and shall at once state his name and place of residence to one of the judges of election. In a primary election, the voter shall also state the political party with which he affiliates and in whose primary he desires to vote, or if the voter is an unaffiliated voter permitted to vote in the primary of a particular party under G.S. 163-74(a1), 163-116, the voter shall state the name of the authorizing political party in whose primary he wishes to vote. The judge to whom the voter gives this information shall announce the name and residence of the voter in a distinct tone of voice. After examining the precinct registration records, the registrar chief judge shall state whether the person seeking to vote is duly registered.

(b) Distribution of Ballots; Information. — If the voter is found to be registered and is not challenged, or, if challenged and the challenge is overruled as provided in G.S. 163-88, the responsible judge of election shall hand him an official ballot of each kind he is entitled to vote. In a primary election the voter shall be furnished ballots of the political party with which he affiliates and no others, except that unaffiliated voters who are permitted to vote in a party primary under G.S. 163-74(a1) 163-116 shall be furnished ballots for that primary. No such unaffiliated voter shall vote in the primary of more than one party on the same day. It shall be the duty of the registrar chief judge and judges holding the primary or election to give any voter any information he desires in regard to the kinds of ballots he is entitled to vote and the names of the candidates on the ballots. In response to questions asked by the voter, the registrar chief judge and judges shall communicate to him any information necessary to enable him to mark his ballot as he desires.

(c) Act of Voting. — When a person is given official ballots by the judge, he shall be deemed to have begun the act of voting, and he shall not leave the voting enclosure until he has deposited his ballots in the ballot boxes or returned them to the precinct officials. When he leaves the voting enclosure, whether or not he has deposited his ballots in the ballot boxes, he shall not be entitled to enter the voting enclosure again for the purpose of voting. On receiving his ballots, the voter shall immediately retire alone to one of the voting booths unless he is entitled to assistance under the provisions of G.S. 163-152, and without undue delay he shall mark his ballots in accordance with the provisions of G.S. 163-151.
(d) Spoiled and Damaged Ballots. — If a voter spoils or damages a ballot, he may obtain another upon returning the spoiled or damaged ballot to the registrar chief judge. A voter shall not be given a replacement ballot until he has returned the spoiled or damaged ballot, and he shall not be given more than three replacement ballots in all. The registrar chief judge shall deposit each spoiled or damaged ballot in the box provided for that purpose.

(e) Depositing Ballots and Leaving Enclosure. — When the voter has marked his ballots he shall leave the voting booth and deposit them in the appropriate boxes or hand them to the registrar chief judge or a judge who shall deposit them for him. If he does not mark a ballot he shall return it to one of the precinct officials before leaving the voting enclosure. If the voter has been challenged and the challenge has been overruled, before depositing his ballots in the boxes he shall write his name on each of his ballots so they may be identified in the event his right to vote is again questioned. After depositing his ballots in the ballot boxes, the voter shall immediately leave the voting enclosure unless he is one of the persons authorized by law to remain within the enclosure for purposes other than voting.

(f) Maintenance of Pollbook or Other Record of Voting. — At each primary, general or special election, the precinct registrar chief judge shall appoint two precinct assistants (one from each political party as recommended by the county chairman thereof), one to be assigned to keep the pollbook or other voting record used in the county as approved by the State Board of Elections, and the other to keep the registration books under the supervision of the precinct officials. The names of all persons voting shall be checked on the registration records and entered on the pollbook or other voting record. In an election where observers may be appointed under G.S. 163-45 each voter’s party affiliation shall be entered in the proper column of the book or other approved record opposite his name. The precinct assistant shall make each entry at the time the ballots are handed to the voter. As soon as the polls are closed, the registrar chief judge and judges of election shall sign the pollbook or other approved record immediately beneath the last voter’s name entered therein. The registrar chief judge or the judge appointed to attend the county canvass shall deliver the pollbook or other approved record to the chairman of the county board of elections at the time of the county canvass, and the chairman shall remain responsible for its safekeeping.

(g) Occupation of Voting Booth. — Subject to the provisions of G.S. 163-152 and G.S. 163-152.1, no voter shall be allowed to occupy a voting booth or voting machine already occupied by another voter, provided, however, husbands and wives may occupy the same voting booth if both wish to do so. No voter shall be allowed to occupy a voting booth or voting machine more than five minutes if all the booths or machines are in use and other voters are waiting to obtain booths or machines.”

Sec. 43. G.S. 163-152(a)(2) reads as rewritten:

“(2) Procedure for Obtaining Assistance: A person seeking assistance in a primary or general election shall, upon arriving at the voting place, first request the registrar chief judge to permit him to have assistance, stating his reasons. If the registrar chief judge determines that the voter is entitled to assistance, he shall ask the voter to point out and identify the person he desires to help him and to whose assistance he is entitled under this section. The registrar chief judge shall thereupon request the person indicated to render the requested aid. The registrar chief judge, one of the judges, or one of the assistants may provide aid to the voter if so requested,
if the election official is not prohibited by sub-subdivision (a)(1)b. of this section. Under no circumstances shall any precinct official be assigned to assist a voter who qualifies for assistance under this section, who was not specified by the voter.”

Sec. 44. G.S. 163–152.1 reads as rewritten:

“§ 163–152.1. Assistance to blind voters in primaries and elections.

Any blind voter may record a certificate issued by the Department of Human Resources, by an optometrist or by a physician, stating that the named individual should be entitled to assistance as a blind voter. Upon receipt of such certification the registrar or special registration commissioner or appropriate election official shall enter on the voter’s registration record the words ‘blind voter’ so as to establish such fact and so as to entitle such voter to the same assistance in subsequent primaries and elections. The certification presented to the precinct registrar or special registrar or chief judge, the county board of elections, or the person accepting the application to register shall be forwarded to the chairman of the county board of elections to be filed as a permanent record with the voter’s duplicate registration record as required by G.S. 163–65.”

Sec. 45. G.S. 163–153(1) reads as rewritten:

“(1) Officers of election, that is, members of the State Board of Elections, members of the county board of elections, supervisors of elections, and the precinct registrars, chief judges, precinct judges of election, and assistants appointed for the precinct under the provisions of G.S. 163–42.”

Sec. 46. G.S. 163–155 reads as rewritten:

“§ 163–155. Aged and disabled persons allowed to vote outside voting enclosure.

In any primary or election any qualified voter who is able to travel to the voting place, but because of age, or physical disability and physical barriers encountered at the voting place is unable to enter the voting place or enclosure to vote in person without physical assistance, shall be allowed to vote either in the vehicle conveying such person to the voting place or in the immediate proximity of the voting place under the following restrictions:

(1) The county board of elections shall have printed and numbered a sufficient supply of affidavits to be distributed to each precinct registrar or chief judge which shall be in the following form:

‘Affidavit of person voting outside voting place or enclosure.

State of North Carolina

County of _______________________

I do solemnly swear (or affirm) that I am a registered voter in ______________________ precinct. That because of age or physical disability I am unable to enter the voting place to vote in person without physical assistance. That I desire to vote outside the voting place and enclosure.

I understand that a false statement as to my condition will subject me to a fine not to exceed one thousand dollars ($1,000) or imprisonment not to exceed six months, or both.

__________________________    __________________________
Date                                Signature of Voter

__________________________    __________________________
Address                              Signature of assistant

who administered oath.’
(2) The registrar chief judge shall designate one of the assistants, appointed under G.S. 163-42 to attend the voter. Upon arrival outside the voting place, the voter shall execute the affidavit after being sworn by the assistant. The ballots shall then be delivered to the voter who shall mark the ballots and hand them to the assistant. The ballots shall then be delivered to one of the judges of elections who shall deposit the ballots in the proper boxes. The affidavit shall be delivered to the other judge of election.

(3) The voter shall be entitled to the same assistance in marking the ballots as is authorized by G.S. 163-152.

(4) The affidavit executed by the voter shall be retained by the county board of elections for a period of six months. In those precincts using voting machines, the county board of elections shall furnish paper ballots of each kind for use by persons authorized to vote outside the voting place by this section.

(5) If there is no assistant appointed under G.S. 163-42 to perform the duties required by this section, the precinct registrar chief judge or one of the precinct judges, to be designated by the voter, if he chooses, or, if he does not, by the precinct registrar chief judge, shall perform those duties.

A violation of this section is a Class 2 misdemeanor."

Sec. 47. G.S. 163-168 reads as rewritten:
"§ 163-168. Proceedings when polls are closed.
At the time set by G.S. 163-2 for closing the polls on the day of a primary, general or special election, the precinct registrar chief judge shall announce that the polls are closed, but any qualified voters who are then in the process of voting or who are in line at the voting place waiting to vote, whether or not they are within the voting enclosure or voting place boundaries, shall be allowed to vote.

At closing time, the registrar, chief judge, or a judge designated by the registrar, chief judge, shall enter into the pollbook, on a separate page labeled 'Persons Waiting to Vote at Closing Time in the Primary Election Held the . . . . . . . . . . . . . . Day of . . . . . . , 19 . . . . . . ,' the names of all persons then in line at the voting place waiting to vote, beginning with the person last in line and proceeding to the person first in line at closing time. No persons shall be allowed to vote after closing time unless their names are so listed."

Sec. 48. G.S. 163-169 reads as rewritten:
"§ 163-169. Counting ballots at precincts; unofficial report of precinct vote to county board of elections.

(a) Instructions. — Before each primary and election, the chairman of the county board of elections shall furnish each registrar chief judge written instructions on how ballots shall be marked and counted. Before starting the counting of ballots in his precinct, the registrar chief judge shall instruct all of the judges, assistants, and ballot counters in how differently marked ballots shall be counted and tallied.

(b) General Rule. — Only official ballots shall be voted and counted. No official ballot shall be rejected because of technical errors in marking it, unless it is impossible to determine the voter’s choice under the rules for counting ballots. Such determination shall be made by the county board of elections if the registrar chief judge and judges are unable to determine the voter’s choice, or whether a particular ballot should be counted.

(c) Right to Witness Precinct Count. — The counting of the ballots in each box shall be made in the presence of the precinct election officials and witnesses and
observers who are present and desire to observe the count. Observers shall not interfere with the orderly counting of the ballots.

(d) Counting to Be Continuous; Precinct Officials Not to Separate. — As soon as the polls are closed the registrar chief judge and judges shall, without adjournment or postponement, open the ballot boxes and count the ballots. The counting of ballots at the precinct shall be continuous until completed. More than one box may be counted at the same time by the precinct officials, assistants, and ballot counters, but the registrar chief judge and judges shall supervise the counting of all boxes and shall be responsible for them. From the time the first ballot box is opened and the count of votes begun until the votes are counted and the statement of returns made out, signed, certified as required by G.S. 163-173, and delivered to the registrar chief judge or judge chosen to deliver them to the county board of elections, the precinct registrar chief judge and judges shall not separate, nor shall any one of them leave the voting place except for unavoidable necessity.

(e) Counting Primary Ballots. — In a primary election the ballots shall be emptied on a table in full view of the precinct election officials, ballot counters, if used, and witnesses present. Identically marked ballots may be arranged in orderly piles to be counted. The results of those counts shall be stated aloud and the totals recorded on the tally sheet. For all other ballots, the name of each candidate voted for shall be read aloud distinctly, and the vote received by each candidate shall be tallied on the tally sheet. This procedure shall be followed for all boxes being counted.

(f) Counting General Election Ballots. — In a general election the contents of a ballot box may be emptied upon a table and the ballots divided into two piles:

(1) All those ballots marked in the circle of one political party to indicate a vote for all of the candidates of that party, that is, 'straight tickets,' which shall be so counted and tallied.

(2) All those ballots marked for candidates of more than one political party, that is, 'split tickets,' which shall be called and tallied in the manner prescribed for counting primary ballots in subsection (e) of this section.

(g) Questioned Ballots. — All questions arising with respect to how a ballot shall be counted or tallied shall be referred to the registrar chief judge and judges of election for determination before the completion of the counting of the ballots in the box from which the questioned ballot was taken.

(h) Unofficial Report of Precinct Returns. — On the night of the primary or election, as soon as the votes have been counted and the precinct returns certified, the registrar chief judge, or one of the judges selected by the registrar chief judge, shall report the total precinct vote for each candidate, constitutional amendment, and proposition by telephone or otherwise to the county board of elections. This report shall be unofficial and shall have no binding effect upon the official county canvass to follow. As soon as the precinct reports are received, the chairman, secretary, or clerk to the county board of elections shall publish the reports to the press, radio, and television. The costs incurred in executing the provisions of this subsection shall be charged to the operating expense of the county board of elections.

(i) Absentee Ballots. — Absentee ballots shall be deposited and voted in accordance with the provisions of G.S. 163-234; they shall be counted and tabulated as provided in this section and G.S. 163-170.

(j) Repealed by Session Laws 1977, c. 265, s. 12.”

Sec. 49. G.S. 163-171 reads as rewritten:
§ 163–171. Preservation of ballots; locking and sealing ballot boxes; signing certificates.

When the precinct count is completed after a primary or election, all ballots shall be put back in the ballot boxes from which they were taken, and the registrar, chief judge, and judges shall promptly lock and place a seal around the top of each ballot box, so that no ballot may be taken from or put in it. The registrar, chief judge, and judges shall then sign the seal on each ballot box. In the alternative, the county board of elections may permit the precinct officials to put the counted ballots back in one ballot box or more to facilitate safekeeping provided the board prescribes an appropriate procedure to keep the different kinds of ballots separated in bundles or bags within the box.

Ballot boxes in which ballots have been placed and which have been locked and sealed as required by the preceding paragraph shall remain in the safe custody of the registrar, chief judge, subject to the orders of the chairman of the county board of elections as to their disposition; provided that ballot boxes with paper ballots shall be delivered in person to the office of the county board of elections; provided further that in the case of paper ballots which have been counted either mechanically or electronically either the counting machines with the paper ballots sealed inside shall be delivered in person to the office of the county board of elections, or the paper ballots shall be placed in ballot boxes, sealed, and those boxes shall be delivered in person to the office of the county board of elections. The ballots and ballot boxes shall be delivered at a time specified by the county board of elections. No ballot box shall be opened except upon the written order of the county board of elections or upon a proper order of court.

Ballots cast in a primary or general election shall be preserved for at least two months after the primary or general election in which voted.

On each precinct return form there shall be printed a statement to be signed by the registrar, chief judge, and judges certifying that, after the precinct count was completed, each ballot box was properly locked, sealed, and the seals signed, as prescribed in this section, before the precinct officials left the voting place on the night of the primary or election.

Willful failure to securely lock, seal, and sign the seal on each ballot box on the night of any primary or election, and willful failure to sign the certificate on the duplicate return forms certifying that this was done, shall constitute a Class 2 misdemeanor.

In the event that a recount is requested as provided by law or there is other filing of an appeal of the election results, the county board of elections shall seal and secure the ballots, ballot boxes, and voting machines within a uniform period of time set by the State Board of Elections, to the extent that such actions have not already been taken as required by law. The aforementioned items shall then be stored in locations that are securely locked by members of the county board of elections. In counties that utilize voting machines or voting systems the county board of elections shall be required to store in one location that record on which the official vote cast is recorded.”

Sec. 50. G.S. 163–173 reads as rewritten:

§ 163–173. How precinct returns are to be made.

In each precinct, when the results of the counting of the ballots have been ascertained they shall be recorded in original and duplicate statements to be prepared, signed, and certified to by the registrar, chief judge, and judges on forms provided by the county board of elections.
One of the statements of the voting in the precincts shall be placed in a sealed envelope and delivered to the registrar, chief judge or a judge selected by the precinct officials for the purpose of delivery to the county board of elections for review at its meeting on the second day after the primary or election. The other copy of the statement shall either be mailed immediately or delivered in person immediately, as directed by the county board of elections, by one of the other two precinct election officials, to the chairman of the county board of elections or the supervisor of elections if authorized by the chairman to receive the statement.

Any registrar, chief judge or judge appointed to deliver the certified precinct returns who shall fail to deliver them to the county board of elections by 12:00 noon, on the day the board meets to canvass the returns shall be guilty of a Class 2 misdemeanor, unless the failure resulted from illness or other good cause."

Sec. 51. G.S. 163–174 reads as rewritten:

"§ 163–174. Registration and pollbooks to be returned to chairman of county board of elections.

On the day preceding the county canvass or on the day of the county canvass, following each primary and election, as may be directed by the chairman of the county board of elections, the registrar, chief judge (or judge appointed to bring in the precinct returns) shall deliver the precinct registration book or records and the pollbook to the chairman of the county board of elections at the time directed by the chairman."

Sec. 52. G.S. 163–213.7 reads as rewritten:

"§ 163–213.7. Voting in presidential preference primary; ballots.

The names of all candidates in the presidential preference primary shall appear at an appropriate place on the ballot or voting machine. In addition the State Board of Elections shall provide a category on the ballot or voting machine allowing voters in each political party to vote an ‘uncommitted’ or ‘no preference’ status. The voter shall be able to cast his ballot for one of the presidential candidates of a political party or for an ‘uncommitted’ or ‘no preference’ status, but shall not be permitted to vote for candidates or ‘uncommitted’ status of a political party different from his registration. Persons registered as ‘Independents’ or ‘No Party’ shall not participate in the presidential preference primary except upon changing such affiliation in accordance with law. Persons registered as ‘Unaffiliated’ shall not participate in the presidential primary except as provided in G.S. 163–116."

Sec. 53. G.S. 163–227.2 reads as rewritten:

"§ 163–227.2. Alternate procedures for requesting application for absentee ballot; ‘one-stop’ voting procedure in board office.

(a) A person expecting to be absent from the county in which he is registered during the entire period that the polls are open on the day of an election in which absentee ballots are authorized or is eligible under G.S. 163–226(a)(2) or 163–226(a)(4) may request an application for absentee ballots, complete the application, receive the absentee ballots, vote and deliver them sealed in a container-return envelope to the county board of elections in the county in which he is registered under the provisions of this section.

(b) Not earlier than the day following the day on which the registration books close twenty-fourth day before an election, in which absentee ballots are authorized, in which he seeks to vote and not later than 5:00 P.M. on the Friday prior to that election, the voter shall appear in person only at the office of the county board of elections and request that the chairman, a member, or the supervisor of elections of the board, or an employee of the board of elections, authorized by the board, furnish him with an
application form as specified in G.S. 163–227. The voter shall complete the application in the presence of the chairman, member, supervisor of elections or authorized employee of the board, and shall deliver the application to that person.

(c) If the application is properly filled out, the chairman, member, supervisor of elections of the board, or employee of the board of elections, authorized by the board, shall enter the voter’s name in the register of absentee ballot applications and ballots issued; shall furnish the voter with the instruction sheets called for by G.S. 163–229(c); shall furnish the voter with the ballots to which the application for absentee ballots applies; and shall furnish the voter with a container–return envelope. The voter thereupon shall comply with the provisions of G.S. 163–231(a) except that he shall deliver the container–return envelope to the chairman, member, supervisor of elections of the board, or an employee of the board of elections, authorized by the board, immediately after making and subscribing the certificate printed on the container–return envelope as provided in G.S. 163–229(b). All actions required by this subsection shall be performed in the office of the board of elections. For the purposes of this section only, the chairman, member, supervisor of elections of the board, or full–time employee, authorized by the board shall sign the application and certificate as the witness and indicate the official title held by him or her. Notwithstanding G.S. 163–231(a), in the case of this subsection, only one witness shall be required on the certificate.

(d) Only the chairman, member or supervisor of elections of the board shall keep the voter’s application for absentee ballots and the sealed container–return envelope in a safe place, separate and apart from other applications and container–return envelopes. At the first meeting of the board pursuant to G.S. 163–230(2) held after receipt of the application and envelope, the chairman shall comply with the requirements of G.S. 163–230(1) and 163–230(2) b. and c. If the voter’s application for absentee ballots is approved by the board at that meeting, the application form and container–return envelope, with the ballots enclosed, shall be handled in the same manner and under the same provisions of law as applications and container–return envelopes received by the board under other provisions of this Article. If the voter’s application for absentee ballots is disapproved by the board, the board shall so notify the voter stating the reason for disapproval by first–class mail addressed to the voter at his residence address or at the address shown in the application for absentee ballots; and the board chairman shall retain the container–return envelope in its unopened condition until the day of the primary or election to which it relates and on that day he shall destroy the container–return envelope and the ballots therein, without, however, revealing the manner in which the voter marked the ballots.

(e) The voter shall vote his absentee ballot in a voting booth and the county board of elections shall provide a voting booth for that purpose, provided however, that the county board of elections may in the alternative provide a private room for the voter adjacent to the office of the board, in which case the voter shall vote his absentee ballot in that room. The voting booth shall be in the office of the county board of elections. If the voter needs assistance in getting to and from the voting booth and in preparing and marking his ballots or if he is a blind voter, only a member of the county board of elections, the supervisor of elections, an employee of the board of elections authorized by the board, a near relative of the voter as defined in G.S. 163–227(c)(4), or the voter’s legal guardian shall be entitled to assist the voter.

(f) Notwithstanding the exception specified in G.S. 163–67(b) 163–116, counties which operate a modified full–time office shall remain open five days each week during regular business hours consistent with daily hours presently observed by the
county board of elections, commencing with the date prescribed in G.S. 163-227.2(b) and continuing until 5:00 P.M. on the Friday prior to that election or primary. The boards of county commissioners shall provide necessary funds for the additional operation of the office during such time."

Sec. 54. G.S. 163-232 reads as rewritten:

"§ 163-232. Certified list of executed absentee ballots; distribution of list.

The chairman of the county board of elections shall prepare, or cause to be prepared, a list in at least quadruplicate, of all absentee ballots returned to the county board of elections to be counted, which have been approved by the county board of elections. At the end of the list, the chairman shall execute the following certificate under oath:

'State of North Carolina
County of ..............

I, ................., chairman of the ......... County board of elections, do hereby certify that the foregoing is a list of all executed absentee ballots to be voted in the election to be conducted on the ..... day of ......., 19 ...., which have been approved by the county board of elections. I further certify that I have issued ballots to no other persons than those listed herein, whose original applications or original applications made by near relatives are filed in the office of the county board of elections; and I further certify that I have not delivered ballots for absentee voting to any person other than the voter himself, by mail or in person, except as provided by law, in the case of approved applications received after 5:00 P.M. on the Tuesday or Friday before the election. This the ........ day of ..........., 19 ....

..............................................................

(Signature of chairman of
county board of elections)

Sworn to and subscribed before me this ........ day of ..........., 19 .... Witness my hand and official seal.

..............................................................

(Signature of officer
administering oath)

..............................................................

(Title of officer)

No earlier than 3:00 P.M. on the day before the election and no later than 10:00 A.M. on election day, the chairman shall cause one copy of the list of executed absentee ballots, which may be a continuing countywide list or a separate list for each precinct, to be immediately deposited as 'first-class' mail to the State Board of Elections, Post Office Box 1166, Raleigh, N.C. 27602. Elections. He shall retain one copy in the board office for public inspection and he shall cause two copies of the appropriate precinct list to be delivered to the registrar chief judge of each precinct in the county. The chairman shall be authorized to call upon the sheriff of the county to distribute the list to the precincts. In addition the chairman shall, upon request, provide a copy of the complete list to the chairman of each political party, recognized under the provisions of G.S. 163-96, represented in the county.

The registrar chief judge shall post one copy of the list immediately in a conspicuous location in the voting place and retain one copy until all challenges of absentee ballots have been heard by the county board of elections. Challenges shall be made to absentee ballots as provided in G.S. 163-89.

After receipt of the list of absentee voters required by this section the registrar chief judge shall call the name of each person recorded on the list and enter an 'A' in the
appropriate voting square on the voter’s permanent registration record. If such person is already recorded as having voted in that election, the registrar chief judge shall enter a challenge which shall be presented to the chairman of the county board of elections for resolution by the board of elections prior to certification of results by the board.

All lists required by this section shall be retained by the county board of elections for a period of four years after which they may then be destroyed.”

Sec. 55. G.S. 163–234(5) reads as rewritten:

“(5) As each ballot envelope is opened, the board shall cause to be entered into a pollbook designated ‘Pollbook of Absentee Voters’ the name of the absentee voter. Preserving secrecy, the ballots shall be placed in the appropriate ballot boxes, at least one of which shall be provided for each type of ballot.

After all ballots have been placed in the boxes, the counting process shall begin.

If a challenge transmitted to the board on canvass day by a registrar chief judge is sustained, the ballots challenged and sustained shall be withdrawn from the appropriate boxes, as provided in G.S. 163–89(e).

As soon as the absentee ballots have been counted and the names of the absentee voters entered in the pollbook as required herein, the board members and assistants employed to count the absentee ballots shall each sign the pollbook immediately beneath the last absentee voter’s name entered therein. The chairman shall be responsible for the safekeeping of the pollbook of absentee voters.”

Sec. 56. G.S. 163–251(b) reads as rewritten:

“(b) Distribution of List. — No earlier than 3:00 P.M. on the day before the election and no later than 10:00 A.M. on election day, the chairman shall cause one copy of the list of executed military absentee ballots, which may be a continuing countywide list or a separate list for each precinct, to be immediately deposited as first-class mail to the State Board of Elections, Post Office Box 1166, Raleigh, North Carolina 27602. Elections. The chairman shall retain one copy in the board office for public inspection and he shall cause two copies of the appropriate precinct list to be delivered to the registrar chief judge of each precinct in the county. The registrar chief judge shall post one copy in the voting place and retain one copy until all challenges of absentee ballots have been heard by the county board of elections. Challenges shall be made as provided in G.S. 163–89.

After receipt of the list of absentee voters required by this section the registrar chief judge shall call the name of each person recorded on the list and enter an ‘A’ in the appropriate voting square on the voter’s permanent registration record, if any. If such person is already recorded as having voted in that election, the registrar chief judge shall enter a challenge which shall be presented to the chairman of the county board of elections for resolution by the board of elections prior to certification of results by the board.”

Sec. 57. G.S. 163–251(c) reads as rewritten:

“(c) List Constitutes Registration. — The ‘List of Applicants for Military Absentee Ballots to Whom Ballots Have Been Issued’ prescribed by this section, when delivered to the registrars chief judges of the various precincts, shall constitute the only precinct registration of the military absentee voters listed thereon whose names are not already entered in the registration records of the appropriate precinct. Registrars Chief judges shall not add the names of persons listed on the military absentee list to the regular registration books of their precincts.”
Sec. 58. (a) G.S. 163-274(1) reads as rewritten:

“(1) For any person to fail, as an officer or as a judge or registrar chief judge of a primary or election, or as a member of any board of elections, to prepare the books, ballots, and return blanks which it is his duty under the law to prepare, or to distribute the same as required by law, or to perform any other duty imposed upon him within the time and in the manner required by law;”.

(b) G.S. 163-274(2) reads as rewritten:

“(2) For any person to continue or attempt to act as a judge or registrar chief judge of a primary or election, or as a member of any board of elections, after having been legally removed from such position and after having been given notice of such removal;”.

(c) G.S. 163-274(4) reads as rewritten:

“(4) For any person to be guilty of any boisterous conduct so as to disturb any member of any election board or any registrar chief judge or judge of election in the performance of his duties as imposed by law;”.

(d) G.S. 163-275(8) reads as rewritten:

“(8) For any registrar chief judge or any clerk or copyist to make any entry or copy with intent to commit a fraud;”.

(e) G.S. 163-275(10) reads as rewritten:

“(10) For any person to assault any registrar, chief judge, judge of election or other election officer while in the discharge of his duty in the registration of voters or in conducting any primary or election;”.

(f) G.S. 163-275(11) reads as rewritten:

“(11) For any person, by threats, menaces or in any other manner, to intimidate or attempt to intimidate any registrar, chief judge, judge of election or other election officer in the discharge of his duties in the registration of voters or in conducting any primary or election;”.

(g) G.S. 163-275(12) reads as rewritten:

“(12) For any registrar, chief judge, judge of election, member of a board of elections, assistant, marker, or other election official, directly or indirectly, to seek, receive or accept money or the promise of money, the promise of office, or other reward or compensation from a candidate in any primary or election or from any source other than such compensation as may be provided by law for his services;”.

(h) This section applies to offenses committed on or after January 1, 1995.

Sec. 59. G.S. 163-280(c) reads as rewritten:

“(c) On the Monday following the seventh Saturday before each regular municipal primary or election, the municipal board of elections shall meet and appoint precinct registrars chief judges and judges of elections. The municipal board of elections may then or at any time thereafter appoint a supervisor of elections, who shall have all of the powers and duties of a supervisor of elections to a county board of elections. The board may hold other meetings at such times and places as the chairman of the board, or any two members thereof, may direct, for the performance of duties prescribed by law. A majority of the members shall constitute a quorum for the transaction of business.”

Sec. 60. G.S. 163-281 reads as rewritten:

“§ 163-281. Municipal precinct election officials.
(a) Registrars Chief Judges and Judges. — At the meeting required by G.S. 163-280(c), the municipal board of elections shall appoint one person to act as registrar chief judge and two other persons to act as judges of election for each precinct in the city. Not more than one judge in each precinct where there are registered voters of more than one political party shall belong to the same political party as the registrar chief judge, if the municipal elections are on a nonpartisan or partisan basis. If the city and county precincts are identical and the board so chooses, it may decline to exercise its power to appoint precinct registrar chief judge and judges, in which event the persons appointed by the county board of elections as precinct registrar chief judge and judges in each precinct within the city shall serve as such for municipal elections under authority and subject to the supervision and control of the municipal board of elections. Nothing herein shall prohibit a municipal board of elections from using the registrar chief judge and judges of election appointed by the county board of elections in those precincts which are not identical provided the county board of elections agrees, in writing, to such arrangement. Registrars Chief judges and judges shall be appointed for terms of two years. Except as modified by this Article, municipal precinct registrar chief judge and judges shall meet all of the qualifications, perform all the duties, and have all of the powers imposed and conferred on county precinct registrar chief judge and judges by G.S. 163-41(a), G.S. 163-47, and G.S. 163-48.

Municipal precinct registrar chief judge and judges shall not have the powers and duties with respect to registration of voters prescribed by G.S. 163-47(b). Immediately after appointing registrar chief judge and judges as herein provided, the municipal board of elections shall publish the names of the persons appointed in some newspaper having a general circulation in the city, or in lieu thereof, by posting at the city hall or some other prominent place within the city, and shall notify each person appointed of his appointment. Notice may additionally be made on a radio or television station or both, but such notice shall be in addition to the newspaper and other required notice.

(b) Assistants at Polls. — Municipal boards of elections shall have the same authority to appoint assistants to aid the registrar chief judge and judges as is conferred on county boards of elections by G.S. 163-42.

(c) Ballot Counters. — Municipal boards of elections shall have the same authority to appoint ballot counters as is conferred on county boards of elections by G.S. 163-43.

(d) Markers. — Municipal boards of elections shall not appoint markers, and markers shall not be used in municipal elections.

(e) Observers. — In cities holding partisan municipal elections, the chairman of each political party in the county shall have the same authority to appoint observers for municipal elections as he has for county elections under G.S. 163-45.

(f) Compensation. — Precinct officials and assistants appointed under this section shall be paid such sums as the city council may fix. County precinct officials and assistants serving in municipal elections in default of appointment of precinct officials by the municipal board of elections shall be compensated by the city in the sums specified in G.S. 163-46.

(g) Party Chairman Not to Recommend Persons for Appointment. — No municipal, county, State or national chairman of any political party shall have the right to recommend to the municipal board of elections the name of any person for appointment as a precinct registrar chief judge, judge of elections, assistant or ballot counter.
(h) Designation of Precincts in Which Officials to Serve. — The municipal board of elections may designate the precinct in which each registrar, chief judge, judge, assistant, ballot counter, or observer or other officers of elections shall serve; and, after notice and hearing, may remove any registrar, chief judge, judge, assistant, ballot counter, observer, supervisor of elections or other officers of elections appointed by it for incompetency, failure to discharge the duties of office, failure to qualify within the time prescribed by law, fraud, or for any other satisfactory cause.

(i) Powers and Duties. — Except as otherwise provided in this Chapter, precinct assistants, ballot counters, observers, and supervisors of elections and other officers of elections appointed by the municipal board of elections shall have the same powers and duties with respect to municipal elections as precinct assistants, ballot counters, observers, and supervisors of elections and other officers of elections appointed by county boards of elections."

Sec. 61. Any person who on December 31, 1994, was a registrar under G.S. 163-41 shall be a chief judge under G.S. 163-41.

Sec. 62. G.S. 163-283 reads as rewritten:

"§ 163-283. Right to participate or vote in party primary.

No person shall be entitled to vote or otherwise participate in the primary election of any political party unless he

(1) Is a registered voter, and

(2) Has declared and has had recorded on the registration book or record the fact that he affiliates with the political party in whose primary he proposes to vote or participate, and

(3) Is in good faith a member of that party.

Notwithstanding the previous paragraph, any unaffiliated voter who is authorized under G.S. 163-74(e) 163-116 may also vote in the primary if the voter is otherwise eligible to vote in that primary except for subdivisions (2) and (3) of the previous paragraph.

Any person who will become qualified by age or residence to register and vote in the general election for which the primary is held, even though not so qualified by the date of the primary election, shall be entitled to register while the registration books are open during the regular registration period prior to the primary and then to vote in the primary after being registered, provided however, under full-time and permanent registration, such an individual may register not earlier than 60 days nor later than the last day for making application to register under G.S. 143-67 163-82.6(c) prior to the primary. In addition, persons who will become qualified by age to register and vote in the general election for which the primary is held, who do not register during the special period may register to vote after such period as if they were qualified on the basis of age, but until they are qualified by age to vote, they may vote only in primary elections."

Sec. 63. G.S. 163-285(3) is repealed.

Sec. 64. G.S. 163-286 reads as rewritten:

"§ 163-286. Conduct of municipal and special district elections; application of Chapter 163.

(a) To the extent that the laws, rules and procedures applicable to the conduct of primary, general and special elections by county boards of elections under Articles 3, 4, 5, 6, 7, 7A, 8, 9, 10, 11, 12, 13, 14, 15, 19 and 22 of this Chapter are not inconsistent with provisions of this Article, those laws, rules and procedures shall apply to municipal and special district elections and their conduct by the board of elections.
conducting those elections. The State Board of Elections shall have the same authority over all such elections as it has over county and State elections under those Articles.

(b) Any city, town or incorporated village which elects to conduct its own elections, under the provisions of G.S. 163-285, shall comply with the requirements contained in G.S. 163-280 and G.S. 163-281."

Sec. 65. G.S. 163-287 reads as rewritten:

"§ 163-287. Special elections; procedure for calling.

Any city, whether its elections are conducted by the county board of elections or the municipal board of elections, or any special district shall have authority to call special elections as permitted by law. Prior to calling a special election, the city council or the governing body of the special district shall adopt a resolution specifying the details of the election, and forthwith deliver the resolution to the appropriate board of elections. The resolution shall call on the board of elections to conduct the election described in the resolution and shall state the date on which the special election is to be conducted. The special election may be held at the same time as any other State, county or municipal primary, election or special election or referendum, but may not otherwise be held within the period of time beginning 30 days before and ending 30 days after the date of any other primary, election, special election or referendum held for that city or special district.

Legal notice of the special election shall be published no less than 20 45 days prior to the date on which the registration books or records close for the special election. The appropriate board of elections shall be responsible for publishing the legal notice. The notice shall state the date and time of the special election, the issue to be submitted to the voters, and the precincts in which the election will be held. This paragraph shall not apply to bond elections."

Sec. 66. G.S. 163-288 reads as rewritten:

"§ 163-288. Registration for city elections; county and municipal boards of elections.

(a) Where the county board of elections conducts the municipal election, Regardless of whether the municipal election is conducted by the county board of elections or by a municipal board of elections, the registration record of the county board of elections shall be the official registration record for voters to vote in all elections, city, district, county, State or national.

(b) Where the municipal board of elections conducts the elections, each such municipality shall purchase only those loose-leaf binders for the registration records that have been approved by the State Board of Elections. The loose-leaf registration forms shall be those approved by the State Board of Elections. When completed by each municipal registrant, the forms shall be the official registration record in each municipality and shall be kept in agreement with the county registration records for that registrant. They shall be prepared, completed, maintained and kept current pursuant to the same provisions of Article 7, Chapter 163, as apply to registration records of county boards of elections. They also shall be furnished by the State Board of Elections, through the respective county boards of elections, to the municipalities.

Every municipal board of elections conducting the elections in any city, town, or incorporated village shall secure and install those binders and loose-leaf forms required by this section no later than January 1, 1973, or no later than 90 days after any such municipality elects to conduct its own elections.
(c) Registration of voters and preparation of registration books for city elections in cities electing to conduct their own elections shall be conducted under one of the following alternative methods:

1. **METHOD A.**—A permanent, full-time registration office shall be established in a convenient place within a city, and the municipal board of elections shall appoint a special registration commissioner to be in charge of the office, and the commissioner shall have full power and authority to register voters who reside within the city without regard to their precinct or county of residence. A municipal board of elections may appoint special registration commissioners notwithstanding the population limitation contained in G.S. 163-67(b).

2. **METHOD B.**—The municipal board of elections may contract with the county board of elections to prepare two extra sets of registration forms for each person who registers with the county board of elections and who resides in the municipality which negotiates such agreement. Any such agreement shall be in writing and shall be on such terms as is agreeable to the majority of the county board of elections involved.

3. **(For effective date see note) METHOD C.**—The county board of elections shall permit the municipal board of elections to copy county registration books from the precinct binder record or from the duplicate required to be maintained by said county board of elections. During the period beginning on the last day for making application to register under G.S. 163-67, the municipal board of elections shall compare the municipal registration books with the appropriate county books and shall add or delete registration certificates in order that the city and county records shall agree. The precincts established for municipal elections may differ from those established by the county board of elections.

4. **METHOD D.**—The county board of elections may, in its sole discretion, deliver to the municipal board of elections the county precinct registration books for each precinct wholly or partially located within the city, and these books shall be used in conducting the municipal elections.

(d) The State Board of Elections shall have authority to promulgate rules and regulations for the detailed administration of each alternative method of registration offered by this section.

(e) Each city, town or incorporated village electing to conduct its own elections shall select one of the registration methods offered by this section by joint agreement with the appropriate county boards of elections, subject to the approval of the State Board of Elections. The selection of method shall be evidenced by concurrent resolutions of the city council and each affected county board of elections, which shall be filed with the State Board of Elections, and which shall become effective upon the State Board's approval thereof. Provided, however, if METHOD A is selected, the municipal board of elections shall only be required to send a copy of the resolution to the State Board of Elections and the county board of elections. If the city and the county board of elections fail to agree then METHOD C shall be used.”

Sec. 67. G.S. 163-288.2 reads as rewritten:

“§ 163-288.2. Registration in area proposed for incorporation or annexed.

(a) Whenever the General Assembly incorporates a new city and provides in the act of incorporation for a referendum on the question of incorporation or for a special election for town officials or for both, or whenever an existing city or special district
annexes new territory under the provisions of Chapter 160A, Article 4A, or other general or local law, the board of elections of the county in which the proposed city is located or in which the newly annexed territory is located shall determine those individuals eligible to vote in the referendum or special election or in the city or special district elections. In determining the eligible voters the board may, in its discretion, use either of the following methods:

METHOD A. — The board of elections shall prepare a list of those registered voters residing within the proposed city or newly annexed territory. The board shall make this list available for public inspection in its office for a two-week period ending on the last day for making application to register under G.S. 163-67 twenty-fifth day before the day of the referendum or special election, or the next scheduled city or special district election. During this period, any voter resident within the proposed city or newly annexed territory and not included on the list may cause his name to be added to the list. At least one week and no more than two weeks before the day the period of public inspection is to begin, the board shall cause notice of the list's availability to be posted in at least two prominent places within the proposed city or newly annexed territory and may cause the notice to be published in a newspaper of general circulation within the county. The notice shall state that the list has been prepared, that only those persons listed may vote in the referendum or special election, that the list will be available for public inspection in the board’s office, that any qualified voter not included on the list may cause his name to be added to the list during the two-week period of public inspection, and that persons in newly annexed territory should present themselves so their registration records may be activated for voting in city or special district elections in the newly annexed territory. Notice may additionally be made on a radio or television station or both, but such notice shall be in addition to the newspaper and other required notice.

METHOD B. — The board of elections shall conduct a special registration of eligible persons desiring to vote in the referendum or special election or in the newly annexed territory. The registration records shall be open for a two-week period (except Sundays) ending on the last day for making application to register under G.S. 163-67 twenty-fifth day before the day of the referendum or special election or the next scheduled city or special district election. On the two Saturdays during that two-week period, the records shall be located at the voting place for the referendum or special election or the next scheduled city or special district election; on the other days it may, in the discretion of the board, be kept at the voting place, at the office of the board, or at the place of business of a person designated by the board to conduct the special registration. At least one week and no more than two weeks before the day the period of special registration is to begin, the board shall cause notice of the registration to be posted in at least two prominent places within the proposed city or newly annexed territory and may cause the notice to be published in a newspaper of general circulation within the county. The notice shall state the purpose and times of the special registration, the location of the registration records, that only those persons registered in the special registration may vote in the referendum or special election, and that persons in newly annexed territory should present themselves so their registration records may be activated for voting in city or special district elections in the newly annexed territory. Notice may additionally be made on a radio or television station or both, but such notice shall be in addition to the newspaper and other required notice.

(b) Only those persons registered pursuant to this section may vote in the referendum or special election, provided, however, that in cases where voters are activated
under either Method A or B to vote in a city or special district that annexes territory, the city or special district shall permit them to vote in the city or special district's election and shall, as well, permit other voters to vote in such elections who did not register under the provisions of this section if they are otherwise registered, qualified and eligible to vote in the same."

Sec. 68. G.S. 163-295 reads as rewritten:

"§ 163-295. Municipal and special district elections; application of Chapter 163.

To the extent that the laws, rules and procedures applicable to the conduct of primary, general or special elections by county boards of elections under Articles 3, 4, 5, 6, 7, 7A, 8, 9, 10, 11, 12, 13, 14, 15, 19 and 22 of this Chapter are not inconsistent with the provisions of this Article, those laws, rules and procedures shall apply to municipal and special district elections and their conduct by the board of elections conducting those elections. The State Board of Elections shall have the same authority over all such elections as it has over county and State elections under those Articles."

Sec. 69. G.S. 163-132.1, which was enacted by Section 205(a) of Chapter 757 of the 1985 Session Laws (First Session 1985) and was repealed by Section 2 of Chapter 1074 of the 1987 Session Laws (Regular Session 1988) is reenacted and reads as rewritten:

"§ 163-132.1. Voluntary participation Participation in Block Boundary Suggestion Program. — The State of North Carolina shall participate in the Block Boundary Suggestion Program of the United States Bureau of the Census to the end that the maps the Census Bureau will use in the 2000 Census will contain adequate features to permit reporting of Census data by precinct for use in the 2001 redistricting efforts. Not later than December 1, 1995, the Legislative Services Office shall send preliminary maps produced by the Census Bureau in preparation for the 2000 Census to the county boards of elections to determine which of their precincts have boundaries that are not coterminous with a major physical feature, as identified under the criteria to be established pursuant to 13 U.S.C. § 141(c), a current township boundary, or a current municipal boundary, as shown on those preliminary 2000 Census maps. The Legislative Services Office shall:

1. assist county boards of elections in identifying the precincts with non-conforming boundaries, boundaries not shown on the preliminary Census maps and in identifying physical features the county boards may wish to have available for future precinct boundaries;
2. place those boundaries and features on maps deemed appropriate by the State Board;
3. request the U.S. Census Bureau to hold for census block identification in the 1990 2000 U.S. Census all major physical features on the map near the nonconforming precinct boundary, physical features the county boards have identified as current or potential precinct boundaries; and
4. request the U.S. Census Bureau to hold for census block identification in the 1990 2000 U.S. Census all other major physical features already on U.S. Census Bureau maps.

In addition to the directives promulgated by the Executive Secretary–Director of the State Board of Elections under G.S. 163-132.4, the Legislative Services Commission may promulgate rules to implement this section."

Sec. 70. G.S. 163-132.2(a)(1)c. reads as rewritten:
“c. The following visible physical features, readily distinguishable upon the ground:
1. Roads or streets;
2. Water features or drainage features;
3. Ridgelines;
4. Ravines;
5. Jeep trails;
6. Rail features; or
7. Above-ground power lines lines; or
8. Major footpaths

as certified by the North Carolina Department of Transportation on its highway maps or the planning department county manager of the relevant county or, if there is no county manager, the chair of the county board of commissioners, on official county maps.”

Sec. 71. G.S. 163-132.3(a)(3) reads as rewritten:
“(3) The following visible physical features, readily distinguishable upon the ground:

a. Roads or streets;
b. Water features or drainage features;
c. Ridgelines;
d. Ravines;
e. Jeep trails;
f. Rail features; or
g. Above-ground power lines lines; or
h. Major footpaths

as certified by the North Carolina Department of Transportation on its highway maps or the planning department county manager of the relevant county or, if there is no county manager, the chair of the county board of commissioners, on official county maps.”

Sec. 72. Notwithstanding the language of G.S. 163-72.4(c), a voter registration application is valid if, before January 1, 1995, the applicant submits the form by mail or in person. The applicant may delegate the submission of the form to another person. The form shall be valid only if signed by the applicant. Before January 1, 1995, in order to be valid for an election, the form:

(1) If submitted by mail, must be postmarked at least 29 days before the election, except that any mailed application on which the postmark is missing or unclear is validly submitted if received in the mail not later than 25 days before the election,

(2) If submitted in person (by the applicant or another person), must be received by the county board of elections by 5:00 p.m. on the twenty-ninth day before the election.

Sec. 73. Sections 1 through 68 of this act become effective January 1, 1995, and apply to all primaries and elections occurring on or after that date. The remainder of this act is effective upon ratification and shall apply to all primaries and elections occurring on or after the date of ratification. Prosecutions for, or sentences based on, offenses occurring before the effective date of any section of this act are not abated or affected by this act and the statutes that would be applicable to those prosecutions or sentences but for the provisions of this act remain applicable to those prosecutions or
The General Assembly of North Carolina enacts:

SWITCHED BROADBAND TELECOMMUNICATIONS

Section 1. (a) G.S. 143B-426.39 is amended by adding a new subdivision to read:

"(16) Establish switched broadband telecommunications services and permit in addition to State agencies, cities, counties, and other local government units, the following organizations and entities to share on a not-for-profit basis:

a. Nonprofit educational institutions;
b. The Microelectronics Center of North Carolina ('MCNC');
c. Research affiliates of MCNC for use only in connection with research activities sponsored or funded, in whole or in part, by MCNC, if such research activities related to health care or education in North Carolina;
d. Agencies of the United States government operating in North Carolina for use only in connection with activities that relate to health care or education in North Carolina; or
e. Hospitals, clinics, and other health care facilities for use only in connection with activities that relate to health care or education in North Carolina.

Provided, however, that sharing of the switched broadband telecommunications services by State agencies with entities or organizations in the categories set forth herein shall not cause the State, the Office of State Controller, or the MCNC to be classified as a public utility as that term is defined in G.S. 62-3(23)a.6. Nor shall the State, the Office of State Controller, or the MCNC engage in any activities that may cause those entities to be classified as a common carrier as that term is defined in the federal Communications Act of 1934, 47 U.S.C. § 153(h). Provided further, authority to share the switched broadband telecommunications services with the non-State agencies set forth above in subdivision (16)a. through subdivision (16)e. shall terminate one year from the effective date of a tariff that makes the broadband services available to any customer."

(b) G.S. 62-3(23) is amended by adding a new subparagraph as follows:

"1. The term public utility shall not include the State, the Office of the State Controller, or the Microelectronics Center of North Carolina in the provision or sharing of switched broadband telecommunications services with non-State entities or organizations of the kind or type set forth in G.S. 143B-426.39."
REDUCE PUBLICATION COSTS TO THE STATE/AUTHORIZE PUBLICATION OF THE NORTH CAROLINA ADMINISTRATIVE CODE BY CONTRACT WITH PRIVATE BUSINESS

Sec. 2. G.S. 150B–21.18 reads as rewritten:


The Codifier of Rules must compile all rules into a Code known as the North Carolina Administrative Code. The format and indexing of the Code must conform as nearly as practical to the format and indexing of the North Carolina General Statutes. The Codifier must publish printed copies of the Code and may publish the Code in other forms. The Codifier must keep the Code current by publishing the Code in a loose-leaf format and periodically providing new pages to be substituted for outdated pages, by publishing the Code in volumes and periodically publishing cumulative supplements, or by another means. The Codifier may authorize and license the private indexing, marketing, sales, reproduction, and distribution of the Code. The Codifier must keep superseded rules."

SCHOOL TEXTBOOK LAW CHANGES

Sec. 3. (a) G.S. 115C–88 reads as rewritten:


The members of the Commission who are teachers, principals or the parent of students in the elementary grades shall evaluate all textbooks offered for adoption in the elementary grades. The members who are teachers, principals or the parent of students in the high schools shall evaluate all books offered for adoption in the high school grades. adoption.

Each member shall examine carefully and file a written evaluation of each book textbook offered for adoption in the category for which he is responsible adoption.

The evaluation report shall give special consideration to the suitability of the book textbook to the instructional level for which it is offered, the content or subject matter, and other criteria prescribed by the Board.

Each evaluation report shall be signed by the member making the report and filed with the Board not later than a day fixed by the Board when the call for adoption is made."

(b) G.S. 115C–99 reads as rewritten:


Local boards of education are the custodians of all books furnished by the State textbooks purchased by the local boards with State funds. They shall provide adequate and safe storage facilities for the proper care of these books textbooks and emphasize to all students the necessity for proper care of textbooks."

(c) G.S. 115C–100 reads as rewritten:

"§ 115C–100. Rental fees for textbooks prohibited; damage fees authorized.

No local board of education may charge any pupil a rental fee for the use of textbooks. A pupil's parents or legal guardians may be charged damage fees for abuse or loss of textbooks under rules adopted by the State Board of Education. All money collected on State-owned books as damage fees or from the sale of books textbooks purchased with State funds under the provisions of this Part shall be paid annually as collected to the State Board of Education."

CHANGE NAME OF NORTH CAROLINA AIR CARGO AIRPORT AUTHORITY TO NORTH CAROLINA GLOBAL TRANSPARK AUTHORITY

Sec. 4. (a) The title of Chapter 63A of the General Statutes reads as rewritten:
"North Carolina Air-Cargo Transport Global TransPark Authority."

(b) G.S. 63A–1 reads as rewritten:

§ 63A–1. Short title and intent.
This Chapter is the 'North Carolina Air-Cargo Airport Global TransPark Authority Act.' It is enacted in part pursuant to Article V, Section 13, of the North Carolina Constitution with the intent that the body politic and corporate created by this Chapter shall have all power and authority as may be provided to it under that section of the Constitution."

(c) G.S. 63A–2(3) reads as rewritten:

“(3) Authority. — The North Carolina Air-Cargo Airport Global TransPark Authority.”

(d) G.S. 63A–3(a) reads as rewritten:

“(a) Creation. The North Carolina Air-Cargo Airport Global TransPark Authority is created as a body corporate and politic having the powers and jurisdiction as provided under this Chapter or any other law. The Authority is a State agency created to perform essential governmental and public functions. The Authority shall be located within the Department of Transportation, but shall exercise all of its powers, including the power to employ, direct, and supervise all personnel, independently of the Secretary of Transportation and, notwithstanding any other provision of law, shall be subject to the direction and supervision of the Secretary only with respect to the management functions of coordinating and reporting.”

(d1) G.S. 63A–3(b) reads as rewritten:

“(b) Board of Directors. The Authority shall be governed by a Board of Directors. The Board shall consist of at least the following 19 20 members:

(1) Seven members appointed by the Governor.
(2) Three members appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives in accordance with G.S. 120–121.
(3) Three members appointed by the General Assembly upon the recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120–121.
(4) The State Treasurer, who shall serve as an ex officio nonvoting member.
(5) The President of the North Carolina System of Community Colleges, provided that the President of the North Carolina Community Colleges may instead appoint to the Board of Directors one member of the board of trustees of a community college or one president of a community college. If such an appointment is made, the appointee shall serve at the pleasure of the President.
(6) The President of The University of North Carolina, provided that the President of the University of North Carolina may instead appoint to the Board of Directors one member of the board of trustees of a constituent institution of The University of North Carolina, or one chancellor of a constituent institution of The University of North Carolina. If such an appointment is made, the appointee shall serve at the pleasure of the President.
(7) The Chairman of the State Ports Authority.
(8) One member appointed by the board of county commissioners of any county in which the cargo airport complex site is located.
(9) One member appointed by the city council of the city which is a county seat of any county in which the cargo airport complex site is located.

(10) The Commissioner of Agriculture.

Within 90 days after the Authority acquires land, either by purchase or condemnation, for development as part of a cargo airport complex site, the board of county commissioners in any county in which a portion of the land is located and the city council of the city which is the county seat of the county shall, by resolution, each appoint a person to serve as a member of the Board. If the board of commissioners or the city council appoints one of its own members to the Board, the county commissioner or the member of the city council who is appointed is considered to be serving on the Board as an ex officio voting member as part of the duties of the office of county commissioner or the office of city council member, in accordance with G.S. 128-1.2, and is not considered to be serving in a separate office. Notwithstanding G.S. 116-31(h), a member of the board of trustees of a constituent institution of The University of North Carolina appointed to the Board of Directors under subdivision (6) of this subsection may concurrently serve on the board of trustees and the Board of Directors. Notwithstanding any other provision of law, the Governor may serve on the Board of Directors by his own appointment on or after July 16, 1991, under subdivision (1) of this subsection.

As the holder of an office, each member of the Board shall take the oath required by Article VI, § 7 of the North Carolina Constitution before assuming the duties of a Board member."

(e) G.S. 66-58(b)(17) reads as rewritten:
"(17) The North Carolina Air Cargo Airport Global TransPark Authority or a lessee of the Authority."

(f) G.S. 120-123(25a) reads as rewritten:
"(25a) The North Carolina Air Cargo Airport Global TransPark Authority as established under G.S. 63A-3."

(g) G.S. 126-5(c1)(15) reads as rewritten:
"(15) Employees of the North Carolina Air Cargo Airport Global TransPark Authority."

(h) G.S. 143-336 reads as rewritten:
"§ 143-336. Definitions.

As used in this Article:

'Agency' includes every agency, institution, board, commission, bureau, council, department, division, officer, and employee of the State, but does not include counties, municipal corporations, political subdivisions, county and city boards of education, and other local public bodies.

'Community college buildings' means all buildings, utilities, and other property developments located at a community college, which is defined in G.S. 115D-2(2).

'Department' means the Department of Administration, unless the context otherwise requires.

'Public buildings' means all buildings owned or maintained by the State in the City of Raleigh, but does not mean any building which a State agency other than the Department of Administration is required by law to care for and maintain.

'Public buildings and grounds' means all buildings and grounds owned or maintained by the State in the City of Raleigh, but does not mean any building or grounds which a State agency other than the Department of Administration is required by law to care for and maintain.
'Public grounds' means all grounds owned or maintained by the State in the City of Raleigh, but does not mean any grounds which a State agency other than the Department of Administration is required by law to care for and maintain.

'Secretary' means the Secretary of Administration, unless the context otherwise requires.

'State buildings' mean all State buildings, utilities, and other property developments except the State Legislative Building, railroads, highway structures, bridge structures, and any buildings, utilities, or property owned or leased by the North Carolina Air Cargo Airport Global TransPark Authority.

But under no circumstances shall this Article or any part thereof apply to the judicial or to the legislative branches of the State."

(i) G.S. 147-69.2(b)(11) reads as rewritten:

"(11) With respect to assets of the Escheat Fund, obligations of the North Carolina Air Cargo Airport Global TransPark Authority authorized by G.S. 63A-4(a)(22), not to exceed twenty-five million dollars ($25,000,000), that have a final maturity not later than September 1, 1999. The obligations shall bear interest at the rate set by the State Treasurer. No commitment to purchase obligations may be made pursuant to this subdivision after September 1, 1993, and no obligations may be purchased after September 1, 1994. In the event of a loss to the Escheat Fund by reason of an investment made pursuant to this subdivision, it is the intention of the General Assembly to hold the Escheat Fund harmless from any such loss by appropriating to such Escheat Fund funds equivalent to such loss."

(j) G.S. 150B-1(d)(5) reads as rewritten:

"(5) The North Carolina Air Cargo Airport Global TransPark Authority with respect to the acquisition, construction, operation, or use, including fees or charges, of any portion of a cargo airport complex."

(k) G.S. 150B-1(e)(10) reads as rewritten:

"(10) The North Carolina Air Cargo Airport Global TransPark Authority with respect to the acquisition, construction, operation, or use, including fees or charges, of any portion of a cargo airport complex."

(l) Any reference to the North Carolina Air Cargo Airport Authority in any other act of the General Assembly is deemed to refer to the North Carolina Global TransPark Authority.

TORT CLAIMS AWARD INCREASE

Sec. 5. (a) G.S. 143-291(a) reads as rewritten:

"(a) The North Carolina Industrial Commission is hereby constituted a court for the purpose of hearing and passing upon tort claims against the State Board of Education, the Board of Transportation, and all other departments, institutions and agencies of the State. The Industrial Commission shall determine whether or not each individual claim arose as a result of the negligence of any officer, employee, involuntary servant or agent of the State while acting within the scope of his office, employment, service, agency or authority, under circumstances where the State of North Carolina, if a private person, would be liable to the claimant in accordance with the laws of North Carolina. If the Commission finds that there was such negligence on the part of an officer, employee, involuntary servant or agent of the State while acting within the scope of his office, employment, service, agency or authority, which was the proximate cause of the injury and that there was no contributory negligence on the part of the claimant or the
person in whose behalf the claim is asserted, the Commission shall determine the amount of damages which the claimant is entitled to be paid, including medical and other expenses, and by appropriate order direct the payment of such damages by the department, institution or agency concerned, but in no event shall the amount of damages awarded exceed the sum of one hundred thousand dollars ($100,000) one hundred fifty thousand dollars ($150,000) cumulatively to all claimants on account of injury and damage to any one person. Community colleges and technical colleges shall be deemed State agencies for purposes of this Article. The fact that a claim may be brought under more than one Article under this Chapter shall not increase the foregoing maximum liability of the State."

(b) This section becomes effective October 1, 1994, and applies to claims arising on or after that date.

DECELERATION OF DOWNDRIFT BEACH EROSION

Sec. 6. (a) G.S. 113–229(i) reads as rewritten:

"(i) All subject to subsection (hi) of this section, all materials excavated pursuant to such permit, regardless of where placed, shall be encased or entrapped in such a manner as to minimize their moving back into the affected water."

(b) G.S. 113–229 is amended by adding a new subsection to read:

"(hi) All construction and maintenance dredgings of beach-quality sand may be placed on the downdrift beaches or, if placed elsewhere, an equivalent quality and quantity of sand from another location shall be placed on the downdrift beaches."

FIRST FLIGHT COMMISSION ESTABLISHED

Sec. 7. (a) Chapter 143 of the General Statutes is amended by adding the following new Article to read:

"ARTICLE 67.
First Flight Centennial Commission.
§ 143–640. Commission established; purpose; members; terms of office; quorum; compensation; termination.
(a) Establishment. — There is established the First Flight Centennial Commission. The Commission shall be located within the Department of Cultural Resources for organizational, budgetary and administrative purposes.
(b) Purpose. — The purpose of the Commission is to develop and plan activities to commemorate the centennial of the first successful manned, controlled, heavier-than-air, powered flight (in this Article referred to as 'the First Flight') and other historical events related to the development of powered flight.
(c) Membership. — The Commission shall consist of 26 members, as follows:
(1) Four persons appointed by the Governor.
(2) Four persons appointed by the President Pro Tempore of the Senate.
(3) Four persons appointed by the Speaker of the House of Representatives.
(4) The following persons or their designees, ex officio:
a. The Governor.
b. The President Pro Tempore of the Senate.
c. The Speaker of the House of Representatives.
d. The United States Senators from this State.
e. The member of the United States House of Representatives for the Third Congressional District.
f. The Governor of the State of Ohio.
g. The Secretary of the Department of Cultural Resources.
h. The Superintendent of the Cape Hatteras National Seashore of the United States National Park Service.

i. The chair of the Centennial of Flight Commemoration Commission.

j. The President of the First Flight Society.

k. The chair of the Dare County Board of Commissioners.

l. The Mayor of the Town of Kill Devil Hills.

m. The chair of the Dare County Tourism Board.

The members appointed to the First Flight Centennial Commission shall be chosen from among individuals who have the ability and commitment to promote and fulfill the purposes of the Commission, including individuals who have demonstrated expertise in the fields of aeronautics, aerospace science, or history, who have contributed to the development of the fields of aeronautics or aerospace science, or who have demonstrated a commitment to serving the public.

(d) Terms. — Members shall serve for two-year terms, with no prohibition against being reappointed, except initial appointments shall be for terms as follows:

1. The Governor shall initially appoint two members for a term of two years and two members for a term of three years.

2. The President Pro Tempore of the Senate shall initially appoint two members for a term of two years and two members for a term of three years.

3. The Speaker of the House of Representatives shall initially appoint two members for a term of two years and two members for a term of three years.

Initial terms shall commence on July 1, 1994.

(e) Chair. — The chair shall be appointed biennially by the Governor from among the membership of the Commission. The initial term shall commence on July 1, 1994.

(f) Vacancies. — A vacancy in the Commission or as chair of the Commission resulting from the resignation of a member or otherwise shall be filled in the same manner in which the original appointment was made and the term shall be for the balance of the unexpired term.

(g) Compensation. — The Commission members shall receive no salary as a result of serving on the Commission but shall receive per diem, subsistence, and travel expenses in accordance with the provisions of G.S. 120-3.1, 138-5, and 138-6, as applicable. When approved by the Commission, members may be reimbursed for subsistence and travel expenses in excess of the statutory amount.

(h) Removal. — Members may be removed in accordance with G.S. 143B-13 as if that section applied to this Article.

(i) Meetings. — The chair shall convene the Commission. Meetings shall be held as often as necessary, but not less than four times a year.

(j) Quorum. — A majority of the members of the Commission shall constitute a quorum for the transaction of business. The affirmative vote of a majority of the members present at meetings of the Commission shall be necessary for action to be taken by the Commission.

(k) Termination of Commission. — The Commission shall terminate June 30, 2004, which is six months after the 100th anniversary of the First Flight.


(a) Powers and Duties. — The Commission shall have the following powers and duties:
(1) To plan and develop activities appropriate to commemorate the centennial of the First Flight, including the coordination of activities throughout the State and nation.

(2) To coordinate with the national Centennial of Flight Commemoration Commission and the 2003 Fund Commission of Ohio in planning and promoting commemorative events and activities.

(3) To appoint a director, who shall be exempt from the State Personnel Act, to employ other staff as it deems necessary, subject to the State Personnel Act, and to fix their compensation.

(4) To adopt bylaws by a majority vote of the Commission.

(5) To accept grants, contributions, devises, bequests, gifts, and services for the purpose of providing support to the Commission. The funds and property shall be retained by the Commission, and the Commission shall prescribe rules under which the Commission may accept donations of money, property, or personal services, and determine the value of donations of property or personal services.

(6) To design, seek clearance for, and register with the Secretary of State a logo as the official emblem of the First Flight celebration, in coordination with the federal advisory commission. The Commission shall issue rules regarding the use of the logo.

(b) Commemoration Activities.—In planning and implementing appropriate activities to commemorate the centennial of the First Flight, the Commission shall give due consideration to:

(1) The historical setting in which the First Flight of the Wright Brothers took place.

(2) The contribution of powered flight to the development of transportation worldwide.

(3) The contribution that powered flight has made to worldwide trade and the economic development of the United States and all nations.

(4) The contribution that powered flight has made to world peace and security.

(5) The need to educate the public regarding the research and development of powered flight, and to acknowledge the development of aeronautics, aerospace science, and the aerospace industry, including the development of the glider and Orville and Wilbur Wright’s contribution to the development of the glider.

(6) The development of aerospace science and the aerospace industry since the First Flight including the development of space exploration.

(7) The importance of activities to commemorate the First Flight and to honor Orville and Wilbur Wright and their contribution to powered flight.

(8) The need to expand the facilities of the Wright Brothers National Memorial to honor Orville and Wilbur Wright and to educate the public regarding the development of powered flight and the development of aeronautics and aerospace science since the First Flight.

(9) The commitment and efforts of the First Flight Society and the National Park Service to preserving the Wright Brothers National Memorial and to honoring Orville and Wilbur Wright on the centennial of the First Flight.
(c) Contract Authority. — The Commission may procure supplies, services, and property as appropriate, and may enter into contracts, leases, or other legal agreements to carry out the purposes of this Article. All contracts, leases, or legal agreements entered into by the Commission shall terminate on the date of termination of the Commission. Termination shall not affect any disputes or causes of action of the Commission that arise before the date of termination, and the Department of Cultural Resources may prosecute or defend any causes of action arising before the date of termination. All property acquired by the Commission that remains in the possession of the Commission on the date of termination shall become the property of the Department of Cultural Resources.

§ 143–642. Assignment of property: offices.

(a) Assignment of Property. — Upon request of the Commission, the head of any State agency may assign property, equipment, and personnel of such agency to the Commission to assist the Commission in carrying out its duties under this Article. Assignments under this subsection shall be without reimbursement by the Commission to the agency from which the assignment was made. Property and equipment that remains in the possession of the Commission on the date of the termination of the Commission shall revert to the agency from which the property was acquired.

(b) Office Space. — The Department of Cultural Resources shall provide office space in Raleigh for use as offices by the First Flight Centennial Commission, and the Department of Cultural Resources shall receive no reimbursement from the Commission for the use of the property during the life of the Commission.


(a) Annual Report. — Before July 1, 1995, the Commission shall submit to the General Assembly a comprehensive report incorporating specific recommendations of the Commission for commemoration of the First Flight and other historical events related to the development of powered flight. After the initial report, the Commission shall submit a report to the General Assembly within 30 days of the convening of each Regular Session of the General Assembly until the Commission terminates. The report shall include:

1. Recommendations for appropriate activities for the commemoration, including:
   a. Publications, both printed and electronic, of books, periodicals, films, videotapes, and other promotional and educational materials,
   b. Scholarly projects, conferences, lectures, seminars, and programs,
   c. Libraries, exhibits, and museums,
   d. Competitions and awards for historical, scholarly, artistic, and other works and projects related to the centennial,
   e. Ceremonies and celebrations, including a calendar of major activities, commemorating the centennial and other related historical events and achievements.

2. Recommendations for legislation and administrative action to promote and develop the commemoration.

3. An accounting of funds received and expended.

(b) Final Report. — The Commission shall submit a final report to the General Assembly no later than June 30, 2004. The final report shall include:

1. A summary of the activities of the Commission.
2. A final accounting of funds received and expended by the Commission.
(3) **Recommendations concerning the disposition of historically significant property donated to or acquired by the Commission.**

(b) The Department of Cultural Resources shall use funds within its budget for the 1994–95 fiscal year, in the amount of seventy-five thousand dollars ($75,000) for the establishment and operation of the First Flight Centennial Commission during the term of the Commission.

**RANDLEMAN DAM RESERVE RELEASE RESTRICTIONS**

Sec. 8. (a) The funds appropriated in Chapter 769 of the 1993 Session Laws for the Randleman Dam shall be held in a Reserve and released only as provided in this section.

(b) If the May 12, 1994, order of the Wake County Superior Court nullifying the decision and certificate of the Environmental Management Commission authorizing the Piedmont Triad Water Authority to condemn land and to carry out certain interbasin transfers of water is appealed, then the funds shall be released on the earlier of:

1. The Court of Appeals or Supreme Court overturning the Superior Court decision or remanding it for further consideration; or
2. A final decision by the Environmental Management Commission granting authority to proceed with the project, in the event the issue is either remanded for a new hearing or a new hearing is scheduled by consent of the parties or there is a new hearing process before the Environmental Management Commission pertaining to a certificate for interbasin transfers.

(c) All funds appropriated in Chapter 769 of the 1993 Session Laws for the construction of Randleman Dam shall revert to the General Fund on October 1, 1996, if construction has not begun before that date.

**TECHNICAL CORRECTIONS CHAPTER 769**

Sec. 9. (a) Section 3 of Chapter 769 of the 1993 Session Laws is amended in the NONRECURRING column by adding one million eight hundred thousand dollars ($1,800,000) to the line for North Carolina School of the Arts and a like amount to the total for The University of North Carolina - Board of Governors.

(b) Section 3 of Chapter 769 of the 1993 Session Laws is amended in the NONRECURRING column by changing the amount in the line for Department of Environment, Health, and Natural Resources to “8,106,546”.

(c) Section 3 of Chapter 769 of the 1993 Session Laws is amended in the NONRECURRING column by changing the amount in the line for Department of Commerce to “18,785,509”.

(d) The second Section 24.8 of Chapter 769 of the 1993 Session Laws is redesignated as Section 24.8A.

(e) Section 19.26(d) of Chapter 769 of the 1993 Session Laws is amended by adding a period at the end.

(f) Section 16.2(b) of Chapter 769 of the 1993 Session Laws is amended by deleting “160A”, and substituting “163”.

(g) Section 19.17 of Chapter 769 of the 1993 Session Laws is amended in the first paragraph by deleting the language “fifty-five million eight hundred twenty-four thousand one hundred thirty-six dollars ($55,824,136)” and substituting “forty-five
million eight hundred fifty-six thousand four hundred thirty-eight dollars ($45,856,438)

Sec. 10. Unless otherwise specified, this act is effective upon ratification.

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL 1505

PCCS 5852, A BILL TO BE ENTITLED AN ACT TO MODIFY THE CURRENT OPERATIONS APPROPRIATIONS ACT OF 1993, TO MAKE APPROPRIATIONS FOR CAPITAL IMPROVEMENTS FOR THE 1994-95 FISCAL YEAR, AND TO MAKE OTHER CHANGES IN THE BUDGET OPERATION OF THE STATE.

INTRODUCTION

Section 1. The appropriations made in this act are for maximum amounts necessary to provide the services and accomplish the purposes described in the budget. Savings shall be effected where the total amounts appropriated are not required to perform these services and accomplish these purposes and, except as allowed by the Executive Budget Act, or this act, the savings shall revert to the appropriate fund at the end of each fiscal year.

TITLE OF ACT

Sec. 2. This act shall be known as “The Current Operations and Capital Improvements Appropriations Act of 1994.”

TITLE I. CURRENT OPERATIONS

PART 1. GENERAL FUND APPROPRIATIONS

CURRENT OPERATIONS/STATE GOVERNMENT

Sec. 3. Appropriations from the General Fund of the State for the maintenance of the State departments, institutions, and agencies, and for other purposes as enumerated, are made for the fiscal year ending June 30, 1995, according to the schedule that follows. The amounts set out in the schedule are in addition to other appropriations from the General Fund for these purposes for the 1994-95 fiscal year. Amounts set out in brackets are reductions from General Fund appropriations for the 1994-95 fiscal year.

<table>
<thead>
<tr>
<th>GENERAL FUND OPERATING</th>
<th>RECURRING</th>
<th>NONRECURRING</th>
</tr>
</thead>
<tbody>
<tr>
<td>Judicial</td>
<td>$4,491,387</td>
<td>$5,387,990</td>
</tr>
<tr>
<td>General Assembly</td>
<td>3,131,250</td>
<td>4,010,000</td>
</tr>
<tr>
<td>Office of the Governor</td>
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<td></td>
</tr>
<tr>
<td>01. Office of the Governor</td>
<td>194,978</td>
<td></td>
</tr>
<tr>
<td>02. Office of State Budget and Management</td>
<td>37,089</td>
<td></td>
</tr>
<tr>
<td>03. Office of State Planning</td>
<td>184,536</td>
<td></td>
</tr>
<tr>
<td>04. Special Appropriations</td>
<td>-</td>
<td>7,397,500</td>
</tr>
<tr>
<td>05. Housing Finance Authority</td>
<td>-</td>
<td>5,150,000</td>
</tr>
<tr>
<td>Department</td>
<td>Amount</td>
<td>Notes</td>
</tr>
<tr>
<td>-------------------------------------------------</td>
<td>------------</td>
<td>--------</td>
</tr>
<tr>
<td>Department of Secretary of State</td>
<td>166,612</td>
<td></td>
</tr>
<tr>
<td>Department of State Auditor</td>
<td>701,766</td>
<td>380,730</td>
</tr>
<tr>
<td>Department of State Treasurer</td>
<td>2,763,090</td>
<td></td>
</tr>
<tr>
<td>Public Education</td>
<td></td>
<td></td>
</tr>
<tr>
<td>01. Department of Public Instruction</td>
<td>3,881,787</td>
<td>900,000</td>
</tr>
<tr>
<td>02. State Aid to Local School</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Administrative Units</td>
<td>(12,871,620)</td>
<td>75,542,343</td>
</tr>
<tr>
<td>Total Public Education</td>
<td>(8,989,833)</td>
<td>76,442,343</td>
</tr>
<tr>
<td>Department of Justice</td>
<td>364,767</td>
<td>789,565</td>
</tr>
<tr>
<td>Department of Administration</td>
<td>387,778</td>
<td>62,545</td>
</tr>
<tr>
<td>Department of Agriculture</td>
<td>1,850,766</td>
<td>650,000</td>
</tr>
<tr>
<td>Department of Labor</td>
<td>771,138</td>
<td>761,050</td>
</tr>
<tr>
<td>Department of Insurance</td>
<td>1,146,791</td>
<td></td>
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<tr>
<td>Department of Environment, Health, and Natural Resources</td>
<td>3,221,872</td>
<td>6,006,456</td>
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<tr>
<td>University of North Carolina — Board of Governors</td>
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<td></td>
</tr>
<tr>
<td>01. University of North Carolina</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. General Administration</td>
<td>(178,349)</td>
<td></td>
</tr>
<tr>
<td>b. Lump sum – Institutional Programs</td>
<td>9,420,515</td>
<td>12,546,519</td>
</tr>
<tr>
<td>c. Related Educational Programs</td>
<td>4,540,000</td>
<td></td>
</tr>
<tr>
<td>02. University of North Carolina at Chapel Hill</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Academic Affairs</td>
<td>(1,482,962)</td>
<td>238,358</td>
</tr>
<tr>
<td>b. Health Affairs</td>
<td>(930,256)</td>
<td></td>
</tr>
<tr>
<td>c. Area Health Education Centers</td>
<td>(70,506)</td>
<td></td>
</tr>
<tr>
<td>03. North Carolina State University at Raleigh</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Academic</td>
<td>(1,508,632)</td>
<td></td>
</tr>
<tr>
<td>b. Agricultural Research Service</td>
<td>888,760</td>
<td>920,000</td>
</tr>
<tr>
<td>c. Agricultural Extension Services</td>
<td>(156,289)</td>
<td>25,000</td>
</tr>
<tr>
<td>University of North Carolina at Greensboro</td>
<td>(432,636)</td>
<td></td>
</tr>
<tr>
<td>University of North Carolina at Charlotte</td>
<td>(408,778)</td>
<td></td>
</tr>
<tr>
<td>University of North Carolina at Asheville</td>
<td>112,189</td>
<td></td>
</tr>
<tr>
<td>University of North Carolina at Wilmington</td>
<td>(245,570)</td>
<td></td>
</tr>
<tr>
<td>East Carolina University</td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Academic</td>
<td>(612,126)</td>
<td></td>
</tr>
<tr>
<td>b. Health Affairs</td>
<td>(466,736)</td>
<td></td>
</tr>
<tr>
<td>North Carolina Agricultural and Technical State University</td>
<td>(402,382)</td>
<td></td>
</tr>
<tr>
<td>Western Carolina University</td>
<td>(302,243)</td>
<td></td>
</tr>
<tr>
<td>Appalachian State University</td>
<td>(350,783)</td>
<td></td>
</tr>
<tr>
<td>Pembroke State University</td>
<td>(80,399)</td>
<td></td>
</tr>
<tr>
<td>Winston–Salem State University</td>
<td>(134,673)</td>
<td></td>
</tr>
<tr>
<td>Elizabeth City State University</td>
<td>(139,131)</td>
<td></td>
</tr>
<tr>
<td>Fayetteville State University</td>
<td>(52,197)</td>
<td></td>
</tr>
<tr>
<td>North Carolina Central University</td>
<td>(231,408)</td>
<td></td>
</tr>
<tr>
<td>North Carolina School of the Arts</td>
<td>(77,044)</td>
<td></td>
</tr>
<tr>
<td>North Carolina School of Science and Mathematics</td>
<td>303,993</td>
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<tr>
<td>Department of Human Resources</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------------------</td>
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<td></td>
</tr>
<tr>
<td>01. Secretary’s Office</td>
<td>1,453,979</td>
<td></td>
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<tr>
<td>02. Division of Aging</td>
<td>485,182</td>
<td></td>
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<tr>
<td>03. Services for the Deaf and Hard of Hearing</td>
<td>2,872,540</td>
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<tr>
<td>04. Social Services</td>
<td>6,830,819</td>
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<tr>
<td>05. Medical Assistance</td>
<td>(70,036,605)</td>
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<tr>
<td>06. Services for the Blind</td>
<td>228,050</td>
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<tr>
<td>07. Division of Mental Health, Developmental Disabilities, and Substance Abuse Services</td>
<td>20,240,648</td>
<td></td>
</tr>
<tr>
<td>08. Division of Facility Services</td>
<td>637,734</td>
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<tr>
<td>09. Division of Vocational Rehabilitation Services</td>
<td>1,272,905</td>
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<tr>
<td>10. Division of Youth Services</td>
<td>19,427</td>
<td></td>
</tr>
<tr>
<td>11. Division of Child Development</td>
<td>24,039,898</td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Correction</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>01. Commerce</td>
<td>6,210,526</td>
</tr>
<tr>
<td>02. Microelectronics Center</td>
<td>3,900,000</td>
</tr>
<tr>
<td>03. Rural Economic Development Center</td>
<td>2,100,000</td>
</tr>
<tr>
<td>04. Biotechnology Center</td>
<td>1,000,000</td>
</tr>
<tr>
<td>05. Technological Development Authority</td>
<td>-</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Cultural Resources</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>287,427</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Crime Control and Public Safety</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1,597,852</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Office of State Controller</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>01. Commerce</td>
<td>6,210,526</td>
</tr>
<tr>
<td>02. Microelectronics Center</td>
<td>3,900,000</td>
</tr>
<tr>
<td>03. Rural Economic Development Center</td>
<td>2,100,000</td>
</tr>
<tr>
<td>04. Biotechnology Center</td>
<td>1,000,000</td>
</tr>
<tr>
<td>05. Technological Development Authority</td>
<td>-</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Department of Community Colleges</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>01. Reserve for Salary Increases</td>
<td></td>
</tr>
<tr>
<td>a. 4% Salary Increase</td>
<td>282,470,330</td>
</tr>
<tr>
<td>b. Reduction in Balance of 2% Salary Increase</td>
<td>(1,757,024)</td>
</tr>
<tr>
<td>c. Compensation/Performance Bonus</td>
<td>-</td>
</tr>
<tr>
<td>02. Reserve for Salary Adjustment</td>
<td>500,000</td>
</tr>
<tr>
<td>03. Reserve for Retiree 30% Reduction</td>
<td>(16,318)</td>
</tr>
<tr>
<td>04. Reserve for Restoring Pay Date</td>
<td>-</td>
</tr>
<tr>
<td>05. Reserve for OSHA – Bloodborne Pathogens Standards</td>
<td>-</td>
</tr>
<tr>
<td>07. Reserve to Match Federal/Other Resources</td>
<td>-</td>
</tr>
<tr>
<td>08. Reserve for Voter Registration</td>
<td>-</td>
</tr>
<tr>
<td>09. Reserve for Subsistence Increase</td>
<td>1,600,000</td>
</tr>
<tr>
<td>10. Reserve for Tort Claims</td>
<td>400,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Office of State Budget and Management</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>01. Reserve for Salary Increases</td>
<td></td>
</tr>
<tr>
<td>a. 4% Salary Increase</td>
<td>282,470,330</td>
</tr>
<tr>
<td>b. Reduction in Balance of 2% Salary Increase</td>
<td>(1,757,024)</td>
</tr>
<tr>
<td>c. Compensation/Performance Bonus</td>
<td>-</td>
</tr>
</tbody>
</table>
11. Reserve for Education Technology Equipment – 42,000,000
12. Reserve for Criminal History Check – Child Day Care 250,000 –
Debt Service 25,723,695
Savings Reserve Account – 66,700,000
Grand Total Current Operations/General Fund $341,606,925 $467,928,557

Current Operations/Highway Fund 1994–95
Department of Transportation
  01. Administration $ (531,000)
  02. Division of Highways
    a. Ferry Operations 2,000,000
    b. Construction – Federal Aid Match (3,867,179)
  03. Division of Motor Vehicles 2,096,020
  04. Reserve for Salary Increases 14,400,000
  05. Debt Service (33,255)
Revenue 71,968
Environment, Health, and Natural Resources 928,032
Crime Control and Public Safety 1,846,665
GRAND TOTAL CURRENT OPERATIONS/HIGHWAY FUND $ 16,911,251

PART 2. HIGHWAY FUND APPROPRIATIONS – NONRECURRING

Current Operations/Highway Fund – Nonrecurring 1994–95
Department of Transportation
  01. Administration $332,000
  02. Division of Highways
    a. State Construction 4,300,000
      (01) Secondary Construction
    b. State Maintenance 3,027,294
      (01) Primary 5,305,273
      (02) Secondary 3,875,220
      (03) Urban 1,627,392
      (04) Resurfacing 141,000
    c. Ferry Operations
      (05) State Aid to Municipalities 2,007,000
    03. Division of Motor Vehicles 4,300,000
    04. State Aid to Public Transportation 5,800,000
    05. State Aid for Railroads 400,000
    06. Reserve for Salary Increases (Compensation/Performance Bonus) 3,600,000
    07. Battery Dump Site Cleanup 115,000
Appropriations for Other State Agencies

01. Crime Control and Public Safety 888,570
02. Global TransPark Authority 2,870,000

GRAND TOTAL CURRENT OPERATIONS/HIGHWAY FUND – NONRECURRING $ 38,588,749

PART 4. HIGHWAY TRUST FUND

Sec. 5. In addition to the appropriations made by Section 5 of Chapter 321 of the 1993 Session Laws, appropriations from the Highway Trust Fund are made for the 1994–95 fiscal year as follows:

01. Intrastate System $ 42,564,140
02. Secondary Roads Construction 4,815,971
03. Urban Loops 17,211,167
04. State Aid – Municipalities 4,465,972
05. Program Administration 2,742,750
06. Transfer to General Fund

GRAND TOTAL/HIGHWAY TRUST FUND $ 71,800,000

PART 5. BLOCK GRANT PROVISION

Requested by: Senators Richardson, Walker
Representatives Easterling, Nye

DHR BLOCK GRANT PROVISIONS MODIFICATION

Sec. 5.1. Section 2 of Chapter 591 of the 1993 Session Laws is amended by inserting a new subsection to read:

“(b) Decreases in Federal Fund Availability

If federal funds are reduced below the amounts specified above after the effective date of this act, then every program except for the Weatherization and the Indian Affairs Programs in the Low Income Energy Block Grant, in each of the federal block grants listed above, shall be reduced equally to total the reduction in federal funds.”

PART 6. GENERAL PROVISIONS

Requested by: Senator Lee
Representatives McAllister, McLaughlin

HIGHWAY FUND AVAILABILITY INCREASE

Sec. 6. Section 18 of Chapter 321 of the 1993 Session Laws, as amended by Section 7 of Chapter 561 of the 1993 Session Laws, reads as rewritten:

“Sec. 18. The Highway Fund appropriations availability used in developing the 1993–95 Highway Fund budget is shown below:
APPENDIX

<table>
<thead>
<tr>
<th>($Million)</th>
<th>($Million)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beginning Credit Balance</td>
<td>1993-94</td>
</tr>
<tr>
<td>Estimated Revenues:</td>
<td></td>
</tr>
<tr>
<td>Transfer from Equipment Fund</td>
<td></td>
</tr>
<tr>
<td>Transfer to Highway Trust Fund</td>
<td></td>
</tr>
<tr>
<td>Total Highway Fund Availability</td>
<td>$975.63</td>
</tr>
</tbody>
</table>

PART 7. SALARIES AND BENEFITS

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

APPROPRIATIONS

Sec. 7. (a) Of the funds appropriated in this act from the General Fund to the Reserves for Salary Increases, the sum of three hundred seventeen million eight hundred ninety-one thousand four hundred eighty-eight dollars ($317,891,488) for the 1994–95 fiscal year shall be used to generally provide a four percent (4%) permanent salary increase and a one percent (1%) compensation bonus for State employees, community college employees, and certain public school personnel.

(b) Of the funds appropriated in this act from the Highway Fund to the Reserve for Salary Increases, the sum of eighteen million dollars ($18,000,000) for the 1994–95 fiscal year shall be used to generally provide a four percent (4%) permanent salary increase and a one percent (1%) compensation bonus for employees paid from that fund.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

GOVERNOR'S SALARY INCREASE

Sec. 7.1. G.S. 147–11(a) reads as rewritten:

“(a) The salary of the Governor shall be ninety-three thousand seven hundred seventy-seven dollars ($93,777) ninety-seven thousand six hundred dollars ($97,600) annually, payable monthly.”

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

COUNCIL OF STATE/SALARY INCREASE

Sec. 7.2. Section 49 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“Sec. 49. The annual salaries for members of the Council of State, payable monthly, for the 1993–94 and 1994–95 fiscal years are:

<table>
<thead>
<tr>
<th>Council of State</th>
<th>Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lieutenant Governor</td>
<td>$77,289 87,000</td>
</tr>
<tr>
<td>Attorney General</td>
<td>77,289 87,000</td>
</tr>
<tr>
<td>Secretary of State</td>
<td>77,289 87,000</td>
</tr>
<tr>
<td>State Treasurer</td>
<td>77,289 87,000</td>
</tr>
<tr>
<td>State Auditor</td>
<td>77,289 87,000</td>
</tr>
<tr>
<td>Superintendent of Public Instruction</td>
<td>77,289 87,000</td>
</tr>
<tr>
<td>Agriculture Commissioner</td>
<td>77,289 87,000</td>
</tr>
<tr>
<td>Insurance Commissioner</td>
<td>77,289 87,000</td>
</tr>
</tbody>
</table>
| Labor Commissioner | 77,289 87,000.”
NONELECTED DEPARTMENT HEAD/SALARY INCREASES

Sec. 7.3. Section 50 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 50. In accordance with G.S. 143B-9, the maximum annual salaries, payable monthly, for the nonelected heads of the principal State departments for the 1993–94 and 1994–95 fiscal years year are:

<table>
<thead>
<tr>
<th>Nonelected Department Heads</th>
<th>Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Secretary of Administration</td>
<td>$77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Correction</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Crime Control and Public Safety</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Cultural Resources</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Commerce</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Environment, Health, and Natural Resources</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Human Resources</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Revenue</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Secretary of Transportation</td>
<td>77,289 85,000.</td>
</tr>
</tbody>
</table>

CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCREASES

Sec. 7.4. (a) Section 51(a) of Chapter 321 of the 1993 Session Laws reads as rewritten:

“(a) The annual salaries, payable monthly, for the 1993–94 and 1994–95 fiscal years year for the following executive branch officials are:

<table>
<thead>
<tr>
<th>Executive Branch Officials</th>
<th>Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chairman, Alcoholic Beverage Control Commission</td>
<td>$74,389 77,365</td>
</tr>
<tr>
<td>State Controller</td>
<td>420,304 108,271</td>
</tr>
<tr>
<td>Commissioner of Motor Vehicles</td>
<td>74,389 77,365</td>
</tr>
<tr>
<td>Commissioner of Banks</td>
<td>74,389 77,365</td>
</tr>
<tr>
<td>Chairman, Employment Security Commission</td>
<td>74,389 77,365</td>
</tr>
<tr>
<td>State Personnel Director</td>
<td>77,289 85,000</td>
</tr>
<tr>
<td>Chairman, Parole Commission</td>
<td>67,926 70,643</td>
</tr>
<tr>
<td>Members of the Parole Commission</td>
<td>-62,712 65,220</td>
</tr>
<tr>
<td>Chairman, Industrial Commission</td>
<td>66,837 69,510</td>
</tr>
<tr>
<td>Members of the Industrial Commission</td>
<td>65,209 67,817</td>
</tr>
<tr>
<td>Chairman of the Utilities Commission</td>
<td>81,381</td>
</tr>
<tr>
<td>Commissioner of the Utilities Commission</td>
<td>80,381</td>
</tr>
<tr>
<td>Executive Director, Agency for Public Telecommunications</td>
<td>62,712 65,220</td>
</tr>
<tr>
<td>General Manager, Ports Railway Commission</td>
<td>56,628 58,893</td>
</tr>
<tr>
<td>Director, Museum of Art</td>
<td>76,225 79,274</td>
</tr>
<tr>
<td>Executive Director, Wildlife Resources Commission</td>
<td>64,205 66,773</td>
</tr>
<tr>
<td>Executive Director, North Carolina</td>
<td>92,063 95,746</td>
</tr>
<tr>
<td>Housing Finance Agency</td>
<td>72,406 75,302</td>
</tr>
<tr>
<td>Executive Director, North Carolina</td>
<td>65,674 76,500.&quot;</td>
</tr>
</tbody>
</table>
(b) G.S. 62-10(h) reads as rewritten:

“(h) The salary of each commissioner and that of the commissioner designated as chairman shall be the same as that fixed from time to time for judges of the superior court except that the commissioner designated as chairman shall receive one thousand dollars ($1,000) additional per annum. set by the General Assembly in the Current Operations Appropriations Act. In lieu of merit and other increment raises paid to regular State employees, each commissioner, including the commissioner designated as chairman, shall receive as longevity pay an amount equal to four and eight-tenths percent (4.8%) of the annual salary set forth in the Current Operations Appropriations Act payable monthly after five years of service, and nine and six-tenths percent (9.6%) after 10 years of service. ‘Service’ means service as a member of the Utilities Commission.”

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

LEGISLATORS/SALARY AND EXPENSES INCREASE

Sec. 7.5. Effective upon convening of the 1995 Regular Session of the General Assembly, G.S. 120-3 reads as rewritten:


(a) The Speaker of the House shall be paid an annual salary of thirty-six thousand three hundred thirty-four dollars ($36,334), thirty-eight thousand one hundred fifty-one dollars ($38,151) payable monthly, and an expense allowance of one thousand three hundred forty-six dollars ($1,346) one thousand four hundred thirteen dollars ($1,413) per month. The President Pro Tempore of the Senate shall be paid an annual salary of thirty-six thousand three hundred thirty-four dollars ($36,334), thirty-eight thousand one hundred fifty-one dollars ($38,151) payable monthly, and an expense allowance of one thousand three hundred forty-six dollars ($1,346) one thousand four hundred thirteen dollars ($1,413) per month. The Speaker Pro Tempore of the House shall be paid an annual salary of twenty thousand seven hundred four dollars ($20,704) twenty-one thousand seven hundred thirty-nine dollars ($21,739) payable monthly, and an expense allowance of seven hundred ninety-six dollars ($796.00) eight hundred thirty-six dollars ($836.00) per month. The Deputy President Pro Tempore of the Senate shall be paid an annual salary of twenty thousand seven hundred four ($20,704) twenty-one thousand seven hundred thirty-nine dollars ($21,739) payable monthly, and an expense allowance of seven hundred ninety-six dollars ($796.00) eight hundred thirty-six dollars ($836.00) per month. The majority and minority leaders in the House and the majority and minority leaders in the Senate shall be paid an annual salary of sixteen thousand two hundred thirty-six dollars ($16,236) seventeen thousand forty-eight dollars ($17,048) payable monthly, and an expense allowance of six hundred thirty-four dollars ($634.00) six hundred sixty-six dollars ($666.00) per month.

(b) Every other member of the General Assembly shall receive increases in annual salary only to the extent of and in the amounts equal to the average increases received by employees of the State, effective upon convening of the next Regular Session of the General Assembly after enactment of these increased amounts. Accordingly, upon convening of the 1995 Regular Session of the General Assembly, every other member of the General Assembly shall be paid an annual salary of thirteen thousand two hundred eighty-seven dollars ($13,287) thirteen thousand nine hundred fifty-one dollars ($13,951) payable monthly, and an expense allowance of five hundred thirty-two dollars ($532.00) five hundred fifty-nine dollars ($559.00) per month.
(c) The salary and expense allowances provided in this section are in addition to
any per diem compensation and any subsistence and travel allowance authorized by
any other law with respect to any regular or extra session of the General Assembly,
and service on any State board, agency, commission, standing committee and study
commission.”

Requested by: Representatives Nesbitt, Diamont
Senators Daniel, Plyler

GENERAL ASSEMBLY PRINCIPAL CLERKS/SALARY INCREASES

Sec. 7.6. G.S. 120-37(c) reads as rewritten:
“(c) The principal clerks shall be full-time officers. Each principal clerk shall be
entitled to other benefits available to permanent legislative employees and shall be paid
an annual salary of forty seven thousand six hundred twenty dollars ($47,620)
fifty-four thousand dollars ($54,000) payable monthly. The Legislative Services Com-
mission shall review the salary of the principal clerks prior to submission of the pro-
posed operating budget of the General Assembly to the Governor and Advisory Budget
Commission and shall make appropriate recommendations for changes in those salaries.
Any changes enacted by the General Assembly shall be by amendment to this para-
graph.”

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

SERGEANT-AT-ARMS AND READING CLERKS/SALARY INCREASES

Sec. 7.7. G.S. 120-37(b) reads as rewritten:
“(b) The sergeant-at-arms and the reading clerk in each house shall be paid a salary of
two hundred thirty-two dollars ($232.00) per week, plus subsistence at the same daily rate provided for members of the General Assembly, plus mileage at the rate provided for members of the General Assembly for one round trip only from their homes to Raleigh and return. The sergeants-at-arms shall serve during sessions of the General Assembly and at such time prior to the convening of, and subsequent to adjournment or recess of, sessions as may be authorized by the Legislative Services Commission. The reading clerks shall serve during sessions only.”

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

LEGISLATIVE EMPLOYEES/SALARY INCREASES

Sec. 7.8. The Legislative Administrative Officer shall increase the salaries of nonelected employees of the General Assembly in effect for fiscal year 1993-94 by four percent (4%). Nothing in this act limits any of the provisions of G.S. 120-32.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

JUDICIAL BRANCH OFFICIALS/SALARY INCREASE

Sec. 7.9. (a) Section 56(a) of Chapter 321 of the Session Laws of 1993 reads
as rewritten:
“(a) The annual salaries, payable monthly, for specified judicial branch officials for
fiscal year 1993-94 and fiscal year 1994-95 are:

<table>
<thead>
<tr>
<th>Judicial Branch Officials</th>
<th>Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Justice, Supreme Court</td>
<td>$93,777</td>
</tr>
<tr>
<td>Associate Justice, Supreme Court</td>
<td>$91,855</td>
</tr>
<tr>
<td>Governor, Supreme Court</td>
<td>$97,600</td>
</tr>
<tr>
<td>Attorney General, Supreme Court</td>
<td>$96,000</td>
</tr>
<tr>
<td>Secretary of State, Supreme Court</td>
<td>$94,500</td>
</tr>
</tbody>
</table>

Appended:

APPENDIX
Chief Judge, Court of Appeals  | 88,930  | 93,600  
Judge, Court of Appeals      | 86,996  | 92,000  
Judge, Senior Regular Resident Superior Court | 79,823  | 89,500  
Judge, Superior Court        | 77,289  | 87,000  
Chief Judge, District Court  | 68,256  | 79,000  
Judge, District Court        | 65,674  | 76,500  
District Attorney             | 71,965  | 80,600  
**Assistant District Attorney— an average of** | 46,738  
Administrative Officer of the Courts | 79,823  | 89,500  
Assistant Administrative Officer of the Courts | 65,160  | 75,160  
Public Defender               | 71,965  | 80,600  
**Assistant Public Defender— an average of** | 46,738  

If an acting senior regular resident superior court judge is appointed under the provisions of G.S. 7A-41, he shall receive the salary for Judge, Senior Regular Resident, Superior Court, until his temporary appointment is vacated, and the judge he replaces shall receive the salary indicated for Judge, Superior Court.

The district attorney or public defender of a judicial district, with the approval of the Administrative Officer of the Courts, shall set the salaries of assistant district attorneys or assistant public defenders, respectively, in that district such that the average salaries of assistant district attorneys or assistant public defenders in that district do not exceed forty-six thousand seven hundred thirty-eight dollars ($46,738), and the minimum salary of any assistant district attorney or assistant public defender is at least twenty-three thousand eight hundred sixty-two dollars ($23,862) effective July 1, 1993."

(b) The district attorney or public defender of a judicial district, with the approval of the Administrative Officer of the Courts, shall set the salaries of assistant district attorneys or assistant public defenders, respectively, in that district such that the average salaries of assistant district attorneys or assistant public defenders in that district do not exceed forty-eight thousand six hundred eight dollars ($48,608), and the minimum salary of any assistant district attorney or assistant public defender is at least twenty-four thousand eight hundred sixteen dollars ($24,816) effective July 1, 1994.

(c) The salaries in effect for fiscal year 1993–94 for permanent, full–time employees of the Judicial Department, except for those whose salaries are itemized in this Part, shall be increased by four percent (4%), commencing July 1, 1994.

(d) The salaries in effect for fiscal year 1993–94 for all permanent, part–time employees of the Judicial Department shall be increased on and after July 1, 1994, by pro rata amounts of the four percent (4%).

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont, Hensley, Redwine, Crawford

**CLERK OF SUPERIOR COURT SALARY DETERMINATION/INCREASE**

Sec. 7.10. (a) G.S. 7A–101(a) reads as rewritten:

“(a) The clerk of superior court is a full–time employee of the State and shall receive an annual salary, payable in equal monthly installments, based on the population of the county as determined in subsection (a1) of this section, according to the following schedule:

<table>
<thead>
<tr>
<th>Population</th>
<th>Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 100,000</td>
<td>$48,301</td>
</tr>
<tr>
<td>100,000 to 149,999</td>
<td>$46,247</td>
</tr>
<tr>
<td>150,000 to 249,999</td>
<td>$62,247</td>
</tr>
<tr>
<td>250,000 and above</td>
<td>$68,256</td>
</tr>
</tbody>
</table>
The salary schedule in this subsection is intended to represent the following percent-
age of the salary of a chief district court judge:

| Less than 100,000 | 73% |
| 100,000 to 149,999 | 82% |
| 150,000 to 249,999 | 91% |
| 250,000 and above | 100% |

When a county changes from one population group to another, the salary of the clerk shall be changed, on July 1 of the fiscal year for which the change is reported, to the salary appropriate for the new population group, except that the salary of an incumbent clerk shall not be decreased by any change in population group during his continuance in office.”

(b) The increase required for the new annual salaries provided in subsection (a) of this section shall be funded from funds available to the Administrative Office of the Courts for fiscal year 1994–95.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont, Redwine, Crawford

ASSISTANT AND DEPUTY CLERKS OF COURT/SALARY INCREASE

Sec. 7.11. G.S. 7A–102(c) reads as rewritten:

“(c) Notwithstanding the provisions of subsection (a), the Administrative Officer of the Courts shall establish an incremental salary plan for assistant clerks and for deputy clerks based on a series of salary steps corresponding to the steps contained in the Salary Plan for State Employees adopted by the Office of State Personnel, subject to a minimum and a maximum annual salary as set forth below. On and after July 1, 1985, each assistant clerk and each deputy clerk shall be eligible for an annual step increase in his salary plan based on satisfactory job performance as determined by each clerk. Notwithstanding the foregoing, if an assistant or deputy clerk’s years of service in the office of superior court clerk would warrant an annual salary greater than the salary first established under this section, that assistant or deputy clerk shall be eligible on and after July 1, 1984, for an annual step increase in his salary plan. Furthermore, on and after July 1, 1985, that assistant or deputy clerk shall be eligible for an increase of two steps in his salary plan, and shall remain eligible for a two-step increase each year as recommended by each clerk until that assistant or deputy clerk’s annual salary corresponds to his number of years of service. Any person covered by this subsection who would not receive a step increase in fiscal year 1993–94 1994–95 because that person is at the top of the salary range as it existed for fiscal year 1992–93 1993–94 shall receive a salary increase to the maximum annual salary provided by subsection (c1) of this section.”

Sec. 7.12. G.S. 7A–102(c1) reads as rewritten:

“(c1) A full-time assistant clerk or a full-time deputy clerk, and up to one full-time deputy clerk serving as head bookkeeper per county, shall be paid an annual salary subject to the following minimum and maximum rates:

<table>
<thead>
<tr>
<th>Assistant Clerks and Head Bookkeeper</th>
<th>Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum</td>
<td>$20,742</td>
</tr>
<tr>
<td>Maximum</td>
<td>$35,967</td>
</tr>
<tr>
<td>Deputy Clerks</td>
<td>Annual Salary</td>
</tr>
<tr>
<td>Minimum</td>
<td>$16,560</td>
</tr>
<tr>
<td>Maximum</td>
<td>$27,705</td>
</tr>
</tbody>
</table>
"
RAISE EDUCATIONAL QUALIFICATIONS OF MAGISTRATES/MODIFY MAGISTRATES’ PAY PLAN

Sec. 7.13. (a) G.S. 7A–171.2 reads as rewritten:

“§ 7A–171.2. Qualifications for nomination or renomination.

(a) In order to be eligible for nomination or for renomination as a magistrate an individual must shall be a resident of the county for which he is appointed.

(b) To be eligible for nomination as a magistrate, an individual must have successfully completed a high school education, or have qualified for a certificate of high school equivalency, or have successfully completed the course of basic training prescribed by G.S. 7A–177. To be eligible for nomination as a magistrate, an individual shall have a four–year degree from an accredited senior institution of higher education or shall have a two–year associate degree and four years of work experience in a related field, including teaching, social services, law enforcement, arbitration or mediation, the court system, or counseling. The Administrative Officer of the Courts may determine whether the work experience is sufficiently related to the duties of the office of magistrate for the purposes of this subsection. In determining whether an individual’s work experience is in a related field, the Administrative Officer of the Courts shall consider the requisite knowledge, skills, and abilities for the office of magistrate.

The eligibility requirements prescribed by this subsection do not apply to individuals holding the office of magistrate on June 30, 1994, and do not apply to individuals who have been nominated by June 30, 1994, but who have not been appointed or taken the oath of office by that date.

(c) In order to be eligible for renomination as a magistrate an individual must shall have successfully completed the course of basic training for magistrates prescribed by G.S. 7A–177.

(d) Notwithstanding any other provision of this subsection, an individual who holds the office of magistrate on July 1, 1977, shall not be required to have successfully completed the course of basic training for magistrates prescribed by G.S. 7A–177 in order to be eligible for renomination as a magistrate.”

(b) G.S. 7A–171.1 reads as rewritten:

“§ 7A–171.1. Duty hours, salary, and travel expenses within county.

(a) The Administrative Officer of the Courts, after consultation with the chief district judge and pursuant to the following provisions, shall set an annual salary for each magistrate.

(1) A full–time magistrate, so designated by the Administrative Officer of the Courts, magistrate shall be paid the annual salary indicated in the table below according to the number of years he has served as a magistrate. The salary steps shall take effect on the anniversary of the date the magistrate was originally appointed, set out in this subdivision. A full–time magistrate is a magistrate who is assigned to work an average of not less than 40 hours a week during the term of office. The Administrative Officer of the Courts shall designate whether a magistrate is full–time. Initial appointment shall be at the entry rate. A magistrate’s salary shall increase to the next step every two years on the anniversary of the date the magistrate was originally appointed for increases to Steps 1 through 3, and every four years on the anniversary of the date the magistrate was originally appointed for increases to Steps 4 through 6.
Table of Salaries of Full-Time Magistrates

<table>
<thead>
<tr>
<th>Number of Prior Years of Service</th>
<th>Annual Salary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1</td>
<td>$17,390</td>
</tr>
<tr>
<td>1 or more but less than 3</td>
<td>18,293</td>
</tr>
<tr>
<td>3 or more but less than 5</td>
<td>20,092</td>
</tr>
<tr>
<td>5 or more but less than 7</td>
<td>22,075</td>
</tr>
<tr>
<td>7 or more but less than 9</td>
<td>24,290</td>
</tr>
<tr>
<td>9 or more but less than 11</td>
<td>26,702</td>
</tr>
<tr>
<td>11 or more</td>
<td>29,333.503</td>
</tr>
</tbody>
</table>

**Entry Rate**

<table>
<thead>
<tr>
<th>Step</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$22,958</td>
</tr>
<tr>
<td>2</td>
<td>25,262</td>
</tr>
<tr>
<td>3</td>
<td>27,770</td>
</tr>
<tr>
<td>4</td>
<td>30,506</td>
</tr>
<tr>
<td>5</td>
<td>33,503</td>
</tr>
<tr>
<td>6</td>
<td>36,797</td>
</tr>
</tbody>
</table>

A 'full-time magistrate' is a magistrate who is assigned to work an average of not less than 40 hours a week during his term of office. Notwithstanding any other provision of this subdivision, a full-time magistrate, who was serving as a magistrate on December 31, 1978, and who was receiving an annual salary in excess of that which would ordinarily be allowed under the provisions of this subdivision, shall not have the salary which he was receiving reduced during any subsequent term as a full-time magistrate. That magistrate's salary shall be fixed at the salary level from the table above which is nearest and higher than the latest annual salary he was receiving on December 31, 1978, and, thereafter, shall advance in accordance with the schedule in the table above.

A part-time magistrate, so designated by the Administrative Officer of the Courts, is included, in accordance with G.S. 7A-170, under the provisions of G.S. 135-1(10) and 135-40.2(a) and magistrate is a magistrate who is assigned to work an average of less than 40 hours of work a week during the term, except that no magistrate shall be assigned an average of less than 10 hours of work a week during the term. A part-time magistrate is included, in accordance with G.S. 7A-170, under the provisions of G.S. 135-1(10) and G.S. 135-40.2(a). The Administrative Officer of the Courts designates whether a magistrate is a part-time magistrate. A part-time magistrate shall receive an annual salary based on the following formula: The average number of hours a week that a part-time magistrate is assigned work during his term shall be multiplied by the annual salary payable to a full-time magistrate who has the same number of years of service prior to the beginning of that term as does the part-time magistrate and the product of that multiplication shall be divided by the number 40. The quotient shall be the annual salary payable to that part-time magistrate.

A 'part-time magistrate' is a magistrate who is assigned to work an average of less than 40 hours of work a week during his term. No magistrate may be assigned an average of less than 10 hours of work a week during his term.
Notwithstanding any other provision of this subdivision, upon reappointment as a magistrate and being assigned to work the same or greater number of hours as he worked as a magistrate for a term of office ending on December 31, 1978, a person who received an annual salary in excess of that to which he would be entitled under the formula contained in this subdivision shall receive an annual salary equal to that received during the prior term. That magistrate’s salary shall increase in accordance with the salary formula contained in this subdivision.

(3) Notwithstanding any other provision of this section, a magistrate with a two-year Associate in Applied Science degree in criminal justice or paralegal training from a North Carolina community college or the equivalent degree from a private educational institution in North Carolina, shall receive the annual salary provided in the table above for a magistrate with three years of service in addition to those which the magistrate has served; a magistrate with a four-year degree from an accredited senior institution of higher education shall receive the annual salary provided in the table above for a magistrate with five years of service in addition to those which the magistrate has served; a magistrate who holds a law degree from an accredited law school shall receive the annual salary provided in the table above for a magistrate with seven years of service in addition to those which the magistrate has served; and a magistrate who is licensed to practice law in North Carolina shall receive the annual salary provided in the table above for a magistrate with nine years of service in addition to those which the magistrate has served.

Magistrates with a two or four-year degree or a law degree described herein who became magistrates before July 1, 1979 are entitled to an increase of three, five and seven years, respectively, in their seniority, for pay purposes only. Full-time magistrates licensed to practice law in North Carolina who became magistrates before July 1, 1979 are entitled to the pay of a magistrate with nine or more years of service, and part-time magistrates holding a law degree or a license to practice law as described above who became magistrates before July 1, 1979 are entitled to a proportionate adjustment in their pay. Pay increases authorized by this paragraph of this subdivision are not retroactive. Notwithstanding any other provision of this subsection, an individual who, when initially appointed as a full-time magistrate, is licensed to practice law in North Carolina, shall receive the annual salary provided in the Table in subdivision (1) of this subsection for Step 4. This magistrate’s salary shall increase to the next step every four years on the anniversary of the date the magistrate was originally appointed. An individual who, when initially appointed as a part-time magistrate, is licensed to practice law in North Carolina, shall be paid an annual salary based on that for Step 4 and determined according to the formula in subdivision (2) of this subsection. This magistrate’s salary shall increase to the next step every four years on the anniversary of the date the magistrate was originally appointed. The salary of a full-time magistrate who acquires a license to practice law in North Carolina while holding the office of magistrate and who at the time of acquiring the license is receiving a salary at a level lower than Step 4 shall be adjusted to Step 4 and, thereafter, shall advance in accordance with the Table’s schedule. The salary of a part-time magistrate...
who acquires a license to practice law in North Carolina while holding the office of magistrate and who at the time of acquiring the license is receiving an annual salary as determined by subdivision (2) of this subsection based on a salary level lower than Step 4 shall be adjusted to a salary based on Step 4 in the Table and, thereafter, shall advance in accordance with the provision in subdivision (2) of this subsection.

(4) Notwithstanding any other provision of this section, a magistrate with 10 years' experience within the last 12 years as a sheriff or deputy sheriff, administrative officer for a district attorney, city or county police officer, campus police officer, wildlife officer, or highway patrolman in the State of North Carolina, or with 20 years' experience as a sheriff or deputy sheriff, city or county police officer, campus police officer, wildlife officer, or highway patrolman in the State of North Carolina, or with 10 years' experience within the last 12 years as clerk of superior court or an assistant or deputy clerk of court in the State of North Carolina shall receive the annual salary provided in the table in subdivision (1) for a magistrate with five years of service in addition to those the magistrate has served. A magistrate who qualifies for the increased salary under both subdivisions (3) and (4) of this subsection shall receive either the salary determined under subdivision (3) or that determined under subdivision (4), whichever is higher, but no more.

(a1) Notwithstanding subsection (a) of this section, the following salary provisions apply to individuals who were serving as magistrates on June 30, 1994:

(1) The salaries of magistrates who on June 30, 1994, were paid at a salary level of less than five years of service under the table in effect that date shall be as follows:

<table>
<thead>
<tr>
<th>Salary Level on June 30, 1994</th>
<th>July 1, 1994</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 or more but less than 7 years of service</td>
<td>Entry Rate</td>
</tr>
<tr>
<td>7 or more but less than 9 years of service</td>
<td>Step 1</td>
</tr>
<tr>
<td>9 or more but less than 11 years of service</td>
<td>Step 2</td>
</tr>
<tr>
<td>11 or more years of service</td>
<td>Step 3</td>
</tr>
</tbody>
</table>

Upon completion of five years of service, those magistrates shall receive the salary set as the Entry Rate in the table in subsection (a).

(2) The salaries of magistrates who on June 30, 1994, were paid at a salary level of five or more years of service shall be based on the rates set out in subsection (a) as follows:

<table>
<thead>
<tr>
<th>Step</th>
<th>Salary Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$18,095</td>
</tr>
<tr>
<td>2</td>
<td>$19,025</td>
</tr>
<tr>
<td>3</td>
<td>$20,896</td>
</tr>
<tr>
<td>4</td>
<td>$23,650</td>
</tr>
<tr>
<td>5</td>
<td>$27,450</td>
</tr>
<tr>
<td>6</td>
<td>$31,380</td>
</tr>
<tr>
<td>7</td>
<td>$35,440</td>
</tr>
<tr>
<td>8</td>
<td>$40,000</td>
</tr>
<tr>
<td>9</td>
<td>$44,750</td>
</tr>
<tr>
<td>10</td>
<td>$49,750</td>
</tr>
<tr>
<td>11</td>
<td>$54,750</td>
</tr>
<tr>
<td>12</td>
<td>$60,000</td>
</tr>
</tbody>
</table>

Thereafter, their salaries shall be set in accordance with the provisions in subsection (a).

(3) The salaries of magistrates who are licensed to practice law in North Carolina shall be adjusted to the annual salary provided in the table in subsection (a) as Step 4, and, thereafter, their salaries shall be set in accordance with the provisions in subsection (a).

(4) The salaries of 'part-time magistrates' shall be set under the formula set out in subdivision (2) of subsection (a) but according to the rates set out in this subsection.
(5) (a2) The Administrative Officer of the Courts shall provide magistrates with longevity pay at the same rates as are provided by the State to its employees subject to the State Personnel Act.

(b) Notwithstanding G.S. 138–6, a magistrate may not be reimbursed by the State for travel expenses incurred on official business within the county in which the magistrate resides.

(c) Subsection (a1) of G.S. 7A–171.1, as added by subsection (b) of this section, expires June 30, 1999.

(d) Notwithstanding the provisions of G.S. 7A–171.1 or G.S. 7A–171.2, as rewritten by this act, any magistrate hired on or after July 1, 1994 and before the date of ratification of this act shall be treated as though they were employed on June 30, 1994, if the magistrate does not possess the educational and experience qualifications required by this section.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

AUTHORIZED TRANSFERS/SALARY ADJUSTMENT FUNDS

Sec. 7.14. The Director of the Budget may transfer to General Fund budget codes from the General Fund salary adjustment appropriation, and may transfer to Highway Fund budget codes from the Highway Fund salary adjustment appropriation, amounts required to support approved salary adjustments made necessary by difficulties in recruiting and holding qualified employees in State government. The funds may be transferred only when the use of salary reserve funds in individual operating budgets is not feasible.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

COMMUNITY COLLEGES PERSONNEL/SALARY INCREASES

Sec. 7.15. The Director of the Budget shall transfer from the Reserve for Salary Increases created in Sections 3 and 4 of this act for fiscal year 1994–95 funds to the Department of Community Colleges necessary to provide an average annual salary increase of four percent (4%), including funds for the employer’s retirement and social security contributions, commencing July 1, 1994, for all permanent full-time community college institutional personnel supported by State funds. The State Board of Community Colleges shall establish guidelines for providing their salary increases to community college institutional personnel. Salary funds shall be used to provide an average annual salary increase of four percent (4%) to all full-time employees and part-time employees on a pro rata basis.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont, Michaux

UNIVERSITY OF NORTH CAROLINA SYSTEM – EPA SALARY INCREASES

Sec. 7.17. (a) The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for Salary Increases created in this act for fiscal year 1994–95 to provide a salary increase of one percent (1%), including funds for the employer’s retirement and social security contributions, commencing July 1, 1994, for all employees of The University of North Carolina, as well as employees of the North Carolina School of Science and Mathematics, supported by State funds and whose salaries are exempt from the State Personnel Act (EPA).
(b) The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for Salary Increases created in this act for fiscal year 1994-95 to provide an annual average salary increase of three percent (3%), including funds for the employer's retirement and social security contributions, commencing July 1, 1994, for all employees of The University of North Carolina, as well as employees other than teachers of the North Carolina School of Science and Mathematics, supported by State funds and whose salaries are exempt from the State Personnel Act (EPA). These funds shall be allocated to individuals according to the rules adopted by the Board of Governors, or the Board of Trustees of the North Carolina School of Science and Mathematics, as appropriate, and may not be used for any purpose other than for salary increases and necessary employer contributions provided by this section.

(c) The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for Salary Increases created in this act for fiscal year 1994-95 to provide an annual average salary increase of five percent (5%), including funds for the employer's retirement and social security contributions, commencing July 1, 1994, for all teaching employees of the North Carolina School of Science and Mathematics, supported by State funds and whose salaries are exempt from the State Personnel Act (EPA). These funds shall be allocated to individuals according to the rules adopted by the Board of Trustees of the North Carolina School of Science and Mathematics, and may not be used for any purpose other than for salary increases and necessary employer contributions provided by this section.

Requested by:  Senators Daniel, Plyler  
Representatives Nesbitt, Diamont, Barnes

UNIVERSITY OF NORTH CAROLINA COMPETITIVE FACULTY SALARY LEVELS

Sec. 7.18. Of the funds appropriated in this act to the Board of Governors of The University of North Carolina for University Institutional Programs, the sum of ten million seven hundred four thousand four hundred thirty-eight dollars ($10,704,383) for the 1994-95 fiscal year shall be allocated by the Board of Governors to improve competitive national peer rankings and to enhance teaching faculty salaries, including those of the Institute of Government. These funds represent approximately two percent (2.00%) of salary funds for those teaching faculty whose salaries are exempt from the State Personnel Act (EPA), including funds for employer retirement and social security contributions, and are in addition to the seven million one hundred thousand dollars ($7,100,000) appropriated in Section 3 of Chapter 321 of the 1993 Session Laws (also see Section 101.1 of that Chapter).

Requested by:  Senators Daniel, Plyler  
Representatives Nesbitt, Diamont

MOST STATE EMPLOYEES/SALARY INCREASES/1994-95

Sec. 7.19. (a) The salaries in effect June 30, 1994, of all permanent full-time State employees whose salaries are set in accordance with the State Personnel Act, and who are paid from the General Fund or the Highway Fund shall be increased, on or after July 1, 1994, unless otherwise provided by this act, by four percent (4%).

(b) Except as otherwise provided in this act, salaries in effect June 30, 1994, for permanent full-time State officials and persons in exempt positions that are recommended by the Governor or the Governor and the Advisory Budget Commission and
set by the General Assembly shall be increased by four percent (4%), commencing July 1, 1994.

(c) The salaries in effect June 30, 1994, for all permanent part-time State employees shall be increased on and after July 1, 1994, by pro rata amounts of the salary increases provided for permanent full-time employees covered under subsection (a) of this section.

(d) The Director of the Budget may allocate out of special operating funds or from other sources of the employing agency, except tax revenues, sufficient funds to allow a salary increase on and after July 1, 1994, in accordance with subsections (a), (b), or (c) of this section, including funds for the employer’s retirement and social security contributions, of the permanent full-time and part-time employees of the agency.

(e) Within regular Executive Budget Act procedures as limited by this act, all State agencies and departments may increase on an equitable basis the rate of pay of temporary and permanent hourly State employees, subject to availability of funds in the particular agency or department, by pro rata amounts salary increase provided for permanent full-time employees covered by the provisions of subsection (a) of this section, commencing July 1, 1994.

(f) The provisions of this section shall be applied to employees whose salaries are determined in accordance with G.S. 7A-102 at two percent (2%) rather than four percent (4%), except that employees who would not receive a salary increment for the 1994–95 fiscal year under G.S. 7A-102 because they are at the top of their salary range will be moved to the new top of their salary range, which is increased by four percent (4%). The salary ranges for employees covered by G.S. 7A-102 set out in Section 7.12 of this act reflect this action.

(g) No person may receive a salary increase under G.S. 126–7 during the 1994–95 fiscal year.

Requested by: Representatives Nesbitt, Diamont, Barnes
Senators Daniel, Plyler

COMPENSATION BONUS/STATE EMPLOYEES/SCHOOL PERSONNEL

Sec. 7.20. (a) Any person:

(1) Whose salary is set by or under this Part, other than Sections 7.2, 7.3, 7.5, 7.6, 7.9(a) except the Chief Justice of the North Carolina Supreme Court, 7.10, 7.24, the State Personnel Director or the Director, Office of Administrative Hearings; and

(2) Who was, on July 1, 1994 a permanent officer or permanent employee whose salary is set by or under this Part shall receive not later than August of 1994 a compensation bonus of one percent (1%), except that the compensation bonus for persons subject to Section 7.15 of this act shall be an average of one percent (1%) per year and shall be allocated in accordance with guidelines adopted by the State Board of Community Colleges, except that the compensation bonus for persons subject to Sections 7.17 of this act shall be an average of one percent (1%) per year and shall be allocated to individuals according to the rules adopted by the Board of Governors, or the Board of Trustees of the North Carolina School of Science and Mathematics, as appropriate, and except that the guidelines and rules may cover employees of those institutions whose first day of employment for the 1994–95 academic year came after July 1, 1994.
(a1) Any person:
(1) Who did not receive a compensation bonus under subsection (a) of this section; and
(2) Who was, during the third payroll period of the 1994–95 school year either a:
   a. Permanent public school employee whose salary is set by or under this Part; or
   b. Public school bus driver, covered by Section 7.24 of this act shall receive in the third payroll period of the 1994–95 school year a compensation bonus of one percent (1%) of the annual salary for that position.
(b) The annual salary on which the percentage bonus is based is the annual salary in effect during the pay period in which the bonus is paid.
(c) The Director of the Budget shall transfer from the Reserve for Compensation Bonus provided by this act sufficient funds to implement this section.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

CERTAIN PUBLIC SCHOOL EMPLOYEES' SALARY INCREASE

Sec. 7.24. (a) Superintendents, Assistant Superintendents, Associate Superintendents, Supervisors, Directors, Coordinators, Evaluators, and Program Administrators. — The Director of the Budget may transfer from the Reserve for Salary Increases created in this act for fiscal year 1994–95 funds necessary to provide a salary increase of four percent (4%), including funds for the employer's retirement and social security contributions, commencing July 1, 1994, for all superintendents, assistant superintendents, associate superintendents, supervisors, directors, coordinators, evaluators, and program administrators whose salaries are supported from the State's General Fund. These funds may not be used for any purpose other than for the salary increases and necessary employer contributions provided by this subsection.

(b) Noncertified Employees. — The Director of the Budget may transfer from the Reserve for Salary Increases created in this act for fiscal year 1994–95 funds necessary to provide a salary increase of four percent (4%), including funds for the employer's retirement and social security contributions, commencing July 1, 1994, for all noncertified public school employees, except school bus drivers, whose salaries are supported from the State's General Fund. These funds may not be used for any purpose other than for the salary increases and necessary employer contributions provided by this subsection.

(c) The fiscal year 1993–94 pay rates adopted by local boards of education for school bus drivers shall be increased by at least four percent (4%) on and after July 1, 1994, to the extent that such rates of pay are supported by the allocation of State funds from the State Board of Education. Local boards of education shall increase the rates of pay for all school bus drivers who were employed during fiscal year 1993–94 and who continue their employment for fiscal year 1994–95 by at least four percent (4%) on and after July 1, 1994. The Director of the Budget may transfer from the salary increase reserve fund created in this act for fiscal year 1994–95 funds necessary to provide the salary increases for school bus drivers whose salaries are supported from the State's General Fund in accordance with the provisions of this subsection.
ALL STATE–SUPPORTED PERSONNEL/SALARY INCREASES

Sec. 7.25. (a) Salaries and related benefits for positions that are funded partially from the General Fund or Highway Fund and partially from sources other than the General Fund or Highway Fund shall be increased from the General Fund or Highway Fund appropriation only to the extent of the proportionate part of the salaries paid from the General Fund or Highway Fund.

(b) The granting of the salary increases under this act does not affect the status of eligibility for salary increments for which employees may be eligible unless otherwise required by this act.

(c) The salary increases provided in this Part are to be effective July 1, 1994, do not apply to persons separated from State service due to resignation, dismissal, reduction in force, death, or retirement, whose last workday is prior to July 1, 1994, or to employees involved in final written disciplinary procedures. The employee shall receive the increase on a current basis when the final written disciplinary procedure is resolved.

Payroll checks issued to employees after July 1, 1994, which represent payment of services provided prior to July 1, 1994, shall not be eligible for salary increases provided for in this act. This subsection shall apply to all employees, subject to or exempt from the State Personnel Act, paid from State funds, including public schools, community colleges, and The University of North Carolina.

(d) The Director of the Budget shall transfer from the Reserve for Salary Increases in Sections 3 and 4 of this act for fiscal year 1994–95 all funds necessary for the salary increases provided by this act, including funds for the employer’s retirement and social security contributions.

(e) Nothing in this act authorizes the transfer of funds between the General Fund and the Highway Fund for salary increases.

(f) Section 4 of Chapter 591 of the 1993 Session Laws is repealed.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

SALARY–RELATED CONTRIBUTIONS/EMPLOYERS

Sec. 7.26. (a) Required employer salary–related contributions for employees whose salaries are paid from department, office, institution, or agency receipts shall be paid from the same source as the source of the employees’ salary. If an employee’s salary is paid in part from the General Fund or Highway Fund and in part from department, office, institution, or agency receipts, required employer salary–related contributions may be paid from the General Fund or Highway Fund only to the extent of the proportionate part paid from the General Fund or Highway Fund in support of the salary of the employee, and the remainder of the employer’s requirements shall be paid from the source that supplies the remainder of the employee’s salary. The requirements of this section as to source of payment are also applicable to payments on behalf of the employee for hospital–medical benefits, longevity pay, unemployment compensation, accumulated leave, workers’ compensation, severance pay, separation allowances, and applicable disability income and disability salary continuation benefits.

(b) Effective July 1, 1994, the State’s employer contribution rates budgeted for retirement and related benefits as a percentage of covered salaries for the 1994–95 fiscal year are (i) ten and ninety–six hundredths percent (10.96%) – Teachers and State Employees; (ii) fifteen and ninety–six hundredths percent (15.96%) – State Law
Enforcement Officers; (iii) nine percent (9.00%) – University Employees’ Optional Retirement Program; (iv) twenty-two and sixty-five hundredths percent (22.65%) – Consolidated Judicial Retirement System; and (v) thirty-six and seven hundredths percent (36.07%) – Legislative Retirement System. Each of the foregoing contribution rates includes two percent (2%) for hospital and medical benefits. The rate for State Law Enforcement Officers includes five percent (5%) for the Supplemental Retirement Income Plan. The rates for Teachers and State Employees, State Law Enforcement Officers, and for the University Employees’ Optional Retirement Program includes forty-two hundredths percent (0.42%) for the Disability Income Plan.

(c) The Board of Trustees of the Teachers’ and State Employees’ Retirement System shall take no action to freeze the liquidation period until instructed by the General Assembly.

(d) The maximum annual employer contributions, payable monthly, by the State for each covered employee or retiree for the 1994–95 fiscal year to the Teachers’ and State Employees’ Comprehensive Major Medical Plan are: (i) Medicare-eligible employees and retirees – one thousand three hundred twenty-one dollars ($1,321); and (ii) Non-Medicare-eligible employees and retirees – one thousand seven hundred thirty-six dollars ($1,736).

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

RESTORATION OF THE TWELFTH MONTH TEACHER PAYROLL

Sec. 7.27. (a) The funds appropriated in this act to the Office of State Budget and Management for a Reserve for Paydate Restoration in the amount of one hundred twenty million dollars ($120,000,000) shall be used to restore the twelfth month of teacher payroll for school teachers paid from the General Fund.

In no event shall any allotments made pursuant to this section exceed the actual General Fund requirements.

(b) G.S. 143–15.3(b) reads as rewritten:

“(b) The Director may not use funds in the Savings Reserve Account unless the use has been approved by an act of the General Assembly. It is the intent of the General Assembly that effective as of the 1994–95 fiscal year the State’s liability for the deferral of the twelfth month of teacher payroll shall be eliminated. Funds may be used from the Savings Reserve Account and, to the extent necessary, may be combined with other available funds to eliminate this liability and thus bring the State into conformity with the GAAP.”

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

STATE EMPLOYEE SUBSISTENCE ALLOWANCE

Sec. 7.27A. G.S. 138–6(a)(3) reads as rewritten:

“(3) For expenses incurred for subsistence, payment of fifty-five dollars ($55.00) seventy-one dollars ($71.00) per day when traveling in-state or sixty-seven dollars ($67.00) eighty-three dollars ($83.00) per day when traveling out-of-state. When travel involves less than a full day (24-hour period), a reasonable prorated amount shall be paid in accordance with regulations and criteria which shall be promulgated and published by the Director of the Budget. Reimbursement to State employees for lunches eaten while on official business may be made only in the following circumstances:
a. When an overnight stay is required reimbursement is allowed while an employee is in travel status;

b. When the cost of the lunch is included as part of a registration fee for a formal congress, conference, assembly, or convocation, by whatever name called. Such assembly must involve the active participation of persons other than the employees of a single State department, institution, or agency and must be necessary for conducting official State business; or

c. When the State employee is a member of a State board, commission, committee, or council which operates from funds deposited with the State Treasurer, and the lunch is preplanned as part of the meeting for the entire board, commission, committee, or council."

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

PER DIEM/MILEAGE CONFORM TO FEDERAL CHANGES

Sec. 7.28. Effective upon convening of the 1995 Regular Session of the General Assembly, G.S. 120–3.1(a) reads as rewritten:

“(a) In addition to compensation for their services, members of the General Assembly shall be paid the following allowances:

(1) A weekly travel allowance for each week or fraction thereof that the General Assembly is in regular or extra session. The amount of the weekly travel allowance shall be calculated for each member by multiplying the actual round-trip mileage from that member’s home to the City of Raleigh by the rate per mile which is the business standard mileage rate set by the Internal Revenue Service in Rev. Proc. 92–104, December 28, 1992. Rev. Proc. 93–51, December 27, 1993.

(2) A travel allowance at the rate which is the business standard mileage rate set by the Internal Revenue Service in Rev. Proc. 92–104, December 28, 1992, Rev. Proc. 93–51, December 27, 1993, whenever the member travels, whether in or out of session, as a representative of the General Assembly or of its committees or commissions, with the approval of the Legislative Services Commission.

(3) A subsistence allowance for meals and lodging at a daily rate equal to the maximum per diem rate for federal employees traveling to Raleigh, North Carolina, as set out at 57 Federal Register 6684 (February 27, 1992), 58 Federal Register 67959 (December 22, 1993), while the General Assembly is in session and, except as otherwise provided in this subdivision, while the General Assembly is not in session when, with the approval of the Speaker of the House in the case of Representatives Nesbitt, Diamont or the President Pro Tempore of the Senate in case of Senators, the member is:

a. Traveling as a representative of the General Assembly or of its committees or commissions, or

b. Otherwise in the service of the State.

A member who is authorized to travel, whether in or out of session, within the United States outside North Carolina, may elect to receive, in lieu of the amount provided in the preceding paragraph, a subsistence allowance of twenty-six dollars ($26.00) a day for meals, plus actual expenses for lodging when evidenced by a receipt satisfactory to the Legislative
Administrative Officer, the latter not to exceed the maximum per diem rate for federal employees traveling to the same place, as set out at 57 Federal Register 6678-6687 (February 27, 1992) and at 57 Federal Register 24474-24477 (June 9, 1992), 58 Federal Register 67950-67964 (December 22, 1993) and at 59 Federal Register 23702-23709 (May 6, 1994).

(4) A member may be reimbursed for registration fees as permitted by the Legislative Services Commission.”

Requested by: Representatives Nesbitt, Diamont
Senators Daniel, Plyler

FLEXIBLE COMPENSATION – MAKE PERMANENT A PROVISION ALLOWING SAVINGS IN EMPLOYER FICA CONTRIBUTIONS TO BE USED TO PAY FOR ADMINISTRATIVE EXPENSES OF FLEXIBLE COMPENSATION PROGRAMS FOR STATE EMPLOYEES AND EMPLOYEES OF EDUCATIONAL INSTITUTIONS SUPPORTED BY THE STATE.

Sec. 7.28A. Section 14(i) of Chapter 1044 of the 1991 Session Laws, as amended by Section 42 of Chapter 561 of the 1993 Session Laws reads as rewritten:

“(i) Subsections (a) through (d) of this section are effective January 1, 1990. Subsections (e) through (h) of this section are effective January 1, 1991. Subsections (a) through (h) of this section shall expire December 31, 1994, 1997.”

Requested by: Senators Harris, Daniel, Plyler
Representatives Hensley, Diamont, and Nesbitt

INCLUDE EXPENSE ALLOWANCES AS COMPENSATION UNDER THE LEGISLATIVE RETIREMENT SYSTEM

Sec. 7.29. (a) Effective upon the convening of the 1995 Regular Session of the General Assembly, G.S. 120-4.8(5) reads as rewritten:

“(5) ‘Compensation’ means salary and expense allowance paid for service as a legislator for service in the North Carolina General Assembly, exclusive of travel, per diem and expense allowances, travel and per diem.”

This subsection applies to expense allowance paid on or after January 1, 1994. Effective August 1, 1994, payroll deductions of compensation, as redefined by this section, shall be made. Payroll deductions for expense allowance to cover the period from January 1, 1994, through July 31, 1994, shall be made prior to December 31, 1994.

(b) This section applies to expense allowances paid on or after January 1, 1994.

Requested by: Senators Harris, Daniel, Plyler, Sherron
Representatives Diamont, Nesbitt, Lee, Hensley

CHANGE THE METHOD FOR CALCULATING THE REDUCTION FOR EARLY RETIREMENT IN THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM; TO INCREASE THE RETIREMENT FORMULA WITH AN ADJUSTING INCREASE TO RETIREES OF THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM AND OF THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM; TO PROVIDE AN INCREASE TO RETIREES OF THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM, THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM, THE LEGISLATIVE RETIREMENT SYSTEM AND THE JUDICIAL RETIREMENT SYSTEM; TO MAKE CHANGES IN THE LEGISLATIVE RETIREMENT SYSTEM AND TO ALLOW RECIPROCITY BETWEEN THE DISABILITY INCOME PLAN OF
NORTH CAROLINA AND THE DEATH BENEFIT PLAN FOR MEMBERS OF
THE LEGISLATIVE RETIREMENT SYSTEM AND THE CONSOLIDATED
JUDICIAL RETIREMENT SYSTEM; AND TO REMOVE THE EXCLUSION FOR
WAR-RELATED DISABILITIES FROM THE DISABILITY INCOME PLAN

Sec. 7.30. (a) G.S. 128-24(5)a reads as rewritten:
"a. Notwithstanding any other provision of this Chapter, any member who
separates from service prior to the attainment of the age of 60 years
for any reason other than death or retirement for disability as provided
in G.S. 128-27(c), after completing 15 or more years of creditable ser-
vice, and who leaves his total accumulated contributions in said System
shall have the right to retire on a deferred retirement allowance upon
attaining the age of 60 years; provided that such member may retire
only upon written application to the Board of Trustees setting forth
at what time, not less than one day nor more than 90 days subsequent
to the execution and filing thereof, he desires to be retired; and further
provided that in the case of a member who so separates from service
on or after July 1, 1967, the aforesaid requirement of 15 or more
years of creditable service shall be reduced to 12 or more years of
creditable service; and further provided that in the case of a member
who so separates from service on or after July 1, 1971, or whose
account is active on July 1, 1971, the aforesaid requirement of 12
or more years of creditable service shall be reduced to five or more
years of creditable service. Such deferred retirement allowance shall
be computed in accordance with the provisions of G.S. 128-27(b1),
provided that such benefits will be computed in accordance with
subsection (b2) on or after July 1, 1967, but prior to July 1, 1969;
and provided further that such benefits will be computed in accordance
with subsection (b3) on or after July 1, 1969. Such deferred retirement
allowance shall be computed in accordance with the service retirement
provisions of this Article pertaining to a member who is not a law
enforcement officer or eligible former law enforcement officer."

(b) G.S. 128-27 is amended by adding a new subsection to read:
"(a1) Early Service Retirement Benefits. — Any member may retire and receive a
reduced retirement allowance upon written application to the Board of Trustees setting
forth at what time, as of the first day of a calendar month, not less than one day nor
more than 90 days subsequent to the execution and filing thereof, he desires to be
retired: Provided, that the said member at the time so specified for his retirement shall
have attained the age of 50 years and have at least 20 years of creditable service."

(c) G.S. 128-27(b13) reads as rewritten:
"(b13) Service Retirement Allowance of Members Retiring on or after July 1, 1992,
1992, but before July 1, 1994. — Upon retirement from service in accordance with
subsection (a) above, on or after July 1, 1992, but before July 1, 1994, a member shall
receive the following service retirement allowance:

(1) A member who is a law enforcement officer or an eligible former law
enforcement officer shall receive a service retirement allowance computed as
follows:

a. If the member's service retirement date occurs on or after his 55th
birthday, and completion of five years of creditable service as a law
enforcement officer, or after the completion of 30 years of creditable
service, the allowance shall be equal to one and seventy hundredths percent (1.70%) of his average final compensation, multiplied by the number of years of his creditable service.

b. This allowance shall also be governed by the provisions of G.S. 128-27(b8)(2).

(2) A member who is not a law enforcement officer or an eligible former law enforcement officer shall receive a service retirement allowance computed as follows:

a. If the member’s service retirement date occurs on or after his 65th birthday upon the completion of five years of creditable service or after the completion of 30 years of creditable service or on or after his 60th birthday upon the completion of 25 years of creditable service, the allowance shall be equal to one and seventy hundredths percent (1.70%) of his average final compensation, multiplied by the number of years of creditable service.

b. This allowance shall also be governed by the provisions of G.S. 128-27(b7)(2a), (2b), and (3).”

d. G.S. 128-27 is amended by adding a new subsection to read:

“(b14) Service Retirement Allowance of Members Retiring on or after July 1, 1994. — Upon retirement from service in accordance with subsection (a) or (a1) above, on or after July 1, 1994, a member shall receive the following service retirement allowance:

(1) A member who is a law enforcement officer or an eligible former law enforcement officer shall receive a service retirement allowance computed as follows:

a. If the member’s service retirement date occurs on or after his 55th birthday and completion of five years of creditable service as a law enforcement officer, or after the completion of 30 years of creditable service, the allowance shall be equal to one and seventy-one hundredths percent (1.71%) of his average final compensation, multiplied by the number of years of his creditable service.

b. This allowance shall also be governed by the provisions of G.S. 128-27(b8)(2).

(2) A member who is not a law enforcement officer or an eligible former law enforcement officer shall receive a service retirement allowance computed as follows:

a. If the member’s service retirement date occurs on or after his 65th birthday upon the completion of five years of creditable service or after the completion of 30 years of creditable service or on or after his 60th birthday upon the completion of 25 years of creditable service, the allowance shall be equal to one and seventy-one hundredths percent (1.71%) of his average final compensation, multiplied by the number of years of creditable service.

b. This allowance shall also be governed by the provisions of G.S. 128-27(b7)(2a), (2b), and (3).”

e. G.S. 135-3(8)a reads as rewritten:

“a. Notwithstanding any other provision of this Chapter, any member who separates from service prior to the attainment of the age of 60 years for any reason other than death or retirement for disability as provided
in G.S. 135-5(c), after completing 15 or more years of creditable service, and who leaves his total accumulated contributions in said System shall have the right to retire on a deferred retirement allowance upon attaining the age of 60 years; provided that such member may retire only upon written application to the Board of Trustees setting forth at what time, not less than one day nor more than 90 days subsequent to the execution and filing thereof, he desires to be retired; and further provided that in the case of a member who so separates from service on or after July 1, 1967, or whose account is active on July 1, 1967, or has not withdrawn his contributions, the aforesaid requirement of 15 or more years of creditable service shall be reduced to 12 or more years of creditable service; and further provided that in the case of a member who so separates from service on or after July 1, 1971, or whose account is active on July 1, 1971, the aforesaid requirement of 12 or more years of creditable service shall be reduced to five or more years of creditable service. Such deferred retirement allowance shall be computed in accordance with the provisions of G.S. 135-5(b1), provided that such benefits will be computed in accordance with (b2) on or after July 1, 1967, but prior to July 1, 1969, and provided further that such benefit will be computed in accordance with (b3) on or after July 1, 1969. Such deferred retirement allowance shall be computed in accordance with the service retirement provisions of this Article pertaining to a member who is not a law enforcement officer or an eligible former law enforcement officer. Notwithstanding the foregoing, any member whose services as a teacher or employee are terminated for any reason other than retirement, who becomes employed by a non-profit, nonsectarian private school in North Carolina below the college level within one year after such teacher or employee has ceased to be a teacher or employee, may elect to leave his total accumulated contributions in the Teachers’ and State Employees’ Retirement System during the period he is in the employment of such employer; provided that he files notice thereof in writing with the Board of Trustees of the Retirement System within five years after separation from service as a public school teacher or State employee; such member shall be deemed to have met the requirements of the above provisions of this subdivision upon attainment of age 60 while in such employment provided that he is otherwise vested.”

(f) G.S. 135-3(8) is amended by adding a new subdivision to read:

"b3. Vested deferred retirement allowance of members retiring on or after July 1, 1994. — In lieu of the benefits provided in paragraphs a. and b. of this subdivision, any member who separates from service prior to attainment of age 60 years, after completing 20 or more years of creditable service, and who leaves his total accumulated contributions in said System, may elect to retire on a deferred retirement allowance upon attaining the age of 50 years or any time thereafter; provided that such member may so retire only upon written application to the Board of Trustees setting forth at what time, not less than one day nor more than 90 days subsequent to the execution and filing thereof, he desires to be retired. Such deferred retirement allowance shall be
computed in accordance with the service retirement provisions of this Article pertaining to a member who is not a law enforcement officer or an eligible former law enforcement officer.”

(g) G.S. 135–5 is amended by adding a new subsection to read:

“(a1) Early Service Retirement Benefits. — Any member may retire and receive a reduced retirement allowance upon written application to the Board of Trustees setting forth at what time, as of the first day of a calendar month, not less than one day nor more than 90 days subsequent to the execution of and filing thereof, he desires to be retired: Provided, that the said member at the time so specified for his retirement shall have attained the age of 50 years and have at least 20 years of creditable service.”

(h) G.S. 135–5(b14) reads as rewritten:

“(b14) Service Retirement Allowance of Members Retiring on or after July 1, 1993, but before July 1, 1994. — Upon retirement from service in accordance with subsection (a) above, on or after July 1, 1993, but before July 1, 1994, a member shall receive the following service retirement allowance:

(1) A member who is a law enforcement officer or an eligible former law enforcement officer shall receive a service retirement allowance computed as follows:

a. If the member’s service retirement date occurs on or after his 55th birthday, and completion of five years of creditable service as a law enforcement officer, or after the completion of 30 years of creditable service, the allowance shall be equal to one and seventy-one hundredths percent (1.71%) of his average final compensation, multiplied by the number of years of his creditable service.

b. If the member’s service retirement date occurs after his 50th and before his 55th birthday with 15 or more years of creditable service as a law enforcement officer and prior to the completion of 30 years of creditable service, the allowance shall be computed as in G.S. 135–5(b14)(1)a., but shall be reduced by one–third of one percent (1/3 of 1%) thereof for each month by which the retirement date precedes the first day of the month coincident with or next following his 55th birthday.

(2) A member who is not a law enforcement officer or an eligible former law enforcement officer shall receive a service retirement allowance computed as follows:

a. If the member’s service retirement date occurs on or after his 65th birthday upon the completion of five years of creditable service or after the completion of 30 years of creditable service or on or after his 60th birthday upon the completion of 25 years of creditable service, the allowance shall be equal to one and seventy-one hundredths percent (1.71%) of his average final compensation, multiplied by the number of years of creditable service.

b. If the member’s service retirement date occurs after his 60th birthday and before his 65th birthday and prior to the completion of 25 years or more of creditable service, the retirement allowance shall be computed as in G.S. 135–5(b14)(2)a. but shall be reduced by one–quarter of one percent (1/4 of 1%) thereof for each month by which his retirement date precedes the first day of the month coincident with or next following his 65th birthday.
c. If the member's service retirement date occurs before his 60th birthday and prior to the completion of 30 or more years of creditable service, the service retirement allowance shall be the actuarial equivalent of the allowance payable at the age of 60 years as computed in G.S. 135(b14)(2)b [G.S. 135-5(b14)(2)b].

d. Notwithstanding the foregoing provisions, any member whose creditable service commences prior to July 1, 1963, shall receive not less than the benefit provided by G.S. G.S. 135-5(b) 

(i) G.S. 135-5 is amended by adding a new subsection to read:

"(b15) Service Retirement Allowance of Members Retiring on or after July 1, 1994. — Upon retirement from service in accordance with subsection (a) or (a1) above, on or after July 1, 1994, a member shall receive the following service retirement allowance:

(1) A member who is a law enforcement officer or an eligible former law enforcement officer shall receive a service retirement allowance computed as follows:

a. If the member's service retirement date occurs on or after his 55th birthday, and completion of five years of creditable service as a law enforcement officer, or after the completion of 30 years of creditable service, the allowance shall be equal to one and seventy-three hundredths percent (1.73%) of his average final compensation, multiplied by the number of years of his creditable service.

b. If the member's service retirement date occurs on or after his 50th birthday and before his 55th birthday with 15 or more years of creditable service as a law enforcement officer and prior to the completion of 30 years of creditable service, his retirement allowance shall be equal to the greater of:

1. The service retirement allowance payable under G.S. 135-5(b15)(1)a, reduced by one-third of one percent (1/3 of 1%) thereof for each month by which his retirement date precedes the first day of the month coincident with or next following the month the member would have attained his 55th birthday: or

2. The service retirement allowance as computed under G.S. 135-5(b15)(1)a, reduced by five percent (5%) times the difference between 30 years and his creditable service at retirement.

(2) A member who is not a law enforcement officer or an eligible former law enforcement officer shall receive a service retirement allowance computed as follows:

a. If the member's service retirement date occurs on or after his 65th birthday upon the completion of five years of creditable service or after the completion of 30 years of creditable service on or after his 60th birthday upon the completion of 25 years of creditable service, the allowance shall be equal to one and seventy-three hundredths percent (1.73%) of his average final compensation, multiplied by the number of years of creditable service.

b. If the member's service retirement date occurs after his 60th and before his 65th birthday and prior to his completion of 25 years or more of creditable service, his retirement allowance shall be computed as in G.S. 135-5(b15)(2)a, but shall be reduced by one-quarter of one
percent (1/4 of 1%) thereof for each month by which his retirement date precedes the first day of the month coincident with or next following his 65th birthday.

g. If the member's early service retirement date occurs on or after his 50th birthday and before his 60th birthday and after completion of 20 years of creditable service but prior to the completion of 30 years of creditable service, his early service retirement allowance shall be equal to the greater of:

1. The service retirement allowance as computed under G.S. 135-5(b15)(2a), but reduced by the sum of five-twelfths of one percent (5/12 of 1%) thereof for each month by which his retirement date precedes the first day of the month coincident with or next following the month the member would have attained his 60th birthday, plus one-quarter of one percent (1/4 of 1%) thereof for each month by which his 60th birthday precedes the first day of the month coincident with or next following his 65th birthday: or

2. The service retirement allowance as computed under G.S. 135-5(b15)(2a), reduced by five percent (5%) times the difference between 30 years and his creditable service at retirement: or

3. If the member's creditable service commenced prior to July 1, 1994, the service retirement allowance provided by G.S. 135-5(b14)(2c).

4. Notwithstanding the foregoing provisions, any member whose creditable service commenced prior to July 1, 1963, shall not receive less than the benefit provided by G.S. 135-5(b).

(j) G.S. 135-5(m) reads as rewritten:

"(m) Survivor's Alternate Benefit. — Upon the death of a member in service, the principal beneficiary designated to receive a return of accumulated contributions shall have the right to elect to receive in lieu thereof the reduced retirement allowance provided by Option 2 of subsection (g) above computed by assuming that the member had retired on the first day of the month following the date of his death, provided that all three of the following conditions apply:

(1) The member had attained such age and/or creditable service to be eligible to commence retirement with an early or service retirement allowance or had attained 20 years of creditable service.

(1a) The member had attained such age and/or creditable service to be eligible to commence retirement with an early or service retirement allowance, or

(1b) The member had obtained 20 years of creditable service in which case the retirement allowance shall be computed in accordance with G.S. 135-5(b15)(1)b or G.S. 135-5(b15)(2)c, notwithstanding the requirement of obtaining age 50.

(2) The member had designated as the principal beneficiary to receive a return of his accumulated contributions one and only one person who was living at the time of his death.

(3) The member had not instructed the Board of Trustees in writing that he did not wish the provisions of this subsection to apply."
For the purpose of this benefit, a member is considered to be in service at the date of his death if his death occurs within 180 days from the last day of his actual service. The last day of actual service shall be determined as provided in subsection (l) of this section. Upon the death of a member in service, the surviving spouse may make all purchases for creditable service as provided for under this Chapter for which the member had made application in writing prior to the date of death, provided that the date of death occurred prior to or within 60 days after notification of the cost to make the purchase. The term ‘in service’ as used in this subsection includes a member in receipt of a benefit under the Disability Income Plan as provided in Article 6 of this Chapter.”

(k) G.S. 120-4.22A is amended by adding a new subsection to read:

“(i) In accordance with subsection (a) of this section, from and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced on or before January 1, 1994, shall be increased by three and one—half percent (3.5%) of the allowance payable on January 1, 1994. Furthermore, from and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced after January 1, 1994, but before June 30, 1994, shall be increased by a prorated amount of three and one—half percent (3.5%) of the allowance payable as determined by the Board of Trustees based upon the number of months that a retirement allowance was paid between January 1, 1994, and June 30, 1994.”

(l) G.S. 128-27 is amended by adding two new subsections to read:

“(nn) Increase in Allowance as to Persons on Retirement Rolls as of June 1, 1994.
— From and after July 1, 1994, the retirement allowance to or on account of beneficiaries on the retirement rolls as of June 1, 1994, shall be increased by six-tenths of one percent (0.6%) of the allowance payable on June 1, 1994. This allowance shall be calculated on the allowance payable and in effect on June 30, 1994, so as not to be compounded on any other increase payable under subsection (k) of this section or otherwise granted by act of the 1993 General Assembly in 1994.

(nn) From and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced on or before July 1, 1993, shall be increased by two and eight-tenths percent (2.8%) of the allowance payable on July 1, 1993, in accordance with G.S. 128-27(k). Furthermore, from and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced after July 1, 1993, but before June 30, 1994, shall be increased by a prorated amount of two and eight-tenths percent (2.8%) of the allowance payable as determined by the Board of Trustees based upon the number of months that a retirement allowance was paid between July 1, 1993, and June 30, 1994.”

(m) G.S. 135-5 is amended by adding two new subsections to read:

“(xx) Increase in Allowance as to Persons on Retirement Rolls as of June 1, 1994.
— From and after July 1, 1994, the retirement allowance to or on account of beneficiaries on the retirement rolls as of June 1, 1994, shall be increased by one and two-tenths of one percent (1.2%) of the allowance payable on June 1, 1994. This allowance shall be calculated on the allowance payable and in effect on June 30, 1994, so as not to be compounded on any other increase granted by act of the 1993 General Assembly. 1994 Regular Session.

(yy) From and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced on or before July 1, 1993, shall be increased by three and one-half percent (3.5%) of the allowance payable on July 1, 1993, in accordance with G.S. 135-5(o). Furthermore, from and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced
after July 1, 1993, but before June 30, 1994, shall be increased by a prorated amount of three and one-half percent (3.5%) of the allowance payable as determined by the Board of Trustees based upon the number of months that a retirement allowance was paid between July 1, 1993, and June 30, 1994."

(n) G.S. 135–65 is amended by adding a new subsection to read:

"(o) From and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced on or before July 1, 1993, shall be increased by three and one-half percent (3.5%) of the allowance payable on July 1, 1993. Furthermore, from and after July 1, 1994, the retirement allowance to or on account of beneficiaries whose retirement commenced after July 1, 1993, but before June 30, 1994, shall be increased by a prorated amount of three and one-half percent (3.5%) of the allowance payable as determined by the Board of Trustees based upon the number of months that a retirement allowance was paid between July 1, 1993, and June 30, 1994."

(o) Effective January 1, 1995, through December 31, 1996, any current member or former member of the General Assembly may purchase any legislative service for which the member does not have credit in the Legislative Retirement System by paying an amount equal to seven percent (7%) of the compensation on the last date of eligibility as provided for in G.S. 120–4.16, plus interest compounded annually equal to the average yield on the pension accumulation fund since that date.

(p) Effective February 1, 1995, G.S 120–4.21 reads as rewritten:


(a) Eligibility; Application. — Any member in service may retire with full benefits who has reached 65 years of age with five years of creditable service. Any member in service may retire with reduced benefits who has reached the age of 50 years with 20 years of creditable service or 60 years with five years of creditable service. The member shall make written application to the Board of Trustees to retire on a service retirement allowance on the first day of the particular calendar month he designates. The designated date shall be no less than one day nor more than 90 days from the filing of the application. During this period of notification, a member may separate from service without forfeiting his retirement benefits.

(b) Computation. — Upon retirement from service in accordance with subsection (a) of this section before July 1, 1990, a member shall receive a service retirement allowance computed as follows:

1. For a member whose retirement date occurs on or after his 65th birthday and upon completion of five years of creditable service, four percent (4%) of his 'highest annual salary,' multiplied by the number of years of creditable service.

2. For a member whose retirement date occurs on or after his 60th and before his 65th birthday and upon completion of five years of creditable service, computation as in subdivision (1) of this subsection, reduced by one-fourth of one percent (1/4 of 1%) for each month his retirement date precedes his 65th birthday.

(b1) Computation. — Upon retirement from service in accordance with subsection (a) of this section on or after July 1, 1990, but before February 1, 1995, a member shall receive a service retirement allowance computed as follows:

1. For a member whose retirement date occurs on or after his 65th birthday and upon completion of five years of creditable service, four and
two-hundredths percent (4.02%) of his 'highest annual salary,' multiplied by the number of years of creditable service.

(2) For a member whose retirement date occurs on or after his 60th and before his 65th birthday and upon completion of five years of creditable service, computation as in subdivision (1) of this subsection, reduced by one-fourth of one percent (1/4 of 1%) for each month his retirement date precedes his 65th birthday.

(b2) Computation. — Upon retirement from service in accordance with subsection (a) of this section on or after February 1, 1995, a member shall receive a service retirement allowance computed as follows:

(1) For a member whose retirement date occurs on or after his 65th birthday and upon completion of five years of creditable service, four and two-hundredths percent (4.02%) of his 'highest annual salary,' multiplied by the number of years of creditable service.

(2) For a member whose retirement date occurs on or after his 60th and before his 65th birthday and upon completion of five years of creditable service, computation as in subdivision (1) of this subsection, reduced by one-fourth of one percent (1/4 of 1%) for each month his retirement date precedes his 65th birthday.

(3) For a member whose retirement date occurs on or after his 50th birthday and before his 60th birthday and upon completion of 20 years of creditable service, computation as in subdivision (2) of this subsection, reduced by the same percentage as provided for in Article 1 of Chapter 135 of the General Statutes.

(c) Limitations. — In no event shall any member receive a service retirement allowance greater than seventy-five percent (75%) of his 'highest annual salary' nor shall he receive any service retirement allowance whatever while employed in a position that makes him a contributing member of any of the following retirement systems: The Teachers’ and State Employees’ Retirement System, the North Carolina Local Governmental Employees’ Retirement System, the Law Enforcement Officers’ Retirement System, the Uniform Judicial Retirement System of North Carolina, the Uniform Solicitorial Retirement System of North Carolina, or the Uniform Clerks of Courts Retirement System, or the Consolidated Judicial Retirement System. If he should become a member of any of these systems, payment of his service retirement allowance shall be suspended until he withdraws from membership in that system."

(g) Effective July 1, 1994, Article 6 of Chapter 135 of the General Statutes is amended by adding a new section to read:

"§ 135–114. Reciprocity of membership service with the Legislative Retirement System and the Consolidated Judicial Retirement System.

Only for the purpose of determining eligibility for benefits accruing under this Article, membership service standing to the credit of a member of the Legislative Retirement System or the Consolidated Judicial Retirement System shall be added to the membership service standing to the credit of a member of the Teachers’ and State Employees’ Retirement System. However, in the event that a participant or beneficiary is a retired member of the Legislative Retirement System or the Consolidated Judicial Retirement System whose retirement benefit was suspended upon entrance into membership in the Teachers’ and State Employees’ Retirement System, such membership service standing to the credit of the retired member prior to retirement shall be likewise
The monthly benefit under this section shall not be counted twice for the same period of time."

(r) Effective July 1, 1994, G.S. 135–5 is amended by adding a new subsection to read:

"(11) Reciprocity of Death Benefit Plan. — Only for the purpose of determining eligibility for the death benefit provided for in subsection (1) of this section, membership service standing to the credit of a member of the Legislative Retirement System or the Consolidated Judicial Retirement System shall be added to the membership service standing to the credit of a member of the Teachers' and State Employees' Retirement System. However, in the event that a participant or beneficiary is a retired member of the Legislative Retirement System or the Consolidated Judicial Retirement System whose retirement benefit was suspended upon entrance into membership in the Teachers' and State Employees' Retirement System, such membership service standing to the credit of the retired member prior to retirement shall be likewise counted. Membership service under this section shall not be counted twice for the same period of time. In no event shall a death benefit provided for in G.S. 135–5(1) be paid if a death benefit is paid under G.S. 135–63."

(s) G.S. 135–101(6) reads as rewritten:

"(6) 'Disability' or 'Disabled' shall mean the mental or physical incapacity for the further performance of duty of a participant or beneficiary; provided that such incapacity was not the result of war, whether declared or not, armed or unarmed military or paramilitary conflict, terrorist activity, active participation in a riot, committing or attempting to commit a felony, or intentionally self-inflicted injury."

(t) G.S. 135–105(c) reads as rewritten:

"(c) The monthly benefit as provided in subsection (a) of this section shall be equal to fifty percent (50%) of 1/12th of the annual base rate of compensation last payable to the participant prior to the beginning of the short-term benefit period as may be adjusted for percentage increases as provided under G.S. 135–108 plus fifty percent (50%) of 1/12th of the annual longevity payment to which the participant would be eligible, to a maximum of three thousand dollars ($3,000) per month reduced by monthly payments for Workers' Compensation to which the participant may be entitled. The monthly benefit shall be further reduced by the amount of any payments from the federal Veterans Administration, any other federal agency, or any payments made under the provisions of G.S. 127A–108, to which the participant or beneficiary may be entitled on account of the same disability. Provided, that should a participant have earnings in an amount greater than the short-term benefit, the amount of the short-term benefit shall be reduced on a dollar-for-dollar basis by the amount that exceeds the short-term benefit."

(u) G.S. 135–106(b) reads as rewritten:

"(b) After the commencement of benefits under this section, the benefits payable under the terms of this section shall be equal to sixty-five percent (65%) of 1/12th of the annual base rate of compensation last payable to the participant or beneficiary prior to the beginning of the short-term disability period as may be adjusted for percentage increases as provided under G.S. 135–108, plus sixty-five percent (65%) of 1/12th of the annual longevity payment to which the participant or beneficiary would be eligible, to a maximum of three thousand nine hundred dollars ($3,900) per month reduced by any primary Social Security disability benefits and by monthly payments for Workers' Compensation to which the participant or beneficiary may be entitled, but the benefits
payable shall be no less than ten dollars ($10.00) a month, entitled. The monthly benefit shall be further reduced by the amount of any monthly payments from the federal Veterans Administration, any other federal agency or any payments made under the provisions of G.S. 127A-108, to which the participant or beneficiary may be entitled on account of the same disability. Provided, in any event, the benefit payable shall be no less than ten dollars ($10.00) a month. However, a disabled participant may elect to receive any salary continuation as provided in G.S. 135-104 in lieu of long-term disability benefits; provided such election shall not extend the first 36 consecutive calendar months of the long-term disability period. An election to receive any salary continuation for any part of any given day shall be in lieu of any long-term benefit payable for that day, provided further, any lump-sum payout for vacation leave shall be treated as if the beneficiary or participant had exhausted the leave and shall be in lieu of any long-term benefit otherwise payable. Notwithstanding the foregoing, upon the completion of four years from the conclusion of the waiting period as provided in G.S. 135-104, the beneficiary’s benefit shall be reduced by an amount, as determined by the Board of Trustees, equal to a primary Social Security disability benefit to which the beneficiary might be entitled had the beneficiary been awarded Social Security disability benefits. Provided that, in any event, a beneficiary’s benefit shall be reduced by an amount, as determined by the Board of Trustees, equal to a primary Social Security retirement benefit to which the beneficiary might be entitled.

Notwithstanding the foregoing, the long-term disability benefit is payable so long as the beneficiary is disabled until the earliest date at which the beneficiary is eligible for an unreduced service retirement allowance from the Retirement System, at which time the beneficiary would receive a retirement allowance calculated on the basis of the beneficiary’s average final compensation at the time of disability as adjusted to reflect compensation increases subsequent to the time of disability and the creditable service accumulated by the beneficiary, including creditable service while in receipt of benefits under the Plan.”

(v) Subsections (s) through (u) of this section are effective January 1, 1988, provided, however, that in applying the provisions of G.S. 135-101, 135-105, and 135-106, as amended by this section to any person who was denied disability benefits, such person shall have 180 days after ratification of this act in which to make a timely application for such benefits.

(w) Except as otherwise provided, this section becomes effective July 1, 1994.

Requested by: Senators Sherron, Carpenter, Daniel, Plyler
Representatives Nesbitt, Diamont

MODIFY THE BENEFIT RESTRICTIONS FOR REEMPLOYED RETIREES IN THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM, IN THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM, AND IN THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM

Sec. 7.31. (a) G.S. 128-24(5)c. reads as rewritten:
“c. Should a beneficiary who retired on an early or service retirement allowance be reemployed reemployed, or otherwise engaged to perform services by an employer participating in the Retirement System on a permanent full-time, part-time, temporary, interim, or on fee-for-service basis, whether contractual or otherwise, the retirement allowance shall be suspended if the beneficiary receives or earns any of the following:
1. Salary or fees or both in excess of one thousand five hundred dollars ($1,500) per month;
2. Salary or fees or both in excess of thirteen thousand five hundred dollars ($13,500) during any consecutive 12-calendar-months;
3. Salary or fees or both during any consecutive 12-calendar-months, which is greater than fifty percent (50%) of the reported compensation during the 12 months of service preceding the effective date of retirement; or
4. Salary or fees or both during any month, which when added to the retirement allowance at retirement exceeds the monthly compensation earned immediately prior to retirement, if reemployed by the same employer within 90 days of the effective date of retirement.

The suspension of the retirement allowance shall be effective as of the first day of the month in which the beneficiary meets the conditions set forth in conditions 1 or 4 of this paragraph and effective as of the first day of the next succeeding month following the month in which the beneficiary meets the conditions set forth in conditions 2 or 3 of this paragraph. The retirement allowance shall be reinstated the month following termination of reemployment or the month following the month in which the conditions set forth in this paragraph are no longer met. The Board of Trustees may adjust the monetary limits in this paragraph by an amount equivalent to any across-the-board salary increase granted to employees of the State by the General Assembly. Each employer shall report information monthly to the Board of Trustees on forms provided by the Board to each reemployed beneficiary sufficient for the effective enforcement of this paragraph. Notwithstanding the foregoing, any beneficiary may irrevocably elect to recommence membership in the Retirement System immediately upon being restored to service, whereupon the retirement allowance shall cease, and if such beneficiary earns an amount in any calendar year which exceeds fifty percent (50%) of the reported compensation, excluding terminal payments, during the 12 months of service preceding the effective date of retirement, or twenty thousand dollars ($20,000), whichever is greater, as hereinafter indexed, then the retirement allowance shall be suspended as of the first day of the month following the month in which the reemployment earnings exceed the amount above, for the balance of the calendar year. The retirement allowance of the beneficiary shall be reinstated as of January 1 of each year following suspension. The amount that may be earned before suspension shall be increased on January 1 of each year by the ratio of the Consumer Price Index to the Index one year earlier, calculated to the nearest tenth of a percent (1/10 of 1%)."

(b) G.S. 128-24(5)d. reads as rewritten:
"d. Should a beneficiary who retired on an early or service retirement allowance be whose retirement allowance is suspended in accordance with the provisions of paragraph e and who is restored to service as an employee, then the retirement allowance shall cease as of the first day of the month following the month in which the beneficiary is restored to service and the beneficiary shall become a member of the Retirement System and shall contribute thereafter as allowed by law at the uniform contribution payable by all members.

Upon his subsequent retirement, he shall be paid a retirement allowance determined as follows:
1. For a member who earns at least three years' membership service after restoration to service, the retirement allowance shall be computed on the basis of his compensation and service before and after the period of prior retirement without restriction; provided, that if the prior allowance was based on a social security leveling payment option, the allowance shall be adjusted actuarially for the difference between the amount received under the optional payment and what would have been paid if the retirement allowance had been paid without optional modification.

2. For a member who does not earn three years' membership service after restoration to service, the retirement allowance shall be equal to the sum of the retirement allowance to which he would have been entitled had he not been restored to service, without modification of the election of an optional allowance previously made, and the retirement allowance that results from service earned since being restored to service; provided, that if the prior retirement allowance was based on a social security leveling payment option, the prior allowance shall be adjusted actuarially for the difference between the amount that would have been paid for each month had the payment not been suspended and what would have been paid if the retirement allowance had been paid without optional modification."

(c) G.S. 135-1(10) reads as rewritten:

"(10) 'Employee' shall mean all full-time employees, agents or officers of the State of North Carolina or any of its departments, bureaus and institutions other than educational, whether such employees are elected, appointed or employed: Provided that the term 'employee' shall not include any person who is a member of the Uniform Consolidated Judicial Retirement System, any member of the General Assembly or any part-time or temporary employee. Notwithstanding any other provision of law, 'employee' shall include all employees of the General Assembly except participants in the Legislative Intern Program and pages, Program, pages, and reemployed beneficiaries in receipt of a monthly retirement allowance under this Chapter. In all cases of doubt, the Board of Trustees shall determine whether any person is an employee as defined in this Chapter. 'Employee' shall also mean every full-time civilian employee of the army national guard and air national guard of this State who is employed pursuant to section 709 of Title 32 of the United States Code and paid from federal appropriated funds, but held by the federal authorities not to be a federal employee: Provided, however, that the authority or agency paying the salaries of such employees shall deduct or cause to be deducted from each employee's salary the employee's contribution in accordance with applicable provisions of G.S. 135-8 and remit the same, either directly or indirectly, to the Retirement System; coverage of employees described in this sentence shall commence upon the first day of the calendar year or fiscal year, whichever is earlier, next following the date of execution of an agreement between the Secretary of Defense of the United States and the Adjutant General of the State acting for the Governor in behalf of the State, but no credit shall be allowed pursuant to this sentence for any service previously rendered in the above-described capacity as a civilian employee of the national guard: Provided, further,
that the Adjutant General, in his discretion, may terminate the Retirement System coverage of the above-described national guard employees if a federal retirement system is established for such employees and the Adjutant General elects to secure coverage of such employees under such federal retirement system. Any full-time civilian employee of the national guard described above who is now or hereafter may become a member of the Retirement System may secure Retirement System credit for such service as a national guard civilian employee for the period preceding the time when such employees became eligible for Retirement System coverage by paying to the Retirement System an amount equal to that which would have constituted employee contributions if he had been a member during the years of ineligibility, plus interest. Employees of State agencies, departments, institutions, boards, and commissions who are employed in permanent job positions on a recurring basis and who work 30 or more hours per week for nine or more months per calendar year are covered by the provisions of this subdivision."

(d) G.S. 135-3(8)c. reads as rewritten:

"c. Should a beneficiary who retired on an early or service retirement allowance under this Chapter be reemployed, or otherwise engaged to perform services, be reemployed by an employer participating in the Retirement System on a permanent full-time, part-time, temporary, interim, or on fee-for-service basis, whether contractual or otherwise, the retirement allowance shall be suspended if the beneficiary receives or earns any of the following:

1. Salary or fees or both in excess of one thousand five hundred dollars ($1,500) per month;
2. Salary or fees or both in excess of thirteen thousand five hundred ($13,500) during any consecutive 12 calendar months;
3. Salary or fees or both during any consecutive 12 calendar months, which is greater than fifty percent (50%) of the reported compensation during the 12 months of service preceding the effective date of retirement; or
4. Salary or fees or both during any month, which when added to the retirement allowance at retirement exceeds the monthly compensation earned immediately prior to retirement, if reemployed by the same employer within 90 days of the effective date of retirement.

The suspension of the retirement allowance shall be effective as of the first day of the month in which the beneficiary meets the conditions set forth in conditions 1 or 4 of this paragraph and effective as of the first day of the next succeeding month following the month in which the beneficiary meets the conditions set forth in conditions 2 or 3 of this paragraph. The retirement allowance shall be reinstated the month following termination of reemployment or the month following the month in which the conditions set forth in this paragraph are no longer met. The Board of Trustees may adjust the monetary limits in this paragraph by an amount equivalent to any across-the-board salary increase granted to employees of the State by the General Assembly. Each employer shall report information monthly to the Board of
Trustees on forms provided by the Board on each reemployed beneficiary sufficient for the effective enforcement of this paragraph. Notwithstanding the foregoing, any beneficiary may irrevocably elect to recommence membership in the Retirement System immediately upon being restored to service, whereupon the retirement allowance shall cease, and if such beneficiary earns an amount in any calendar year which exceeds fifty percent (50%) of the reported compensation, excluding terminal payments, during the 12 months of service preceding the effective date of retirement, or twenty thousand dollars ($20,000), whichever is greater, as hereinafter indexed, then the retirement allowance shall be suspended as of the first day of the month following the month in which the reemployment earnings exceed the amount above, for the balance of the calendar year. The retirement allowance of the beneficiary shall be reinstated as of January 1 of each year following suspension. The amount that may be earned before suspension shall be increased on January 1 of each year by the ratio of the Consumer Price Index to the Index one year earlier, calculated to the nearest tenth of a percent (1/10 of 1%)."

(e) G.S. 135-3(8)d. reads as rewritten:

"d. Should a beneficiary who retired on an early or service retirement allowance under this Chapter be whose retirement allowance is suspended in accordance with the provisions of paragraph c and who is restored to service as an employee or teacher, then the retirement allowance shall cease as of the first of the month following the month in which the beneficiary is restored to service and the beneficiary shall become a member of the Retirement System and shall contribute thereafter as allowed by law at the uniform contribution payable by all members.

Upon his subsequent retirement, he shall be paid a retirement allowance determined as follows:

1. For a member who earns at least three years' membership service after restoration to service, the retirement allowance shall be computed on the basis of his compensation and service before and after the period of prior retirement without restrictions; provided, that if the prior allowance was based on a social security leveling payment option, the allowance shall be adjusted actuarially for the difference between the amount received under the optional payment and what would have been paid if the retirement allowance had been paid without optional modification.

2. For a member who does not earn three years' membership service after restoration to service, the retirement allowance shall be equal to the sum of the retirement allowance to which he would have been entitled had he not been restored to service, without modification of the election of an optional allowance previously made, and the retirement allowance that results from service earned since being restored to service; provided, that if the prior retirement allowance was based on a social security leveling payment option, the prior allowance shall be adjusted actuarially for the difference between the amount that would have been paid for each month had the payment not been suspended and what would have been
paid if the retirement allowance had been paid without optional modification.

e. Any beneficiary who retired on an early or service retirement allowance as an employee of any State department, agency or institution under the Law Enforcement Officers' Retirement System and becomes employed as an employee by a State department, agency, or institution as an employer participating in the Retirement System shall become subject to the provisions of G.S. 135-3(8)c and G.S. 135-3(8)d on and after January 1, 1989."

(f) This section becomes effective January 1, 1995.

Requested by: Representatives Nesbitt, Diamont
Senators Daniel, Plyler

ENHANCED EMPLOYEE HEALTH PACKAGE RECOMMENDATIONS

Sec. 7.32. The Board of Trustees of the Teachers' and State Employees' Comprehensive Major Medical Plan shall recommend to the 1995 General Assembly no later than March 1, 1995 an enhanced benefit package, which shall include a wellness component.

PART 8. OFFICE OF STATE BUDGET AND MANAGEMENT

Requested by: Senator Martin of Pitt
Representative Bowman

RESERVE FOR IMPLEMENTATION OF FEDERAL OSHA REGULATIONS REGARDING BLOODBORNE PATHOGENS/USE OF FUNDS; LONG-RANGE PLAN

Sec. 8. Funds appropriated in this act to the Office of State Budget and Management for the implementation of the federal OSHA regulations regarding bloodborne pathogens shall be used only to support the cost of testing, inoculations, personal protective equipment, and required cleanup equipment and supplies for employees who are subject to these regulations and only if adequate funds are not available for these purposes. They shall not be used as planning money or for salaries for any new positions or for any other purpose than specifically authorized by this section.

BUDGET REFORM STATEMENTS/APPROPRIATIONS ADJUSTMENTS

Sec. 8.1. The General Fund and availability used in developing the 1993–95 budget is as shown below:

<table>
<thead>
<tr>
<th></th>
<th>1993–94</th>
<th>1994–95</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Recurring</td>
<td>Nonrecurring</td>
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<tr>
<td>Estimated Remaining Balance from 1993–94</td>
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<td>$ -</td>
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<tr>
<td>Unappropriated Balance from the 1993 Session</td>
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<td>Revenue Forecast Increase</td>
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<td>Additional Increases: Insurance Fund</td>
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<td>Non-Tax Revenue</td>
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</tr>
<tr>
<td>Total Availability</td>
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<td>$542.7</td>
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<th></th>
<th>1993–94</th>
<th>1994–95</th>
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<tr>
<td></td>
<td>Recurring</td>
<td>Nonrecurring</td>
</tr>
<tr>
<td></td>
<td>$593.9</td>
<td>$593.9</td>
</tr>
<tr>
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<td>1993-94</td>
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<tr>
<td>-------------------------------------------------</td>
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<tr>
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<tr>
<td>Unobligated Availability</td>
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<tr>
<td>1993–94 Estimated Reversions</td>
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<tr>
<td>Total Credit Balance</td>
<td>$592.0</td>
<td></td>
</tr>
</tbody>
</table>

**Earmarking:**
- Savings Reserve: $148.0
- Repairs and Renovations Reserve: $60.0
- Reserve for Tax Relief: $28.1

**Total Earmarking:** $208.0

**Balance:** $384.0

**Additional Availability:**
- Disproportionate Share Funds (Earmarked): $114.2
- Disproportionate Share Funds – Additional: $95.7

**Total Additional Availability:** $209.9

**Budget Reductions:** $231.3a

**TOTAL BALANCE:** $593.9

- Includes move of Senate Bill 2 recurring funds from the Department of Public Education into the compensation increase reserve in the expansion budget; and the shift of Career Development from recurring to nonrecurring.

**Requested by:** Senators Daniel, Plyler

**RESERVE FOR TAX RELIEF**

Sec. 8.2. The General Assembly, after assessing the needs of the State, determines that the sum of twenty-eight million one hundred thousand dollars ($28,100,000) of available revenue should not be expended for current operations but rather should be reserved for future tax relief. Therefore, there is established a Reserve for Tax Relief in which these funds shall be held for future action by the General Assembly.

**Requested by:** Representative Holt, Senator Odom

**CRIMINAL JUSTICE INFORMATION NETWORK FUNDS**

Sec. 8.3. (a) The Office of State Budget and Management may use the sum of nine hundred thirty thousand dollars ($930,000) placed in a reserve in Section 13 of Chapter 24 of the Session Laws of the 1994 Extra Session to continue studying the development of the Criminal Justice Information Network according to the criteria enumerated in Section 13 of Chapter 24 of the Session Laws of the 1994 Extra Session.

(b) Subsection (b) of Section 13 of Chapter 24 of the Session Laws of the 1994 Extra Session reads as rewritten:

“(b) There is created within the Office of State Budget and Management a Criminal Justice Information Network study committee to conduct the study required under this
section. The study committee shall be appointed by the Governor in consultation with the Lieutenant Governor, the Attorney General, and the Chief Justice of the North Carolina Supreme Court. The Governor shall appoint no more than nine members to the study committee, and shall make the appointments based upon the appointees’ knowledge, expertise, and responsibility within the criminal justice system, the juvenile justice system, and related areas. All State and local government agencies shall cooperate fully with the study committee. Prior to expenditure of funds for a consultant to assist in the study, the study committee shall report to the Joint Legislative Commission on Governmental Operations on the consultant selected, the work products to be provided by the consultant, and the cost of the contract, including an itemization of the cost components. The request for proposals shall notify potential bidders that the committee will report this information to the Joint Legislative Commission on Governmental Operations. The request for proposals shall also contain a provision that reads as follows:

‘Eligibility for Future Requirements: The successful bidder on this project shall not be considered for an award on subsequent hardware, software, and software support and related procurements which are based on specifications or recommendations resulting from this procurement.’

The Division of Purchase and Contract and the Office of State Budget and Management may delete this provision in the request for proposals by jointly (i) filing a written request with the Director of the Budget for authorization to delete this provision from the request for proposals; (ii) sending a copy of this written request for authorization to the Director of the Fiscal Research Division at the time the request is made; (iii) receiving written authorization to delete the provision from the Director of the Budget; and (iv) reporting the authorization, if granted, to the next meeting of the Joint Legislative Commission on Governmental Operations and to the Director of the Fiscal Research Division.

The study committee shall provide a monthly report on its progress (i) to the Chairs of the Senate and House Appropriations Committees, (ii) to the Chairs of the Senate and House Justice and Public Safety Appropriations Subcommittees, and (iii) to the Information Resources Management Commission established by G.S. 143B-426.21 at the regularly scheduled meetings of the Commission. The study committee shall report its final findings and recommendations to the General Assembly on or before February 1, 1995, April 1, 1995, and shall make an interim report by May 15, 1994.”

Requested by: Representatives Crawford, Wainwright

Senator Plexico

STATE GRANT-IN-AID CATALOG

Sec. 8.4. The Office of State Budget and Management, in cooperation with the Office of State Planning, shall compile and publish annually a catalog of grant-in-aid programs administered by State agencies. The grant-in-aid catalog shall be organized similarly to the Catalog of Domestic Federal Assistance. The grant-in-aid catalog shall assign a unique alphanumerically identifier to each grant-in-aid program and the identifier shall be included in the accounting key of the State Accounting System so that expenditure information can be readily retrieved and analyzed. Further, the grant-in-aid catalog shall contain the following information:

(1) The name of each grant-in-aid program.
(2) The name and business address of the administering agency, together with the telephone number of a contact person in the agency who is familiar with the grant-in-aid program.

(3) A brief description of the purposes of the grant-in-aid program, along with a citation of the State or federal law authorizing the program.

(4) A brief description of eligibility criteria, typical levels of grant award, number of grants awarded during the previous fiscal year, and funds available during the current and upcoming fiscal year.

(5) Any other information that would serve to explain program features to the public and to interested applicants.

The Office of State Budget and Management and the Office of State Planning shall report to the General Assembly by February 1, 1995, regarding the progress in compiling and publishing a catalog of State grant-in-aid programs.

Requested by: Representatives Nesbitt, Diamont
Senators Daniel, Plyler

SCHOOL TECHNOLOGY RESERVE

Sec. 8.5. Of the availability in the General Fund at the beginning of the 1994–95 fiscal year that is not required to balance the 1994–95 adopted budget and has not been appropriated to the Savings Reserve Account, the sum of forty-two million dollars ($42,000,000) shall be placed in the School Technology Reserve. Funds in this Reserve shall be used for learning and instructional management technology only and shall be spent only in accordance with legislation enacted by the 1995 General Assembly subsequent to its consideration of the January 15, 1995, report of the Commission on School Technology.

PART 9. GENERAL ASSEMBLY

Requested by: Senator Plexico, Senator Martin of Guilford
Representatives Crawford, Wainwright

FINANCIAL AUDIT OF THE DEPARTMENT OF INSURANCE

Sec. 9. Of the funds appropriated in this act to the General Assembly, Legislative Services Commission, the sum of seventy-five thousand dollars ($75,000) for the 1994–95 fiscal year shall be used to contract for an independent financial audit of the Department of Insurance in accordance with the auditing standards set forth in Government Auditing Standards. The audit shall be completed on or before January 15, 1995.

Requested by: Senator Plexico
Representatives Crawford, Wainwright, Redwine

JOINT LEGISLATIVE COMMISSION ON SEAFOOD AND AQUACULTURE STEERING COMMITTEE

Sec. 9.1. Of the funds appropriated in this act to the General Assembly, the sum of twenty-five thousand dollars ($25,000) in the 1994–95 fiscal year may be used for the following purposes:

(1) To support the official activities of the Joint Legislative Commission on Seafood and Aquaculture Steering Committee, and

(2) To support the official activities of the Appeals Panel established under Section 3 of Chapter 576 of the 1993 Session Laws. Members of the Appeals Panel who are not employees of the State shall receive, in addition to the allowances provided under G.S. 138–5, compensation at the rate of one hundred fifty dollars ($150.00) per diem in lieu of the per diem compensation provided in G.S. 138–5(a)(1).
Requested by: Representatives Wilkins, Mercer, Crawford, Wainwright
Senator Plexico

**LRC STUDY CORPORATE ANNUAL REPORT FILING REQUIREMENT AND THE BUSINESS LICENSE INFORMATION OFFICE**

Sec. 9.2. (a) The Legislative Research Commission may study whether the requirement under G.S. 55–16–22 that a corporation file an annual report with the Secretary of State should be modified. The Commission may consider in its study the benefits and detriments of the filing requirement, the financial burden placed on the Secretary of State’s Office and on corporations by the filing requirement, and any other issues relevant to the filing requirement. The Commission may also study the Business License Information Office’s master application system, the costs of the system to the State, the benefits of the system to the business community, and any other issues related to the master application system or the Business License Information Office. The Legislative Research Commission may make its recommendations and submit an interim report to the 1995 General Assembly, Regular Session 1996, and may make a final report to the 1997 General Assembly.

(b) Of the funds appropriated in this act to the General Assembly for the 1994–95 fiscal year the sum of twenty-five thousand dollars ($25,000) is allocated to the Legislative Research Commission to conduct this study.

Requested by: Representatives Mercer, Crawford, Wainwright
Senator Plexico

**STUDY ALTERNATIVE METHODS TO FUND FIREMEN’S AND RESCUE SQUAD WORKER’S PENSION FUNDS**

Sec. 9.3. (a) There is established the Firefighter and Rescue Worker Pension Fund Study Commission to be composed of 10 members: five members to be appointed by the Speaker of the House of Representatives and five members to be appointed by the President Pro Tempore of the Senate. The appointees shall serve until the termination of the Commission. The Speaker of the House of Representatives and the President Pro Tempore of the Senate shall each designate a cochair from their appointees. Either Cochair may call the first meeting of the Commission. Vacancies shall be filled in the same manner as the original appointments were made.

(b) The Commission shall study alternative methods to increase the funding for the Firemen’s Pension Fund and the Rescue Squad Worker’s Pension Fund and any other issues relevant to that topic.

(c) With the prior approval of the Legislative Services Commission, the Legislative Administrative Officer shall assign professional and clerical staff to assist in the work of the Commission. Clerical staff shall be furnished to the Commission through the Offices of the House and Senate supervisors of Clerks. The expenses of employment of the clerical staff shall be borne by the Commission. With the prior approval of the Legislative Services Commission, the Commission may hold its meetings in the State Legislative Building or the Legislative Office Building.

(d) The Study Commission shall submit a final written report of its findings and recommendations, including legislation, on or before the convening of the 1995 Session of the General Assembly. All reports shall be filed with the Speaker of the House of Representatives and the President Pro Tempore of the Senate. Upon filing its final report, the Commission shall terminate.

(e) Members of the Commission shall be paid per diem, subsistence, and travel allowances as follows:
(1) Commission members who are also members of the General Assembly, at the rate established in G.S. 120-3.1.
(2) Commission members who are officials or employees of the State or local government agencies, at the rate established in G.S. 138-6.
(3) All other Commission members at the rate established in G.S. 138-5.
(f) There is allocated from the funds appropriated to the General Assembly’s Legislative Services Commission’s studies reserve to the Firefighter and Rescue Worker Pension Fund Study Commission for its work the sum of twenty thousand dollars ($20,000) for the 1994–95 fiscal year.

Requested by: Senator Perdue

PUBLIC SCHOOL FINANCE STUDY

Sec. 9.4. Public School Finance. The Legislative Research Commission may study federal, State, and local sources of funding for public school programs and facilities, including the allotment of funds under the Basic Education Program, the low–wealth and small system supplemental funding formulas, the Critical School Facility Needs Fund, the Public School Building Capital Fund, and any other State funds earmarked for public schools. The Commission may report the results of its study to the 1995 General Assembly.

PART 10. GENERAL GOVERNMENT

Requested by: Representatives Crawford, Wainwright, Gray, Hensley, Robinson Senator Plexico

INFORMATION HIGHWAY FUNDS

Sec. 10.1. (a) The General Assembly encourages the concept of a switched broadband information highway run by private sector industry, where the State could be a customer, that would (i) enhance the delivery of education, health care, and other services to all of the people of North Carolina and (ii) promote economic development throughout all the counties of North Carolina.

(b) Seven million dollars ($7,000,000) in nonrecurring funds are appropriated in this act to the Office of the State Controller for the North Carolina Information Highway. These funds shall be used to provide one-time grants not to exceed one hundred thousand dollars ($100,000) per site to qualified State or local governmental entities who establish Information Highway sites. To qualify for a grant, a State or local governmental entity must: (i) file an application with the Office of State Controller by November 1, 1994, (ii) present a plan for the use of the grant funds and for the use of the Information Highway site, and (iii) demonstrate its willingness and ability to pay all of the expenses associated with the use and operations of the site. The State Controller shall administer the grants program established by this section after consulting with and receiving the recommendations of the Information Highway Grants Advisory Council.

(c) The Information Highway Grants Advisory Council is created within the Office of the State Controller. The Council shall consist of 18 members as follows:

(1) Five members to be appointed by the Governor.
(2) Four members to be appointed by the Speaker of the House of Representa-
tives, at least one of whom shall be a public member.
(3) Four members to be appointed by the President Pro Tempore of the Senate, at least one of whom shall be a public member.

(4) One representative from the Department of Public Instruction to be designated by the Superintendent of Public Instruction.

(5) One representative from the Department of Community Colleges to be designated by the President of the Community College System.

(6) One representative from the University of North Carolina to be designated by the President of The University of North Carolina.

(7) One representative from the Office of the State Controller, to be designated by the State Controller.

(8) One representative from the North Carolina School of Science and Mathematics, to be designated by the Board of Trustees.

Members of the Council shall be appointed by September 1, 1994, and shall serve two-year terms. The Speaker of the House of Representatives and the President Pro Tempore of the Senate shall each designate a cochair from among the member of the General Assembly they appoint to the Council. Vacancies on the Council shall be filled in the same manner as the original appointment.

The members of the Council shall not receive compensation but may receive subsistence and travel in accordance with G.S. 120-3.1, G.S. 138-5, and G.S. 138-6 as appropriate.

(d) The Information Highway Grants Advisory Council shall meet as often as needed to transact its business. The first meeting of the Council shall be called by the cochairs. A majority of the members of the Council shall constitute a quorum. The Office of the State Controller shall provide staff and space to the Council.

(e) The Information Highway Grants Advisory Council shall advise the Governor, the General Assembly, and the Office of the State Controller on matters pertaining to the North Carolina Information Highway. The Information Highway Grants Advisory Council shall, by September 30, 1994, develop criteria for evaluating grant applications under this section. The Information Highway Grants Advisory Council shall evaluate the grant applications and make recommendations to the State Controller regarding grant recipients by December 1, 1994. The State Controller shall not award grants before December 15, 1994. The State Controller shall notify the Information Highway Grants Advisory Council as to whom the intended grant recipients are fifteen days prior to awarding the grants.

(f) The Information Highway Grants Advisory Council and the State Controller shall report to the 1995 General Assembly regarding the grants program for the North Carolina Information Highway. Upon request, the Information Highway Grants Advisory Council and the State Controller shall report to the Joint Legislative Education Oversight Committee and to any other legislative oversight committees.

(g) Those State and local entities that have expended monies prior to June 1, 1994, on Information Highway equipment shall receive preferential consideration in expenditures pursuant to this section.

(h) It is the intent of the General Assembly that those programs receiving grants for the North Carolina Information Highway be reviewed after a three year period to determine the benefits of the programs. No one shall obligate the State to pay any nonrecurring or recurring costs related to the North Carolina Information Highway except to the extent that funds are appropriated by the General Assembly specifically for that purpose. No one shall obligate the State to pay any recurring costs
related to the North Carolina Information Highway beyond the end of the fiscal period for which funds are appropriated for that purpose.

In no event shall anyone obligate the State to pay recurring operating expenses related to the North Carolina Information Highway for any non-State entity.

(i) Notwithstanding any other law, funds in the amount of four million one hundred thousand dollars ($4,100,000) appropriated to the Office of the State Controller in Chapter 561 of the 1993 Session Laws for the 1993-94 fiscal year for the State Telecommunications System shall revert to the General Fund.

PART 11. DEPARTMENT OF ADMINISTRATION

Requested by: Senator Plexico
Representatives Wainwright, Crawford

DOMESTIC VIOLENCE CENTER FUNDS TRANSFERRED

Sec. 11. (a) Funds appropriated to the Department of Administration for domestic violence centers in Chapter 321 and Chapter 561 of the 1993 Session Laws are transferred to the Domestic Violence Center Fund established under G.S. 50B-9.

(b) Section 31 of Chapter 321 of the 1993 Session Laws, as amended by Section 30 of Chapter 561 of the 1993 Session Laws, reads as rewritten:

"Sec. 31. The funds appropriated to the Department of Administration, the North Carolina Council for Women, for the 1993-94 fiscal year and for the 1994-95 fiscal year for domestic violence centers shall be allocated equally among domestic violence centers in operation on July 1, 1993, that offer services including a hotline, transportation services, community education programs, daytime services, and call forwarding during the night and that fulfill other criteria established by the Department of Administration. Grants shall be awarded based on criteria established by the Department of Administration and disbursed on a quarterly basis. The North Carolina Coalition against Domestic Violence, Incorporated, is eligible for a grant of ten thousand dollars ($10,000) under this section, administered in accordance with G.S. 50B-9, except that the North Carolina Coalition Against Domestic Violence, Incorporated shall not receive a grant from funds appropriated under this act that exceeds ten thousand dollars ($10,000)."

Requested by: Representatives Crawford, Wainwright
Senators Plexico, Martin of Guilford

GPAC/BUDGET REFORM: STRATEGIC PLANS, PERFORMANCE-BASED BUDGETING, LONG-RANGE FINANCIAL MODEL

Sec. 11.1. State Strategic Planning and Outcome Measures:

(a) G.S. 143A-17 is repealed.

(b) G.S. 143-3.5 reads as rewritten:

"§ 143-3.5. Coordination of statistics. Statistics; fiscal analysis required for any bill proposed by a State agency that affects the budget.

(a) It shall be the duty of the Director, through the Office of State Budget and Management and the Office of State Planning to coordinate the efforts of governmental agencies in the collection, development, dissemination and analysis of official economic, demographic and social statistics pertinent to State budgeting. The Office shall:

(1) Prepare and release the official demographic and economic estimates and projections for the State;

(2) Conduct special economic and demographic analyses and studies to support statewide budgeting;"
(3) Develop and coordinate cooperative arrangements with federal, State and local governmental agencies to facilitate the exchange of data to support State budgeting;

(4) Compile, maintain, and disseminate information about State programs which involve the distribution of State aid funds to local governments including those variables used in their allocation; and,

(5) Develop and maintain in cooperation with other State and local governmental agencies, an information system providing comparative data on resources and expenditures of local governments: and

(6) Report major trends that influence revenues and expenditures in the State budget in the current fiscal year and that may influence revenues and expenditures over the next five fiscal years.

Every fiscal analysis prepared by the Director or the Office of State Budget and Management addressing the State budget outlook shall encompass the upcoming five-year period. Every fiscal analysis prepared by the Director or the Office of State Budget and Management addressing the impact of proposed legislation on the State budget shall estimate the impact for the first five fiscal years the legislation would be in effect. To minimize duplication of effort in collecting or developing new statistical series pertinent to State planning and budgeting, including contractual arrangements, State agencies must submit to the Director proposed procedures and funding requirements.

(b) Any bill proposed by an executive or judicial department, agency, institution, board, or commission that affects the State budget shall be accompanied by a fiscal analysis. The fiscal analysis shall estimate the impact of the legislation on the State budget for the first five fiscal years the legislation would be in effect.

(c) This section shall not apply to the General Assembly, any of its committees and subcommittees, the Legislative Research Commission, the Legislative Services Commission, or any other committee or commission in the legislative branch."

(c) Article 1 of Chapter 143 of the General Statutes is amended by adding the following sections to read:

"§ 143-10.3. Strategic planning process.

(a) The Director, through the Office of State Budget and Management, shall establish and implement a strategic planning process for State government. The strategic planning process shall be designed to produce statewide goals, and State agencies shall develop agency goals and objectives that are consistent with those statewide goals. The Director, in conjunction with State agencies, shall prepare and apply performance measures and indicators of program impact, and shall require agency performance to be reviewed periodically to determine progress toward statewide goals and agency goals. Results of the strategic planning process and agency performance reviews shall be reflected in the budget document proposed by the Governor, as provided in G.S. 143-10.4.

The performance measures and indicators of program impact for each agency shall be based upon clear, unambiguous goals that are established by that agency. The Director shall be responsible for developing and implementing statewide comprehensive performance measures and indicators of program impact in a standardized format applicable across agency lines.

(b) If a member of the Council of State does not agree with the performance measures, departmental operations plans, and indicators of program impact developed in accordance with this section, G.S. 143-10.4, and G.S. 143-10.5, that apply to the
member's department, the member of the Council of State shall submit to the Director
of the Budget a statement of specific objections to the program measures and indicators
of program impact. The Director of the Budget shall submit the statement to the
General Assembly in accordance with G.S. 143–11(5).

§ 143–10.4. Departmental operations plans.
The Director, through the Office of State Budget and Management and in conjunc-
tion with State agencies, shall have prepared biennially in the even-numbered years, a
comprehensive operations plan for each department, agency, and institution, for which
the Director may recommend an appropriation of State funds in the next biennial
period. The operations plans shall address the statewide and agency goals contained in
the strategic plans developed in accordance with G.S. 143–10.3. The operations plans
shall provide objectives, activities, and supporting statistics for the current biennium
and for the following three biennial periods. The operations plans shall also provide
clear, unambiguous performance measures and outcome indicators, which measures and
indicators shall be used for program evaluation and shall be reported in the Governor's
biennial budget submission.
The Director shall provide unified planning and budgeting instructions to the depart-
ments, agencies, and institutions for use in developing operations plans and biennial
budgets.

§ 143–10.5. Development of performance measures for major programs.
(a) The Director of the Budget, through the Office of State Budget and Manage-
ment and through State agencies, departments, and institutions, shall develop perfor-
manee measures for the major programs for each State agency, department, and institu-
tion. These performance measures shall be developed as part of the biennial compre-
hensive plan and shall serve as the basis for the development of the biennial budget,
beginning with the 1995–97 fiscal biennium.
(b) The Director shall institute a standard process for developing program perfor-
manee measures and for evaluating performance results, uniform performance measure-
ment terms, and a standardized format for presentation.
(c) The program performance measurement system shall include:
(1) A description of the key performance measures for the program. The perfor-
manee measures should include: program efficiency or unit cost, outputs
or program activity, and outcomes or performance results, with emphasis
on the use of program outcome measures.
(2) Identification and description of the current level of performance.
(3) Targets for the desired level of performance.
(4) Identification of future performance measures that should be developed and
a time frame for development.
(5) A methodology for regular monitoring of departmental, agency, and institu-
tional performance in relation to the measure.
(6) A methodology for assessing programs that have achieved the desired per-
formance targets through innovative management actions.
(d) The Director of the Budget shall prepare a comprehensive plan for the imple-
mentation of a performance measurement system and shall present the plan to the
General Assembly at the same time the 1995–97 fiscal biennium budget is submitted
to the General Assembly. With regard to programs for which it is anticipated that
performance measures will not be fully developed by that date, the Director of the
Budget shall submit to the General Assembly at that time, a plan and timetable for the
development and implementation of performance measures. In developing the plan,
consideration shall be given to any recommendations and reports of the Governmental Accounting Standards Board. In the event the Director shall conclude that it is not feasible to develop performance measures for particular programs, the Director shall set forth detailed reasons for the conclusion in the report.

(e) Beginning in 1996, the Director of the Budget shall report to the General Assembly no later than February 1 in odd-numbered years and no later than April 1 in even-numbered years on:

1. The status of the development of the program performance measurement system.
2. The programs that have not achieved the desired level of performance and the reasons performance targets were not achieved.
3. The programs that have achieved performance targets through management innovation.

"§ 143–10.6. Responsibilities of other State agencies.

All State agencies, departments, and institutions shall cooperate with the Director of the Budget to assist in the implementation of strategic planning, departmental planning, and performance budgeting. The Director of the Budget may assign any responsibility to any State agency, department, or institution as appropriate or needed to implement strategic planning, departmental planning, and performance budgeting."

(d) G.S. 143–11 reads as rewritten:


On or before the fifteenth day of December, biennially in the even-numbered years, the Director shall make a complete, careful survey of the operation and management of all the departments, bureaus, divisions, officers, boards, commissions, institutions, and agencies and undertakings of the State and all persons or corporations who use or expend State funds, in the interest of economy and efficiency, and of obtaining a working knowledge upon which to base recommendations to the General Assembly as to appropriations for maintenance and special funds and capital expenditures for the succeeding biennium. If the Director and the Commission shall agree in their recommendations for the budget for the next biennial period, he shall prepare their report in the form of a proposed budget, together with such comment and recommendations as they may deem proper to make. If the Director and Commission shall not agree in substantial particulars, the Director shall prepare the proposed budget based on his own conclusions and judgment, and the Commission or any of its members retain the right to submit separately to the General Assembly such statement of disagreement and the particulars thereof as representing their views. The budget report shall contain a complete and itemized plan in accordance with G.S. 143–10.3, 143–10.4, and 143–10.5 of all proposed expenditures for each State department, bureau, board, division, institution, commission, State agency or undertaking, person or corporation who receives or may receive for use and expenditure any State funds, in accordance with the classification of funds and accounts adopted by the State Controller, and of the estimated revenues and borrowings for each year in the ensuing biennial period beginning with the first day of July thereafter. Opposite each item of the proposed expenditures, the budget shall show in separate parallel columns the amount expended for the last preceding appropriation fiscal year, for the current appropriation fiscal year, and the increase or decrease. The budget shall clearly differentiate between general fund expenditures for operating and maintenance, special fund expenditures for any purpose, and proposed capital outlays. improvements.
The Director shall accompany the budget with:

(1) A budget message supporting his recommendations and outlining a financial policy and program for the ensuing biennium. The message will include an explanation of increase or decrease over past expenditures, a discussion of proposed changes in existing revenue laws and proposed bond issues, their purpose, the amount, rate of interest, term, the requirements to be attached to their issuance and the effect such issues will have upon the redemption and annual interest charges of the State debt.

(2) State Controller reports including:
   a. An itemized and complete financial statement for the State at the close of the last preceding fiscal year ending June 30.
   b. A statement of special funds.

(2a) A statement showing the itemized estimates of the condition of the State treasury as of the beginning and end of each of the next two appropriation fiscal years.

(3) A report on the fees charged by each State department, bureau, division, board, commission, institution, and agency during the previous fiscal year, the statutory or regulatory authority for each fee, the amount of the fee, when the amount of the fee was last changed, the number of times the fee was collected during the prior fiscal year, and the total receipts from the fee during the prior fiscal year.

(4) A statement showing the State Board of Education's request, in accordance with G.S. 115C-96, for sufficient funds to provide textbooks to public school students.

(5) Statements of the objections of members of the Council of State received pursuant to G.S. 143-10.3(b) to the performance measures, departmental operations plans, and indicators of program impact prepared in accordance with G.S. 143-10.3, 143-10.4, and 143-10.5.

(6) A list of the budget requests of members of the Council of State that are not included in the proposed budget.

It shall be a compliance with this section by each incoming Governor, at the first session of the General Assembly in his term, to submit the budget report with the message of the outgoing Governor, if he shall deem it proper to prepare such message, together with any comments or recommendations thereon that he may see fit to make, either at the time of the submission of the said report to the General Assembly, or at such other time, or times, as he may elect and fix.

The function of the Advisory Budget Commission under this section applies only if the Director of the Budget consults with the Commission in preparation of the budget.”

Sec. 11.2. Implement Performance Budgeting: The Director of the Budget shall develop a plan for preparing the 1995–97 fiscal biennium budget in a performance budget format. In developing the plan, consideration shall be given to the program areas of health and safety, environment, correction, justice, social and economic well-being, and economic development and commerce, for which funding shall be provided. The performance budget format shall include the following:

(1) A description of the resources previously expended and proposed for each major program, including expenditures and numbers of employees.

(2) A description of the goals, objectives, and need for programs, including statutory requirements.
(3) A description of the principal program services and activities performed in order to meet program goals and the resources allocated to the major program services.

(4) A description of the efficiency, or unit cost, of providing program services and activities.

(5) A presentation of information on program performance and accomplishments in relation to performance measures established by the Director of the Budget in the department plan, as prescribed in G.S. 143–10.4 and G.S. 143–10.5.

(6) Line item detail on expenditure data shall be provided at the single digit level consistent with the State Accounting System (SAS) chart of accounts as prescribed by the State Controller. The source and amounts of funding for each program shall be identified.

(7) Any changes in the proposed scope of any budget elements, other than to provide for increases in costs due to inflation, shall include explanations as to the impact of the expected changes upon the outputs and performance outcomes of that element subprogram or program.

Sec. 11.3. Annual Financial Model Required:
G.S. 143–15.1 reads as rewritten:

(a) The General Assembly shall enact the Current Operations Appropriations Act by June 15 of odd-numbered years and by June 30 of even-numbered years in which a Current Operations Appropriations Act is enacted. The Current Operations Appropriations Act shall state the amount of General Fund appropriations availability upon which the General Fund budget is based. The statement of availability shall list separately the beginning General Fund credit balance, General Fund revenues, and any other components of the availability amount.

The General Fund operating budget appropriations, including appropriations for local tax reimbursements and local tax sharing, for the second year in a Current Operations Appropriations Act that contains a biennial budget shall not be more than two percent (2%) greater than the General Fund operating budget appropriations for the first year of the biennial budget.

(b) The General Assembly shall review the results of the General Fund Financial model, a computer-based financial model used to project long-term expenditure and revenue trends under various simulations, in its budget deliberations. The model shall be maintained and, from time to time, updated by the Fiscal Research Division of the General Assembly."

Requested by: Representatives Crawford, Wainwright, Richardson
Senator Plexico

STATE VETERANS HOME

Sec. 11.4. Subsection (a) of Section 31 of Chapter 561 of the 1993 Session Laws reads as rewritten:

"Sec. 31. (a) It is the intent of the General Assembly that no State funds shall be appropriated in future years to support operational costs of the State Veterans Home in Fayetteville. Fayetteville receive its primary income from fees, charges, and reimbursements, and that State appropriated funds be made available only in the event that other sources are insufficient to cover essential operating costs."
Requested by: Representatives Michaux, Crawford, Wainwright
Senator Plexico

RENOVATIONS OF THE OLD REVENUE AND OLD EDUCATION BUILDINGS

Sec. 11.5. The Office of State Construction of the Department of Administration shall schedule the renovations of the Old Revenue and Old Education Buildings so that the agencies who have been designated as the primary tenants for those buildings may move into them as soon as possible. To the extent practical, the Office of State Construction shall conduct the renovations in phases so as to expedite the occupancy of the Old Revenue and Old Education Buildings.

Requested by: Representatives Colton, Diamont, Easterling, Crawford, Wainwright
Senator Plexico

DAY CARE FACILITY TASK FORCE

Sec. 11.6. (a) Of the funds appropriated in this act or otherwise available to the Department of Administration for the 1994–95 fiscal year, the Department of Administration shall develop an innovative, state-of-the-art day care facility in the central government complex in compliance with Article 7, Chapter 110 of the General Statutes and upon the advice and recommendation of the North Carolina Day Care Facility Task Force. The facility shall serve as a highly visible project demonstrating the State's commitment to early childhood developmental care.

(b) There is created the North Carolina Day Care Facility Task Force within the Department of Administration for organizational, budgetary, and administrative purposes only. The Task Force shall be composed of nine members of whom three members are ex officio and six are appointed, as follows:

1. The Director of the Division of Child Development, Department of Human Resources;
2. The Director of the Division of Maternal and Child Health of the Department of Environment, Health, and Natural Resources;
3. The Superintendent of Public Instruction;
4. Two members of the Child Day–Care Commission, one appointed by the President Pro Tempore of the Senate and one appointed by the Speaker of the House of Representatives;
5. Two members of the public appointed by the Governor, one of whom is a parent using day care services;
6. A member of the Senate appointed by the President Pro Tempore of the Senate; and
7. A member of the House of Representatives appointed by the Speaker of the House of Representatives.

The ex officio members may designate a representative from their departments, divisions, or offices to represent them on the Task Force.

(c) All members of the Task Force are voting members. All appointments shall be made by and terms commence on August 1, 1994. Vacancies in the appointed membership shall be filled by the appointing officer who made the initial appointment. The Governor shall appoint a chair of the Task Force biennially from the membership of the Task Force.

(d) The Task Force shall:

1. Advise the Department of Administration regarding selection of a site for the State day care facility;
(2) Advise the Department of Administration on matters related to developing the site into a safe, well-equipped, educational day care facility;
(3) Advise the Department of Administration on matters related to standards of employment and personnel performance;
(4) Advise the Department of Administration on developing guidelines for selecting children who shall be eligible for admission into the day care facility, including children of State employees, inner-city residents of the City of Raleigh, private citizens, and disabled children and other children who qualify for federal assistance;
(5) Advise the Department of Administration on setting payment rates of persons who use the day care facility, taking into account ability to pay, State and federal subsidies, and access to federal and other funding;
(6) Advise the Department of Administration on the feasibility of contracting the operations of the day care facility to private corporations or establishing a nonprofit corporation to operate the facility;
(7) Periodically assess the operations of the State day care facility;
(8) Conduct a feasibility study of developing a day care facility at Dorothea Dix Hospital; and
(9) Report to the 1995 General Assembly on the progress of developing the day care facility, including progress in selecting a site for the facility, renovating the site to house the facility, hiring staff, and the costs associated with the facility.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

UPGRADE SATELLITE AND MICROWAVE SYSTEM

Sec. 11.7. Funds appropriated to the Department of Administration in Section 4 of Chapter 561 of the 1993 Session Laws, for Public Telecommunications upgrade satellite system, shall be reallocated for the 1994-95 fiscal year to be used along with federal funds to upgrade Public Telecommunication’s existing satellite and microwave systems.

PART 12. DEPARTMENT OF CULTURAL RESOURCES

Requested by: Senators Plyler, Plexico
Representatives Wainwright, Crawford

CULTURAL RESOURCES FUNDS REALLOCATION

Sec. 12. Of the funds appropriated in Section 4 of Chapter 561 of the 1993 Session Laws to the Department of Cultural Resources for the Museum of History – Core Exhibition Design and Construction, the sum of seven hundred thousand dollars ($700,000) for the 1994–95 fiscal year shall be reallocated in the following amounts and shall be used for the following purposes:

(1) $300,000 for the Museum of the Cape Fear,
(2) $50,000 for the Thomas Day House,
(3) $50,000 for the Newbold White House,
(4) $50,000 for the Albemarle–Stanly County Historic Preservation Commission,
(5) $150,000 for the Chinqua–Penn Plantation – Planning Grant,
(6) $50,000 for the Union County Arts Council, and
(7) $50,000 for the Captain White House
APPENDIX

Requested by: Representatives Crawford, Wainwright, Colton
Senator Pexico

ART IN STATE BUILDINGS/ADMINISTRATIVE COSTS

Sec. 12.1.(a) G.S. 143-408.3 reads as rewritten:

"§ 143-408.3. Definitions.
In this Article, unless the context otherwise requires, the following definitions shall apply:

(1) 'Construction' means construction, reconstruction, remodeling, or renovation.

(2) 'Contracting officer' means the public officer or body responsible for securing the preparation of plans and specifications for the purpose of negotiating or advertising for bids for the construction of a State building.

(3) 'Designer' means an architect or engineer licensed in North Carolina.

(4) 'Principal user' means the State agency which will be the principal occupant of the proposed State building. However, in cases where more than one agency will occupy a building, 'principal user' means the Secretary of the Department of Administration.

(5) 'State building' means any permanent structure together with all grounds and appurtenant structures which are intended as offices; laboratories; workshops; courtrooms; hearing or meeting rooms; medical, dental, library, or museum space for use by the general public; or other space for carrying on the functions of a State agency which is to be constructed, reconstructed, remodeled, or renovated using an appropriation of State funds when the amount appropriated for that purpose exceeds five hundred thousand dollars ($500,000). one million dollars ($1,000,000).

(6) 'Works of art' or 'art works' includes, but is not limited to, paintings, sculptures, fountain sculptures, frescoes, mobiles, murals, collages, mosaics, bas-reliefs, tapestries, photographs, drawings, silk screens, etchings, and lithographs. The term 'works of art' or 'art works' shall not include any reproductions of original art by mechanical means."

(b) G.S. 143-408.4 reads as rewritten:

"§ 143-408.4. Appropriations and procedure for inclusion of art works.
(a) One-half of one percent (0.5%) of the amount appropriated for the construction of each State building, not including the amount of funds used for land acquisition, shall be used for the acquisition of works of art for that building.

(b) The amount to be expended for the acquisition of art works for the building shall be included in the stated limit of the design contract and the amount shall also be incorporated by the designer in his total cost estimate for construction.

(c) If the contracting officer, the principal user and the Secretary of Administration jointly determine and certify in writing that, due to the use of the building or other reasons, a particular construction project is not appropriate for the placement of art works the provisions of this Article shall not apply, or, if not appropriate for the expenditure of a full one-half percent (0.5%) of the amount appropriated for construction as defined in G.S. 143-408.3, then in some percentage up to one-half percent.

(d) The selection and commissioning of artists and the acquisition and execution of works of art for State buildings undertaken pursuant to this Article shall be exempt from the provisions of all State bidding requirements. Expenditures for works of art
as provided in this Article shall be contracted for separately from all other items in the construction project.

(e) Of the one-half of one percent (0.5%) of the amount appropriated or, in cases when an appropriation has been made for planning or design only, the amount approved by the Office of State Construction for the construction cost of a State building which is dedicated to the acquisition of works of art pursuant to subsection (a) of this section, no more than eight percent (8%) twenty percent (20%) of those funds may be used for the administrative costs of acquiring the art works. Funds for the administrative costs for acquisition of the art works shall be disbursed to the Department of Cultural Resources at the time the design contract is signed.

(f) The Department of Cultural Resources may issue any rules necessary for the implementation of this act Article and shall administer the program created by this act Article through the North Carolina Arts Council.”

(c) G.S. 143-408.5(a) reads as rewritten:

“(a) Whenever a new State building is to be constructed, the contracting officer, together with the designer who has been engaged to prepare the plans for the project, shall consult with the principal user and the Public Arts Administrator of the North Carolina Arts Council, prior to the schematic phase of the building, regarding the works of art to be included in the design of the building and the artist or craftsman to be commissioned for the project.”

(d) This section applies to State buildings authorized after September 1, 1992.

Requested by: Representatives Crawford, Wainwright
Senator Plexico

TRYON’S PALACE ARTIFACTS

Sec. 12.2. G.S. 121–20 reads as rewritten:

“§ 121–20. Commission to receive and expend funds donated or made available for restoration of Tryon’s Palace. Palace: Commission to acquire and sell artifacts for Tryon’s Palace.

(a) In addition to exercising the powers and duties imposed upon the Tryon Palace Commission by Chapter 791 of the Session Laws of 1945 and Chapter 233 of the Session Laws of 1949, the Tryon Palace Commission is hereby fully authorized and empowered to receive and expend and disburse, for the restoration of the said Tryon’s Palace, all such funds and property which were provided for said purpose by the last will and testament of Maude Moore Latham, deceased, and the said Commission shall likewise have the power and authority to receive and expend all such other funds as may be donated or made available for the purpose of restoring the said Palace or for
the purpose of furnishing and equipping same and the grounds on which the same is located at New Bern, North Carolina.

The Tryon Palace Commission is hereby authorized, empowered and directed to designate some person as financial officer and treasurer, to disburse the funds and property devised by Maude Moore Latham to the said Tryon Palace Commission for the aforesaid purpose and all such other funds as may be donated or made available to the said Commission for expenditure for the aforesaid purposes. The said financial officer and treasurer shall be made the custodian of all stocks, bonds and securities and funds hereinbefore referred to and shall be authorized and empowered to sell, convert and transfer any stocks, bonds and securities held for such purpose, subject to and with the advice and approval of a finance committee to be appointed by the Tryon Palace Commission for such purpose. The sale and conversion and transfer of said securities shall be made when necessary to provide funds required for the said restoration and at such time as, in the opinion of the finance officer and treasurer, when approved by the finance committee, will be to the interests and advantage of the Tryon Palace Commission and the purposes for which said funds and securities were provided.

The finance officer and treasurer aforesaid shall be required to give such bond as, in the opinion of the Tryon Palace Commission, is proper for the faithful performance as finance officer and treasurer, and shall render to the Tryon Palace Finance Committee, with copies to the Department of Cultural Resources and the State Treasurer, annual or ad interim detailed reports of moneys and/or securities received, exchanged or converted into cash. Checks issued against such funds shall be countersigned by the chairman of Tryon Palace Commission, or by one duly authorized by the said Commission.

The finance officer and treasurer shall serve without compensation; however, any expenses incurred for the faithful performance of said duties, including the cost of the bond, shall be borne by the Tryon Palace Commission, from the proceeds of the funds thus handled.

The Tryon Palace Commission shall have the power and authority in its discretion to call upon the Treasurer of the State of North Carolina to act as treasurer of the said funds and properties and, if so designated, said treasurer shall exercise all the powers and duties herein imposed upon the financial officer and treasurer hereinbefore referred to.

The Tryon Palace Commission is hereby authorized and empowered to expend the funds hereinbefore referred to and it may disburse said funds through the Department of Cultural Resources in the event it is found more practical to do so, and said Commission shall cooperate with the Department of Cultural Resources of the State of North Carolina in the expenditure of the funds for the restoration of said Tryon's Palace provided by two trust funds created by Maude Moore Latham in her lifetime, which funds shall be expended in accordance with the terms and provisions of said trusts for the purposes therein set out.

(b) The Tryon Palace Commission may solicit, accept, and hold artifacts and furnishings, and may acquire them by purchase or gift for the interpretive needs and development of Tryon Palace Historic Sites and Gardens. The Commission may dispose of by trade, sale, or transfer, in accordance with accepted museum practices, any accessioned or unaccessioned artifacts and furnishings in the custody of the Commission, or its appointed officers, that are determined to have no further value for official or administrative purposes or for research, reference, or interpretation. Any proceeds realized through the deaccession and sale of artifacts and furnishings shall be placed in a collections fund administered by the Tryon Palace Commission. Monies received by
the Commission, after deduction of the expenses attributable to that sale, shall be used for the acquisition of artifacts and furnishings necessary or desirable for research, reference, and interpretation at Tryon Palace Historic Sites and Gardens.”

Requested by: Representatives Crawford, Wainwright
Senator Plexico

CULTURAL RESOURCES MAY SELL ARTIFACTS

Sec. 12.3. G.S. 121-7(a) reads as rewritten:
“(a) The Department of Cultural Resources shall maintain and administer the North Carolina Museum of History for the collection, preservation, study, and exhibition of authentic artifacts and other historical materials relating to the history and heritage of North Carolina. The Department, with the approval of the Historical Commission, may acquire, either by purchase, gift, or loan such artifacts and materials, and, having acquired them, shall according to accepted museum practices classify, accession, preserve, and where feasible exhibit such materials and make them available for study. Within available funds, one or more branch museums of history may be established and administered by the Department. The Department of Cultural Resources, subject to the availability of staff and funds, may give financial, technical, and professional assistance to nonstate historical museums sponsored by governmental agencies and nonprofit organizations according to regulations adopted by the North Carolina Historical Commission.

The Department of Cultural Resources may, with the explicit approval of the North Carolina Historical Commission sell, trade, or place on permanent loan any artifact owned by the State of North Carolina and in the custody of and curated by the Division of Archives and History, unless the sale, trade, or loan would be contrary to the terms of acquisition. The net proceeds of any sale, after deduction of the expenses attributable to that sale, shall be deposited to the State treasury to the credit of the Division of Archives and History Artifact Fund, and shall be used only for the purchase of other artifacts. No artifact curated by any agency of the Department of Cultural Resources may be pledged or mortgaged.”

Requested by: Representatives Crawford, Wainwright, Hensley
Senator Plexico

CULTURAL RESOURCES SECURITY OFFICERS

Sec. 12.4. Section 34 of Chapter 321 of the 1993 Session Laws reads as rewritten:
“Sec. 34. (a) On July 1, 1994, the Department of Cultural Resources shall redefine the job responsibilities of its security positions, with the exception of the security positions for the North Carolina Museum of Art, so that the services of a certified law enforcement officer are no longer required, and shall accordingly discontinue payments to the Law Enforcement Officers’ Retirement System.

(b) The Department of Cultural Resources in cooperation with the Department of Administration shall develop a plan to transfer by July 1, 1995, the security positions now under the North Carolina Museum of Art, Department of Cultural Resources, to the State Capitol Police, Department of Administration. The Department of Cultural Resources and the Department of Administration shall submit the plan to the General Assembly by March 1, 1995. The plan shall include all of the following:

1. An evaluation of the security technology currently installed in the North Carolina Museum of Art and recommendations regarding any additional equipment that may be needed to ensure adequate security for the Museum.
(2) The establishment of a State Capitol Police substation or its equivalent in close proximity to State facilities located on Reedy Creek Road or Blue Ridge Road so that adequate security shall be provided to State property in that vicinity.

(3) An agreement from the North Carolina Museum of Art to make available to the State Capitol Police any special training needed by officers deployed to provide security at the Museum.

(4) A detailed cost proposal for the plan."

Requested by: Senators Daniel, Plyler

CREATION OF ROANOKE ISLAND COMMISSION

Sec. 12.5 (a) Article 2 of Chapter 143B of the General Statutes is amended by adding a new Part to read:

"Part 27A. Roanoke Island Commission.

There is established the Roanoke Island Commission. The Commission shall be located within the Department of Cultural Resources for organizational, budgetary, and administrative purposes.

(a) The Commission is created to combine various existing entities in the spirit of cooperation for a cohesive body to protect, preserve, develop, and interpret the historical and cultural assets of Roanoke Island.

The Commission may:
(1) Advise the Secretary of Transportation and adopt rules on matters pertaining to, affecting, and encouraging restoration, preservation, and enhancement of the appearance and aesthetic quality of U.S. Highway 64/264 and N.C. 400 travel corridors on Roanoke Island.

(2) Advise the Secretary of the Department of Cultural Resources and adopt rules on matters pertinent to the operation and maintenance of the Elizabeth II State Historic Site and Visitor Center and the Elizabeth II as permanent memorials commemorating the Roanoke Voyages, 1584–1587.

(3) Advise the Secretary of the Department of Cultural Resources and adopt rules on matters pertinent to the development of Ice Plant Island and to manage future facilities in cooperation with the Department of Cultural Resources.

(4) Advise the Secretary of the Department of Cultural Resources on matters pertinent to historical and cultural events on Roanoke Island.

(5) With the assistance of the Department of Cultural Resources, identify, preserve, and protect properties located on Roanoke Island having historical significance to the State of North Carolina, Dare County, or the Town of Manteo consistent with applicable State laws and Department rules.

(6) Make recommendations to the Secretary of the Department of Cultural Resources for establishing and providing a proper charge for admission to the ship, and for the maintenance and operation of the ship, the visitor center, and the grounds as a permanent memorial and exhibit.

(7) Solicit and accept gifts, grants, and donations.

(8) Cooperate with the Secretary and Department of Cultural Resources, the Secretary and Department of Transportation, the Secretary and Department of Environment, Health, and Natural Resources, and other governmental agencies, officials, and entities, and provide them with assistance and advice.
(9) Adopt and enforce such bylaws, rules, regulations, and guidelines that the Commission deems to be reasonably necessary in order to carry out its powers and duties.

(10) Establish and maintain a ‘Roanoke Island Commission Fund’ composed of moneys which may come into its hands from gifts, donations, grants, or bequests, which funds will be used by the Commission for purposes of carrying out its duties and purposes herein set forth. The Commission may establish a reserve fund to be maintained and used for contingencies and emergencies.

(11) By cooperative arrangement with other agencies, groups, individuals, and other entities, coordinate and schedule historical and cultural events on Roanoke Island.

(12) Make recommendations to the Secretary of Cultural Resources concerning personnel and budgetary matters.

(13) Acquire real and personal property by purchase, gift, bequest, devise, and exchange.

(b) Contract Authority. — The Commission may procure supplies, services, and property as appropriate and may enter into contracts, leases, or other legal agreements consistent with State laws and Department rules to carry out the purposes of this Part and duties of the Commission.

"§ 143B-131.3. Assignment of property; offices.

Upon request of the Commission, the head of any State agency may assign property, equipment, and personnel of such agency to the Commission to assist the Commission in carrying out its duties under this Part. Assignments under this section shall be without reimbursement by the Commission to the agency from which the assignment was made.

"§ 143B-131.4. Commission reports.

Before July 1, 1995, the Commission shall submit to the General Assembly a comprehensive report incorporating specific recommendations of the Commission for development and promotion of the Elizabeth II State Historic Site and Visitor Center. After the initial report, the Commission shall submit a report to the General Assembly within 30 days of the convening of each Regular Session of the General Assembly. The report shall include:

(1) A summary of actions taken by the Commission consistent with the powers and duties of the Commission set forth in G.S. 143B-131.2.

(2) Recommendations for legislation and administrative action to promote and develop the Elizabeth II State Historic Site and Visitor Center.

(3) An accounting of funds received and expended.

"§ 143B-131.5. Roanoke Island Commission. — Additional powers and duties; transfer of assets and liabilities.

(a) The Commission shall also have the powers and duties established by Chapter 1194, Session Laws of 1981, as amended.

(b) Effective October 1, 1994, all lawful standards, rules, regulations, guidelines, contracts, agreements, permits, bylaws, and certificates of appropriateness of or issued by the Roanoke Voyages Corridor Commission or the Roanoke Voyages and Elizabeth II Commission shall remain in effect until modified, amended, revoked, repealed, or changed (as appropriate) by the Roanoke Island Commission in accordance with law.

(c) Effective October 1, 1994, all the assets and liabilities of the Roanoke Voyages and Elizabeth II Commission are vested in the Roanoke Island Commission.
§ 143B–131.6. Roanoke Island Commission. — Members; terms; vacancies; expenses; officers.

(a) The Commission shall consist of 24 voting members appointed as follows:

1. Six members appointed by the Governor;
2. Six members appointed by the General Assembly upon the recommendation of the President Pro Tempore of the Senate, at least two of whom reside in Dare County;
3. Six members appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives, at least two of whom reside in Dare County; and
4. The following persons, or their designees, ex officio:
   a. The Governor;
   b. The Attorney General;
   c. The Secretary of the Department of Cultural Resources;
   d. The Secretary of the Department of Transportation;
   e. The Chair of the Dare County Board of Commissioners; and
   f. The Mayor of Manteo.

(b) Members shall serve for two-year terms, with no prohibition against being reappointed, except initial appointments shall be for terms as follows:

1. The Governor shall initially appoint three members for a term of two years and three members for a term of three years.
2. The General Assembly upon the recommendation of the President Pro Tempore of the Senate shall initially appoint three members for a term of two years and three members for a term of three years.
3. The General Assembly upon the recommendation of the Speaker of the House of Representatives shall initially appoint three members for a term of two years and three members for a term of three years.

Initial terms shall commence on October 1, 1994.

(c) The Governor shall appoint a chair biennially from among the membership of the Commission. The initial term of the chair shall commence on October 1, 1994. The Commission shall elect from its membership a vice-chair, a secretary, and treasurer to serve two-year terms. The Commission in its discretion may appoint a historian to serve at its pleasure. Initial terms shall commence on October 1, 1994.

(d) A vacancy in the Commission resulting from the resignation of a member or otherwise shall be filled in the same manner in which the original appointment was made, and the term shall be for the balance of the unexpired term. Vacancies in appointments made by the General Assembly shall be filled in accordance with G.S. 120–122.

(e) The Commission members shall receive no salary as a result of serving on the Commission but shall receive per diem, subsistence, and travel expenses in accordance with the provisions of G.S. 138–5 and G.S. 138–6, as applicable. When approved by the Commission, members may be reimbursed for subsistence and travel expenses in excess of the statutory amount.

(f) Members may be removed in accordance with G.S. 143B–13 as if that section applied to this Part.

(g) The chair shall convene the Commission. Meetings shall be held as often as necessary, but not less than two times a year.

(h) A majority of the members of the Commission shall constitute a quorum for the transaction of business. The affirmative vote of a majority of the members present at
meetings of the Commission shall be necessary for action to be taken by the Commission.

(i) The Commission shall make its recommendations by September 15 of each year that terms expire for appointments for terms commencing November 1 of that year; provided the initial appointments for terms commencing October 1, 1994, shall be made upon recommendation of the Roanoke Island Historical Association.

The Attorney General shall assign legal counsel to the Commission.”

(b) Sections 3.2 and 3.3 of Chapter 673, Session Laws of 1985, are amended by deleting “Section 2”, and substituting “Section 3”.

(c) Effective October 1, 1994, Part 27 of Article 2 of Chapter 143B of the General Statutes is repealed.

(d) Effective October 1, 1994, the statutory authority, powers, duties, and functions, records, personnel, property, unexpended balances of appropriations, allocations, or other funds, including the functions of budgeting and purchasing, of the Roanoke Voyages and Elizabeth II Commission are transferred to the Roanoke Island Commission.

All its prescribed powers, including, but not limited to, rule making, regulation, licensing, and promulgation of rules, rates, regulations, and standards, and the rendering of findings, orders, and adjudications are transferred as well.

(e) This section becomes effective October 1, 1994.

PART 13. OFFICE OF THE GOVERNOR

Requested by: Senators Martin of Guilford, Plexico
Representatives Crawford, Wainwright

REPORT TO AUDITOR ON TRANSFERS BETWEEN OBJECTS AND ITEMS
Sec. 13. G.S. 143–23(a1) reads as rewritten:

“(a1) No transfers may be made between objects or line items in the budget of any department, institution, or other spending agency; however, with the approval of the Director of the Budget, a department, institution, or other spending agency may spend more than was appropriated for an object or line item if the overexpenditure is:

(1) In a purpose or program for which funds were appropriated for that fiscal period and the total amount spent for the purpose or program is no more than was appropriated for the purpose or program for the fiscal period;

(2) Required to continue a purpose or program because of unforeseen events, so long as the scope of the purpose or program is not increased;

(3) Required by a court, Industrial Commission, or administrative hearing officer’s order or award or to match unanticipated federal funds;

(4) Required to respond to an unanticipated disaster such as a fire, hurricane, or tornado; or

(5) Required to call out the National Guard.

The Director of the Budget shall report on a quarterly basis to the Joint Legislative Commission on Governmental Operations and to Operations, the Fiscal Research Division of the Legislative Services Office Office, and the State Auditor the reason if the amount expended for a purpose or program is more than the amount appropriated for it from all sources. If the overexpenditure was authorized under subdivision (2) of this subsection, the Director of the Budget shall identify in the report the unforeseen event that required the overexpenditure.
Funds appropriated for salaries and wages are also subject to the limitation that they may only be used for (i) salaries and wages or for premium pay, overtime pay, longevity, unemployment compensation, workers' compensation, temporary wages, contracted personal services, moving expenses, payment of accumulated annual leave, certain awards to employees, tort claims, and employer's social security, retirement, and hospitalization payments; or (ii) uses for which over expenditures are permitted by subdivisions (3), (4), and (5) of this subsection but the Director of the Budget shall include such use and the reason for it in his quarterly report to the Joint Legislative Commission on Governmental Operations and to Operations, the Fiscal Research Division of the Legislative Services Office, Office, and the State Auditor.

Lapsed salary funds that become available from vacant positions are also subject to the limitation that they may not be used for new permanent employee positions or to raise the salary of existing employees.

The requirements in this section that the Director of the Budget report to the Joint Legislative Commission on Governmental Operations and the State Auditor shall not apply to expenditures of receipts by entities that are wholly receipt supported, except for entities supported by the Wildlife Resources Fund.

The State Auditor shall review the report received from the Director of the Budget to ensure that the transfer complied with the intent and the provisions of this Article and shall report the Auditor's findings to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division."

PART 14. DEPARTMENT OF INSURANCE

Requested by: Senator Plexico
Representatives Crawford, Wainwright

CONTROLLER'S RECOMMENDATIONS/INSURANCE DEPARTMENT'S CHART OF ACCOUNTS

Sec. 14. The Office of the State Controller performed a review of the Department of Insurance's chart of accounts in accordance with Section 42 of Chapter 321 of the 1993 Session Laws and reported its findings and recommendations in a letter dated March 1, 1994, to the President Pro Tempore of the Senate and the Speaker of the House of Representatives. The Office of the State Controller made several recommendations to bring the Department's accounting practices in compliance with standards promulgated by the Governmental Accounting Standards Board (GASB) and to be consistent with the accounting principles and guidelines prescribed for use within the State's accounting system. The Department of Insurance and the Office of State Budget and Management under the supervision of the Office of the State Controller shall implement the first three recommendations of the Office of the State Controller with regard to the following:

(1) Governmental Accounting Standards Board Classifications. — The Office of State Budget and Management and the Department of Insurance shall establish two special revenue budget codes, interest bearing and noninterest bearing, to be on deposit with the State Treasurer. The following list of funds within budget code number 63900 shall be recorded in an interest bearing special revenue budget code:

<table>
<thead>
<tr>
<th>Fund</th>
<th>Title</th>
<th>GASB No.</th>
<th>Reassigned GASB No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>6112</td>
<td>Safety Grants Program</td>
<td>3100</td>
<td>1319</td>
</tr>
<tr>
<td>6123</td>
<td>Volunteer Rescue/EMS</td>
<td>3100</td>
<td>1319</td>
</tr>
</tbody>
</table>
The following list of funds within budget code number 63901 shall be recorded in a noninterest bearing special revenue fund:

<table>
<thead>
<tr>
<th>Fund</th>
<th>Title</th>
<th>GASB No</th>
<th>Reassigned GASB No</th>
</tr>
</thead>
<tbody>
<tr>
<td>6121</td>
<td>NC Firemen’s Assoc. Grant</td>
<td>3100</td>
<td>1319</td>
</tr>
<tr>
<td>6122</td>
<td>Res. Squad Workers Relief</td>
<td>3100</td>
<td>1319</td>
</tr>
</tbody>
</table>

(2) Incorrect Budget Code. — The Department of Insurance Fund (DAS Fund 6000) and the Consumer Protection Fund (DAS Fund 6001) shall be accounted for in an interest bearing special revenue budget code. The Continuing Education Program (DAS Fund 6231) shall be accounted for in a noninterest bearing special revenue budget code. The funds are being recorded as a special revenue fund for financial reporting purposes.

(3) Classification of Divisions Currently Accounted for in Trust Funds. — The revenue for the field audit division (DAS fund 6222), market conduct division (DAS fund 6223), and regulatory actions division (DAS fund 6226) of the Department of Insurance shall be recorded in the General Fund as receipts of the Department rather than in trust funds from which transfers are periodically made to the General Fund.

Requested by: Senator Martin of Guilford
Representatives Crawford, Nesbitt

CONSUMER PROTECTION FUND

Sec. 14.1. G.S. 58-2-215(d) reads as rewritten:

“(d) In no event shall more than fifty percent (50%) seventy percent (70%) of the amount in the Fund be allocated or spent for any one purpose specified in subsection (b) of this section in any fiscal year.”

Requested by: Senators Plyler, Plexico
Representatives Wainwright, Crawford

PROVIDE STAFF POSITIONS TO ADMINISTER FIRE AND RESCUE CERTIFICATION PROGRAMS

Sec. 14.2. The North Carolina Fire and Rescue Commission is authorized four staff positions to administer fire and rescue certification programs. Of the four positions, three shall be field positions and one shall be clerical. The positions shall be funded by the Department of Insurance Fund and shall become part of the Commission’s continuation budget.

PART 15. DEPARTMENT OF REVENUE

Requested by: Senator Plexico
Representatives Wainwright, Crawford

STATE CONTROLLER REVIEW OF REVENUE CHART OF ACCOUNTS

Sec. 15. The Office of the State Controller as authorized by G.S. 143B-426.39 and this section shall review the chart of accounts used by the Department of Revenue and shall report to the 1995 General Assembly and to the Department of Revenue by March 1, 1995, the findings and recommendations of the State Controller’s office.
regarding changes needed to align the accounting practices in the Department of Revenue with standards of the Government Accounting Standards Board and generally accepted principles of governmental accounting used within the State’s accounting system.

Requested by: Representatives Crawford, Wainwright
Senator Plexico

REIMBURSEMENT FOR COST OF COLLECTING WHITE GOODS TAX

Sec. 15.1. (a) Section 10 of Chapter 471 of the 1993 Session Laws is repealed.
(b) Section 11 of Chapter 471 of the 1993 Session Laws reads as rewritten:
“Sec. 11. Sections 1 through 5 of this act and this section become effective January 1, 1994. Section 3 of this act expires July 1, 1998. Section 6 of this act becomes effective July 1, 1998. Sections 7, 8, and 9 of this act become effective July 1, 1999. Section 10 of this act becomes effective January 1, 1995.
The repeal of the tax imposed by Section 3 of this act does not affect the rights or liabilities of the State, a taxpayer, or another person that arose during the time the tax was in effect. The first report submitted by the Department to the Environmental Review Commission under G.S. 130A-309.85, as enacted by this act, shall cover the period from January 1, 1994, to June 30, 1994.”

PART 15A. OFFICE OF THE STATE AUDITOR

Requested by: Senator Plexico
Representatives Wainwright, Crawford

COST ANALYSIS OF BROADBAND TELECOMMUNICATIONS

Sec. 15A. The State Auditor shall conduct a comprehensive analysis to determine costs of applying broadband telecommunications technology to: public schools, community colleges, universities, hospitals, State agencies and other State-owned institutions. Issues to be addressed during the study shall include the following:

(1) The costs to the State of using this technology including the following: hardware and software contracts; consultant, service, and communication provider contracts; and executed site plan commitments (Documents of Understanding).

(2) The projected costs to the State of using this technology including the following: projected hardware and software costs for all sites; projected costs of consultant, service, and communication provider services; projected personnel and equipment costs associated with the use of broadband technology at all sites including State Information Processing Services in the Office of the State Controller and also the MCNC.

(3) Any other issues relating to broadband technology and the State’s use of this technology that the Office of the State Auditor, in the exercise of its discretion, deems necessary or advisable.

All State agencies and officials shall cooperate fully with the Office of the State Auditor in its performance of this study. This includes providing ready and complete access to all materials, including those in draft form and those that may contain confidential, proprietary, or similar information. It is the intent of the General Assembly that the Office of the State Auditor have the same independence in conducting this study as is provided by G.S. 147-64.8 for an audit.
PART 16. STATE BOARD OF ELECTIONS

Requested by: Senator Plexico
Representatives Crawford, Wainwright

STATE BOARD OF ELECTIONS NEEDS ASSESSMENT

Sec. 16. (a) The State Board of Elections shall conduct a needs assessment and requirements analysis for computerized voter registration. The needs assessment shall determine whether there is a need for additional computerization of voter registration on a statewide basis, on the county level, or both. The requirements analysis shall prepare specifications for the additional computerization, if any, that the needs assessment determines is needed. Those specifications shall include, but not necessarily be limited to, functional requirements, performance requirements, interface requirements with other computer applications, data communications requirements, computer application design requirements, and project development standards.

The State Board of Elections shall use an outside consultant, procured through the Department of Administration, Division of Purchase and Contract, to conduct the needs assessment and requirements analysis. In requests for bids, requests for quotes, requests for proposals, or other procurement actions issued through the Department of Administration, Division of Purchase and Contract, or through any other State agency, for a consultant to write these specifications there shall be a provision that reads as follows:

"Eligibility for Future Requirements: The successful offeror on this project will not be considered for an award on subsequent hardware, software, software support, and related procurements which are based on specifications or recommendations resulting from this procurement."

The Division of Purchase and Contract and the State agency or agencies involved in the procurement may delete this provision in a procurement request by jointly:

(1) Filing a written request with the Director of the Budget for authorization to delete this provision from the procurement effort,
(2) Sending a copy of this written request for authorization to the Director of the Fiscal Research Division at the time it is filed with the Office of State Budget and Management,
(3) Receiving written authorization to delete the provision from the Director of the Budget, and
(4) Reporting the authorization, if it is granted, to the Director of the Fiscal Research Division and to the next meeting of the Joint Legislative Commission on Governmental Operations.

(b) Of the funds appropriated in this act to the State Board of Elections the sum of one million five hundred thousand dollars ($1,500,000) for fiscal year 1994–95 shall be deposited into a reserve fund for computerized voter registration. The State Board of Elections may spend money from the reserve fund only after the following conditions have been met:

(1) A needs assessment and requirements analysis has been conducted in accordance with subsection (a) of this section and has recommended that investments be made in computerized voter registration, and that the State Board of Elections has developed a specific proposal for computerization in accordance with the recommendations of that needs assessment and requirements analysis.
The specific proposal developed with the State Board of Elections in accordance with subdivision (1) of this subsection has been approved by the Information Resource Management Commission.

After the conditions of subdivisions (1) and (2) of this subsection have been met, the State Board of Elections has reported its specific plans for computerized voter registration to the Joint Legislative Commission on Governmental Operations.

After the conditions in subdivisions (1) through (3) of this subsection have been met, the State Board of Elections may spend money from the fund created by this subsection, but only for a computerization plan that has met those three conditions.

(c) To the extent that this section conflicts with G.S. 163-82.11, G.S. 163-82.12, or G.S. 163-82.13, as enacted by Chapter 762 of the 1993 Session Laws, this section prevails to the extent of the conflict.

Requested by: Representatives Nesbitt, Diamont
Senators Daniel, Plyler

VOTER REGISTRATION EXPENSES/ESC/IMPLEMENT NVRA
Sec. 16.1. (a) Upon request of the Employment Security Commission, the State Budget Officer shall conduct a workload analysis of that agency's expected and actual voter registration activity related to compliance with Article 7A of Chapter 163 of the General Statutes as enacted by Chapter 762 of the 1993 Session Laws, or compliance with P.L. 103-31, and shall report the results of that study to the Director of the Budget, the appropriate Subcommittees of the House of Representatives' Appropriations Committee and the Senate Appropriations Committee, and the Fiscal Research Division of the General Assembly by April 1, 1995, except that the report on expected activity shall be made by December 1, 1994.

(b) The Chairman of the Employment Security Commission, following the provisions in subsection (a) of this section regarding expected agency workload analysis, may submit a nonrecurring funding request to the Director of the Budget for funds from interest accrued in the Worker Training Trust Fund to offset costs of compliance with Article 7A of Chapter 160A of the General Statutes as enacted by Chapter 762 of the 1993 Session Laws, or compliance with P.L. 103-31. Such funds may be used only if federal funds are unavailable or insufficient.

Requested by: Representatives Michaux, Diamont, Nesbitt
Senators Daniel, Plyler

VOTER REGISTRATION GRANTS TO COUNTIES/IMPLEMENT NVRA
Sec. 16.2. (a) Funds appropriated in the Reserve for Voter Registration in this act shall be administered by the State Board of Elections, in collaboration with the Office of State Budget and Management and the State Data Center, through a one-time Grant-in-Aid program to counties. For the purposes of implementing this grant program, the State Board of Elections is designated the lead agency. Every county board of elections in North Carolina shall be eligible for a Grant-in-Aid from that reserve for voter registration activity.

(b) Counties may use grant funds to offset costs associated with compliance with Article 7A of Chapter 160A of the General Statutes as enacted by Chapter 762 of the 1993 Session Laws, or with P.L. 103-31 (The National Voter Registration Act of 1993).

(c) Subdivisions of State agencies are not eligible for these grants-in-aid. A county may, however, make grant funds received under this section available to voter
registration agencies under G.S. 163–82.20(a)(1) or G.S. 163–82.20(a)(2), as enacted by Chapter 762 of the 1993 Session Laws, serving that county. Upon request of affected State agencies, the State Budget Officer shall conduct a workload analysis of an agency's voter registration activity related to compliance with Article 7A of Chapter 163 of the General Statutes as enacted by Chapter 762 of the 1993 Session Laws, or compliance with P.L. 103–31, and shall report the results of that study to the Director of the Budget, the appropriate Subcommittees of the House of Representatives Appropriations Committee and the Senate Appropriations Committee, and the Fiscal Research Division of the General Assembly by April 1, 1995.

(d) The State Board of Elections, together with the Office of State Budget and Management, and the State Data Center in the Office of Policy and Planning in The Office of the Governor shall develop and issue rules related to a grant process for grant applications and grant awards to counties. The rules shall be developed and issued no later than September 15, 1994. County Grants-in-Aid to boards of county commissioners shall be awarded no later than October 31, 1994.

(e) Criteria for the amount of grant awards shall include county population, the unregistered, eligible, voting-age population, current registration activity, and a brief implementation plan, reported by the county in the grant application. No county grant shall be less than five thousand dollars ($5,000) nor more than twenty-five thousand dollars ($25,000).

(f) The State Board of Elections shall be responsible for certifying as to the accuracy of actual bona fide voter registrations reported in each county application. Upon written notification from the State Board of Elections, the Office of State Budget and Management shall issue the grant award to the county.

PART 17. COLLEGES AND UNIVERSITIES

Requested by: Senator Ward
Representatives Black, Rogers

AID TO STUDENTS ATTENDING PRIVATE COLLEGES/PROCEDURE

Sec. 17. Subsections (a) and (b) of Section 80 of Chapter 321 of the 1993 Session Laws read as rewritten:

"Sec. 80. (a) Funds appropriated in this act to the Board of Governors of The University of North Carolina for aid to private colleges shall be disbursed in accordance with the provisions of G.S. 116–19, G.S. 116–21, and G.S. 116–22. These funds shall provide up to four hundred fifty dollars ($450.00) five hundred fifty dollars ($550.00) per full-time equivalent North Carolina undergraduate student enrolled at a private institution as of October 1 of each fiscal year.

These funds shall be placed in a separate, identifiable account in each eligible institution's budget or chart of accounts. All funds in this account shall be provided as scholarship funds for needy North Carolina students during the fiscal year. Each student awarded a scholarship from this account shall be notified of the source of the funds and of the amount of the award. Funds not utilized under G.S. 116–19 shall be made available for the tuition grant program as defined in subsection (b) of this section.

(b) In addition to any funds appropriated pursuant to G.S. 116–19, and in addition to all other financial assistance made available to private educational institutions located within the State, or to students attending these institutions, there is granted to each full-time North Carolina undergraduate student attending an approved institution as defined in G.S. 116–22, a sum not to exceed one thousand one hundred fifty dollars..."
($1,250) one thousand two hundred fifty dollars ($1,250) per academic year, which shall be distributed to the student as hereinafter provided.

The tuition grants provided for in this section shall be administered by the State Education Assistance Authority pursuant to rules adopted by the State Education Assistance Authority not inconsistent with this section. The State Education Assistance Authority shall not approve any grant until it receives proper certification from an approved institution that the student applying for the grant is an eligible student. Upon receipt of the certification, the State Education Assistance Authority shall remit, at such times as it shall prescribe, the grant to the approved institution on behalf and to the credit of the student.

In the event a student on whose behalf a grant has been paid is not enrolled and carrying a minimum academic load as of October 1 of the first academic term or on the tenth classroom day following the beginning of the second school term for which the grant was paid, the institution shall refund the full amount of the grant to the State Education Assistance Authority. Each approved institution shall be subject to examination by the State Auditor for the purpose of determining whether the institution has properly certified eligibility and enrollment of students and credited grants paid on the behalf of the students.

In the event there are not sufficient funds to provide each eligible student with a full grant:

(1) The Board of Governors of The University of North Carolina, with the approval of the Office of State Budget and Management, may transfer available funds to meet the needs of the programs provided by subsections (a) and (b) of this section; and

(2) Each eligible student shall receive a pro rata share of funds then available for the remainder of the academic year within the fiscal period covered by the current appropriation.

Any remaining funds shall revert to the General Fund.”

Requested by: Senator Ward  
Representatives Black, Rogers

AGRICULTURAL PROGRAMS

Sec. 17.1. Of the funds appropriated in this act to the Board of Governors of The University of North Carolina, four hundred fifty thousand dollars ($450,000) shall be allocated for matching federal funds and enhancement of the agricultural research and extension programs at North Carolina Agricultural and Technical State University.

North Carolina Agricultural and Technical State University and North Carolina State University shall establish a joint committee to coordinate the efforts of the two campuses in agricultural research and extension and to avoid duplication of efforts.

Requested by: Senator Daniel  
Representatives Black, Rogers, Fussell

NURSE ANESTHETIST TRAINING FUNDS

Sec. 17.2. Section 98 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“Sec. 98. Of the funds appropriated to the Board of Governors of The University of North Carolina in this act, the sum of fifty thousand dollars ($50,000) for the 1993–94 fiscal year and the sum of fifty thousand dollars ($50,000) for the 1994–95 fiscal year shall be used for the Area Health Education Center program to contract with the Raleigh School of Nurse Anesthesia for training of certified, registered nurse anesthetists.”
INCENTIVE SCHOLARSHIP PROGRAM FOR NATIVE AMERICANS

Sec. 17.3. (a) The Board of Governors of The University of North Carolina shall establish the Incentive Scholarship Program for Native Americans to provide opportunities for Native Americans who are residents of North Carolina to attend constituent institutions of The University of North Carolina under rules adopted by the Board of Governors. Scholarships awarded under the program shall carry a maximum value of three thousand dollars ($3,000) per recipient per academic year, reduced by any amount of need-based aid that the recipient may receive from Pell Grants, North Carolina Student Incentive Grants, Supplemental Educational Opportunity Grants, or the American Indian Student Legislative Grant Program. To be eligible for such a scholarship, a student shall be a Native American, defined as an individual who maintains cultural identification as a Native American through membership in an Indian tribe recognized by the United States or by the State of North Carolina or through other tribal affiliation or community recognition.

(b) The Board of Governors of The University of North Carolina shall provide for the orderly transition of the American Indian Legislative Scholarship Program into the Incentive Scholarship Program for Native Americans, incorporating the purposes of both programs into a single administrative entity.

(c) Of the funds appropriated to the Board of Governors of The University of North Carolina for the 1994–95 fiscal year in this act, three hundred ninety thousand dollars ($390,000) shall be used to underwrite the cost of awarding scholarships for the benefit of students enrolled in the 1994–95 academic year.

MINORITY PRESENCE GRANTS ELIGIBILITY

Sec. 17.3A. The Board of Governors of The University of North Carolina shall adopt policies that broaden the number of underrepresented groups eligible for Minority Presence Grants at each of the constituent institutions. Of the funds appropriated to the Board of Governors in this act, the sum of one hundred fifty thousand dollars ($150,000) for the 1994–95 fiscal year shall be used for this purpose.

AGRICULTURAL AND AQUACULTURAL EXPORT MARKET DEVELOPMENT FUNDS

Sec. 17.4. Of the funds appropriated in this act for enhancement of agricultural programs at North Carolina State University, seven hundred twenty thousand dollars ($720,000) shall be used to further develop Cunningham Farm for enhancement of export market potential for agricultural and aquacultural products.

UNC-CH SMITH CENTER FUNDS

Sec. 17.5. Of the funds appropriated in this act to the University of North Carolina at Chapel Hill, the sum of four hundred thousand dollars ($400,000) is included from nonrecurring funds to offset operating losses at the Smith Center. The University of North Carolina shall include these funds in its 1995–97 continuation budget request. The General Assembly recommends that the Director of the Budget include these funds in the 1995–97 budget recommended to the 1995 General Assembly.
requested by: senators ward, perdue, lee
representatives black, rogers, barnes
university of north carolina management flexibility
sec. 17.6. (a) part 2a of chapter 116 of the general statutes is amended by
adding a new section to read:
"§ 116-30.6. reports of results.
the board of governors shall report annually by march 31 of each year on its
decisions and directives implementing this part to the joint legislative education over-
sight committee. in particular, the board shall report on the impact on undergraduate
student learning and development as demonstrated by the standard assessment measures
established in the institutional effectiveness plans, fiscal savings, management initia-
tives, increased efficiency and effectiveness, and other outcomes made possible by the
flexibility provided by this part to the special responsibility constituent institutions.
these reports shall include documentation of any reallocation of resources, the use of
nonreverted appropriations, and any additional costs incurred."
(b) g.s. 143-53.1 reads as rewritten:
"§ 143-53.1. setting of benchmarks; increase by secretary.
on and after july 1, 1990, the expenditure benchmark prescribed by g.s. 143-52
with respect to competitive bid procedures and the bid value benchmark authorized by
g.s. 143-53(2) with respect to rule making by the secretary of administration for
competitive bidding shall be ten thousand dollars ($10,000); provided, the secretary of
administration may, in his discretion, increase the benchmarks effective as of the
beginning of any fiscal biennium of the state commencing after june 30, 1992, in an
amount whose increase, expressed as a percentage, does not exceed the rise in the
consumer price index during the fiscal biennium next preceding the effective date of
the benchmark increase. for a special responsibility constituent institution of the
university of north carolina, the benchmark prescribed in this section shall be twenty-
five thousand dollars ($25,000) on and after july 1, 1991. thirty-five thousand dollars
($35,000)."
(c) g.s. 116-30.2 reads as rewritten:
"§ 116-30.2. appropriations to special responsibility constituent institutions.
all general fund appropriations made by the general assembly for continuing
operations of a special responsibility constituent institution of the university of north
carolina shall be made in the form of a single sum to each budget code of the
institution for each year of the fiscal period for which the appropriations are being
made. notwithstanding g.s. 143-23(a1), g.s. 143-23(a2), and g.s. 143-23(a3), each
special responsibility constituent institution may expend the general fund monies so
appropriated to it in the manner deemed by the chancellor to be calculated to maintain
and advance the programs and services of the institutions, consistent with the directives
and policies of the board of governors. the preparation, presentation, and review of
general fund budget requests of special responsibility constituent institutions shall be
conducted in the same manner as are requests of other constituent institutions. the
quarterly allotment procedure established pursuant to g.s. 143-17 shall apply to the
general fund appropriations made for the current operations of each special responsi-
bility constituent institution. all general fund monies so appropriated to each special
responsibility constituent institution shall be recorded, reported, and audited in the same
manner as are general fund appropriations to other constituent institutions."
(d) The Director of the Budget shall adjust each special responsibility constituent institution's historic reversion percentage established pursuant to G.S. 116-30.3 for the 1994-95 fiscal year to account for fifty percent (50%) of the funds reduced as part of the overall ten million dollar ($10,000,000) reduction in vacant positions in this act.

(e) This subsection and subsection (c) of this section are effective upon ratification. Subsections (a) and (b) of this section become effective July 1, 1994.

Requested by: Senators Ward, Perdue
              Representatives Black, Rogers, Barnes, Redwine

SEA GRANT COLLEGE PROGRAM FOR FISHERIES OCEANOGRAPHY STUDY

Sec. 17.7. (a) Of the funds appropriated in this act to the Board of Governors of The University of North Carolina, the sum of two hundred twenty-five thousand dollars ($225,000) for the 1994-95 fiscal year shall be used for the North Carolina Sea Grant College Program to study the fisheries resource and management structure. These funds may be used for personnel, administrative, and consulting costs.

(b) Section 6 of Chapter 576 of the 1993 Session Laws, as amended, reads as rewritten:

"Sec. 6. Nothing herein contained shall be construed to obligate the General Assembly to appropriate funds to implement the provisions of this act. If funds are not appropriated for the 1994-95 fiscal year to implement the provisions of Sections 3, 4, or 5 of this act, Sections 3, 4, or 5 shall not become effective. The suspension of the sale of licenses subject to the moratorium in Section 3 of Chapter 576 of this act by the Division of Marine Fisheries beginning on July 1, 1994, is retroactively authorized. License applications which were received but not processed during the suspension shall be determined in accordance with the provisions of Section 3 of this act if the funds are appropriated for the 1994-95 fiscal year to implement Section 3 of this act. If no funds are appropriated for the 1994-95 fiscal year to implement Section 3 of this act, then Section 3 of this act shall not become effective and license applications received but not processed during the suspension shall be determined in accordance with the provisions of Article 14 of Chapter 113 of the General Statutes."

Requested by: Representatives Black, Rogers, Nesbitt, Barnes
              Senators Daniel, Ward, Perdue

NCSU COMPETITIVE INDUSTRIES/FUNDS

Sec. 17.8. (a) Of the funds appropriated to the Board of Governors of The University of North Carolina in Section 3 of this act, the sum of one million three hundred sixty thousand dollars ($1,360,000) shall be allocated to North Carolina State University at Raleigh to enhance efforts to assure the competitiveness of several traditional industries. The funds shall be allocated to provide:

(1) $200,000 to transfer the Agricultural Education Program to the College of Agriculture and Life Sciences;
(2) $500,000 for extension, research, and support of the furniture industry;
(3) $360,000 for enhancement of pulp and paper technology efforts; and
(4) $300,000 for the Nonwovens Cooperative Research Center.

(b) Effective July 1, 1994, Section 81 of Chapter 321 of the 1993 Session Laws is repealed.
NURSING SCHOLARS PROGRAM

Sec. 17.11. (a) G.S. 90-171.61(b) reads as rewritten:

“(b) The Nursing Scholars Program shall be used to provide the following:

(1) A four-year scholarship loan in the amount of five thousand dollars ($5,000) per year, per recipient, to North Carolina high school seniors or other persons interested in preparing to become a registered nurse through a baccalaureate degree program.

(2) A two-year scholarship loan in the amount of three thousand dollars ($3,000) per year, per recipient, to persons interested in preparing to be a registered nurse through an associate degree nursing program or a diploma nursing program.

(3) A two-year scholarship loan in the amount of three thousand dollars ($3,000) per year, per recipient, for two years of baccalaureate nursing study for college juniors or community college graduates interested in preparing to be a registered nurse.
(4) A two-year scholarship loan of three thousand dollars ($3,000) per year, per recipient, for two years of baccalaureate study in nursing for registered nurses who do not hold a baccalaureate degree in nursing.

(5) A two-year scholarship loan of six thousand dollars ($6,000) per year, per recipient, for two years of study leading to a master of science in nursing degree for people already holding a baccalaureate degree in nursing.

In addition to the scholarship loans awarded pursuant to subdivisions (1) through (5) of this subsection, the Commission may award pro rata scholarship loans to recipients enrolled at least half-time in study leading to a master of science in nursing degree who already hold a baccalaureate degree in nursing. In awarding all scholarship loans, the Commission shall give priority to full-time students over part-time students. The State Education Assistance Authority shall adopt specific rules to regulate scholarship loans to part-time master of science in nursing students.

Within current funds available or with any additional funds provided by the General Assembly for this purpose, the Commission may set aside slots for scholarship loans prescribed by subdivisions (1) and (2) of this subsection to enable licensed practical nurses to become registered nurses. The State Education Assistance Authority shall adopt specific rules to regulate these scholarship loans."

(b) G.S. 90-171.62(b) reads as rewritten:

"(b) The State Education Assistance Authority shall forgive the loan if, within seven years after graduation from a nursing education program, the recipient practices nursing in North Carolina for one year for every year a scholarship loan was provided. If the recipient repays the scholarship loan by cash payments, all indebtedness shall be repaid within ten years. The Authority may provide for accelerated repayment and for less than full-time employment options to encourage the practice of nursing in either geographic or nursing specialty shortage areas. The Authority shall adopt specific rules to designate these geographic areas and these nursing specialty shortage areas, upon recommendations of the North Carolina Center for Nursing. The North Carolina Center for Nursing shall base its recommendations on objective information provided by interested groups or agencies and upon objective information collected by the Center. The Authority may forgive the scholarship loan if it determines that it is impossible for the recipient to practice nursing in North Carolina for a sufficient time to repay the loan because of the death or permanent disability of the recipient within ten years following graduation or termination of enrollment in a nursing education program."

(c) Of the funds appropriated to the Board of Governors of The University of North Carolina for the 1994-95 fiscal year in this act, twenty-four thousand dollars ($24,000) shall be used to fund a secretary position to administer the selection and origination functions for the Nursing Scholars Program and the Nurse Education Scholarship Loan Program.

Requested by: Representatives Black, Rogers, James, Barnes
Senators Ward, Perdue

SOIL SCIENCE FACULTY POSITION

Sec. 17.12. Of the funds appropriated to the Board of Governors of The University of North Carolina for agricultural programs for the 1994-95 fiscal year in this act, one hundred thousand dollars ($100,000) shall be allocated to fund a new faculty position in soil science for the College of Agriculture and Life Sciences at North Carolina State University. The position shall be located at the Tidewater Research and Extension Center at Plymouth, North Carolina.
Requested by: Representatives Black, Rogers, Nesbitt, Diamont, Barnes, Thompson

MOUNTAIN CONIFER FUNDS

Sec. 17.13. (a) The General Assembly finds that the growth of conifers for the Christmas tree industry is a major industry in Western North Carolina and that the sale of Christmas trees grown in Western North Carolina contributes seventy million dollars ($70,000,000) annually to the region’s economy.

(b) Of the funds appropriated in this act to the Board of Governors of The University of North Carolina for the 1994–95 fiscal year, the sum of seventy thousand dollars ($70,000) shall be used for the Cooperative Extension Service at North Carolina State University to establish an area extension specialist position located at the Mountain Horticultural Crops Research Station at Fletcher. This position shall provide support to North Carolina’s mountain conifer and Christmas tree industries. The Cooperative Extension Service at North Carolina State University shall consult with representative groups of Christmas tree growers in all regions in developing guidelines for this position and in filling the position.

Requested by: Representatives Warner, Black, Rogers, Diamont, Nesbitt

UNC/LEGISLATIVE COLLEGE OPPORTUNITY ACT PILOT PROGRAM

Sec. 17.14. Of the funds appropriated to the Board of Governors of The University of North Carolina in this act, eight hundred thousand dollars ($800,000) shall be allocated equally among the 16 constituent institutions. The funds shall not revert and shall be placed in trust fund accounts, with the investment earnings to be used for this program as well.

The funds shall be used to establish a pilot Legislative College Opportunity Program to recruit new students to enroll in college in future years who might not be able to attend college without incentives. The program shall be based on guidelines and rules established by the Board of Governors. The Board shall consider the needs of socially and economically disadvantaged youth in developing the pilot program with a primary goal of improving the academic performance, high school graduation rates, college going rates, and college graduation rates of youth currently underperforming in these measures. The Board shall develop the pilot program so that it provides incentives for and removes financial barriers to college attendance. The Board shall consider various academic standards and financial need in establishing the program, and the funds shall be used to pay for some portion of college attendance costs.

The Board shall establish the program guidelines and charge the campuses with implementing the pilot program by January 31, 1995. The Board shall report on the guidelines, program design and progress in implementation to the Joint Legislative Education Oversight Committee by May 15, 1995, with copies to members of the House and Senate Appropriations Subcommittees on Education. The Board shall monitor the success of the pilot program in attracting students who otherwise might not have enrolled in higher education, and shall monitor the progress of these students, with annual reports to the Joint Legislative Education Oversight Committee by May 15, 1996 and each succeeding year through 2001.

Requested by: Representatives Nesbitt, Diamont, Black, Rogers

Senators Ward, Perdue

CAMPUS STORES OPEN TO STUDENTS AT ALL CAMPUSES

Sec. 17.15. G.S. 66–58(c)(3) reads as rewritten:

“(3) The business operation of endowment funds established for the purpose of producing income for educational purposes; for purposes of this section,
the phrase "operation of endowment funds" shall include the operation by public postsecondary educational institutions of campus stores, the profits from which are used exclusively for awarding scholarships to defray the expenses of students attending the institution; provided, that the operation of such stores must be approved by the board of trustees of the institution, and the merchandise sold shall be limited to educational materials and supplies, gift items and miscellaneous personal-use articles. Provided further that sales at campus stores are limited to employees of the institution and members of their immediate families, to duly enrolled students of the campus at which a campus store is located and their immediate families, to duly enrolled students of other campuses of The University of North Carolina other than the campus at which the campus store is located, to other campus stores and to other persons who are on campus other than for the purpose of purchasing merchandise from campus stores. It is the intent of this subdivision that campus stores be established and operated for the purpose of assuring the availability of merchandise described in this Article for sale to persons enumerated herein and not for the purpose of competing with stores operated in the communities surrounding the campuses of the University of North Carolina."

Requested by: Representatives Baddour, Black, Rogers, Barnes Senators Ward, Perdue

SOCIAL WORKERS' EDUCATION LOAN FUND
Sec. 17.16. Effective July 1, 1994, Article 23 of Chapter 116 of the General Statutes is amended by adding a new section to read:

§ 116-209.30. Social Workers' Education Loan Fund.

(a) There is established the Social Workers' Education Loan Fund to be administered by the State Education Assistance Authority, in consultation with the Department of Human Resources, to attract trained social workers into public child welfare positions in all county departments of social services in the State. The Fund shall provide 25 four-year undergraduate and 10 two-year graduate scholarship loans per year.

(b) The Authority, in consultation with the Department of Human Resources, shall develop the following criteria to administer the Fund:

(1) All students shall be enrolled in an institution of higher education in North Carolina in an accredited bachelors of social work or masters of social work program;

(2) All students shall be residents of North Carolina. For purposes of this section, residency shall be determined by the same standard as residency for tuition purposes pursuant to G.S. 116-143.1;

(3) All students shall enter into a legal agreement and promissory note with the Authority to accept employment in public child welfare in exchange for receiving any funds, which agreement shall include stipulation that the student agrees to accept employment in rural or other need-based counties; and

(4) Any additional criteria that the Authority considers necessary to administer the program effectively, including:
   a. Consideration of the appropriate numbers of minority students and students from diverse socio-economic backgrounds to receive funds pursuant to this section:
b. Consideration of what rural or other need-based areas of the State shall be considered appropriate for work after graduation pursuant to subdivision (3) of this subsection;

c. Consideration of the academic qualifications of the individuals applying to receive funds; and

d. Consideration of the commitment the individuals applying to receive funds demonstrate to the profession of social work.

(c) The Authority shall ensure that the loan amounts are limited as follows:

(1) For a student pursuing a bachelors of social work degree, four thousand dollars ($4,000) per year for a maximum of four years; and

(2) For a student pursuing a masters of social work degree, five thousand dollars ($5,000) per year for a maximum of two years.

(d) The Authority shall ensure that the following loan cancellations and repayment schedules apply to all funds distributed pursuant to this section:

(1) The individual who graduates with a bachelors of social work degree or a masters of social work degree and who works for a public child welfare agency in a rural or other need-based area of North Carolina shall have that amount of the loan cancelled that is based on the amount of time employed and the number of academic years funds were received. One full year of employment shall cancel one academic year’s loan, whether four thousand dollars ($4,000) or five thousand dollars ($5,000);

(2) The individual who graduates with a bachelors of social work degree or a masters of social work degree and who works in public child welfare in a rural or other need-based area of North Carolina for the equivalent of the total number of academic years funds were received shall have the entire loan cancelled;

(3) The individual who graduates with a bachelors of social work degree or a masters of social work degree and who does not work in public child welfare in a rural or other need-based area of North Carolina for any or all of the equivalent of the number of years funds were received shall repay the loan to the Authority according to a schedule prescribed in the promissory note, plus ten percent (10%) annual interest; and

(4) The individual who does not graduate with a bachelors of social work degree or a masters of social work degree shall repay the loan according to a schedule prescribed by the Authority, not to exceed fifteen percent (15%) annual interest. In establishing a schedule and interest rate, the Authority shall take into consideration the reasons the individual did not graduate with a bachelors of social work degree or a masters of social work degree.

The Authority shall ensure that all repayments, including accrued interest, shall be placed in the Fund.

The Authority may forgive or reduce any loan repayment if the Authority considers that extenuating circumstances exist that would make repayment impossible.

(e) The State Education Assistance Authority, in consultation with the Department of Human Resources, shall adopt rules to implement the Social Workers’ Education Loan Fund as described in this section.”

Requested by: Representatives Diamont, Wilmoth, Cromer

ASU CONVOCATION CENTER

Sec. 17.17. Of the funds appropriated in this act for the construction of the Convocation Center at Appalachian State University, up to three million five hundred
thousand dollars ($3,500,000) may be used to begin planning, design, and site-
development for the Convocation Center project during the 1994–95 fiscal year.

Requested by: Senators Daniel, Kaplan

NORTH CAROLINA SCHOOL OF THE ARTS FILM SCHOOL

Sec. 17.18. The one million eight hundred thousand dollars ($1,800,000) in
non–recurring funds appropriated to the North Carolina School of the Arts for the Film
School shall be used to purchase equipment and for facility and other one–time and
other start–up costs for the creation of a course of study in film production technology
at the Piedmont Community College Satellite in Caswell County.

PART 18. DEPARTMENT OF COMMUNITY COLLEGES

Requested by: Senators Ward, Perdue
Representatives Black, Rogers

PROGRAM REGIONALISM

Sec. 18. The State Board of Community Colleges shall require that all new
programs it approves be developed using a regional approach unless there are extreme
extenuating circumstances documented by the college detailing reasons a regional pro-
gram is not feasible. The college shall demonstrate that it has attempted to develop a
regional program and explain what barriers were in existence.

It is the intent of the General Assembly to increase the number of regional
program offerings in community colleges and to eliminate as much duplication of
programs by colleges that are within reasonably close proximity to each other. The
General Assembly urges the State Board’s Government Performance Audit Committee
(GPAC) Task Force on Regionalism to provide more substantive recommendations on
how existing as well as new programs can be offered regionally as recommended by
the GPAC in its next report due in January 1995.

The Department of Community Colleges shall report quarterly to the Joint Leg-
islative Education Oversight Committee on the progress made on regional programs.
The report shall list all programs approved by the State Board that are not regional and
the reasons for their approval.

Requested by: Senator Ward
Representatives Black, Rogers

CONTINUING BUDGET CONCEPT

Sec. 18.1. The State Board of Community Colleges shall implement the new
continuing budget concept presented to the House and Senate Appropriations Subcom-
mittes during the 1994 Regular Session of the 1993 General Assembly for the
1995–97 biennium and in subsequent years. In order to ensure more stability in
funding, community colleges that experience a decline in enrollment shall not receive
decrease in full–time equivalent student (FTE) enrollment funds until their enrollment
does more than four percent (4%). At that time, they shall experience a decline of
only the amount over four percent (4%). Community colleges that experience an
increase in enrollment shall not experience an increase in full–time equivalent student
(FTE) enrollment funds until their enrollment increases more than four percent (4%).
At that time, they shall experience an increase of only the amount over four percent
(4%).

It is the intent of this section to implement the recommendation of the Govern-
ment Performance Audit Committee regarding changing the community college funding
formula to one that is a combination of a base funding source with an FTE
component.
In addition, the State Board of Community Colleges shall develop a program-based FTE cost model that will fund future FTEs in excess of the four percent (4%) growth on the basis of actual program cost as opposed to an overall average FTE cost. This plan shall be reported to the 1995 General Assembly.

Requested by: Senator Ward
Representatives Black, Rogers

STATE BOARD RESERVE FUNDS

Sec. 18.2. Of the funds appropriated to the Department of Community Colleges in Chapter 321 of the 1993 Session Laws for the State Board Reserve, forty-six thousand dollars ($46,000) shall be allocated to fund the additional costs associated with the automated central cataloging of library books.

Notwithstanding G.S. 143-16.3, the State Board may use up to three hundred thousand dollars ($300,000) from the State Board Reserve to fund the community colleges leadership development programs that were a part of the State Board's budget request to the 1994 Regular Session of the 1993 General Assembly.

Requested by: Senators Ward, Perdue
Representatives Black, Rogers, Barnes

PRISON CLASSES

Sec. 18.4. G.S. 115D-5 is amended by adding a new subsection to read:

“(c1) Community colleges shall report full-time equivalent (FTE) student hours for correction education programs on the basis of contact hours rather than student membership hours. No community college shall operate a multi-entry/multi-exit class or program in a prison facility.

The State Board shall work with the Department of Correction on offering classes and programs that match the average length of stay of an inmate in a prison facility.”

Requested by: Representatives Diamont, Black, Rogers
Senators Ward, Perdue

COMMUNITY COLLEGES BEHIND WALLS

Sec. 18.5. The State Board of Community Colleges shall develop a plan to establish “Community Colleges Behind Walls” to train and educate prison inmates better. The State Board shall present the plan to the 1995 General Assembly prior to February 1, 1995.

Requested by: Representatives Nesbitt, Black, Rogers
Senators Ward, Perdue

COMPETITIVE SALARY LEVELS FOR CURRICULUM FACULTY

Sec. 18.6. (a) Funds appropriated in this act for competitive salary levels for community college curriculum faculty shall be used to provide an average additional salary increase to full-time curriculum faculty to enable the community colleges to retain a core of outstanding faculty at competitive salary levels. The State Board of Community Colleges shall not use these funds to change the faculty/student ratio in the funding formula for community colleges. The State Board shall use the competitive salary funds, along with the funds appropriated in this act for a 4% across-the-board salary increase for curriculum faculty, to increase the unit value for curriculum faculty in the community college allotment formula by 8%. The curriculum faculty salary unit value shall be $37,000 for 1994-95, which is approximately 8% above the 1993-94 unit value.

The State Board of Community Colleges shall develop policies for the use of these funds that shall provide as near as practical for a system-wide community college
curriculum faculty salary of 102% of the curriculum faculty salary unit value in the 1994–95 allotment formula.

Unless the average salary for full–time curriculum faculty at a college is at or above the 1994–95 unit value for curriculum faculty, the community college shall increase the average salary of full–time curriculum faculty members by at least 8% for the 1994–95 fiscal year. A community college shall not use curriculum faculty salary funds for administrative costs unless the average full–time curriculum faculty salary at the college is at or above the 1994–95 unit value for curriculum faculty.

(b) The State Board of Community Colleges shall submit to the General Assembly copies of the salary schedules applicable to community college faculty at each community college.

Requested by: Representatives Baddour, Black, Rogers
Senators Ward, Perdue

ESTABLISH GRANTS FOR VISITING ARTISTS’ PROGRAM

Sec. 18.7. (a) Of the funds appropriated in Chapter 321 of the 1993 Session Laws to the Department of Community Colleges for the Community Services Block Grant Program for the 1994–95 fiscal year, five percent (5%) of those funds, which is the sum of ninety–five thousand eight hundred twenty dollars ($95,820), shall be allocated to the Visiting Artists’ Program. These funds shall be used as grants-in-aid to community colleges on a competitive basis in accordance with administrative guidelines approved by the State Board of Community Colleges. The purpose of the grants shall be to support and promote through the use of grants-in-aid, the Visiting Artists’ Program, which is administered by the State Board of Community Colleges in cooperation with the North Carolina Arts Council. In addition the Department of Community Colleges may use their Community Services Block Grant funds to supplement the Visiting Artists’ Program or other arts programs at the discretion of their local boards of community colleges.

(b) It is the intent of the General Assembly to preserve the Visiting Artists’ Program in the Department of Community Colleges. The Department of Community Colleges shall report to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division regarding its progress in making grants to community colleges for the Visiting Artists’ Program.

PART 19. PUBLIC SCHOOLS

Representatives Gray, Rogers, Black

NONCERTIFIED SCHOOL EMPLOYEE SALARIES

Sec. 19. (a) G.S. 115C–12(16) reads as rewritten:

“(16) Power with Regard to Salary Schedules. —

a. Support personnel refers to all public school employees who are not required by statute or regulation to be certified in order to be employed. The State Board of Education is authorized and empowered to adopt all necessary rules for full implementation of all schedules to the extent that State funds are made available for support personnel.

b. Salary schedules for the following public school support personnel shall be adopted by the State Board of Education: school finance officer, office support personnel, property and cost clerks, teacher assistants, maintenance supervisors, custodial personnel, and transportation personnel. The Board shall classify these support positions in terms
of uniform pay grades included in the salary schedule of the State Personnel Commission.

Prior to By the end of the third payroll period of the 1995–96 school fiscal year, local boards of education shall place State—allotted office support personnel, teacher assistants, and custodial personnel on the salary schedule adopted by the State Board of Education so that the average salary paid is the State—allotted amount for the category. In placing employees on the salary schedule, the local board shall consider the education, training, and experience of each employee. It is the intent of the General Assembly that a local school administrative unit not fail to employ an employee who was employed for the prior school year in order to implement the provisions of this sub—subdivision. A local board of education is in compliance with this sub—subdivision if the average salary paid is at least ninety—five percent (95%) of the State—allotted amount for the category at the end of the third payroll period of the 1995–96 fiscal year, and at least ninety—eight percent (98%) of the State—allotted amount for the category at the end of the third payroll period of each subsequent fiscal year. The Department of Public Instruction shall provide technical assistance to local school administrative units regarding the implementation of this sub—subdivision.

The average salary paid to employees in each category from State—allotted funds for the 1993–94 school year shall be at least two percent (2%) higher than the average salary paid to employees in that category from State—allotted funds for the 1992–93 school year.

The State Board of Education shall report to the General Assembly, prior to March 31, 1994, and March 31, 1995, and March 31, 1996, on the implementation of this sub—subdivision.

c. Salary schedules for other support personnel, including but not limited to maintenance and school food service personnel, shall be adopted by the State Board of Education. The Board shall classify these support positions in terms of uniform pay grades included in the salary schedule of the State Personnel Commission. These schedules shall apply if the local board of education does not adopt a salary schedule of its own for personnel paid from other than State appropriations.”

(b) Beginning with the 1994–95 fiscal year, the State Board of Education shall allot salary funds for State—allotted school custodian positions on the basis of one thousand two hundred nine dollars ($1,209) a month for each position plus any salary increment authorized for school custodians by the General Assembly.

Requested by: Senator Ward
Representatives Rogers, Black

TRANSPORTATION INFORMATION MANAGEMENT SYSTEM FUNDS

Sec. 19.1. Of the funds appropriated to Aid to Local School Administrative Units for school transportation in this act, the sum of five hundred ten thousand dollars ($510,000) for the 1994–95 fiscal year shall be used for the continuation of the Transportation Information Management System. These funds shall be used for equipment, equipment maintenance, and contractual services to operate the program.
It is the intent of the General Assembly to include these funds in the continuation budget for the 1995–97 fiscal biennium.

Requested by:  Senator Ward
Representatives Rogers, Black

OUTCOME-BASED EDUCATION FUNDS
Sec. 19.2. Of the funds appropriated for the Outcome-Based Education Program in this act, the sum of one hundred thousand dollars ($100,000) shall be used by the Department of Public Instruction to provide technical assistance, evaluate programs, refine proficiencies and outcomes, and otherwise implement the program.

Requested by:  Senator Ward
Representatives Black, Rogers

DEVELOPMENTAL DAY CENTERS’ GRANT-IN-AID
Sec. 19.3. Section 216 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“Sec. 216. Of the funds appropriated in this act to the Department of Human Resources, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, the sum of two million three hundred one thousand two hundred forty-eight dollars ($2,301,248) for the 1993–94 fiscal year and the sum of two million three hundred one thousand two hundred forty-eight dollars ($2,301,248) for the 1994–95 fiscal year are transferred to the Department of Public Instruction for handicapped children aged 3 through 4 years who have been identified through Division of Mental Health, Developmental Disabilities, and Substance Abuse Services statewide services and who are served in developmental day centers. These funds shall be used to contract with area mental health, developmental disabilities, and substance abuse authorities or with public or private nonprofit developmental day centers to continue to serve handicapped children aged 3 through 4 years who are identified as needing developmental day services.

It is the intent of the General Assembly to appropriate funds for this purpose in the continuation budget of the Department of Public Instruction for the 1995–97 fiscal biennium.

The Department of Public Instruction shall report to the General Assembly and to the Fiscal Research Division by May 1, 1994, and May 1, 1995, regarding the use of the funds transferred to it by this section.”

Requested by:  Senator Perdue
Representatives Rogers, Black

ADMINISTRATION OF THE INTERVENTION/PREVENTION GRANT PROGRAM
Sec. 19.4. Of the funds allocated under Section 42 of Chapter 24 of the Session Laws of the 1994 Extra Session for the Intervention/Prevention Grant Program, up to two hundred thousand dollars ($200,000) may be used by the Department of Public Instruction to implement that section.

Requested by:  Senators Ward, Winner of Mecklenburg
Representatives Rogers, Black

LIMITED ENGLISH PROFICIENCY (LEP) STUDENTS
Sec. 19.5. (a) G.S. 115C–81(c) reads as rewritten:

“(c) Local boards of education shall provide for the efficient teaching at appropriate grade levels of all materials set forth in the standard course of study, including
integrated instruction in the areas of citizenship in the United States of America, govern-
ment of the State of North Carolina, government of the United States, fire prevention, the free enterprise system, the dangers of harmful or illegal drugs, including alcohol, and cardio-pulmonary resuscitation (CPR) and the Heimlich maneuver.

Local Except when a board authorizes teaching in a foreign language in order to comply with federal law, local boards of education shall require all teachers and principals to conduct classes except foreign language classes in English. Any teacher or principal who refuses to do so may be dismissed.

(b) The State Board of Education shall study issues concerning Limited English Proficiency (LEP) students and shall develop a resource guide for local school administrative units that illustrates how to implement quality programs for LEP students. The study shall review:

(1) Federal requirements for LEP students;
(2) The number of LEP students in the State and their geographic distribution across the State;
(3) Methods for identifying LEP students;
(4) Methods for assessing the abilities of LEP students in their home language;
(5) Criteria for entrance into and exit from LEP programs;
(6) Technical assistance needs of local school administrative units and the Department of Public Instruction;
(7) Teacher training needs for regular classroom teachers and teachers in LEP programs;
(8) Projections of the number of English as a Second Language or other LEP teachers needed in the future and the role of The University of North Carolina in meeting that need;
(9) Certification criteria for teachers of LEP students;
(10) Methods for assessing LEP children’s needs for special education, including programs for academically gifted students;
(11) Methods of instruction for LEP students including English as a Second Language Programs and transitional bilingual education;
(12) Funding options for serving LEP students, including use of federal Migrant Education funds and other federal, State, and local funds for LEP students; and
(13) Programs in the State that currently serve LEP students.

The resource guide shall identify State and local funding sources for these programs, how to obtain these funds, and methods for program evaluation. The State Board shall provide a copy of the resource guide, the results of its study, and its recommendations regarding issues concerning LEP students, to the Joint Legislative Education Oversight Committee no later than December 1, 1994.

(c) If a local school administrative unit demonstrates that it has LEP students that it is unable to serve within the regular school allotments due to extraordinary circumstances, the State Board of Education may allocate funds from State Aid to Local School Administrative Units for the 1994–95 fiscal year to provide services to those students. No more than one million dollars ($1,000,000) shall be allocated pursuant to this subsection for the 1994–95 fiscal year.
APPENDIX

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Requested by: Senator Ward
Representatives Rogers, Black

EXCEPTIONAL CHILDREN FUNDS
Sec. 19.5A. (a) Section 134(a) of Chapter 321 of the 1993 Session Laws reads as rewritten:
“(a) The funds appropriated for exceptional children in this act shall be allocated as follows:

(1) Each local school administrative unit shall receive for academically gifted children the sum of $641.26 $652.17 per child for three and nine-tenths percent (3.9%) of the 1992-93 1993-94 actual average daily membership in the local school administrative unit, regardless of the number of children identified as academically gifted in the local school administrative unit. The total number of children for which funds shall be allocated pursuant to this subdivision is 43,114 43,739 for the 1993-94 1994-95 school year.

(2) Each local school administrative unit shall receive for exceptional children other than academically gifted children the sum of $1,923.79 $1,956.52 per child for the lesser of (i) all children who are identified as exceptional children other than academically gifted children or (ii) twelve and five-tenths percent (12.5%) of the 1992-93 1993-94 actual average daily membership in the local school administrative unit. The maximum number of children for which funds shall be allocated pursuant to this subdivision is 125,316 127,668 for the 1993-94 1994-95 school year.

(3) Each local school administrative unit in which more than twelve and five-tenths percent (12.5%) of the 1992-93 1993-94 actual average daily membership are identified as exceptional children other than academically gifted children shall receive $418.76 per child in excess of the twelve and five-tenths percent (12.5%). These funds shall be used only for nonrecurring expenditures and other expenditures for exceptional children other than academically gifted children that do not impose future obligations on the State or local governments.

The dollar amounts allocated under subdivisions (1) and (2) of this subsection for exceptional children shall also increase in accordance with legislative salary increments for personnel who serve exceptional children.”

(b) Section 134(d) of Chapter 321 of the 1993 Session Laws reads as rewritten:
“(d) The State Board of Education shall report its preliminary recommendations, including any proposals for modified laws, rules, or policies and findings under subsections (b) and (c) of this section to the Commission on Children with Special Needs and to the chairs of the appropriations committees and the appropriations subcommittees on education of the Senate and the House of Representatives by March 15, 1994, 1994, and its final recommendations by January 1, 1995.”

(c) Of the funds appropriated for increases in average daily membership for the 1994-95 fiscal year, the sum of one million two hundred twenty-nine thousand four hundred seventy-two dollars ($1,229,472) shall be used for the recurring costs of implementing subsection (a) of this section.

(d) The State Board of Education shall allocate the sum of five hundred fifty thousand dollars ($550,000) from State Aid to Local School Administrative Units for the 1994-95 fiscal year to continue support for the Advanced Placement Program in the public schools.
TEACHER SALARY SCHEDULES

Sec. 19.6. (a) The Director of the Budget may transfer from the Reserve for Salary Increases for the 1994-95 fiscal year funds necessary to implement the teacher salary schedule set out in subsection (b) of this section, including funds for the employer’s retirement and social security contributions and funds for annual longevity payments as provided in Section 127 of Chapter 321 of the 1993 Session Laws, commencing July 1, 1994, for all teachers whose salaries are supported from the State’s General Fund. These funds shall be allocated to individuals according to rules adopted by the State Board of Education and the Superintendent of Public Instruction. The longevity payment shall be paid in a lump sum once a year.

(b)(1) Beginning July 1, 1994, the following monthly salary schedule shall apply to certified personnel of the public schools who are classified as “A” teachers. The schedule contains 30 steps with each step corresponding to one year of teaching experience.

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<td>30+</td>
<td>3,731</td>
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(2) Beginning July 1, 1994, the following monthly salary schedule shall apply to certified personnel of the public schools who are classified as "G" teachers. The schedule contains 30 steps with each step corresponding to one year of teaching experience.

<table>
<thead>
<tr>
<th>Years of Experience</th>
<th>1994–95 Salary</th>
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</table>

(3) Certified public school teachers with certification based on academic preparation at the six-year degree level and at the doctoral degree level shall receive a salary supplement as provided in Section 127 of Chapter 321 of the 1993 Session Laws.

(c) The first step of the salary schedule for school psychologists shall be equivalent to Step 5, corresponding to five years of experience, on the salary schedule established in this section for certified personnel of the public schools who are classified as "G" teachers. Certified psychologists shall be placed on the salary schedule at an appropriate step based on their years of experience. Certified psychologists shall receive longevity payments based on years of State service in the same manner as teachers.
Certified psychologists with certification based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars ($126.00) per month in addition to the compensation provided for certified psychologists. Certified psychologists with certification based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars ($253.00) per month in addition to the compensation provided for certified psychologists.

Requested by: Senators Daniel, Plyler, Ward, Perdue
Representatives Rogers, Black, Nesbitt, Diamont

SCHOOL-BASED ADMINISTRATOR SALARIES

Sec. 19.7. (a) Funds appropriated to the Reserve for Salary Increases shall be used to complete the implementation of a new salary schedule for school-based administrators as provided in this act. These funds shall be used for State-paid employees only.

(b) The salary schedule for school-based administrators shall apply only to principals and assistant principals. The salary schedule for the 1994-95 fiscal year is as follows:

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</table>
The number principal reflects total principals on the school and administrative unit for the 1992-93 fiscal year received because of that requirement shall not be reduced because of this subsection for subsequent fiscal years that the superintendent is employed by that local school administrative unit so long as the superintendent is entitled to at least that amount of additional State-paid salary under the rules in effect for the 1992-93 fiscal year.

(g) Longevity pay for principals and assistant principals shall be as provided for State employees.

(c) The appropriate classification for placement of principals and assistant principals on the salary schedule shall be determined in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Classification</th>
<th>Number of Teachers Supervised</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistant Principal</td>
<td>Less than 11 Teachers</td>
</tr>
<tr>
<td>Principal I</td>
<td>11–21 Teachers</td>
</tr>
<tr>
<td>Principal II</td>
<td>22–32 Teachers</td>
</tr>
<tr>
<td>Principal III</td>
<td>33–43 Teachers</td>
</tr>
<tr>
<td>Principal IV</td>
<td>44–54 Teachers</td>
</tr>
<tr>
<td>Principal V</td>
<td>55–65 Teachers</td>
</tr>
<tr>
<td>Principal VI</td>
<td>More than 65 Teachers</td>
</tr>
<tr>
<td>Principal VII</td>
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</tr>
</tbody>
</table>

The number of teachers supervised includes teachers and assistant principals paid from State funds only; it does not include teachers or assistant principals paid from non-State funds or the principal or teacher assistants.

(d) An assistant principal shall be placed on the step on the salary schedule that reflects total years of experience as a certificated employee of the public schools.

A principal shall be placed on the step on the salary schedule that reflects total number of years of experience as a certificated employee of the public schools and an additional step for every three years of experience as a principal.

(e) Principals and assistant principals with certification based on academic preparation at the six-year degree level and at the doctoral degree level shall be paid a salary supplement as provided in Section 132 of Chapter 321 of the 1993 Session Laws.

(f) There shall be no State requirement that superintendents in each local school unit shall receive in State–paid salary at least one percent (1%) more than the highest paid principal receives in State salary in that school unit: Provided, however, the additional State–paid salary a superintendent who was employed by a local school administrative unit for the 1992-93 fiscal year received because of that requirement shall not be reduced because of this subsection for subsequent fiscal years that the superintendent is employed by that local school administrative unit so long as the superintendent is entitled to at least that amount of additional State–paid salary under the rules in effect for the 1992-93 fiscal year.
(h) (1) If a principal is reassigned to a higher job classification because the principal is transferred to a school within a local school administrative unit with a larger number of State-allotted teachers, the principal shall be placed on the salary schedule as if the principal had served the principal's entire career as a principal at the higher job classification.

(2) If a principal is reassigned to a lower job classification because the principal is transferred to a school within a local school administrative unit with a smaller number of State-allotted teachers, the principal shall be placed on the salary schedule as if the principal had served the principal's entire career as a principal at the lower job classification.

This subdivision applies to all transfers on or after the ratification date of this act, except transfers in school systems that have been created, or will be created, by merging two or more school systems. Transfers in these merged systems are exempt from the provisions of this subdivision for one calendar year following the date of the merger.

(i) Except as provided in subsection (h) of this section, the salary of a principal or assistant principal shall not be less for the 1994–95 fiscal year than it was for the 1993–94 fiscal year solely as a result of placement on the salary schedule established in this section.

Requested by: Senators Ward, Perdue
Representatives Rogers, Black, Diamont

REPORT ON TEACHERS LEAVING THE TEACHING PROFESSION
Sec. 19.9. G.S. 115C–12 is amended by adding a new subdivision to read:

"(22) Duty to Monitor the Decisions of Teachers to Leave the Teaching Profession. — The State Board of Education shall monitor and compile an annual report on the decisions of teachers to leave the teaching profession. The State Board shall adopt standard procedures for each local board of education to use in requesting the information from teachers who are not continuing to work as teachers in the local school administrative unit and shall require each local board of education to report the information to the State Board in a standard format adopted by the State Board."

Requested by: Senator Perdue
Representative Barnes

TASK FORCE ON VOCATIONAL AND TECHNICAL EDUCATION
Sec. 19.10. (a) Task Force on Vocational and Technical Education created membership. — There is created the Task Force on Vocational and Technical Education. The Task Force shall be located administratively in the Department of Public Instruction but shall exercise all its prescribed statutory powers independently of the Department of Public Instruction.

(b) The Task Force shall consist of the following 16 members:

(1) The State Superintendent of Public Instruction or a designee;
(2) The State Auditor or a designee;
(3) The Commissioner of Labor or a designee;
(4) One representative of The University of North Carolina, appointed by the President of The University of North Carolina;
(5) One representative of the North Carolina Community College System, appointed by the President of the North Carolina Community College System;
(6) Two members appointed by the Governor;
(7) Two members of the Senate appointed by the President Pro Tempore of the Senate;
(8) One businessperson involved in vocational and technical education and one director of vocational and technical education for a local school administrative unit, appointed by the President Pro Tempore of the Senate;
(9) Two members of the House of Representatives appointed by the Speaker of the House of Representatives;
(10) One businessperson involved in vocational and technical education and one vocational and technical education teacher appointed by the Speaker of the House of Representatives; and
(11) The chair of the Governor’s Commission on Workforce Preparedness. The Governor and the Superintendent of Public Instruction shall each appoint a cochair from the membership of the Task Force.

Vacancies in terms of members shall be filled by the appointing officers.

(c) The Task Force, in collaboration with the Department of Community Colleges, the Department of Public Instruction, and the Governor’s Commission on Workforce Preparedness shall study the following issues related to vocational and technical education:

(1) The quality, focus, standards, and future goals of vocational and technical education programs in the public schools, including the current status of local TechPrep, apprenticeship, and other school-to-work programs in North Carolina;
(2) Funding issues including funding levels of programs, funding sources, distribution of funds, students served, and cost-per-student comparisons;
(3) Technological and educational quality of equipment and instructional materials, and projected equipment and technology needs for vocational and technical education;
(4) Current accountability efforts, including program standards and performance measures such as academic and employment outcomes, and review of program evaluation and improvement methods;
(5) Relevance of vocational and technical education to the workforce and subsequent employment, including the relationship of program focus to current and future labor market;
(6) Articulation issues, including the linkage of programs to higher education, other governmental workforce programs, and the business community;
(7) The efficiency and effectiveness of organizational and delivery aspects of existing vocational and technical and school-to-work programs including cooperative education, internships, youth apprenticeships, career academics, school-based enterprises, supervised occupational experiences, vocational student organizations, Tech Prep, and Job Training Partnership Act (JTPA) whether there is unnecessary duplication and overlap, and the appropriate role for each agency involved;
(8) The efficiency and effectiveness of State and local administration of programs;
(9) Curriculum and instructional delivery issues, including curriculum review and development and the extent and success of linkage and integration of vocational and technical education to core academic education;
(10) Career guidance and career counseling in the public schools; and
(11) Training and retraining of educators involved in vocational and technical education, including the effectiveness of preservice training for teachers, teacher qualification requirements, teacher supply and demand trends, plans for ongoing staff development for teachers, local and State leadership including Department of Public Instruction staff, administrators, principals and superintendents, and necessary changes in staff development.

The Task Force shall make an interim report of the results of its study and its recommendations for modifications in vocational and technical education and school-to-work transition programs to the Joint Legislative Education Oversight Committee, the Governor's Commission on WorkForce Preparedness, and the State Board of Education prior to January 15, 1995, and a final report prior to March 1, 1996.

(d) Members of the Task Force who are also members of the General Assembly shall be paid subsistence and travel expenses at the rate set forth in G.S. 120-3.1. Members of the Task Force who are officials or employees of the State shall receive travel allowances at the rate set forth in G.S. 138-6. All other members of the Task Force shall be paid the per diem and allowances set forth in G.S. 138-5.

(e) The Department of Public Instruction shall provide requested professional and clerical staff to the Task Force. The Task Force may also employ professional and clerical staff and shall hire outside consultants to assist it in its work.

(f) The Department of Public Instruction shall use up to one hundred thousand dollars ($100,000) within its budget for the 1994-95 fiscal year for the work of the Task Force on Vocational and Technical Education.

Requested by: Senators Ward, Perdue
Representatives Barnes, Rogers, Black

TEACHER ACADEMY FUNDS

Sec. 19.11. (a) Funds appropriated in this act for the operation of the Teacher Academy for the 1994-95 fiscal year shall be used for Teacher Academy training sessions offered for the summer of 1994 and for sessions offered for the summer of 1995 prior to July 1, 1995. These funds include the sum of three hundred seventy-five thousand dollars ($375,000) in nonrecurring funds for training sessions for additional teachers during the first fiscal year of program implementation.

(b) The Task Force on Teacher Staff Development shall evaluate the Teacher Academy Plan it developed in accordance with Section 141 of Chapter 321 of the 1993 Session Laws and shall consider how it might fit into a comprehensive approach to staff development. The State Board of Education shall conduct an evaluation of the quality of the 1994-95 Teacher Academy sessions. The Task Force shall address more completely the factors it was directed to address by Section 141 and shall develop a more comprehensive approach for teacher professional development. The Task Force shall place special emphasis on the following:

(1) Efficient and effective use of existing State, federal, and local resources through an integrated, nonduplicative delivery of professional development to teachers.

(2) Short-range and long-range plans for school-based staff development that address the professional development needs of teachers in site-based decision making, core content areas, instruction, use of modern technology, and other appropriate subjects.

(3) More effective use of the North Carolina Center for Advancement of Teaching facility and staff in the delivery of teacher professional development.
(4) Training schedules and opportunities that minimize the time teachers are away from classroom instruction.

(5) Development of organizational arrangements and technologies that encourage teacher networking and collaboration.

(6) Effective use of the facilities and faculties of The University of North Carolina campuses in the delivery of professional development to teachers.

(7) Effective use of existing and planned telecommunications and long-distance learning systems for teacher professional development to limit expenditures for travel and associated costs.

(8) Professional development that meets the unique needs of individual schools and a plan to ensure quality in the various staff development offerings.

(9) A proposal for the ongoing coordination of teacher professional development activities among local school administrative units, the Department of Public Instruction, the Technical Assistance Centers, The University of North Carolina, NCCAT, private colleges and universities, and any other providers of teacher professional development.

The Task Force on Teacher Staff Development shall also review the work of the Teacher Training Task Force and consider incorporating elements of the findings and recommendations of the Teacher Training Task Force in the Plan.

The Task Force shall make an interim report on (i) its progress on the Plan, (ii) expenditures on and evaluation of the Teacher Academy programs during the summer of 1994, and (iii) projected expenditures for the summer of 1995 to the Joint Legislative Education Oversight Committee and the State Board of Education no later than October 1, 1994. The final Plan shall be submitted to the State Board of Education for adoption no later than December 1, 1994. Any legislative action required to implement the Plan shall be submitted to the Joint Legislative Education Oversight Committee and the General Assembly no later than January 15, 1995.

(c) Effective July 7, 1994, Chapter 718 of the 1993 Session Laws is repealed.

Requested by: Senator Ward
Representatives Rogers, Black

STATISTICS ON STUDENTS ELIGIBLE FOR FREE AND REDUCED PRICE LUNCHES

Sec. 19.12. Of the funds appropriated to the Department of Public Instruction in this act, the Department of Public Instruction shall use fifty thousand dollars ($50,000) to compile and analyze data on the number of students eligible for free and reduced price lunches. The analysis shall include consideration of whether this data is a valid measure of income at the local school administrative unit level and at the school building.

Requested by: Senators Daniel, Plyler, Ward, Warren, Perdue
Representatives Jeffus, Rogers, Black, Barnes, Diamont

SUBSTITUTE TEACHER PAY

Sec. 19.13. Substitute teachers who hold teacher certificates shall be paid at a rate of fifty-seven dollars ($57.00) per day. Substitute teachers who do not hold teacher certificates but have completed effective teacher training shall be paid at a rate of fifty dollars ($50.00) per day. Substitute teachers who neither hold teacher certificates nor have completed effective teacher training shall be paid at a rate of forty dollars ($40.00) per day.
Requested by: Senators Ward, Perdue, Daniel, Plyler
Representatives Nesbitt, Diamont, Rogers, Black, Barnes

BASIC EDUCATION PROGRAM FUNDS

Sec. 19.17. Of the funds appropriated in this act to State Aid to Local School Administrative Units, the sum of fifty-five million eight hundred twenty-four thousand one hundred thirty-six dollars ($55,824,136) shall be used to implement the Basic Education Program. These funds shall be allocated as follows:

(1) $10,000,000 shall be allocated for school psychologists, social workers, and guidance counselors for kindergarten through the eighth grade in accordance with the Basic Education Program. Each local school administrative unit shall comply with the staffing requirements of the Basic Education Program regarding school psychologists, social workers, and guidance counselors for kindergarten through the eighth grade.

(2) $26,320,319 shall be used to implement fully the class size reduction at the kindergarten level in accordance with the Basic Education Program.

(3) $9,536,119 shall be used to implement fully textbook funding in accordance with the Basic Education Program by restoring textbook purchasing power to the 1985 level.

The General Assembly urges the State Board of Education to carry out its duties under G.S. 115C-96 by requesting sufficient appropriations from the General Assembly to provide the children of the public elementary and secondary schools with free basic textbooks. The General Assembly also urges the Governor to include that amount in the proposed budget and to carry out the Governor’s duties under G.S. 143-11 by accompanying the proposed budget with the State Board of Education’s request for appropriations for textbooks.

The State Board of Education shall adjust the funds for positions allocated pursuant to this section to reflect legislative adjustments to average salary and the current average daily membership.

Requested by: Representative Culpepper

DARE SCHOOL PAY DATE

Sec. 19.18. Notwithstanding the provisions of G.S. 115C-302(a), G.S. 115C-316(a), or any other provision of law, all 10-month employees of the Dare County Board of Education shall be paid on the twelfth day of each month. Nothing in this section shall have the effect of changing the rate of pay for any employee of the Dare County Board of Education.

This section shall not be construed to authorize prepayment of any employees by the Dare County Board of Education.

Requested by: Representatives Yongue, Cummings, Lee

SCOTLAND SCHOOL PAY DATE

Sec. 19.19. Section 143.1 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 143.1. Notwithstanding the provisions of G.S. 115C-302(a), G.S. 115C-316(a), or any other provision of law, all 10-month employees of the Scotland County Schools except for school bus drivers, who are paid on a monthly basis, shall be paid on the fifteenth tenth day of each month. Nothing in this section shall have the effect of changing the rate of pay for any employee of Scotland County Schools."
This section shall not be construed to authorize prepayment of any employees by the Scotland County Board of Education."

Requested by: Representatives Lutz, Hunt, Weatherly

REPEAL CLEVELAND SCHOOL PAY DATE
Sec. 19.20. Section 2 of Chapter 311 of the 1991 Session Laws is repealed.
Requested by: Representatives Wilmoth, Cromer

WATAUGA SCHOOL PAY DATE
Sec. 19.21. Notwithstanding the provisions of G.S. 115C-302(a), G.S. 115-316(a), or any other provision of law, all 10-month employees of the Watauga County Board of Education shall be paid on the tenth day of each month, and all other employees of the Watauga County Board of Education shall be paid on the last day of each month. If the pay date so established falls on a weekend or holiday, the employee shall be paid on the last workday before the established pay date. Nothing in this section shall have the effect of changing the rate of pay for any employee of the Watauga County Board of Education.

This section shall not be construed to authorize prepayment of any employees of the Watauga County Board of Education.

Requested by: Representative Flaherty

Caldwell School Pay Date
Sec. 19.22. Notwithstanding the provisions of G.S. 115C-302(a), G.S. 115C-316(a), or any other provision of law, all 10-month employees of the Caldwell County Board of Education who are paid on a monthly basis shall be paid on the fifteenth day of each month. Nothing in this section shall have the effect of changing the rate of pay for any employee of Caldwell County Board of Education.

This section shall not be construed to authorize prepayment of any employees by the Caldwell County Board of Education.

Requested by: Senator Ward
Representatives Kuczmarski, Rogers, Black

Cued Speech Funds
Sec. 19.23. Of the funds appropriated in this act to the Department of Public Instruction, the sum of ninety-five thousand dollars ($95,000) shall be used as a grant-in-aid for the Cued Speech Center of Wake County. The Center shall use these funds to provide transition services.

The Department of Public Instruction shall evaluate the use of these funds and report the results of the evaluation to the Commission on Children with Special Needs before October 1, 1995.

Requested by: Senator Ward
Representatives Rogers, Black, Diamont

Allocations of Basic Education Program Funds for Small City School Systems
Sec. 19.24. The State Board of Education shall modify the position allocation formulas under the Basic Education Program by rounding all fractions of positions to the next whole position for each city school administrative unit with an average daily membership of less than 3,000 students.
Requested by: Senator Ward
Representatives Rogers, Black, Diamont

SCHOOL ADMINISTRATOR ALLOTMENT FORMULAS
Sec. 19.25. The State Board of Education shall modify the allotment formula for school administrators so that (i) the base allotment under the formula is the same for all local school administrative units, regardless of the average daily membership of the units and (ii) the remainder of the funds is allotted on the basis of average daily membership.

Requested by: Senators Winner of Mecklenburg, Ward, Perdue, Daniel, Plyler
Representatives Diamont, Rogers, Black, Barnes, Nesbitt

SCHOOL TECHNOLOGY PLANS/FUNDS
Sec. 19.26. (a) G.S. 115C–102.6 reads as rewritten:
"§ 115C–102.6. Duties. Duty to prepare a requirements analysis and propose a State school technology plan.
The Commission shall prepare a requirements analysis and propose a State school technology plan to the Joint Legislative Commission on Governmental Operations and the Joint Legislative Education Oversight Committee for improving student performance in the public schools through the use of learning and instructional management technologies.

In developing this plan, the Commission shall:
(1) Assess factors related to the current use of learning and instructional management technologies in the schools, including what is currently being used, how the current use of technology relates to the standard course of study, how the effectiveness of learning and instructional management technologies is being evaluated, how schools are paying for learning and instructional management technologies, and what training school employees have received in the use of learning and instructional management technology and networks.
(2) Identify the instructional goals that can be met through the use of learning and instructional management technologies. The goals may include teaching the standard course of study, reaching students with a broad range of abilities, and ensuring that all students have access to a complete curriculum regardless of the geographical location or the financial resources of the school.
(3) Examine the types of learning and instructional management technologies available to meet the identified instructional goals, including computers, audiovisual aids, science laboratory equipment, vocational education equipment, and distance learning networks. The Commission shall consider the compatibility and accessibility of different types of learning and instructional management technologies, including compatibility with the planned statewide broadband ISDN network, and whether they may be easily communicated from one site to another. The Commission shall also consider linkages between learning and instructional management technologies and existing State and local administrative systems.
(4) Develop a basic level of learning and instructional management technology for every school in the State. The basic level may include:
a. A computer lab with student stations or a specified number of student computer stations in each classroom for the use of instructional software such as computer-assisted instruction, integrated learning systems,
instructional management systems, and applications software such as word processing, database, spreadsheet, and desktop publishing.

b. A computer workstation in every classroom for teachers to use in preparation and delivery of instruction and for administrative record keeping.

c. A television monitor and video cassette-recorder in every classroom to take advantage of open-air broadcast programs, satellite programs, and instructional video tapes available from the library/media center.

d. Computer workstations at each elementary and secondary school, housed in the library/media center, for individual students to use for basic skills instructional software.

e. A telecommunications line, modem, and software in each school's library/media center that will allow students and teachers access to external databases and resources for research purposes.

f. The availability of telephones for teachers.

g. Initial training for the principal and teachers from each school in the use of the new technology.

(5) Consider staffing required to operate the learning and instructional management technologies and options for maintaining the equipment.

(6) Consider the types of staff development necessary to maximize the benefits of learning and instructional management technologies and determine the appropriate ways to provide the necessary staff development.

(7) Develop a cost analysis of any plans and proposals that it develops.”

(b) Part 3A of Article 8 of Chapter 115C of the General Statutes is amended by adding four new sections to read:

“§ 115C-102.6A. Elements of the State school technology plan.

(a) The State school technology plan shall be a long-term State implementation plan for using funds from the State School Technology Fund and other sources to improve student performance in the public schools through the use of learning and instructional management technologies. The purpose of the plan shall be to provide a cost-effective foundation of flexible and long-lasting technology to promote substantial gains in student achievement.

(a1) In developing the plan the Commission shall consider and plan for the relationship of the North Carolina Information Highway to the plan. In particular the plan shall establish priorities for the acquisition of school technologies including how the Information Highway fits into those priorities.

(b) Components of the State school technology plan shall include at least the following:

(1) Common technical standards and uniform practices and procedures that provide statewide economies of scale in procurements, training, support, planning, and operations.

(2) Conceptual technical architecture that includes:

a. Principles — Statements of direction, goals, and concepts to guide the development of technical architecture;

b. Standards for interoperability — Detailed specifications to ensure hardware, software, databases, and other products that may have been developed independently or purchased from different vendors or manufacturers will work together to the extent that interoperability facilitates meeting instructional or administrative goals; and
c. Implementation strategies — Approaches or guidelines for developing and installing the components of the technical infrastructure.

(3) A quality assurance policy for all school technology projects, training programs, systems documentation, and maintenance plans.

(4) Policies and procedures for the fair and competitive procurement of school technology that provide local school administrative units with a vendor-neutral operating environment in which different school technology hardware, software, and networks operate together easily and reliably, to the extent feasible consistent with meeting instructional or administrative goals. The operating environment includes all hardware and software components and configurations necessary to accomplish the integrated functions for school technology such as (i) types and sizes of computer platforms, telecommunications equipment, and associated communications protocols; (ii) operating systems for the computer processors; (iii) applications and other operating and support software; and (iv) other equipment, items, and software, such as printers, terminals, data and image storage devices, and other input, output, and storage devices.

(5) A comprehensive policy for inventory control.

(6) Parameters for continuous, ongoing training for all personnel involved in the use of school technology. Training shall focus on the integration of technology and instruction and on the use of particular applications.

(7) Recommendations to the State Board of Education of requirements for preservice teacher training on the integration of teaching and school technology.

(8) Proposals for leadership training on the use of school technology to improve instruction and as a management tool.

(9) Development of expertise at the State and regional levels on school technology.

(10) Flexibility to enable local school administrative units and individual schools to meet individual school unit and building needs.

(11) Flexibility to meet the needs of all students, allow support to students with a wide range of abilities, and ensure access to challenging curricula and instruction for children at risk of school failure.

(12) Use of technologies to support challenging State and local educational performance goals.

(13) Effective and integrated use of technologies compatible with (i) the standard course of study, (ii) the State assessment program, and (iii) related student data management.

(14) Use of technologies as a communication, instructional, and management tool and for problem-solving, exploration, and advanced skills.

(15) Proposals for addressing equipment needs for vocational education, Tech Prep, and science instruction.

(16) Specifications for minimum components of local school system technology plans.

§ 115C–102.6B. Approval of State school technology plan.

(a) The Commission shall present the State school technology plan it develops to the Joint Legislative Commission on Governmental Operations and the Joint Legislative Education Oversight Committee for their comments prior to January 1, 1995. At least every two years thereafter, the Commission shall develop any necessary modifications to the State school technology plan and present them to the Joint Legislative
Commission on Governmental Operations and the Joint Legislative Education Oversight Committee.

(b) After presenting the plan or any proposed modifications to the plan to the Joint Legislative Commission on Governmental Operations and the Joint Legislative Education Oversight Committee, the Commission shall submit the plan or any proposed modifications to (i) the Information Resources Management Commission for its approval of the technical components of the plan set out in G.S. 115C–102.6A(1) through (4), and (ii) the State Board of Education for its approval of the components of the plan set out in G.S. 115C–103.6A(1) through (16).

At least one-fourth of the members of any technical committee that reviews the plan for the Information Resources Management Commission shall be people actively involved in primary or secondary education.

(c) If no changes are made to the plan or the proposed modifications to the plan after the submission to the Information Resources Management Commission and the State Board of Education, the plan or the proposed modifications shall take effect upon approval by the Information Resources Management Commission and the State Board of Education.

§ 115C–102.6C. Approval of local school system technology plans.

(a) Each local board of education shall develop a local school system technology plan that meets the requirements of the State school technology plan. In developing a local school system technology plan, a local board of education is encouraged to coordinate its planning with other agencies of State and local government, including other local school administrative units.

The Information Resources Management Commission shall assist the local boards of education in developing the parts of the plan related to its technological aspects, to the extent that resources are available to do so. The Department of Public Instruction shall assist the local boards of education in developing the instructional and technological aspects of the plan.

Each local board of education shall submit the local plan it develops to the Information Resources Management Commission for its evaluation of the parts of the plan related to its technological aspects and to the Department of Public Instruction for its evaluation of the instructional aspects of the plan. The State Board of Education, after consideration of the evaluations of the Information Resources Management Commission and the Department of Public Instruction, shall approve all local plans that comply with the requirements of the State school technology plan.

(b) After a local school system technology plan is approved by the State Board of Education, all State funds spent by the local board of education for any aspect of school technology shall be used to implement the local school system technology plan.

(c) After a local school system technology plan is approved by the State Board of Education, the local board of education may use funds in the State School Technology Fund that are allocated to the local school administrative unit to implement the plan.

§ 115C–102.6D. Establishment of the State School Technology Fund; allocation and use of funds.

(a) There is established under the control and direction of the State Board of Education the State School Technology Fund. This fund shall be a nonreverting special revenue fund consisting of any monies appropriated to it by the General Assembly.

(b) Funds in the State School Technology Fund shall be allocated to local school administrative units as directed by the General Assembly. Funds allocated to each
local school administrative unit shall be credited with interest by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147-69.3.

(c) Each local school administrative unit with a local school system technology plan approved by the State Board of Education may use funds allocated to it to implement its local plan or as otherwise specified by the General Assembly.”

(c) G.S. 115C-102.7 reads as rewritten:

“§ 115C-102.7. Reports. Monitoring and evaluation of State and local school system technology plans: reports.

(a) The Commission shall monitor and evaluate the development and implementation of the State and local school system technology plans. The evaluation shall consider the effects of technology on student learning, the effects of technology on students’ workforce readiness, the effects of technology on teacher productivity, and the cost-effectiveness of the technology. The Commission shall make a progress report prior to March 15, 1994, and a final report prior to May 15, 1994, on the plan it develops to The Commission shall report in October of each year to the State Board of Education, the Joint Legislative Commission on Governmental Operations Operations, and the Joint Legislative Education Oversight Committee. Committee on the development and the implementation of State and local school system technology plans.

(a) The Joint Legislative Commission on Governmental Operations and the Joint Legislative Education Oversight Committee may meet jointly to consider the reports from the Commission on School Technology and they may appoint subcommittees to jointly consider the reports.

(b) The Commission shall provide notice of meetings, copies of minutes, and periodic briefings to the chair of the Information Resources Management Commission and the chair of the Technical Committee of the Information Resources Management Commission.”

(d) Funds in the amount of forty-two million ($42,000,000) are appropriated in this act to the Office of State Budget and Management, School Technology Reserve. These funds and any other funds that may be provided by the General Assembly for the 1994-95 fiscal year for learning and instructional management technology shall be spent only in accordance with subsequent legislation enacted by the General Assembly. It is the intent of the General Assembly to enact such legislation within 30 days of receiving the State school technology plan approved by the State Board of Education and the Information Resources Management Commission pursuant to G.S. 115C-102.6B(c)

(e) Of the funds appropriated to the Office of the State Controller, Division of Information Resources Management, in this act, the sum of one hundred fifty thousand dollars ($150,000) shall be used, after March 1, 1995, for three professional employee positions to be located in Raleigh and one clerical employee position to be located in Raleigh, and necessary office furniture, supplies, and equipment. These employees shall advise the Information Resources Management Commission concerning the evaluation of the technological aspects of the local school system technology plans. To the extent that resources are available to do so, they shall also respond to requests for advice from the State Board of Education and the Department of Public Instruction, assist local school administrative units in developing local school system technology plans, and assist local governments with regard to the use of technology.

(f) The State Board of Education shall allocate the sum of two hundred thousand dollars ($200,000) from State Aid to Local School Administrative Units to be
used after March 1, 1995 for six professional employee positions in the Department of Public Instruction and for necessary office furniture, supplies, and equipment. The employees shall be located in the Technical Assistance Centers of the Department of Public Instruction. These employees shall respond to requests for advice from the State Board of Education and assist local school administrative units in developing local school system technology plans. To the extent that resources are available to do so they shall also assist local governments with regard to the use of technology.

It is the intent of the General Assembly to include these funds in the continuation budget of the Department of Public Instruction for the 1995–97 fiscal biennium.

(g) G.S. 115C-102.6B, which is enacted in subsection (b) of this section, becomes effective November 1, 1994. The remainder of this section becomes effective July 1, 1994.

Requested by: Senators Ward, Perdue
Representatives Rogers, Barnes

CAREER DEVELOPMENT PILOT/SITE-BASED MANAGEMENT

Sec. 19.27. (a) Section 126 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 126. The State Board of Education shall require the local school administrative units receiving career development funds to modify their differentiated pay plans for the 1994-95 fiscal year so that the cost of the differentiated pay plan equals (i) five percent (5%) of teacher and administrator salaries and of the employer’s contributions for social security and retirement, for the prior fiscal year, and (ii) the amount of local funds available for differentiated pay. The State Board of Education shall require the local school administrative units receiving career development funds to modify their differentiated pay plans for the 1995-96 fiscal year so that the cost of the differentiated pay plan equals (i) three percent (3%) of teacher and administrator salaries and of the employer’s contributions for social security and retirement for the prior fiscal year, and (ii) the amount of local funds available for differentiated pay.

It is the intent of the General Assembly that this reduction in appropriations not result in employees receiving less on a monthly basis in salary and State–funded bonuses during the 1994-95 fiscal year or the 1995-96 fiscal year than they received on a monthly basis during the 1993-94 fiscal year so long as the employees qualify for bonuses under the local differentiated pay plan."

(b) Members of the Task Force on Site–Based Management shall serve until September 1, 1996, and shall be eligible for reappointment. Successive appointments shall be for two–year terms.

Requested by: Representatives Rogers, Black, Nesbitt, Diamont
Senator Daniel

FUNDS FOR NATIONAL BOARD FOR PROFESSIONAL TEACHING STANDARDS

Sec. 19.28. The National Board for Professional Teaching Standards (NBPTS) was established in 1987 as an independent, nonprofit organization to establish high standards for teachers’ knowledge and performance and for development and operation of a national voluntary system to assess and certify teachers who meet those standards. In order to apply for the NBPTS certification process, teachers must have three years or more of teaching experience, be currently teaching, have graduated from an accredited college or university, and hold a valid State teaching license. Upon successful completion of a year–long process of developing a portfolio of student work and
videotapes of teaching/learning activities for NBPTS review and then participating in NBPTS assessment center simulation exercises, including performance–based activities and a content knowledge examination, teachers may become NBPTS–certified.

Of the funds appropriated to the Department of Public Instruction in this act, the sum of five hundred thousand dollars ($500,000) for the 1994–95 fiscal year shall be used to pay for:

1. The National Board for Professional Teaching Standards (NBPTS) participation fee and for up to three days of approved paid leave for teachers participating in the NBPTS program during the 1994–95 school year for State–paid teachers who (i) have completed three years of teaching in North Carolina schools operated by local boards of education, the Department of Human Resources, the Department of Correction, or The University of North Carolina, or affiliated with The University of North Carolina, prior to application for NBPTS certification, and (ii) who have not previously received State funds for participating in any certification area in the NBPTS program. Teachers participating in the program shall take paid leave only with the approval of their supervisors.

   A teacher for whom the State pays the participation fee (i) who does not complete the process or (ii) who completes the process but does not teach in a North Carolina public school for at least one year after completing the process, shall repay the certification fee to the State. Repayment is not required if the process is not completed or the teacher fails to teach for one year due to the death or disability of the teacher or other extenuating circumstances as may be recognized by the State Board.

2. An annual bonus of four percent (4%) of the teacher’s State–paid salary for the 10–month school year for State–paid teachers who (i) completed three years of teaching in North Carolina schools operated by local boards of education, the Department of Human Resources, the Department of Correction, or The University of North Carolina prior to application for NBPTS certification and (ii) complete the certification process in 1993–94 and receive NBPTS certification in 1994–95. The bonus for the 1994–95 fiscal year shall be paid immediately upon certification. The bonus for each subsequent fiscal year shall be paid at the end of each full school year that the teacher teaches full–time in a North Carolina school.

   The State Board of Education shall study incentive options for teachers who obtain NBPTS certification and the cost of those incentives. The State Board shall also study the impact of NBPTS certification on student performance. The State Board shall report the preliminary results of this study to the Joint Legislative Education Oversight Committee in December of 1994. The State Board shall make a final report on the impact of NBPTS certification on student performance to the Joint Legislative Education Oversight Committee in January of 1997.

Requested by: Senator Ward
Representatives Rogers, Black

ACADEMIC AND SUPPORT PROGRAM FOR COURT–INVOLVED YOUTH

Sec. 19.29. Of the funds appropriated to the Department of Public Instruction in this act, the sum of one hundred seventeen thousand dollars ($117,000) shall be used to support the two–year comprehensive academic and support program operated by Duke University, in collaboration with North Carolina Central University, the
Durham Public Schools, the Durham Companions, and the Durham Educational Network, for court-involved middle school and high school students.

Requested by: Senators Daniel, Plyler, Ward
Representatives Rogers, Black, Michaux, Diamont

SCHOOL BUS DRIVER/SALARY RANGE

Sec. 19.30. (a) The salary range for school bus drivers shall be at grade 51 as established by the State Board of Education, as adjusted by legislative across-the-board salary increases, for 10 months of employment. Local boards of education shall pay all school bus drivers within this range.

(b) Of the funds appropriated to State Aid to Local School Administrative Units in this act, the sum of three million five hundred thousand dollars ($3,500,000) shall be used to increase the pay of all school bus drivers an average of four and six-tenths percent (4.6%) within the salary range established in subsection (a) of this section. This increase is in addition to any legislative across-the-board increase granted by the General Assembly for the 1994–95 fiscal year.

(c) The average salary of a State-paid school bus driver for the 1994–95 school year within each local school administrative unit, computed on an hourly basis, shall be at least eight dollars ($8.00) per hour.

Requested by: Senator Ward
Representatives Rogers, Black

SCHOOL LEADERSHIP TRAINING FUNDS

Sec. 19.31. Of the funds appropriated for State Aid to Local School Administrative Units in this act, the State Board of Education shall allocate the sum of five hundred thousand dollars ($500,000) to continue support for the school leadership training program in the public schools that was authorized by the 1979 General Assembly.

Requested by: Senators Daniel, Plyler, Perdue, Lee, Ward
Winner of Mecklenburg, Smith, Warren, Hartsell,
Representative Rogers

LOW-WEALTH AND SMALL SCHOOL SUPPLEMENTAL FUNDING CHANGES

Sec. 19.32. (a) Subsection (c) of Section 138 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"(c) Definitions. — As used in this section:

(1) ‘Anticipated county property tax revenue availability’ means the county adjusted property tax base multiplied by the effective State average tax rate.

(2) ‘Anticipated total county revenue availability’ means the sum of the
   a. Anticipated county property tax revenue availability,
   b. Local sales and use taxes received by the county that are levied under Chapter 1096 of the 1967 Session Laws or under Subchapter VIII of Chapter 105 of the General Statutes,
   c. Food stamp exemption reimbursement received by the county under G.S. 105–164.44C,
   d. Homestead exemption reimbursement received by the county under G.S. 105–277.1A,
   e. Inventory tax reimbursement received by the county under G.S. 105–275.1 and G.S. 105–277A,"
f. Intangibles tax distribution and reimbursement received by the county under G.S. 105–213 and G.S. 105–213.1, and

g. Fines and forfeitures deposited in the county school fund for the most recent year for which data are available.

(3) 'Anticipated total county revenue availability per student' means the anticipated total county revenue availability for the county divided by the average daily membership of the county.

(4) 'Anticipated State average revenue availability per student' means the sum of all anticipated total county revenue availability divided by the average daily membership for the State.

(5) 'Average daily membership' means average daily membership as defined in the North Carolina Public Schools Allotment Policy Manual, adopted by the State Board of Education. If a county contains only part of a local school administrative unit, the average daily membership of that county includes all students who reside within the county and attend that local school administrative unit.

(6) 'County adjusted property tax base' shall be computed as follows:
   a. Subtract the present-use value of agricultural land, horticultural land, and forestland in the county, as defined in G.S. 105–277.2, from the total assessed real property valuation of the county,
   b. Adjust the resulting amount by multiplying by a weighted average of the three most recent annual sales assessment ratio studies,
   c. Add to the resulting amount the:
      1. Present-use value of agricultural land, horticultural land, and forestland, as defined in G.S. 105–277.2,
      2. Value of property of public service companies, determined in accordance with Article 23 of Chapter 105 of the General Statutes, and
      3. Personal property value for the county.

(7) 'County adjusted property tax base per square mile' means the county adjusted property tax base divided by the number of square miles of land area in the county.

(8) 'County wealth as a percentage of State average wealth' shall be computed as follows:
   a. Compute the percentage that the county per capita income is of the State per capita income and weight the resulting percentage by a factor of five-tenths,
   b. Compute the percentage that the anticipated total county revenue availability per student is of the anticipated State average revenue availability per student and weight the resulting percentage by a factor of four-tenths,
   c. Compute the percentage that the county adjusted property tax base per square mile is of the State adjusted property tax base per square mile and weight the resulting percentage by a factor of one-tenth,
   d. Add the three weighted percentages to derive the county wealth as a percentage of the State average wealth.

(9) 'Effective county tax rate' means the actual county tax rate multiplied by a weighted average of the three most recent annual sales assessment ratio studies.
(10) 'Effective State average tax rate' means the average of effective county tax rates for all counties.

(10a) 'Local current expense funds' means the most recent county current expense appropriations to public schools, as reported by counties in the annual county financial information report to the State Treasurer.

(11) 'Per capita income' means the average for the most recent three years for which data are available of the per capita income according to the most recent report of the United States Department of Commerce, Bureau of Economic Analysis, including any reported modifications for prior years as outlined in the most recent report.

(12) 'Sales assessment ratio studies' means sales assessment ratio studies performed by the Department of Revenue under G.S. 105-289(h).

(13) 'State average current expense appropriations per student' means the most recent State total of county current expense appropriations to public schools, as reported by counties in the annual county financial information report to the State Treasurer, divided by the total State average daily membership.

(14) 'State average adjusted property tax base per square mile' means the sum of the county adjusted property tax bases for all counties divided by the number of square miles of land area in the State.

(14a) 'Supplant' means to decrease local per student current expense appropriations from one fiscal year to the next fiscal year.

(15) 'Weighted average of the three most recent annual sales assessment ratio studies' means the weighted average of the three most recent annual sales assessment ratio studies in the most recent years for which county current expense appropriations and adjusted property tax valuations are available. If real property in a county has been revalued one year prior to the most recent sales assessment ratio study, a weighted average of the two most recent sales assessment ratios shall be used. If property has been revalued the year of the most recent sales assessment ratio study, the sales assessment ratio for the year of revaluation shall be used."

(b) Subsection (d) of Section 138 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"(d) Eligibility for funds. — Except as provided in subsection (h) of this section, the State Board of Education shall allocate these funds to local school administrative units located in whole or in part in counties in which the county wealth as a percentage of the State average wealth is less than one hundred percent (100%)."

(c) Subsection (h) of Section 138 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"(h) Nonsupplant requirement. — A county in which a local school administrative unit receives funds under this section shall use the funds to supplement local current expense funds and shall not supplant existing State and local funding for public schools, local current expense funds. Beginning with the 1995-96 fiscal year, the State Board of Education shall not allocate funds under this section to a county found to have used these funds to supplant local per student current expense funds. The State Board of Education shall make a finding that a county has used these funds to supplant local current expense funds in the prior year, or the year for which the most recent data are available, if:

(1) The average of the local per student current expense appropriation for the three most recent years is less than ninety-five percent (95%) of the greater
of (i) the local per student current expense appropriation for the 1991-92 fiscal year; or (ii) the average local per student current expense appropriation of the county for the three fiscal years immediately prior to the current year; and

(2) The county cannot show (i) that it has remedied the deficiency in funding, or (ii) that extraordinary circumstances caused the county to supplant local current expense funds with funds allocated under this section.

The State Board of Education shall adopt rules to implement this section.

The Local Government Commission shall analyze the budgets and the expenditures of school administrative units that receive funds under this section in light of their budgets and expenditures for the previous year and shall determine whether those funds were used to supplement and not supplant State and local funding for public schools.

The Local Government Commission shall report the results of its study to the State Board of Education, to the Joint Legislative Education Oversight Committee, and to the Appropriations Committees of the Senate and the House of Representatives, prior to May 1, 1994, and May 1, 1995."

(d) Subsection (i) of Section 138 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“(i) Reports. — Counties that receive funds under this section shall report to the State Board of Education before March 1 each year on how they are using the funds for the fiscal year. The State Board of Education shall report to the Joint Legislative Education Oversight Committee prior to May 1, 1994, and May 1, 1995, and annually thereafter on how the funds are being used. In its report the State Board shall analyze local appropriations and identify counties that supplant funds.

The Local Government Commission shall report on March 1, 1995, and annually thereafter on county appropriations to local school current expense funds to the State Board of Education and to the Appropriations Committees of the Senate and House of Representatives.”

(e) Section 138.1 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“Sec. 138.1. (a) Funds for Small School Systems. — Except as provided in subsection (b) of this section, the State Board of Education shall allocate funds appropriated for small school system supplemental funding (i) to each county school administrative unit with an average daily membership of less than 3,000 students and (ii) to each county school administrative unit with an average daily membership of from 3,000 to 4,000 students if the county in which the local school administrative unit is located has a county adjusted property tax base per student that is below the State adjusted property tax base per student and if the total average daily membership of all local school administrative units located within the county is from 3,000 to 4,000 students. The allocation formula shall:

(1) Round all fractions of positions to the next whole position.
(2) Provide five additional regular classroom teachers in counties in which the average daily membership per square mile is greater than four and seven additional regular classroom teachers in counties in which the average daily membership per square mile is four or less.
(3) Provide additional program enhancement teachers adequate to offer the standard course of study.
(4) Change the duty-free period allocation to one teacher assistant per 400 average daily membership.
(5) Provide a base for the consolidated funds allotment of at least one hundred fifty thousand dollars ($150,000), excluding textbooks.

(6) Allot vocational education funds for grade 6 as well as for grades 7–12. If funds appropriated for each fiscal year for small school system supplemental funding are not adequate to fund fully the program, the State Board of Education shall reduce the amount allocated to each county school administrative unit on a pro rata basis. This formula is solely a basis for distribution of supplemental funding for certain county school administrative units and is not intended to reflect any measure of the adequacy of the educational program or funding for public schools. The formula is also not intended to reflect any commitment by the General Assembly to appropriate any additional supplemental funds for such county administrative units.

(b) Nonsupplant requirement. — A county in which a local school administrative unit receives funds under this section shall use the funds to supplement local current expense funds and shall not supplant existing State and local funding for public schools, local current expense funds. Beginning with the 1995–96 fiscal year, the State Board of Education shall not allocate funds under this section to a county found to have used these funds to supplant local per student current expense funds. The State Board of Education shall make a finding that a county has used these funds to supplant local current expense funds in the prior year, or the year for which the most recent data are available, if:

(1) The average of the local per student current expense appropriation for the three most recent years is less than ninety-five percent (95%) of the greater of (i) the local per student current expense appropriation for the 1991–92 fiscal year; or (ii) the average local per student current expense appropriation of the county for the three fiscal years immediately prior to the current year; and

(2) The county cannot show (i) that it has remedied the deficiency in funding, or (ii) that extraordinary circumstances caused the county to supplant local current expense funds with funds allocated under this section.

The State Board of Education shall adopt rules to implement this section.

The Local Government Commission shall analyze the budgets and the expenditures of school administrative units that receive funds under this section in light of their budgets and expenditures for the previous year and shall determine whether those funds were used to supplement and not supplant State and local funding for public schools. The Local Government Commission shall report the results of its study to the State Board of Education, the Joint Legislative Oversight Committee, and the Appropriations Committees of the Senate and the House of Representatives, prior to May 1, 1994 and May 1, 1995.

(c) Definitions. — As used in this section:

(1) ‘Average daily membership’ means within two percent (2%) of the average daily membership as defined in the North Carolina Public Schools Allotment Policy Manual, adopted by the State Board of Education.

(2) ‘County adjusted property tax base per student’ means the total assessed property valuation for each county, adjusted using a weighted average of the three most recent annual sales assessment ratio studies, divided by the total number of students in average daily membership who reside within the county.
(2a) ‘Local current expense funds’ means the most recent county current expense appropriations to public schools, as reported by counties in the annual county financial information report to the State Treasurer.

(3) ‘Sales assessment ratio studies’ means sales assessment ratio studies performed by the Department of Revenue under G.S. 105–289(h).

(4) ‘State adjusted property tax base per student’ means the sum of all county adjusted property tax bases divided by the total number of students in average daily membership who reside within the State.

(4a) ‘Supplant’ means to decrease local per student current expense appropriations from one fiscal year to the next fiscal year.

(5) ‘Weighted average of the three most recent annual sales assessment ratio studies’ means the weighted average of the three most recent annual sales assessment ratio studies in the most recent years for which county current expense appropriations and adjusted property tax valuations are available. If real property in a county has been revalued one year prior to the most recent sales assessment ratio study, a weighted average of the two most recent sales assessment ratios shall be used. If property has been revalued the year of the most recent sales assessment ratio study, the sales assessment ratio for the year of revaluation shall be used.

(d) Reports. — Counties that receive funds under this section shall report to the State Board of Education before March 1 each year on how they are using the funds for the fiscal year. The State Board of Education shall report to the Joint Legislative Education Oversight Committee prior to May 1, 1994, and May 1, 1995, 1995, and annually thereafter on how the funds are being used. In its report the State Board shall analyze local appropriations and identify counties that supplant funds.

The Local Government Commission shall report on March 1, 1995, and annually thereafter on county appropriations to local school current expense funds to the State Board of Education and to the Appropriations Committees of the Senate and House of Representatives.”

Requested by: Senator Ward
Representative Diamont

CLARIFICATION OF THE NORTH CAROLINA HIGH SCHOOL ATHLETIC ASSOCIATION UNDER THE STATE TORT CLAIMS ACT

Sec. 19.33. (a) G.S. 143–291 is amended by adding a new subsection to read:

“(c) The North Carolina High School Athletic Association, Inc., is a State agency for purposes of this Article, and its liability in tort shall be only under this Article. This subsection does not extend to any independent contractor of the Association. The Association shall be obligated for payments under this Article, through the purchase of commercial insurance or otherwise, in lieu of any responsibility of the State or The University of North Carolina for this payment. The Association shall be similarly obligated to reimburse or have reimbursed the Department of Justice for any expenses in defending any claim against the Association under this Article.”

(b) This section becomes effective with respect to causes of action arising on or after the date of ratification of this act.
DIFFERENTIATED PAY

Sec. 19.34. Of the funds appropriated in this act for State Aid to Local School Administrative Units for the 1994–95 fiscal year, the sum of nineteen million four hundred thousand dollars ($19,400,000) shall be used for differentiated pay for certified public school employees in local school administrative units other than the career development pilot units and the sum of ten million four hundred eight thousand nine hundred fifty dollars ($10,408,950) shall be used for differentiated pay for noncertified public school employees in career development pilot units and in local school administrative units that are not career development pilot units. Prior to October 1, 1994, each local board of education shall examine its differentiated pay plan for the 1994–95 fiscal year and modify it as necessary to ensure that the plan can be implemented with regard to (i) certified employees within State and local funds available for differentiated pay for certified employees and (ii) noncertified employees within State and local funds available for differentiated pay for noncertified employees. The local board shall submit the modified plan to the Superintendent of Public Instruction for approval. The Superintendent shall approve the plan if he finds that it is lawful and the plan shall become effective upon approval of the Superintendent.

PART 20. DEPARTMENT OF TRANSPORTATION

DIVISION OF MOTOR VEHICLES TO REPORT ON EMISSION INSPECTION PROGRAM

Sec. 20.1. Section 155 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 155. The Division of Motor Vehicles of the Department of Transportation shall compensate a contractor with whom it has a contract under G.S. 20–63(h) at the rate of ninety-two cents (92¢) one dollar ($1.00) for each transaction performed in accordance with the requirements set by the Division. A transaction is any of the following activities:

(1) Issuance of a registration plate, a registration card, a registration renewal sticker, or a certificate of title.
(2) Issuance of a handicapped placard or handicapped identification card.
(3) Acceptance of an application for a personalized registration plate.
(4) Acceptance of a surrendered registration plate, registration card, or registration renewal sticker, or acceptance of an affidavit stating why a person cannot surrender a registration plate, registration card, or registration renewal sticker."
APPENDIX

(5) Cancellation of a title because the vehicle has been junked.
(6) Acceptance of an application for, or issuance of, a refund for a fee or a tax, other than the highway use tax.
(7) Receipt of the civil penalty imposed by G.S. 20-309 for a lapse in financial responsibility or receipt of the restoration fee imposed by that statute.
(8) Acceptance of a notice of failure to maintain financial responsibility for a motor vehicle.
(9) Collection of the highway use tax.

Performance at the same time of any combination of the items that are listed within each subdivision or are listed within subdivisions (1) through (8) of this section is a single transaction. Performance of the item listed in subdivision (9) of this section in combination with any other items listed in this section is a separate transaction.”

Requested by: Senator Lee
Representatives McAllister, McLaughlin, Bowie, Lemmond

AIRCRAFT AND FERRY ACQUISITIONS

Sec. 20.2. Before approving the purchase of an aircraft from the Equipment Fund or a ferry in a Transportation Improvement Program, the Board of Transportation shall prepare an estimate of the operational costs and capital costs associated with the addition of the aircraft or ferry and shall report those additional costs to the General Assembly pursuant to G.S. 136-12(b), and to the Joint Legislative Commission on Governmental Operations.

Requested by: Senators Speed, Lee
Representatives McAllister, Bowie, McLaughlin, Lemmond

REVIEW OF RIGHT-OF-WAY MOWING CONTRACTS

Sec. 20.3. The Department of Transportation shall audit all contracts for mowing rights-of-way by non-Department personnel to determine whether the contractors are complying with the contract requirements. Not later than September 30, 1994, the Department shall report the results of this audit to the Joint Legislative Transportation Oversight Committee along with recommendations on the nonrenewal and cancellation of contracts when contractors are not meeting contract requirements.

Requested by: Senators Plyler, Lee
Representatives Bowie, Lemmond, McLaughlin, McAllister

SIGNING OF STATE-MAINTAINED COUNTY ROADS

Sec. 20.4. Five hundred thousand dollars ($500,000) of the funds to be allocated pursuant to G.S. 136-44.2A for secondary road construction during the 1994-95 fiscal year shall be exempt from the county formula allocation in G.S. 136-44.5. The Department of Transportation shall utilize the funds so excluded for the signing of State-maintained county roads in the 17 counties where signing has not already been funded.

Requested by: Senator Lee
Representatives Hall, Bowie, Lemmond, McLaughlin, McAllister

ADOPT-A-HIGHWAY STUDY

Sec. 20.5. The Department of Transportation and the Department of Justice shall study and report to the Joint Legislative Transportation Oversight Committee on the effectiveness of and legal issues relating to the Adopt-A-Highway Program. Included in the study and report shall be consideration of the legal issues relating to use of contract services to clean the roadsides and any appropriate legislation, the
passage of which may be necessary to permit the use of these contractors. This report shall be submitted to the Joint Legislative Transportation Oversight Committee no later than December 31, 1994. Notwithstanding any other provision of law, pending further action by the General Assembly, the use of contract services to meet the requirements of the Adopt-A-Highway Program shall be permitted on State roads.

Requested by: Representatives McAllister, McLaughlin, Bowie, Lemmond
Senator Lee

GLOBAL TRANSPARK AUTHORITY TO REIMBURSE HIGHWAY FUND FROM FEDERAL SOURCES

Sec. 20.6. When funds are provided from the Highway Fund to the Global TransPark Authority for environmental impact statements or assessments and the Global TransPark Authority applies for and receives reimbursement for those expenses from federal sources up to one million eight hundred thousand dollars ($1,800,000), the federal reimbursements shall be paid over by the Global TransPark Authority into the Highway Fund within 30 days of receipt. These funds shall be allocated to State-funded maintenance appropriations in the manner approved by the Board of Transportation.

Requested by: Representative Holmes, Bowie, Lemmond, McAllister, McLaughlin
Senator Lee

DRIVERS EDUCATION FUND TO PAY SALARY INCREASES

Sec. 20.7. The Drivers Education Fund shall pay the salary increases of the teachers or State employees whose positions are funded from the Drivers Education Fund.

Requested by: Representatives McAllister, McLaughlin, Bowie, Lemmond
Senator Lee

RAILROAD REHABILITATION AND RAILROAD ACCESS FUNDS

Sec. 20.8. If Senate Bill 62 is not enacted by the 1993 General Assembly, the funds appropriated from the Highway Fund for the transfer of three positions from the Utilities Commission to the Department of Transportation may be used for railroad access and railroad rehabilitation purposes.

Requested by: Senator Lee
Representatives Redwine, Bowie, Lemmond, McAllister, McLaughlin

SOME TEMPORARY DRAW BRIDGE OPERATOR POSITIONS CONVERTED TO PERMANENT FULL-TIME POSITIONS

Sec. 20.9. Any temporary full-time draw bridge operator positions in the Department of Transportation that are filled by personnel who have worked for 12 or more months as of the effective date of this act, shall be converted to permanent full-time positions, subject to the approval of the Secretary of Transportation.

Requested by: Senator Lee
Representatives R. Hunter, McAllister, McLaughlin, Bowie, Lemmond

DEPARTMENT OF TRANSPORTATION AND DEPARTMENT OF CORRECTION TO REPORT ON IMPLEMENTATION OF RECOMMENDATIONS OF JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE

Sec. 20.10. The Departments of Transportation and Correction shall report, quarterly beginning October 1, 1994, to the Joint Legislative Transportation Oversight Committee on the implementation of the recommendations of the Inmate Labor Subcommittee.
Requested by: Senator Lee
Representatives McAllister, McLaughlin, Bowie, Lemmond

RELOCATION OF CERTAIN SANITARY DISTRICT UTILITIES
Sec. 20.12. The Department of Transportation shall pay the nonbetterment cost for the relocation of water and sewer lines:

(1) that are located within the existing State highway right-of-way;
(2) that are necessary to be relocated for State highway improvement projects let after July 1, 1993; and
(3) that are owned by a sanitary district organized pursuant to Part 2 of Article 2 of Chapter 130A of the General Statutes.

PART 21. DEPARTMENT OF CORRECTION

Requested by: Senators Odom, Ballance
Representative Holt

CORRECTION ENTERPRISES PREFERENCE
Sec. 21. The Department of Administration, Division of Purchase and Contracts, shall prepare a written explanation of the purchasing procedures that State agencies and departments must follow in giving a preference to Correction Enterprises products pursuant to G.S. 148-70. The explanation shall be for distribution to all State agencies and departments.

The Department shall provide a report on the explanation prepared pursuant to this section and on goods purchased from Correction Enterprises by State agencies and departments to the Joint Legislative Commission on Governmental Operations and to the Chairs of the Senate and House Appropriations Subcommittees on Justice and Public Safety by August 1, 1994. The Department shall also provide a report on goods purchased from Correction Enterprises by State agencies and departments to the Joint Legislative Commission on Governmental Operations and to the Chairs of the Senate and House Appropriations Subcommittees on Justice and Public Safety by January 1, 1995.

Requested by: Senators Odom, Ballance
Representative Holt

DEPARTMENT OF CORRECTION RESERVE FOR SUBSTANCE ABUSE TREATMENT PILOT PROGRAM FOR PAROLEES AND PROBATIONERS
Sec. 21.1. (a) Of the funds appropriated to the Department of Correction for the 1994–95 fiscal year, the sum of five hundred eighty-three thousand dollars ($583,000) shall be used to establish two positions and to cover associated expenses, including equipment. Of this amount, the sum of four hundred eighty-five thousand eight hundred thirty-four dollars ($485,834) shall be used to contract with providers of services to parolees and probationers with serious substance abuse histories.

(b) The Department of Correction shall report on the implementation of this pilot program and the expected cost for the 1995–96 fiscal year and future fiscal years to the Joint Legislative Commission on Governmental Operations, the Chairs of the Senate and House Appropriations Committees, the Chairs of the Senate and House Appropriations Subcommittees on Justice and Public Safety, and the Fiscal Research Division of the Legislative Services Office by January 15, 1995.
USE OF OUT-OF-STATE HOUSING FUNDS
Sec. 21.2. (a) As a result of the court’s modification in the Small v. Martin lawsuit, the sum of five million one hundred sixty-four thousand four hundred seventy-three dollars ($5,164,473) to establish 144 additional positions needed to supervise an additional 800 inmates shall be provided from funds appropriated to the Department of Correction for the out-of-state housing of inmates in Chapter 24 of the 1994 Extra Session.

(b) Of the funds appropriated to the Department of Correction for the out-of-state housing of inmates in Chapter 24 of the 1994 Extra Session, the Department shall use up to the sum of two million seven hundred forty-nine thousand two hundred eight-four dollars ($2,749,284) to (i) establish two positions for the supervision of inmate road squads and work crews and to pay the per diem costs of inmates at prison units not covered by the Small v. Martin lawsuit; and (ii) establish 72 positions to achieve staffing standards and operate new beds at Black Mountain, Caswell, and Sandhills prison units and to provide for supervision of additional inmate road squads at Caswell prison unit.

(c) The Department of Correction shall not use any funds other than those specifically appropriated for out-of-state housing of inmates in Chapter 24 of the Session Laws of the 1994 Extra Session to pay the per diem costs of inmates housed out-of-state. The availability of out-of-state housing funds shall be reduced by (i) the amount needed to fund local confinement costs for offenders held in contempt for probation violations under G.S. 15A–1344(e1); and (ii) the amount required to comply with subsections (a) and (b) of this section. If the Department of Correction projects that funds will not be sufficient to meet all of its contracts for the out-of-state housing of inmates, the Department shall make the most appropriate use of funds remaining in the out-of-state line item to meet any existing operational needs for the out-of-state housing of inmates.

PRISON PROFITS TO VICTIMS COMPENSATION FUND
Sec. 21.5. (a) G.S. 148–2 reads as rewritten:

(a) Persons authorized to collect or receive the moneys and earnings of the State prison system shall enter into bonds payable to the State of North Carolina in penal sums and with security approved by the Department of Correction, conditioned upon the faithful performance by these persons of their duties in collecting, receiving, and paying over prison moneys and earnings to the State Treasurer. Only corporate security with sureties licensed to do business in North Carolina shall be accepted.
(b) All revenues from the sale of articles and commodities manufactured or produced by prison enterprises shall be deposited with the State Treasurer to be kept and maintained as a special revolving working—capital fund designated 'Prison Enterprises Fund.' The Revenue in the Prison Enterprises Fund shall be used for deposit first to capital and operating expenditures, including salaries and wages of supervisory personnel, necessary to develop and operate prison industrial and forestry enterprises to provide diversified employment for prisoners, prisoners, and incentive wages for non-Prison Enterprises Inmates. Of the remaining revenue in the Fund, five percent (5%) of the net profits, before expansion costs, shall be credited to the Crime Victims Compensation Fund established in G.S. 15B–23 as soon as practicable after profits have been determined for the previous year, and at the direction of the Governor, the Prison Enterprises Fund has reached a sum in excess of requirements for these purposes, the excess the remainder shall be used for other purposes within the State prison system or shall be transferred to the general fund as the Governor may direct. General Fund. The provisions of this section shall not apply to revenues generated from private prison enterprises conducted pursuant to G.S. 148–70 except for lease and rental income.

(c) Notwithstanding G.S. 147–77, Article 6A of Chapter 147 of the General Statutes, or any other provision of law, the Department of Correction may deposit revenue from prison canteens in local banks. The profits from prison canteens shall be deposited with the State Treasurer on a monthly basis. basis in a fund denominated as the Correction Inmate Welfare Fund. Once the operating budget for the Correction Inmate Welfare Fund has been met, an amount equal to the funds allocated to each prison unit on a per inmate per year basis shall be credited to the Crime Victims Compensation Fund established in G.S. 15B–23 as soon as practicable after the total amount paid to each unit per inmate per year has been determined."

(b) G.S. 15B–23 reads as rewritten:


There is established the Crime Victims Compensation Fund. Revenue in the Crime Victims Compensation Fund includes amounts credited to the Fund under G.S. 148–2 and other funds. Any surplus in the Crime Victims Compensation Fund shall not revert. The Crime Victims Compensation Fund shall be kept on deposit with the State Treasurer, as in the case of other State funds, and may be invested by the State Treasurer in any lawful security for the investment of State money. The Crime Victims Compensation Fund is subject to the oversight of the State Auditor pursuant to Article 5A of Chapter 147 of the General Statutes."

(c) The funds transferred to the Crime Victims Compensation Fund pursuant to this section shall not supplant current or future appropriations by the General Assembly to the Crime Victims Compensation Fund.

Requested by: Senators Odom, Ballance
Representatives Holt, Redwine, Richardson

HARRIET'S HOUSE FUNDS

Sec. 21.6. Of the funds appropriated from the General Fund to the Department of Correction for the 1994–95 fiscal year, the sum of two hundred thousand dollars ($200,000) shall be used to support the programs at Harriet's House, a transitional home for female ex-offenders and their children. Harriet's House shall report quarterly to the Joint Legislative Commission on Governmental Operations on the expenditure of State appropriations and on the effectiveness of the program, including information on
the number of clients served and the number of clients who successfully complete the Harriet’s House program.

Requested by: Representatives Holt, Redwine, Richardson
Senators Marshall, Odom

DEPARTMENT OF CORRECTION PAY LOCAL CONFINEMENT COST OF OFFENDER HELD IN CONTEMPT FOR PROBATION VIOLATION

Sec. 21.7. (a) G.S. 15A-1344(e1), as enacted by Section 2 of Chapter 19 of the Session Laws of the 1994 Extra Session, reads as rewritten:

“(e1) Criminal Contempt in Response to Violation. — If a defendant willfully violates a condition of probation, the court may hold the defendant in criminal contempt as provided in Article 1 of Chapter 5A of the General Statutes. A finding of criminal contempt by the court shall not revoke the probation. If the offender serves a sentence for contempt in a local confinement facility, the Department of Correction shall pay for the confinement at the standard rate set by the General Assembly pursuant to G.S. 148-32.1(a) regardless of whether the offender would be eligible under the terms of that subsection.”

(b) The Department of Correction shall comply with the provisions of this section with funds appropriated to the Department for out-of-state housing of inmates in Chapter 24 of the Session Laws of the 1994 Extra Session.

Requested by: Representatives Holt, Redwine, Richardson

USE OF OPERATIONAL FUNDS FOR SECURITY AND MEDICAL POSITIONS

Sec. 21.8. Section 171 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“Sec. 171. Funds appropriated in this act to the Department of Correction for operational costs for additional facilities shall be used for personnel and operating expenses set forth in the budget approved by the General Assembly in this act and set forth in this section. These funds may not be expended for any other purpose, and may not be expended for additional prison personnel positions until the new facilities are within 90 days of completion, except for certain management and support positions necessary to prepare the facility for opening, as authorized in the budget approved by the General Assembly. Assembly, and except for medical positions at the North Carolina Correctional Institution for Women and positions needed for security due to construction at Wayne, Lumberton, Columbus, Piedmont, Brown Creek, Johnston, and Franklin prison units.”

PART 22. DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY

Requested by: Representatives Holt, Redwine, Richardson, Wright

COMMUNITY POLICING PILOT PROGRAM

Sec. 22.1. Of the funds appropriated to the Department of Crime Control and Public Safety for the 1994–95 fiscal year, the sum of two hundred thirty thousand seven hundred ninety dollars ($230,790) shall be allocated to the Office of the Secretary of Crime Control and Public Safety to implement a pilot program to provide technical assistance to communities in the development of community policing programs in high crime areas. The Secretary shall report by March 1, 1995, to the 1995 General Assembly regarding implementation of the pilot program and on any preliminary findings as to the benefits of the program.
Requested by: Representatives Holt, Fitch, H. Hunter, Redwine, Richardson, Wright

MULTIJURISDICTIONAL DRUG TASK FORCE FUNDS

Sec. 22.2. Of the funds appropriated in this act to the Department of Crime Control and Public Safety, the sum of two hundred fifty thousand dollars ($250,000) for the 1994-95 fiscal year shall be used as grants to the multijurisdictional drug task forces operating in Beaufort, Bertie, Bladen, Chowan, Columbus, Craven, Cumberland, Duplin, Edgecombe, Gates, Greene, Halifax, Hertford, Jones, Lenoir, Martin, Nash, New Hanover, Northampton, Pasquotank, Pender, Perquimans, Pitt, Tyrrell, Vance, Warren, Washington, Wayne, and Wilson Counties. Only local units of government shall be eligible to receive grants which shall be awarded pursuant to guidelines adopted by the Department of Crime Control and Public Safety. A minimum cash match of twenty-five percent (25%) shall be required.

Requested by: Representatives Holt, Baddour, Redwine, Richardson, Wright

NATIONAL GUARD EDUCATIONAL BENEFIT INCREASE

Sec. 22.3. G.S. 127A-193 reads as rewritten:


The benefit provided under this Article shall consist of a monetary educational assistance grant not to exceed five hundred dollars ($500.00) one thousand dollars ($1,000) per academic year to qualifying members of the North Carolina national guard. Benefits shall be payable for a period of one academic year at a time, renewable at the option of the Secretary for a maximum of two thousand dollars ($2,000), four thousand dollars ($4,000)."

Requested by: Representatives Holt, Hightower, Senators Odom, Parnell

REGIONAL RESPONSE TEAMS FOR HAZARDOUS MATERIALS EMERGENCIES

Sec. 22.4. (a) Chapter 166A of the General Statutes is amended by designating the existing sections of Chapter 166A as Article 1 with a title to read:

"ARTICLE 1.

"North Carolina Emergency Management Act."

(b) Chapter 166A of the General Statutes is amended by adding a new Article 2 to read:

"ARTICLE 2.

"Hazardous Materials Emergency Response."

"§ 166A-17. Title, purpose.

(a) This Article may be cited as the 'North Carolina Hazardous Materials Emergency Response Act.'

(b) The purpose of this Article is to establish a system of regional response to hazardous materials emergencies in the State to protect the health and safety of its citizens.


As used in this Article:

(a) 'Hazardous materials emergency response team' or 'hazmat team' means an organized group of persons specially trained and equipped to respond to and control actual or potential leaks or spills of hazardous materials.

(b) 'Hazardous material' means any material defined as a hazardous substance under 29 Code of Federal Regulations § 1910.120(a)(3)."
(c) 'Hazardous materials incident' or 'hazardous materials emergency' means an uncontrolled release or threatened release of a hazardous substance requiring outside assistance by a local fire department or hazmat team to contain and control.

(d) 'Regional response team' means a hazmat team under contract with the State to provide response to hazardous materials emergencies occurring outside the hazmat team's local jurisdiction at the direction of the Department of Crime Control and Public Safety, Division of Emergency Management.

(e) 'Secretary' means the Secretary of the Department of Crime Control and Public Safety.

(f) 'Technician-level entry capability' means the capacity of a hazmat team, in terms of training and equipment as specified in 29 Code of Federal Regulations § 1910.120, to respond to a hazardous materials incident requiring affirmative measures, such as patching, plugging, or other action necessary to stop and contain the release of a hazardous substance at its source.


(a) The Secretary shall adopt rules establishing a regional response program for hazardous materials emergencies, to be administered by the Division of Emergency Management. To the extent possible, the regional response program shall be coordinated with other emergency planning activities of the State. The regional response program shall include at least six hazmat teams located strategically across the State that are available to provide regional response to hazardous materials incidents requiring technician-level entry capability and 24-hour dispatch and communications capability at the Division of Emergency Management Operations Center. The rules for the program shall include:

1. Standards, including training, equipment, and personnel standards required to operate a regional response team with technician-level entry capability.

2. Guidelines for the dispatch of a regional response team to a hazardous materials incident.

3. Guidelines for the on-site operations of a regional response team.

4. Standards for administration of a regional response team, including procedures for reimbursement of response costs.

5. Refresher and specialist training for members of regional response teams.

6. Procedures for recovering the costs of a response to a hazardous materials incident from persons determined to be responsible for the emergency.

7. Procedures for bidding and contracting for the provision of a hazmat team for the regional response program.

8. Criteria for evaluating bids for the provision of a hazmat team for regional response.

9. Delineation of the roles of the regional response team, local fire department and local public safety personnel, the Division of Emergency Management's area coordinator, and other State agency personnel responding to the scene of a hazardous materials incident.

(b) In developing the program and adopting rules, the Secretary shall consult with the Regional Response Team Advisory Committee established pursuant to G.S. 166A-24.

§ 166A-20. Contracts; equipment loans.

(a) The Secretary may contract with any unit or units of local government for the provision of a regional response team to implement the regional response program. Contracts are to be let consistent with the bidding and contract standards and
procedures adopted pursuant to G.S. 166A-19(a)(7) and (8). In entering into contracts with units of local government, the Secretary may agree to provide:

(1) A loan of equipment, including a hazmat vehicle, necessary for the provision of technician-level entry capability;
(2) Reimbursement of personnel costs when a regional response team is authorized by the Department to respond to a hazmat incident, including the cost of call-back personnel;
(3) Reimbursement for use of equipment and vehicles owned by the regional response team;
(4) Replacement of disposable materials and damaged equipment;
(5) Costs of medical surveillance for members of the regional response team, including baseline, maintenance, and exit physicals;
(6) Training expenses; and
(7) Other provisions agreed to by the Secretary and the regional response team.

(b) The Secretary shall not agree to provide reimbursement for;

(1) Costs of clean-up activities, after a spill or leak has been contained;
(2) Local response not requiring technician-level entry capability; or
(3) Standby time.

(c) Any contract entered into between the Secretary and a unit of local government for the provision of a regional response team shall specify that the members of the regional response team, when performing their duties under the contract, shall not be employees of the State and shall not be entitled to benefits under the Teachers’ and State Employees’ Retirement System or for the payment by the State of federal social security, employment insurance, or workers’ compensation.

(d) Regional response teams that have the use of a State hazmat vehicle may use the vehicle for local purposes. Where a State vehicle is used for purposes other than authorized regional response to a hazardous materials incident, the regional response team shall be liable for repairs or replacements directly attributable to the nonauthorized response.


Members of a regional response team shall be protected from liability under the provisions of G.S. 166A–14(a) while responding to a hazardous materials incident pursuant to authorization from the Division of Emergency Management.

“§ 166A–22. Right of entry.

A regional response team, when authorized to respond to a release or threatened release of hazardous materials, may enter onto any private or public property on which the release has occurred or on which there is an imminent threat of such release. A regional response team may also enter, under such circumstances, any adjacent or surrounding property in order to respond to the release or threatened release of hazardous material or to monitor, control, and contain the release or perform any other action in mitigation of a hazardous materials incident.

“§ 166A–23. Regional Response Team Advisory Committee.

(a) The Regional Response Team Advisory Committee is created. The Secretary shall appoint the members of the Committee and shall designate the chair. In making appointments, the Secretary shall take into consideration the expertise of the appointees in the management of hazardous materials emergencies. The Secretary shall appoint one representative from:

(1) The Division of Emergency Management;
(2) The North Carolina Highway Patrol;
In addition to the persons listed above, the Secretary shall appoint to the Advisory Committee three persons designated jointly by the North Carolina Fire Chiefs Association and the North Carolina Firemen’s Association.

(b) The Advisory Committee shall meet on the call of the chair, or at the request of the Secretary: provided that the Committee shall meet no less than once every three months. The Department of Crime Control and Public Safety shall provide space for the Advisory Committee to meet. The Department also shall provide the Advisory Committee with necessary support staff and supplies to enable the Committee to carry out its duties in an effective manner.

(c) Members of the Advisory Committee shall serve without pay, but shall receive travel allowance, lodging, subsistence, and per diem as provided by G.S. 138–5.

(d) The Regional Response Team Advisory Committee shall advise the Secretary on the establishment of the program for regional response to hazardous materials emergencies in the State. The Committee shall also evaluate and advise the Secretary of the need for additional regional response teams to serve the State.


A person who causes the release of a hazardous material requiring the activation of a regional response team shall be liable for all reasonable costs incurred by the regional response team in responding to and mitigating the incident. The Secretary shall invoice the person liable for the hazardous materials release, and, in the event of nonpayment, may institute an action to recover those costs in the superior court of the county in which the release occurred.


There is established in the Department of Crime Control and Public Safety a fund for those monies collected pursuant to G.S. 166A–24. The Fund is also authorized to accept any gift, grant, or donation of money or property to facilitate the establishment and operation of the regional response system.”

This section is effective upon ratification.

PART 23. DEPARTMENT OF JUSTICE

Requested by: Senators Odom, Ballance
Representative Holt

USE OF SEIZED AND FORFEITED PROPERTY TRANSFERRED TO STATE LAW ENFORCEMENT AGENCIES BY THE FEDERAL GOVERNMENT

Sec. 23. Section 204 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“Sec. 204. (a) Assets transferred to the Department of Justice during the 1993–95 biennium pursuant to 19 U.S.C. § 1616a shall be credited to the budget of that Department and shall result in an increase of law enforcement resources for the Department. Assets transferred to the Department of Crime Control and Public Safety during the 1993–95 biennium pursuant to 19 U.S.C. § 1616a shall be credited to the budget of
that Department and shall result in an increase of law enforcement resources for the Department. The Departments shall report to the Joint Legislative Commission on Governmental Operations upon the receipt of these assets and, before using these assets, shall report the intended use of these assets and the departmental priorities on which the assets may be expended.

The General Assembly finds that the use of these assets for new personnel positions, new projects, the acquisition of real property, repair of buildings where such repair includes structural change, and construction of or additions to buildings may result in additional expenses for the State in future fiscal periods; therefore, the Department of Justice and the Department of Crime Control and Public Safety are prohibited from using these assets for such purposes without the prior approval of the General Assembly. Assembly, except that during the 1993-95 biennium:

(1) The Department of Crime Control and Public Safety may use an amount not to exceed one hundred seventeen thousand one hundred dollars ($117,100) of these assets for the purpose of building a helicopter hangar; and

(2) The Department of Justice may use an amount not to exceed seventy-five thousand dollars ($75,000) of these assets for the purpose of constructing a pistol range tower to house the computerized target system located at the Justice Academy.

(b) This section does not apply to the extent that it prevents North Carolina law enforcement agencies from receiving funds from the United States Department of Justice pursuant to 19 U.S.C. § 1616a."

Requested by: Senators Odom, Ballance
Representative Holt

CENTRALIZED UTILIZATION OF LEGAL PUBLICATIONS

Sec. 23.1. With the technical assistance of the Office of State Budget and Management, the Department of Justice shall conduct a cost analysis, formulate an implementation plan, and develop a funding recommendation for each of the following recommendations of the Office of State Budget and Management contained in the report of April 1994 on the Centralized Utilization of Legal Publications:

(1) The use of legal publications available on CD-ROM software and hardware; and

(2) The feasibility of developing a legal resource and legal research network.

The Employment Security Commission, Industrial Commission, Department of Labor, Department of Revenue, State Library, SIPS, and any other State agency, department, or institution that maintains a legal library shall cooperate with the Department of Justice in the determination of the feasibility of developing a legal resource and legal research network.

The Department of Justice shall report by February 1, 1995, to the 1995 General Assembly its cost analysis, implementation plan, and funding recommendations by submitting a copy of the report to the President Pro Tempore of the Senate, the Speaker of the House of Representatives, and the Fiscal Research Division.

Requested by: Representatives Holt, Redwine, Richardson
Senators Odom, Ballance

DEPARTMENT OF JUSTICE FEDERAL GRANT MATCHING FUNDS

Sec. 23.2. (a) Of the funds appropriated to the Department of Justice for the 1994–95 fiscal year, the sum of twenty-five thousand two hundred twenty-eight
dollars ($25,228) may be used to match the federal grant for the Child Victim’s Assistance Project within the Citizens Rights Division. In the event that the Department of Justice does not receive federal grant funds for this specific grant, then the matching funds authorized by this section for that purpose shall not be expended.

(b) Of the funds appropriated to the Department of Justice for the 1994–95 fiscal year, the sum of one hundred sixty–six thousand six hundred sixty–one dollars ($166,661) may be used by the State Bureau of Investigation to match federal funds for the purchase of a computerized system to match bullets and weapons. In the event that the Department of Justice does not receive federal grant funds for this purpose, then the funds authorized by this section for matching purposes shall not be expended.

Requested by: Senators Odom, Ballance, Conder

CAPITAL MURDER STUDY

Sec. 23.3. The Department of Justice, in consultation with the Administrative Office of the Courts, shall study methods of reducing the costs and the length of time associated with capital murder cases, and shall report its findings and any recommendations to the 1995 General Assembly.

Requested by: Representative Holt

REVERSION OF CERTAIN INSURANCE SETTLEMENT PROCEEDS

Sec. 23.5. Any funds received by the Department of Justice in settlement of insurance claims arising from damage to the Blue Bell building at the North Carolina Justice Academy shall not be expended by the Department and shall revert to the General Fund.

PART 24. JUDICIAL DEPARTMENT

Requested by: Senators Odom, Ballance
Representative Holt

FORSYTH WARRANT CLERKS BECOME MAGISTRATES

Sec. 24. (a) The Administrative Office of the Courts may transfer 11 positions established within budget program fund 1260, “Clerk of Superior Court”, in the certified budget for the 1993–95 biennium to budget program fund 1240, “District Court”. These 11 positions shall be deleted from the positions allocated to the office of the Clerk of Superior Court of Forsyth County pursuant to Section 9 of Chapter 881 of the 1983 Session Laws, and shall be added to the magistrate positions allocated to Forsyth County pursuant to G.S. 7A–171, but shall not increase the maximum number of magistrates authorized for Forsyth County in G.S. 7A–133.

(b) Each magistrate position created in Forsyth County as a result of this section shall be filled pursuant to G.S. 7A–171 for an initial term ending December 31, 1994, as if a vacancy had occurred in the position on the effective date of this act. A successor in each position shall be appointed as provided in G.S. 7A–171 for a full term beginning January 1, 1995.

(c) The salary of each person who serves as a magistrate in Forsyth County in a position transferred pursuant to this section shall be determined under G.S. 7A–177.1, by including in the number of years the person has served as a magistrate, the number of years that the person has served as an assistant or Deputy Clerk of Superior Court for Forsyth County in a warrant clerk position.

(d) From funds appropriated to the Judicial Department in the certified budget for the 1994–95 fiscal year, the Administrative Office of the Courts may transfer within its budget up to forty–one thousand four hundred fifty–nine dollars ($41,459) to pay additional salary and benefits resulting from the enactment of this section.
Requested by:  Representatives Holt, Redwine, Richardson
Senators Odom, Ballance

COMMUNITY PENALTIES PROGRAMS

Sec. 24.1.  (a) Of the funds appropriated from the General Fund to the Judicial Department for the 1994–95 fiscal year to conduct the community penalties programs, the sum of three million five hundred thirteen thousand six hundred fifty-eight dollars ($3,513,658) may be allocated by the Judicial Department in any amount among existing community penalties programs, including any State–operated programs, or may be used to establish new State–operated community penalties programs, notwithstanding the provisions of G.S. 7A–771 and G.S. 7A–772.

(b) The Judicial Department shall report annually to the Senate and House Appropriations Subcommittees on Justice and Public Safety and to the Fiscal Research Division on the administrative expenditures of the community penalties programs. The Judicial Department shall report quarterly to the Joint Legislative Commission on Governmental Operations on any elimination or reduction of funding for existing community penalties programs.

Requested by:  Representatives Holt, Redwine, Richardson
Senators Odom, Ballance

STATE–RUN COMMUNITY PENALTIES PROGRAMS

24.2. The Director of the Administrative Office of the Courts may establish local community penalties programs and appoint staff the Director considers necessary. These personnel may serve as full–time or part–time State employees or, alternatively, their activities may be provided on a contractual basis when determined appropriate by the Director. The contracts shall be exempt from competitive bidding procedures under Chapter 143 of the General Statutes. The Administrative Office of the Courts shall adopt rules necessary and appropriate for the administration of the program, including rules that allow plans to be presented at the request of the sentencing judge. Funds appropriated by the General Assembly for the establishment and maintenance of community penalties programs under this Article shall be administered by the Administrative Office of the Courts. Any contract entered into under the authority of this section shall expire not later than June 30, 1995.

Requested by:  Senators Odom, Ballance, Daniel

CHILDREN’S LAW CENTER FUNDS

Sec. 24.5. Of the funds appropriated from the General Fund to the Judicial Department, the sum of one hundred thousand dollars ($100,000) shall be used to assist the Children’s Law Center, a private, nonprofit corporation that provides comprehensive, quality legal representation and advocacy for children involved in court or administrative proceedings.

Requested by:  Representatives Holt, Redwine, Richardson
Senators Odom, Ballance

PITT REGIONAL MEDIATION CENTER FUNDS

Sec. 24.6.  (a) Section 15 of Chapter 591 of the 1993 Session Laws is amended by deleting “Section 220.2” and substituting “Section 200.2”.

(b) Section 200.2 of Chapter 321 of the 1993 Session Laws, as rewritten by Section 15 of Chapter 591 of the 1993 Session Laws, reads as rewritten:

“Sec. 200.2. Of the funds appropriated to the Judicial Department from the General Fund for the 1993–95 biennium, the sum of forty thousand dollars ($40,000) for the 1993–94 fiscal year and the sum of forty thousand dollars ($40,000) for the 1994–95
fiscal year may be used for The Mediation Center of Pitt County, Inc., a dispute settlement center in Pitt County, to establish a regional mediation and dispute settlement center to serve Eastern North Carolina. "Funding for the Mediation Center of Pitt County, Inc., shall become part of the Judicial Department's continuation budget."

Requested by: Senators Odom, Ballance
Representative Holt

EXTEND CERTAIN SPECIAL SUPERIOR COURT JUDGE TERMS

Sec. 24.7. Notwithstanding G.S. 7A-45, G.S. 7A-45.1, Section 7 of Chapter 509 of the 1987 Session Laws, or any other provision of law, if any special superior court judge who is holding office on the effective date of this act first took office as an appointed or elected regular or special superior court judge in the calendar year 1986, the term of that judge is extended through December 31, 1998.

Requested by: Representatives Holt, Redwine, Richardson

STUDY DRUG TREATMENT COURT PROGRAM

Sec. 24.8. The Administrative Office of the Courts, in consultation with the Task Force on Substance Abuse, shall study the costs and benefits of establishing pilot drug treatment court programs. The study shall include a determination of the appropriate model for operating a pilot drug treatment court program. The Administrative Office of the Courts shall report its findings and any recommendations to the 1995 General Assembly by March 1, 1995. The sum of eight hundred thousand dollars ($800,000) placed in a reserve created in Section 41 of Chapter 24 of the Session Laws of the 1994 Extra Session shall not revert but shall remain available for allocation by the 1995 General Assembly.

Requested by: Representatives Holt, Redwine, Richardson

REPORT ON DISPUTE SETTLEMENT CENTERS

Sec. 24.8. (a) All local dispute settlement centers currently receiving State funds shall report annually to the Judicial Department on the program's funding and activities, including:

(1) Types of dispute settlement services provided;
(2) Clients receiving each type of dispute settlement service;
(3) Number and type of referrals received, cases actually mediated, cases resolved in mediation, and total clients served in the cases mediated;
(4) Total program funding and funding sources;
(5) Itemization of the use of funds, including operating expenses and personnel;
(6) Itemization of the use of State funds;
(7) Level of volunteer activity; and
(8) Identification of future service demands and budget requirements.

The Judicial Department shall compile and summarize the information provided pursuant to this subsection and shall provide the information to the Chairs of the House and Senate Appropriations Committees and the Chairs of the House and Senate Appropriations Subcommittees on Justice and Public Safety by February 1 of each year.

(b) Each local dispute settlement center requesting State funds for the first time shall provide the General Assembly with (i) the information enumerated in subsection (a) of this section, or projections where historical data is not available, as well as a detailed statement justifying the need for State funding, and (ii) certification that at least fifty percent (50%) of total funding for the first fiscal year in which funding is requested shall come from non-State sources and, if funding is requested for a second
fiscal year, certification that at least sixty percent (60%) of total funding for the second fiscal year shall come from non-State sources.

(c) Each local dispute settlement center requesting an expansion of State funding shall provide the General Assembly with (i) the information enumerated in subsection (a) of this section, or projections where historical data is not available, as well as a detailed statement justifying the need for the expansion of State funding, and (ii) certification that at least sixty percent (60%) of total funding shall come from non-State sources.

Requested by: Representatives Holt, R. Hunter, Redwine, Richardson

AUTHORIZE ADDITIONAL MAGISTRATES IN CATAWBA, MCDOWELL, AND IREDELL COUNTIES

Sec. 24.9. G.S. 7A–133 reads as rewritten:

"§ 7A–133. Numbers of judges by districts; numbers of magistrates and additional seats of court, by counties.

Each district court district shall have the numbers of judges and each county within the district shall have the numbers of magistrates and additional seats of court, as set forth in the following table:

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Sec. 24.12. (a) If the superior court judge holding office on June 1, 1994 whose successor’s term is to begin July 1, 1995 under G.S. 7A–41(d)(25) is not a regular superior court judge on January 1, 1995, then the succeeding term begins January 1, 1995, and the remainder of this section does not apply.

(b) If the superior court judge holding office on June 1, 1994 whose successor’s term is to begin July 1, 1995 under G.S. 7A–41(d)(25) ceases to be a regular superior

Requested by: Representatives G. Miller, Michaux, Holt, Redwine, Richardson

CORRECT JUDICIAL TERM

APPENDIX

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court judge between January 1, 1995 and July 1, 1995, the term of that judge's successor begins on the date that judge ceases to be a regular superior court judge.

(c) If in superior court district 14B only one of the three persons elected for that district in the 1994 general election is a special superior court judge on January 1, 1995, then that person is the successor to the judge whose term was determined by G.S. 7A–41(d)(25), but in such case the successor's service as a special superior court judge shall be considered service as a regular resident superior court judge under G.S. 7A–41.1(b)(2).

(d) If subsection (c) of this section does not apply, in superior court district 14B the State Board of Elections shall choose by lot among those persons elected in 1994 who were not regular superior court judges, and the person chosen by lot is the successor to the judge whose term was determined by G.S. 7A–41(d)(25).

PART 25. DEPARTMENT OF HUMAN RESOURCES

Requested by: Senators Richardson, Walker
Representatives Nye, Easterling

MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES PROVIDERS/MEDICAID RECEIPTS

Sec. 25. The Division of Mental Health, Developmental Disabilities, and Substance Abuse Services of the Department of Human Resources shall initiate efforts to enable service providers to realize additional Medicaid receipts for services provided through the Willie M. and Thomas S. programs and shall present the results of their efforts to the Human Resources Appropriations Subcommittees by March 1, 1995.

Requested by: Senators Richardson, Walker
Representatives Easterling, Nye

PRIVATE AGENCY UNIFORM COST FINDING REQUIREMENT

Sec. 25.1. To ensure uniformity in rates charged to area programs and funded with State-allocated resources, the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services of the Department of Human Resources may require a private agency that provides services under contract with two or more area programs, except for hospital services that have an established Medicaid rate, to complete an agency-wide uniform cost finding in accordance with G.S. 122C–143.2(a) and G.S. 122C–147.2. The resulting cost shall be the maximum included for the private agency in the contracting area program's unit cost finding.

Requested by: Senators Richardson, Walker
Representatives Easterling, Nye

THOMAS S.

Sec. 25.3. Section 209 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 209. (a) Funds appropriated to the Department of Human Resources in this act for the 1993–94 fiscal year and the 1994–95 fiscal year for members of the Thomas S. Class as identified in Thomas S., et al. v. Brit, formerly Thomas S., et al. v. Flaherty, shall be expended only for programs serving Thomas S. Class members or for services for those clients who are:

(1) Adults with mental retardation, or who have been treated as if they had mental retardation, who were admitted to a State psychiatric hospital on or after March 22, 1984, and who are included on the Division of Mental
Health, Developmental Disabilities, and Substance Abuse Services' official list of prospective Class members;

(2) Adults with mental retardation who have a documented history of State psychiatric hospital admissions regardless of admission date and who, without funding support, have a good probability of being readmitted to a State psychiatric hospital; or

(3) Adults with mental retardation who have never been admitted to a State psychiatric hospital but who have a documented history of behavior determined to be of danger to self or others that results in referrals for inpatient psychiatric treatment and who, without funding support, have a good probability of being admitted to a State psychiatric hospital; or

(4) Adults who are included on the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services' official list of prospective class members and have yet to be confirmed as class members, who currently reside in the community, and who have a good probability of being admitted to a facility licensed as a 'home for the aged and disabled'.

No more than five percent (5%) of the funds appropriated in this act for the Thomas S. program shall be used for clients meeting subdivisions (2) or (3) 2, 3 or 4 of this subsection.

(b) To ensure that Thomas S. Class members are appropriately served, no State funds shall be expended on placement and services for Thomas S. Class members except:

(1) Funds specifically appropriated by the General Assembly for the placement and services of Thomas S. Class members; and

(2) Funds for placement and services for which Thomas S. Class members are otherwise eligible.

(c) The Department of Human Resources shall develop and implement during the 1993–94 fiscal year a prospective unit cost reimbursement system and shall ensure that unit cost rates reflect reasonable costs by conducting cost center service type rate comparisons and cost center line item budget reviews as may be necessary.

(d) Reporting requirements. The Department of Human Resources shall submit by April 1 of each fiscal year a report to the General Assembly on the progress achieved in serving members and prospective members of the Thomas S. Class. The report shall include the following:

(1) The number of Thomas S. clients confirmed as Class members;

(2) The number of prospective Class members evaluated;

(3) The number of prospective Class members awaiting evaluation;

(4) The number of Class members or prospective class members added in the preceding 12 months due to their admission to a State psychiatric hospital;

(5) A description of the types of treatment services provided to Class members; and

(6) An analysis of the use of funds appropriated for the Class.

(e) Notwithstanding any other provision of law, if the Department of Human Resources determines that a local program is not providing minimally adequate services to members of the Class identified in Thomas S. et al. v. Briti, formerly Thomas S. et al. v. Flaherty, or does not show a willingness to do so, the Department may ensure the provision of these services through contracts with public or private agencies or by direct operation by the Department of these programs.”
CHANGE IN PLANNING AND PILOT IMPLEMENTATION OF AN INTEGRATED FUNDING APPROACH FOR MENTAL HEALTH/SUBSTANCE ABUSE INSTITUTIONAL SERVICES

Sec. 25.4. Section 218 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 218. The Department of Human Resources shall develop and implement a plan during the 1993–95 fiscal biennium to pilot-test an integrated funding system for mental health/substance abuse institutional services, involving one regional psychiatric hospital, one regional alcohol and drug abuse treatment center, and the area mental health, developmental disabilities, and substance abuse programs using these facilities. The Department may use funds that become available to it through gifts, federal or private grants, receipts from federal programs, or any other source to support the planning and implementation of this pilot program.

The Department shall present a written report to the House and Senate Human Resources Appropriations Subcommittees by May 1, 1994, describing the results of its planning activities, the proposed schedule and cost for implementation of the integrated funding system and any proposed legislation needed to implement the plan. The Department shall submit a written report to these Subcommittees by May 1, 1995, describing the results of the implementation of the integrated funding system.

The Department of Human Resources, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, shall present a written report on a UNIFIED SYSTEM OF SERVICES to the Human Resources Appropriations Subcommittees by March 1, 1995. The report shall describe the UNIFIED SYSTEM OF SERVICES using an integrated funding stream to provide a practical—needs-based approach to the use of limited resources within the Mental Health, Developmental Disabilities, and Substance Abuse Services System and shall include a proposal for a pilot test of the UNIFIED SYSTEM OF SERVICES in the North Central Region including an estimation of the cost of implementing the pilot test. The UNIFIED SYSTEM OF SERVICES shall focus on improvement to the quality and continuity of client care and shall include changes in budget or personnel policies or practices necessary to implement a unified system of services. These changes shall be based on consultation with the Office of State Budget and Management and the Office of State Personnel."

NONSUPPLANTING OF MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE FUNDS

Sec. 25.5. The Department of Human Resources shall ensure that counties do not reduce county appropriations and expenditures for area mental health, developmental disabilities, and substance abuse authorities because the authorities have received additional State appropriations for services.

DOMICILIARY HOMES/STAFFING ISSUES

Sec. 25.6. The Department of Human Resources shall study the fiscal impact for all Homes for the Aged and Family Care Homes for appropriate staffing, staff turnover ratios, wages and benefits, staff training, and abilities for facilities to operate within existing State and federal law and regulations, according to size and type of facility.
APPENDIX

The Department shall submit a report of its findings to the 1995 General Assembly and to the Fiscal Research Division of the Legislative Services Office by February 1, 1995.

Requested by: Senators Richardson, Walker
Representatives Nye, Easterling

USE OF DETENTION CENTER CONSTRUCTION RESERVE

Sec. 25.7. The Department of Human Resources, Division of Youth Services, shall use the one million six hundred thousand dollars ($1,600,000) placed in a reserve for detention center construction in Section 67 of Chapter 24 of the Session Laws of the 1994 Extra Session, to construct a 24-bed detention center in Wake County.

Requested by: Senator Richardson, Walker
Representatives Easterling, Nye

EMERGENCY ASSISTANCE CLARIFICATION

The Social Services Commission shall adopt rules to implement cash assistance and services components of the Aid to Families with Dependent Children—Emergency Assistance (AFDC–EA) Program. Effective November 1, 1986, the Department of Human Resources, Division of Social Services, shall provide emergency cash assistance to families whose family income does not exceed one hundred ten percent (110%) of the current federal poverty level as established by the U. S. Secretary of Health and Human Services and published annually in the Federal Register. Annual program benefits cash assistance may not exceed five hundred dollars ($500.00), three hundred dollars ($300.00). Funding State appropriations made for the non-federal nonfederal share of Emergency Assistance services and cash benefits shall be shared at not exceed a rate of fifty percent (50%) State participation and fifty percent (50%) county participation, fifty percent (50%) of the nonfederal share. For cash benefits authorized by any agency, the nonfederal share of the benefit shall be paid at a rate of fifty percent (50%) State funds and fifty percent (50%) county or other local funds. For cash benefits authorized by any State or local agency other than a county department of social services, the Department of Human Resources may assess the county for fifty percent (50%) of the nonfederal share of cash benefits authorized. For services benefits authorized by any agency, the nonfederal share of the benefit shall be paid by that agency entirely from county appropriations or other available public or private funds. Federal reimbursements earned through participation in this Program shall be paid to the participants in proportion to their payment of the nonfederal share.”

(b) Section 232 of Chapter 321 of the 1993 Session Laws reads as rewritten: “Sec. 232. The Division of Social Services, Department of Human Resources, shall not expend more State funds than are appropriated for Emergency Assistance the cash assistance component of the Emergency Assistance Program by this act for the 1993-95 fiscal biennium. Within this limit, Emergency Assistance cash benefits shall not exceed three hundred dollars ($300.00) per year per family, payable over a 30-day period. After this 30-day period, Emergency Assistance cash benefits are not available to that family until 12 months have elapsed from the initial authorization date. The family may have no more than a total of three hundred dollars ($300.00) in liquid assets in order to qualify for any Emergency Assistance the cash assistance component of the Emergency Assistance Program pursuant to this section.
It is the intent of the General Assembly that those Emergency Assistance funds cash benefits under the Emergency Assistance Program shall only be used to provide assistance to persons to alleviate an emergency. In evaluating whether an emergency exists, the county departments of social services agency receiving the application shall apply prudent judgment to evaluate each emergency on its own merits. Prudent judgment will permit departments of social services the agency to consider whether the client created the emergency and whether the assistance will resolve the emergency."

Requested by: Senators Richardson, Walker, Winner of Mecklenburg
Representatives Nye, Easterling,

EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES LOCAL PARTNERSHIP FUNDING FOR ADMINISTRATIVE COSTS

Sec. 25.9. The Secretary of Human Resources may allow local partnerships receiving funds for Early Childhood Education and Development Initiatives to use up to five percent (5%) or up to one hundred thousand dollars (100,000) of their total allocation, whichever is greater, to fund the staff and administrative support for local partnership board activities if the local partnership demonstrates that this additional administrative funding is needed.

Requested by: Senators Richardson, Walker
Representatives Nye, Easterling

CHILD WELFARE SYSTEM STUDY

Sec. 25.10. Of the funds appropriated in this act to the Department of Human Resources, Office of the Secretary, the sum of one hundred fifty thousand dollars ($150,000) shall be used to contract for an independent, outside consultant to conduct a comprehensive study of the child welfare system. The study shall include the following:

1. A description of the current child welfare system;
2. An identification of the strengths and weaknesses of the current system;
3. A review of the current funding of the system, with emphasis on State and local responsibilities;
4. Recommendations on how to improve and refine the system, with emphasis on addressing the comprehensive needs of the children and families being served;
5. Options for future policy discussions, with emphasis on State and local funding responsibilities; and
6. Recommendations on the development of a statewide reporting system.

The Department shall report the results of this study to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division by February 15, 1995.

Requested by: Senators Richardson, Walker
Representatives Easterling, Nye, Diamont

FOSTER CARE AND ADOPTIONS TRAINING

Sec. 25.11. Funds appropriated to the Department of Human Resources, Division of Social Services, in this act, in the amount of one hundred eighty--one thousand two hundred seventy dollars ($181,270), shall be used to establish an in-house training component to provide a mandated minimum of 30 hours of preservice training for foster care parents and 84 hours for foster care workers and adoption care workers and a mandated minimum of 10 hours of continuing education for all foster care parents and 18 hours for foster care workers and adoption care workers.
FOSTER CARE ASSESSMENT TOOL

Sec. 25.12. Funds appropriated to the Department of Human Resources, Division of Social Services, in this act, in the amount of fifteen thousand one hundred sixty-seven dollars ($15,167) shall be used to purchase the Foster and Adoptive Recruitment and Retention, A Guide to Local Agency Assessment, an ongoing assessment tool to be used to study, develop, and implement a statewide recruitment and retention plan.

Requested by: Senators Richardson, Walker
Representatives Nye, Easterling, Diamont

MEDICAID COVERAGE FOR ELDERLY, BLIND, AND DISABLED

Sec. 25.13. Effective January 1, 1995, the Department of Human Resources, Division of Medical Assistance, shall provide Medicaid coverage to all elderly, blind, and disabled people who receive Supplemental Security Income (SSI).

Requested by: Senators Richardson, Walker
Representatives Nye, Easterling, Diamont

MEDICAID REPORTING REQUIREMENTS

Sec. 25.14. The Department of Human Resources, Division of Medical Assistance, shall submit a monthly status report on expenditures for acute care and long-term care services to the Fiscal Research Division. This report shall include an analysis of budgeted versus actual experience for eligibles by category and for long-term care beds. In addition, the Department shall revise the program’s projected spending for the current fiscal year and the estimated spending for the subsequent fiscal year on a quarterly basis. Reports for the preceding month shall be forwarded to the Fiscal Research Division no later than the third Thursday of the month.

Requested by: Senators Richardson, Walker, Harris
Representatives Easterling, Nye

CHANGE IN MEDICAID COVERAGE TO PREGNANT WOMEN AND TO CHILDREN

Sec. 25.16. Subsection (1) of Section 222 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“(1) The Department of Human Resources shall provide coverage to pregnant women and to children according to the following schedule:

(1) Pregnant women with incomes equal to or less than one hundred eighty-five percent (185%) of the federal poverty guidelines, as revised each April 1 shall be covered for Medicaid benefits;

(2) Infants under the age of 1 with family incomes equal to or less than one hundred eighty-five percent (185%) of the federal poverty guidelines as revised each April 1, shall be covered for Medicaid benefits;

(3) Children aged 1 through 5 with family incomes equal to or less than one hundred thirty-three percent (133%) of the federal poverty guidelines as revised each April 1 shall be covered for Medicaid benefits; and

(4) Children aged 6 through 18 who were born after September 30, 1983, with family incomes equal to or less than the federal poverty guidelines, as revised each April 1, shall be covered for Medicaid benefits.”
WILLIE M. RULES

Sec. 25.17. Section 208 of Chapter 321 of the 1993 Session Laws is amended by adding the following new subsection to read:

"(j) The Secretary of the Department of Human Resources shall adopt rules to be followed in the provision of services for disabled, violent, and assaultive children who have not reached their eighteenth birthday. These rules shall allow for the continuation of services to any child the Secretary determines is being appropriately served until the end of the fiscal year in which the child reaches the age of 18 or until six months after the child reaches the age of 18, whichever period is longer."

CLIENT SERVICES MONITORING

Sec. 25.18. The Department of Human Resources, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, shall develop and implement a system of monitoring and control for client services. This system shall ascertain whether services are provided in a timely manner. Notwithstanding any other provisions of law, the Division shall withhold Area Mental Health Agencies' administrative funds until services are provided in a timely manner.

1993 COUNSELING ACT CORRECTION

Sec. 25.19. G.S. 90-338, as amended by Section 3 of Chapter 685 of the 1993 Session Laws, Regular Session 1994, reads as rewritten:

"§ 90-338. Exemptions.

Applicants holding certificates of registration as Registered practicing Practicing Counselors and in good standing with the Board shall be issued licenses as licensed professional counselors without meeting the requirements of G.S. 90-336(b). The following applicants shall be exempt from the academic qualifications required by this Article for licensed professional counselors and shall be licensed upon passing the Board examination or and meeting the experience requirements:

1. An applicant who was engaged in the practice of counseling before July 1, 1993.

2. An applicant who holds a masters degree from a college or university accredited by one of the regional accrediting associations or from a college or university determined by the Board to have standards substantially equivalent to a regionally accredited institution, provided the applicant was enrolled in the masters program prior to July 1, 1994."

COALITION 2001 FUNDS

Sec. 25.20. The sum of six million dollars ($6,000,000) appropriated in this act to the Department of Human Resources, Division of Mental Health, Mental Retardation, and Substance Abuse Services for the capital needs of mental health, developmental disabilities, and substance abuse services recommended by Coalition 2001 shall be allocated as follows:
(1) $3,600,000 for community area mental health, developmental disabilities, and substance abuse services capital needs.

No area program shall receive more than ten percent (10%) of the total funds appropriated in this fiscal year for area program capital needs.

At least ten percent (10%) of the capital funds shall be awarded by the Department of Human Resources to area programs for projects in counties that fall within the last quartile of either per capita income, according to the most recent North Carolina Data System Rankings or of property valuation, according to the most recent North Carolina Department of Revenue rankings. The Department shall not require a local match for these counties. The Department shall require a dollar-for-dollar local match for capital funds awarded for projects in all other counties. Capital in-kind contributions from area programs or counties shall be considered in meeting the local matching requirement. The Department shall determine acceptable requirements for determining sources of allowable matching funds, whether cash or in-kind.

The Department may also allocate a portion of this three million six hundred thousand dollars ($3,600,000) to the Center for Community Self-Help, a local private, nonprofit corporation, to enable the Center to establish a revolving loan fund. The Center shall use funds from the revolving loan fund, in accordance with guidelines established by the Secretary of the Department of Human Resources, to leverage additional funds to meet the capital needs of the area mental health authorities. The Department shall report any such proposed allocation to the Center to the Joint Legislative Commission on Governmental Operations, and to the House of Representatives and the Senate Human Resources Subcommittees on Appropriations prior to the allocation.

All area program capital grants are subject to the Department of Human Resources' approval of the grant application;

(2) $1,020,000 for construction and renovation of Developmental Day Centers;

(3) $600,000 for construction and renovation of vocational rehabilitation facilities;

(4) $120,000 for implementation of three community rehabilitation pilot projects to be selected by the North Carolina Association of Rehabilitation Facilities;

(5) $240,000 for supported living projects of the Association for Retarded Citizens and United Cerebral Palsy, Inc.; and

(6) $420,000 for local assistive technology and a housing loaner fund to be administered through the Community Living Association.

Requested by: Representatives Nye, Easterling, Esposito, Dickson

Senators Richardson, Walker

DETERMINATION OF BUDGETARY IMPACT OF ADDITIONAL BEDS IN DOMICILIARY CARE FACILITIES

Sec. 25.22. Pursuant to G.S. 131E-177(4), in order to determine the budgetary impact of additional beds in domiciliary care facilities, the Department of Human Resources shall, by January 1, 1996, develop policy, criteria, and standards for planning, conduct inventories, and make determinations of need for health services facilities, domiciliary care facilities, and any other assisted living arrangements subject to any State licensing requirements.
The Department shall report on its progress in implementing this section to the 1995 General Assembly by March 15, 1995.

The plans and need determinations shall not be included in the State Medical Facilities Plan but shall be used to assist the General Assembly in determining the budgetary impact of additional beds in domiciliary care facilities.

Requested by: Representatives Easterling, Nye, Dickson, Esposito
Senators Richardson, Walker

PILOT SUBSIDY FOR DOMICILIARY HOMES FOR SERVICES TO DEVELOPMENTALLY DISABLED RESIDENTS REPORTING EXTENDED

Sec. 25.23. Section 241 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 241. Notwithstanding the provisions of G.S. 143-23, the Secretary of Human Resources, with the approval of the Office of State Budget and Management, may use, to the extent possible, any funds appropriated or otherwise available to the Department in the 1993-94 fiscal year to conduct a pilot of a subsidy to homes for the aged and disabled and family care homes to support the provisions of habilitative and related services needed by developmentally disabled persons who reside there. The Department shall present the results of the pilot to the General Assembly by July 1, 1994, April 15, 1995."

Requested by: Representatives Easterling, Nye, Esposito, Dickson
Senators Richardson, Walker

DEVELOPMENT OF RATE-SETTING METHODOLOGY FOR DOMICILIARY CARE FACILITIES CONTINUED/RECOMMENDATIONS ON STANDARDS, MONITORING

Sec. 25.24. The Department of Human Resources shall continue development of the rate-setting methodology for domiciliary care facilities proposed by the Department in the report made to the General Assembly in accordance with the requirements of Section 240 of Chapter 321 of the 1993 Session Laws. The final plan shall include the recommended maximum payment rate for each category of facility, and assessment of the adequacy of the existing standards for domiciliary facilities, the adequacy of the monitoring of these standards and recommendations regarding any needed changes in standards or their monitoring. The final plan shall be submitted to the 1995 General Assembly and to the Fiscal Research Division by February 1, 1995.

Requested by: Representatives Nye, Easterling, Dickson, Esposito
Senators Richardson, Walker

DOMICILIARY CARE REIMBURSEMENT RATE INCREASE

Sec. 25.25. Section 239 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 239. (a) Effective July 1, 1993, the maximum monthly rate for residents in domiciliary care facilities shall be nine hundred thirty-eight dollars ($938.00) for ambulatory residents and nine hundred seventy-nine dollars ($979.00) for semi-ambulatory residents.

(b) Effective July 1, 1994, the maximum monthly rate for residents in domiciliary care facilities shall be nine hundred seventy-five dollars ($975.00) per month for ambulatory residents and one thousand seventeen dollars ($1,017) per month for semi-ambulatory residents."
Requested by: Representatives Easterling, Nye, Esposito, Dickson
Senators Richardson, Walker

DHR STUDY OF DIVISION OF YOUTH SERVICES’ PROGRAMS AND SERVICES EXTENDED
Sec. 25.26. Subsection (d) of Section 36 of Chapter 24 of the Session Laws of the 1994 Extra Session reads as rewritten:
“(d) The Department shall complete this study by November 1, 1994, March 1, 1995, and shall report the results of this study to the 1995 General Assembly by March 1, 1995. April 1, 1995.”

Requested by: Representatives Easterling, Nye, Nesbitt, Diamont, Dickson, Esposito
Senators Richardson, Walker

DIVISION OF YOUTH SERVICES NURSE SALARY PLAN
Sec. 25.27. The Department of Human Resources shall implement the salary adjustment plan developed by the Division of Youth Services for nurses within the Division’s training schools and shall fund the plan with salary reserve funds within the Department or from salary adjustment funds within the Office of State Budget and Management.

Requested by: Representatives Easterling, Nye, Esposito, Dickson
Senators Richardson, Walker

REIMBURSEMENT AND COMPENSATION OF MEMBERS OF THE NORTH CAROLINA VOCATIONAL REHABILITATION ADVISORY COUNCIL
Sec. 25.29. Notwithstanding G.S. 138–5(a)(1), members of the North Carolina Vocational Rehabilitation Advisory Council may be reimbursed for reasonable and necessary expenses of attending Council meetings or performing Council duties, as authorized in the federal Rehabilitation Act, as amended. In addition, Council members who are unemployed or who must forfeit wages from other employment to attend may receive compensation not to exceed fifty dollars ($50.00) a day for Council meetings or performing Council duties, as authorized in the federal Rehabilitation Act, as amended.

Requested by: Representatives Easterling, Nye, H. Hunter, Esposito, Dickson

CERTAIN SMART START FUNDS DO NOT REVERT
Sec. 25.31. (a) Any new funds that may be appropriated to the Division of Child Development, Department of Human Resources, in fiscal year 1994–95 and to be allocated to new local Smart Start projects to be established during the 1994–95 fiscal year shall not revert until June 30, 1996, but shall remain with the Division for use as provided under Part 10B of Article 3 of Chapter 143B of the General Statutes.
(b) It is the intent of the General Assembly that this section’s postponement of reversions of Smart Start funds shall be for one year only and that it shall not be extended.

Requested by: Representatives Nye, Easterling, Dickson, Esposito
Senators Richardson, Walker

SUPPORT OUR SCHOOLS PROGRAM/FAMILY RESOURCE CENTER GRANT PROGRAM ADMINISTRATIVE COSTS INCREASE
Sec. 25.32. (a) Of the funds appropriated to the Department of Human Resources for the Support Our Schools (S.O.S.) Program for the 1994–95 fiscal year, the Department may use up to one hundred fifty thousand dollars ($150,000) for the administration of each program, in addition to the two hundred thousand dollars
($200,000) allocated for the administration of the program by Chapter 24 of the Session Laws, Extra Session 1994.

(b) Of the funds appropriated to the Department of Human Resources for the Family Resource Center Grant Program for the 1994–95 fiscal year, the Department may use up to one hundred thousand dollars ($100,000) for the administration of each program, in addition to the two hundred thousand dollars ($200,000) allocated for the administration of the program by Chapter 24 of the Session Laws, Extra Session 1994.

Requested by: Representatives Easterling, Nye, Nesbitt, Diamont, Dickson, Esposito
Senators Richardson, Walker

**EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES APPLICATION CLARIFICATION**

Sec. 25.33. The Department of Human Resources, in cooperation with the North Carolina Partnership for Children, Inc., shall ensure that the selection process for the additional local demonstration projects for the Early Childhood Education and Development Initiatives funded in this act shall include the following:

1. Acceptance of applications from counties that have not yet applied for funding;
2. Acceptance of additional information from counties that have already made application for funding but have not received funding; and
3. Consideration of the needs and resources assessment that has been conducted in each county.

Requested by: Representatives Easterling, Nye, Nesbitt, Diamont, H. Hunter, Rogers, Dickson, Esposito
Senators Richardson, Walker

**SUBSIDIZED DAY CARE FOR MORE ELIGIBLE CHILDREN**

Sec. 25.34. (a) Of the funds appropriated in this act to the Department of Human Resources, Division of Child Development, the sum of four million dollars ($4,000,000) for the 1994–95 fiscal year shall be used to pay for subsidized child day care for children currently eligible for nonentitlement child day care but not currently receiving this care. These funds may be used as follows:

1. To pay for care that is currently available in the children’s county up to the provider’s approved subsidized payment rate; and
2. To raise the subsidized payment rate in counties where the current market rate is too low to provide enough care for children. Priority shall be given to counties with the lowest current market rate. For Category “B” providers, the subsidized payment rate shall not exceed the statewide market rate.

These funds shall be used in such a way as to maximize the number of eligible children receiving subsidized child day care.

(b) The Division of Child Development shall report to the 1995 General Assembly and to the Fiscal Research Division of the Legislative Services Office by March 15, 1995, on the number of children whose child day care is funded pursuant to this section, and on the number of children eligible for child day care who still are waiting to be served. This report shall include county-level data on the number of these children who could be served if funds were available, the number of these children for whom service is not available in their community, and data on where these children live, including relevant demographic data. This report shall also include a determination of whether other eligible children not on any waiting list remain to be served.
Requested by: Representatives Easterling, Nye, Dickson, Esposito
Senators Richardson, Walker

DAY CARE RATE CLARIFICATION

Sec. 25.35. (a) The 1993 Legislative Research Commission Study Committee on Child Care shall study the whole issue of day care rates to determine whether the rate structure needs to be amended or overhauled. This study shall include an examination of whether county departments of social services are using a provider’s failure to comply with requirements in addition to those specified in subsection (b) of Section 248 of Chapter 321 of the 1993 Session Laws as a condition for reducing the provider’s subsidized child day care rates.

The Committee shall include the results of this study, including any legislative recommendations, in its report to the Legislative Research Commission for transmittal to the 1995 General Assembly.

(b) Subsection (b) of Section 248 of Chapter 321 of the 1993 Session Laws reads as rewritten:

‘(b) Facilities licensed pursuant to Article 7 of Chapter 110 of the General Statutes may participate in the program that provides for the purchase of care in day care facilities for minor children of needy families. No separate licensing requirements shall be used to select facilities to participate. In addition, day care facilities shall be required to meet any additional applicable requirements of federal law or regulations.

Day care homes as defined in G.S. 110–86(4) from which the State purchases day care services shall meet the standards established by the Child Day Care Commission pursuant to G.S. 110–101 and G.S. 110–105.1 and any additional requirements of State law or federal law or regulations. Child care arrangements exempt from State regulation pursuant to Article 7 of Chapter 110 of the General Statutes shall meet the requirements established by other State law and by the Social Services Commission.

County departments of social services or other local contracting agencies shall not use a provider’s failure to comply with requirements in addition to those specified in this subsection as a condition for reducing the provider’s subsidized child day care rate.’

Requested by: Representatives Easterling, Nye, Nesbitt, Diamont, Hayes, Dickson, Esposito
Senators Richardson, Walker

FAMILY TO FAMILY FUNDS PROJECTS AUTHORIZED

Sec. 25.36. The Department of Human Resources may establish Family to Family projects that will replicate Project L.I.F.T. (Local Individuals Finding Themselves), of Concord, North Carolina. Project L.I.F.T. works through families helping other families deal with crime, substance abuse, and other issues facing parents and their children. It targets families in Concord’s public housing communities to provide positive living skills, crime prevention activities, nutrition advice, higher education, substance abuse counselling, and healthy lifestyle activities. Project L.I.F.T., and any projects that replicate it, are vital measures in preventing crime and violence.

Requested by: Representatives Easterling, Nye, Esposito, Dickson, Diamont
Senators Richardson, Walker

FOSTER CARE REPORTING

Sec. 25.37. Counties receiving funds for foster care in this act shall report quarterly, beginning with the second quarter of the 1994–95 fiscal year, to the Division of Social Services, Department of Human Resources the following:
(1) A narrative description of the use of State funds;
(2) Workload statistics and indicators for foster care as established by the Division of Social Services; and
(3) Development of a coordinated approach to providing children's services, with emphasis on meeting the total needs of the children and families being served.

The Division shall evaluate and report to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division of the Legislative Services Office by April 30, 1995, on the State's efforts in implementing this section. The evaluation and report shall include evaluation of the current foster care delivery system and the impact of implementing this section.

Requested by: Representatives Easterling, Nye, Dickson, Esposito
Senators Richardson, Walker

ADOPITION SUBSIDY
Sec. 25.40. Section 235 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 235. (a) The adoption subsidy paid monthly by the Division of Social Services, Department of Human Resources, to eligible families who adopt hard-to-place children shall be established at two hundred sixty-five dollars ($265.00) per child per month.

(b) Effective July 1, 1994, the adoption subsidy paid monthly by the Division of Social Services, Department of Human Resources, to eligible families who adopt hard-to-place children shall be established based on a graduated rate as follows:

(1) $315.00 per child per month for children aged birth through 5;
(2) $365.00 per child per month for children aged 6 through 12; and
(3) $415.00 per child per month for children aged 13 through 18."

Requested by: Representatives Easterling, Nye, Diamont, Esposito, Dickson
Senators Richardson, Walker

FOSTER CARE
Sec. 25.41. Section 231 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 231. (a) Funds appropriated to the Department of Human Resources in this act for foster care assistance rates shall be used to set the rates at two hundred sixty-five dollars ($265.00) per child per month. Of this sum, fifteen dollars ($15.00) is a special needs allowance for the child.

(b) Effective July 1, 1994, funds appropriated to the Department of Human Resources for foster care assistance rates shall be used to pay assistance on a graduated rate as follows:

(1) $315.00 per child per month for children aged birth through 5;
(2) $365.00 per child per month for children aged 6 through 12; and
(3) $415.00 per child per month for children aged 13 through 18.

Of these amounts, fifteen dollars ($15.00) is a special needs allowance for the child."

Requested by: Representatives Nye, Easterling, Nesbitt, Diamont, H. Hunter, Dickson, Esposito
Senators Richardson, Walker

HIV FOSTER CARE BOARD PAYMENT FUNDS
Sec. 25.42. Of the funds appropriated in this act to the Department of Human Resources, Division of Social Services, the sum of four hundred ninety-nine thousand
five hundred dollars ($499,500) shall be used for foster care board payments for children with HIV, to be allocated as follows:

1. $800.00 per month per child with indeterminate HIV status;
2. $1,000 per month per child confirmed HIV-infected, asymptomatic;
3. $1,200 per month per child confirmed HIV-infected, symptomatic; and
4. $1,600 per month per child terminally ill with complex care needs.

Requested by: Representatives Easterling, Nye, Nesbitt, Diamont, H. Hunter, Esposito, Dickson

DEPARTMENT STUDY OF CHILD-CARING AGENCIES REIMBURSEMENT DISCREPANCIES

Sec. 25.43. The Department of Human Resources shall study the reimbursement method for child-caring agencies to determine whether inequitable discrepancies exist among agencies' reimbursement rates that should be rectified. This study shall include a detailed analysis of federal formulas and of State formulas to determine whether inequities exist at the federal formula level that can be rectified by State action and a detailed examination of whether agencies that have historically served minority children are suffering from inequitable reimbursement.

The Department shall report the results of this study, together with any recommendations for needed State action, to the General Assembly by March 15, 1995.

Requested by: Representatives Easterling, Nye, Diamont, Esposito, Dickson

Senators Hyde, Richardson, Walker

MATERNITY HOME AND ADOPTION FUNDS

Sec. 25.44. (a) From funds appropriated in this act to the Department of Human Resources, Division of Social Services, the sum of six hundred sixty-five thousand dollars ($665,000) for the 1994-95 fiscal year is allocated to the State Maternity Home Fund to provide maternity home services to single pregnant young women 10 years of age and older for the purposes of protecting and enhancing maternal and child health, reducing infant mortality and morbidity, reducing the number of unintended second pregnancies, preventing mothers from permanently dropping out of school, preventing welfare dependency, and providing adoption and parenting support.

(b) From funds appropriated in this act to the Department of Human Resources, Division of Social Services, the sum of seven hundred fifty thousand dollars ($750,000) for the 1994-95 fiscal year shall be used to contract with the Children's Home Society of North Carolina, Inc., to recruit and train families to adopt children with special needs and to provide postadoption and support services for these families and children. Children with special needs include medically fragile infants and children, sibling groups, abused, neglected, and abandoned infants and children, HIV-positive infants and children, addicted infants, children with behavior problems and emotional disorders, minority infants and children, and older children.

(c) The Department of Human Resources shall report to the 1995 General Assembly and to the Fiscal Research Division of the Legislative Services Office by March 15, 1995, on the use of funds allocated pursuant to subsections (a) and (b) of this section. This report shall include a detailed analysis of the services provided, of the people served, and of the program's relative success in achieving its goals as prescribed by subsections (a) and (b) of this section.
Requested by: Representatives Easterling, Nye, Colton, Dickson, Esposito
Senators Richardson, Walker

CHILD-CARING AGENCIES FUNDS
Sec. 25.45. Of the funds appropriated to the Department of Human Resources, Division of Social Services, the sum of seven hundred fifty-five thousand fifty-nine dollars ($755,059) shall be used to provide partial reimbursement to the following ten private, nonprofit child-caring agencies for the placement of certain children by county departments of social services:

(1) Bertie–Martin–Beaufort County Shelter Home, of Jamesville;
(2) Caldwell Residential Services, of Lenoir;
(3) Caring for Children, Inc., of Asheville;
(5) Children's Homes of Cleveland County, of Shelby;
(6) Family Resources of Rutherford County, Inc., of Spindale;
(7) Florence Crittenton Services, of Charlotte;
(8) Loray Girls Home, of Gastonia;
(9) Yahweh Center, Inc., of Wilmington; and
(10) Youth Homes, Inc., of Charlotte.

The children for whom these funds are appropriated are children not eligible for federal matching funds under the Title IV–E foster care maintenance payments. The ten agencies named in this section shall be added to the list of eligible agencies according to the provisions of NCAE 10, Subchapter 41M.

Requested by: Representatives Nye, Easterling, Diamont, Dickson, Esposito
Senators Richardson, Walker, Harris

MEDICAID COVERAGE FOR ADOPTIVE CHILDREN WITH SPECIAL NEEDS
Sec. 25.46. Effective October 1, 1994, the Department of Human Resources shall provide Medicaid coverage for adoptive children with special or rehabilitative needs regardless of the adoptive family's income.

Requested by: Representatives Nye, Easterling, Alexander, Dickson, Esposito
Senators Marshall, Richardson, Walker

MEDICAID ESTATE RECOVERY PLAN, AS REQUIRED BY FEDERAL LAW
Sec. 25.47. (a) Article 2 of Chapter 108A of the General Statutes is amended by adding a new section to read:

(a) There is established in the Department of Human Resources, the Medicaid Estate Recovery Plan, as required by the Omnibus Budget Reconciliation Act of 1993, to recover from the estates of recipients of medical assistance an equitable amount of the State and federal shares of the cost paid the recipient. The Department shall administer the program in accordance with applicable federal law and regulations, including those under Title XIX of the Social Security Act, 42 U.S.C. § 1396(p).
(b) As used in this section:

(1) 'Medical assistance' means medical care services paid for by the North Carolina Medicaid Program on behalf of the recipient:
   a. If the recipient is receiving these medical care services as an inpatient in a nursing facility, intermediate care facility for the mentally retarded, or other medical institution, and cannot reasonably be expected to be discharged to return home; or
b. If the recipient is 55 years of age or older and is receiving these medical care services, including related hospital care and prescription drugs, for nursing facility services or home- and community-based services.

(2) "Estate" means all the real and personal property considered assets of the estate available for the discharge of debt pursuant to G.S. 28A-15-1.

(c) The amount the Department recovers from the estate of any recipient shall not exceed the amount of medical assistance made on behalf of the recipient and shall be recoverable only for medical care services prescribed in subsection (b) of this section. The Department is a fifth-class creditor, as prescribed in G.S. 28A-19-6, for purposes of determining the order of claims against an estate; provided, however, that judgments in favor of other fifth-class creditors docketed and in force before the Department seeks recovery for medical assistance shall be paid prior to recovery by the Department.

(d) The Department of Human Resources shall adopt rules pursuant to Chapter 150B of the General Statutes to implement the Plan, including rules to waive whole or partial recovery when this recovery would be inequitable because it would work an undue hardship or because it would not be administratively cost-effective and rules to ensure that all recipients are notified that their estates are subject to recovery at the time they become eligible to receive medical assistance.

(c) Regarding trusts that contain the assets of an individual who is disabled as defined in Title 19 of Section 1014(a)(3) of the Social Security Act, as amended, if the trust is established and managed by a nonprofit association, to the extent that amounts remaining in the beneficiary's account upon the death of the beneficiary are not retained by the nonprofit association, the trust pays to the Department from these remaining amounts in the account an amount equal to the total amount of medical assistance paid on behalf of the beneficiary under the North Carolina Medicaid Program."

(b) Of the funds appropriated in this act from the General Fund to the Department of Human Resources, Division of Medical Assistance, the sum of one hundred four thousand seven hundred fifty dollars ($104,750) for the 1994-95 fiscal year, of which fifty thousand dollars ($50,000) is nonrecurring, shall be used to implement this section.

(c) Subsection (a) of this section becomes effective October 1, 1994, and applies to individuals who apply for medical assistance on or after that date. The remainder of this section becomes effective July 1, 1994.

Requested by: Representatives Nye, Easterling, Dickson, Esposito
Senators Richardson, Walker

HEALTH MAINTENANCE ORGANIZATION INSURANCE REQUIREMENT
Sec. 25.48. G.S. 58-67-10(b)(3a) reads as rewritten:

"(3a) This Article does not apply to any prepaid health service or capitation arrangement implemented or administered by the Department of Human Resources or its representatives, pursuant to 42 U.S.C. § 1396n or Chapter 108A of the General Statutes, or to any provider of health care services participating in such a prepaid health service or capitation arrangement, the Department of Human Resources, any division in the Department, or any direct provider of health care services in connection with any direct, capitated, or otherwise prepaid arrangement applicable to health care services authorized pursuant to 42 U.S.C. § 1396n or Chapter 108A of the General Statutes. Nothing in this subdivision exempts health maintenance organizations or any other person who undertakes to provide or arrange for the
delivery of basic health care services to all enrollees on a prepaid basis, from complying with all applicable provisions in this Article. Article: provided, however, that to the extent this Article applies to any such person acting as a subcontractor to a Health Maintenance Organization licensed in this State, that person shall be considered a single service Health Maintenance Organization for the purpose of G.S. 58–67–20(4), G.S. 58–67–25, and G.S. 58–67–110.”

Requested by: Representatives Diamont, Nesbitt, Crawford, Dickson, Esposito Senators Richardson, Walker

ALZHEIMER’S FUNDS

Sec. 25.50. Of the funds appropriated in this act to the Department of Human Resources, Division of Aging, the sum of one hundred thousand dollars ($100,000) for the 1994–95 fiscal year shall be used to support services delivered to Alzheimer’s patients and their families. These funds shall be allocated to each of the four Alzheimer’s Association Chapters in North Carolina, in grants of twenty–five thousand dollars ($25,000) each. Each Chapter shall submit to the Division for approval a plan for the use of the funds it is to receive. Following the Division’s approval, the Division shall disburse these funds according to a timetable outlined in each Chapter’s plan.

Requested by: Representatives Nye, Easterling, Dickson, Esposito Senators Richardson, Walker

CONTINUING BUDGET ACT TECHNICAL CHANGES

Sec. 25.51. (a) Section 227 of Chapter 321 of the 1993 Session Laws, as rewritten by Chapter 591 of the 1993 Session Laws, reads as rewritten:

“Sec. 227. Effective October 1, 1994, January 1, 1995, the Department of Human Resources, Division of Medical Assistance, shall implement a budget–neutral Diagnosis–Related Group reimbursement methodology for inpatient hospital services.”

(b) The catchline of Section 18 of Chapter 591 of the 1993 Session Laws reads as rewritten:

“NORTH CAROLINA HEALTH PLANNING COMMISSION FUNDS FUNDS/ REPORTING DEADLINE EXTENSION”.

(c) Section 18 of Chapter 591 of the 1993 Session Laws is amended by inserting a new subsection to read:

“(a1) Subsection (b) of Section 2.1 of Chapter 529 of the 1993 Session Laws is rewritten as follows:

‘(b) The Governor shall present to the General Assembly no later than February 1, 1995, a plan for consolidating all of the State health functions into one State Department of Health. The plan shall be based upon and shall address the principles and elements outlined in subsections (c) and (d) of this section.’”

PART 26. DEPARTMENT OF AGRICULTURE

Requested by: Representatives Bowman, Yongue, Nesbitt, Diamont, H. Hunter, Wright Senators Martin of Pitt, Cochrane

NORTH CAROLINA WAREHOUSE ACT FUND

Sec. 26. (a) G.S. 106–435 reads as rewritten:

“§ 106–435. Fund for support of system; collection and investment.

In order to provide a sufficient indemnifying or guarantee fund to cover any loss not covered by the bonds hereinbefore mentioned, in order to provide the financial backing
which is essential to make the warehouse receipt universally acceptable as collateral, and in order to provide that a State warehouse system intended to benefit all cotton growers in North Carolina shall be supported by the class it is designed to benefit, it is hereby declared: that on each bale of cotton ginned in North Carolina during the period from the ratification of this bill until June 30, 1922, twenty-five cents (25¢) shall be collected through the ginner of the bale and paid into the State treasury, to be held there as a special guarantee or indemnifying fund to safeguard the State warehouse system against any loss not otherwise covered. The State Tax Commission shall provide and enforce the machinery for the collection of this tax, which shall be held in the State treasury to the credit of the State warehouse system. Not less than ten per centum (10%) of the entire amount collected from the per bale tax shall be invested in United States government or farm loan bonds or North Carolina bonds, and the remainder may be invested in amply secured first mortgage notes or bonds to aid and encourage the establishment of warehouses operating under this system, and to aid and encourage the establishment of farm markets designed to serve the marketing, packaging, and grading needs for the sale and distribution of unprocessed farm commodities when adequate markets are not otherwise provided. Such investments shall be made by the Board of Agriculture, with the approval of the Governor and Attorney General: Provided, such first mortgages shall be for not more than one-half the actual value of the warehouse property covered by such mortgages, and run not more than 10 years: Provided further, that the interest received from all investments shall be available for appropriation for capital projects and nonrecurring expenditures as provided in the bill making the appropriation, and for the administrative expense of carrying into effect the provisions of this law, including the employment of such persons and such means as the State Board of Agriculture in its discretion may deem necessary: Provided further, that the guarantee fund, raised under the provisions of sections 4907 to 4925 of the Consolidated Statutes of 1919, shall become to all intents and purposes a part of guarantee fund to be raised under this law and subject to all the provisions hereof. The fund created by this section may be used for loans to owners of cotton gins to make improvements to gins to comply with federal and State air quality regulations, rules, and laws. The loans shall be secured and made under terms and conditions approved by the Board of Agriculture. Income earnings, including earnings from interest, may also be used by the Department of Agriculture for cotton promotion activities."

(b) There is appropriated from the North Carolina Warehouse Act Fund to the Department of Agriculture, the sum of one hundred thousand dollars ($100,000) in accumulated interest for the 1994–95 fiscal year to be used for maintenance and operation of the Ballentine Building on Blue Ridge Boulevard in Raleigh to house the pesticide program.

(c) There is appropriated from the North Carolina Warehouse Act Fund to the Department of Agriculture, the sum of one hundred thousand dollars ($100,000) in accumulated interest for the 1994–95 fiscal year to be used for repairs, maintenance, operation, and cotton promotion projects and activities of Oakview Plantation in Wake County.

Requested by: Representatives Black, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

AGRICULTURE IN THE CLASSROOM

Sec. 26.1. Of the funds appropriated to the Department of Agriculture the sum of one hundred twenty-five thousand dollars ($125,000) for the 1994–95 fiscal year
shall be used as a Grant–in–Aid for The North Carolina Farm Bureau Foundation for Agriculture in the Classroom, Inc., an educational program that works to develop a deeper appreciation for North Carolina’s agricultural industry while promoting sound educational principles that lead to optimum classroom effectiveness.

PART 27. DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES

Requested by: Senator Martin of Pitt,
Representatives Bowman, H. Hunter

IMMUNIZATION PROGRAM FUNDING

Sec. 27. Section 109 of Chapter 561 of the 1993 Session Laws reads as rewritten:

“(a) Of the funds appropriated in Chapter 321 of the 1993 Session Laws from the General Fund to the Department of Environment, Health, and Natural Resources for the 1993–94 1994–95 fiscal year for childhood immunization programs for positions, operating support, equipment, and pharmaceuticals, the sum of up to one million dollars ($1,000,000) may be used for projects and activities that are also designed to increase childhood immunization rates in North Carolina. These projects and activities shall include the following:

(1) Outreach efforts at the State and local levels to improve service delivery of vaccines. Outreach efforts may include educational seminars, media advertising, support services to parents to enable children to be transported to clinics, longer operating hours for clinics, and mobile vaccine units; and

(2) Continued development of an automated immunization registry.

(b) Funds authorized to be used for immunization efforts under subsection (a) of this section shall not be used to fund additional State positions in the Department of Environment, Health, and Natural Resources.

(c) The Department of Environment, Health, and Natural Resources shall not obligate or expend funds authorized for the purposes stated in subsection (a) of this section until the Department has prepared and submitted for review to the Joint Legislative Commission on Governmental Operations the eight–year plan for implementation of the statewide immunization program required under Section 287 of Chapter 321 of the 1993 Session Laws. In addition to the requirements of Section 287 of Chapter 321 of the 1993 Session Laws, the eight–year plan shall address planned expenditures and immunization projects and activities identified under subsection (a) of this section.”

Requested by: Senator Martin of Pitt
Representative James

WILDLIFE RESOURCES COMMISSION/FUNDS FOR SALARY INCREASES

Sec. 27.1. (a) G.S. 105–164.44B, as amended by Section 290(a) of Chapter 321 of the 1993 Session Laws, reads as rewritten:

“§ 105–164.44B. Transfer to Wildlife Resources Fund of taxes on hunting and fishing supplies and equipment.

Each fiscal year, the Secretary of Revenue shall transfer at the end of each quarter from the State sales and use tax net collections received by the Department of Revenue under Article 5 of Chapter 105 of the General Statutes to the State Treasurer for the Wildlife Resources Fund, one fourth of three million seven hundred thirty–one thousand one hundred sixteen dollars ($3,731,116) four million four hundred eighty–nine thousand four hundred eighty–seven dollars ($4,489,487) plus or minus the percentage of that amount by which the total collection of State sales and use taxes increased or
decreased during the preceding fiscal year plus the cost of any legislative salary
increase for employees of the Wildlife Resources Commission."

(b) Subsection (a) of this section expires June 30, 1995.
(c) Subsection (c) of Section 290 of Chapter 321 of the 1993 Session Laws is
repealed.

Requested by: Senator Daniel
Representative Bowman

WILDLIFE RESOURCES COMMISSION LONG-RANGE BUDGET PLAN
Sec. 27.2. Section 172 of Chapter 900 of the 1991 Session Laws reads as
rewritten:

"Sec. 172. (a) The Wildlife Resources Commission shall prepare a long-range
budget plan for review and consideration by the General Assembly. The budget plan
shall include:

year through the 1991–92, 1993–94 fiscal year identifying: (i) the major
revenue sources and expenditure items within each program or division;
(ii) the major increases or decreases in revenues and expenditures over the
period and the rationale for these changes; and (iii) those wildlife programs
or divisions that have experienced significant growth in expenditures since
the 1986–87, 1987–88 fiscal year;

2. An inventory and analysis of all revenue sources, including the North
Carolina Wildlife Endowment Fund, that identifies: (i) funds that may be
used only for specific purposes; and (ii) funds that may be used for general
program purposes;

1996–97, 1998–99 fiscal years, by program and major budget objects; and

4. Long-term options for funding the operations of the Wildlife Resources
Commission, including: (i) revenue increases, including increased license
fees, subscription fees, and registration fees; use of interest from the North
Carolina Wildlife Endowment Fund; and increases in the General Fund from
sales tax and any other General Fund monies; and (ii) operating and capital
expenditure reductions. The Commission shall present a detailed imple-
mentation plan and specific recommendations for each option that would
ensure future spending deficits would not occur.

(b) The Wildlife Resources Commission shall prepare a report incorporating its long-ange budget plan, including all components of this plan as set forth in subsection (a)
of this section, and shall transmit this report to the General Assembly and the Fiscal

(c) The Office of State Auditor shall conduct a financial audit and a performance
audit of the Wildlife Resources Commission and shall report its findings and recom-
mendations to the 1995 General Assembly upon its convening."

Requested by: Senator Martin of Pitt
Representatives Bowman, H. Hunter, Wright, Bowen, Redwine

BEAVER CONTROL FUNDS
Sec. 27.3. (a) Subsection (b) of Section 69 of Chapter 1044 of the 1991
Session Laws, as amended by Section 111 of Chapter 561 of the 1993 Session Laws,
reads as rewritten:
“(b) The Beaver Damage Control Advisory Board shall develop a pilot program to control beaver damage on private and public lands. Bladen, Brunswick, Columbus, Duplin, Edgecombe, Franklin, Halifax, Johnston, Nash, Onslow, Pender, Pitt, Robeson, and Sampson Sampson, Vance, Warren, Wayne, and Wilson Counties shall participate in the pilot program. The Beaver Damage Control Advisory Board shall act in an advisory capacity to the Wildlife Resources Commission in the implementation of the program. In developing the program, the Board shall:

1. Orient the program primarily toward public health and safety and toward landowner assistance, providing some relief to landowners through beaver control and management rather than eradication;
2. Develop a priority system for responding to complaints about beaver damage;
3. Develop a system for documenting all activities associated with beaver damage control, so as to facilitate evaluation of the program;
4. Provide educational activities as a part of the program, such as printed materials, on-site instructions, and local workshops;
5. Provide for the hiring of personnel necessary to implement beaver damage control activities, administer the pilot program, and set salaries of personnel;
6. Evaluate the costs and benefits of the program that might be applicable elsewhere in North Carolina.

Upon No later than September 30, 1994 and again upon the conclusion of the pilot program on December 1, 1994, June 30, 1995, the Board shall issue a report to the Wildlife Resources Commission on the results of the program to date, including recommendations on the feasibility of continuing the program in participating counties and the desirability of expanding the program into other counties. The Wildlife Resources Commission shall prepare a plan to implement a statewide program to control beaver damage on private and public lands. No later than January 1, 1995, the Wildlife Resources Commission shall present its plan in a report to the House Appropriations Subcommittee on Natural and Economic Resources and the Senate Appropriations Committee on Natural and Economic Resources.”

(b) Subsection (h) of Section 69 of Chapter 1044 of the 1991 Session Laws, as amended by Section 111 of Chapter 561 of the 1993 Session Laws, reads as rewritten:

“(h) Subsections (a) through (d) of this section expire December 1, 1994. June 30, 1995.”

(c) Of the funds appropriated to the Wildlife Resources Commission in this act for the 1994–95 fiscal year, the sum of one hundred fifty thousand dollars ($150,000) shall be used to provide the State share necessary to continue the beaver damage control pilot program established by Section 69 of Chapter 1044 of the 1991 Session Laws, as amended by Section 111 of Chapter 561 of the 1993 Session Laws and this section, to Bladen, Brunswick, Columbus, Duplin, Edgecombe, Franklin, Halifax, Johnston, Nash, Onslow, Pender, Pitt, Robeson, Sampson, Vance, Warren, Wayne, and Wilson Counties, provided the sum of twenty-five thousand dollars ($25,000) in federal funds is available to provide the federal share. These funds shall be matched by four thousand dollars ($4,000) of local funds from each of the 18 participating counties.
Requested by: Representatives Bowman, Culp, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

MINING EDUCATION/TRAINING FUNDS
Sec. 27.4. The Department of Environment, Health, and Natural Resources, Division of Land Resources, may use twenty thousand dollars ($20,000) of available funds for the 1994–95 fiscal year to develop and publish a Mining Compliance Manual for mining applicants, permittees, and inspectors.

Requested by: Representatives Diamont, Bowman, Gottovi, Yongue, Culp, Jenkins, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

WATTS FARM CLEANUP STUDY FUNDS
Sec. 27.5. The Department of Environment, Health, and Natural Resources shall use available funds to study the cleanup of the mixed low-level radioactive and hazardous waste that is located in Wilkes County at the abandoned waste disposal site known as the Watts Retreat Farm. This study shall address the manner and costs of retrieving, transporting, and disposing of these wastes at this site, where the wastes will be disposed, the potential liability of current and previous landowners of the site, the State, and any other potentially responsible parties, the need for the State to monitor the area before, during, and after the cleanup, the costs of such monitoring efforts, and any other issues the Department considers needed to be included in the study. The Department shall report to the Joint Legislative Commission on Governmental Operations, to the Chairs of the House Appropriations Subcommittee on Natural and Economic Resources, to the Chair of the Senate Committee on Natural and Economic Resources, and to the Fiscal Research Division by January 15, 1995.

Requested by: Representatives Gottovi, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

INFANT MORTALITY FUNDS FOR MINORITY POPULATIONS
Sec. 27.6. (a) Of the funds appropriated in this act to the Department of Environment, Health, and Natural Resources, Division of Maternal and Child Health, the sum of seven hundred fifty thousand dollars ($750,000) for the 1994–95 fiscal year shall be used to fund 15 grant projects in various communities to demonstrate means to lower infant mortality rates and percent of low birthweight babies among minority populations to bring the rates and percentage nearer those of the white population.

(b) The Division of Maternal and Child Health shall award the grants to the 15 projects based upon recommendations of a grant review team consisting of representatives of the Division of Maternal and Child Health, the Department’s Office of Minority Health, and the North Carolina Governor’s Commission on Reduction of Infant Mortality.

Requested by: Representatives Gottovi, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

INFANT MORTALITY REPORT EXTENSION
Sec. 27.7. Subsection (a) of Section 284 of Chapter 321 of the 1993 Session Laws reads as rewritten:

"Sec. 284. (a) Of the funds appropriated in this act from the General Fund to the Department of Environment, Health, and Natural Resources for the Governor’s Commission on the Reduction of Infant Mortality, the sum of fifty thousand dollars ($50,000) for the 1993–94 fiscal year shall be used to contract with outside evaluators to determine the extent to which the public and private health, social services and
mental health, developmental disabilities, and substance abuse services systems in each county meet the health needs of pregnant women and infants up to age one, and of children ages one to five. The study shall include, but not be limited to: an examination of the percentage of pregnant women in each county that receive early and continuous prenatal care; the extent to which eligible pregnant women, infants, and children are receiving nutritional supplements, case management and other necessary health, social, mental health, and other support services; and the extent to which children are receiving age-appropriate immunizations. The study shall determine what barriers, if any, exist in each county which prevent pregnant women, infants, and children under the age of five from receiving timely and necessary health services. The Governor’s Commission on the Reduction of Infant Mortality shall continue its study and shall report its findings to the General Assembly on or before May 15, 1994.

Requested by: Representatives Easterling, Diamont, Bowman, H. Hunter, Wright Senators Martin of Pitt, Cochrane

EXTEND CHILD FATALITY TASK FORCE/EXPAND MEMBERSHIP

Sec. 27.8. (a) G.S. 143-577(b) reads as rewritten:

“(b) The Task Force shall provide updated reports to the Governor and General Assembly within the first week of the convening of the 1993 General Assembly and Assembly, within the first week of the convening of the 1994 Regular Session of the 1993 General Assembly. Assembly, within the first week of the convening of the 1995 General Assembly, and within the first week of the convening of the 1996 Regular Session of the 1995 General Assembly. The Task Force shall provide a final report to the Governor and General Assembly within the first week of the convening of the 1995 1997 General Assembly. The final report shall include final conclusions and recommendations for each of the Task Force’s duties, as well as any other recommendations for changes to any law, rule, and policy that it has determined will promote the safety and well-being of children. Any recommendations of changes to law, rule, or policy shall be accompanied by specific legislative or policy proposals and detailed fiscal notes setting forth the costs to the State.”

(b) Section 285(e) of Chapter 321 of the 1993 Session Laws reads as rewritten:

“(e) Subsections (b), (c), and (d) of this section become effective February 1, 1995. February 1, 1997. The rest remainder of this section is effective upon ratification of this act.”

(c) Of the funds appropriated in this act to the Department of Environment, Health, and Natural Resources the sum of eighty-five thousand dollars ($85,000) for the 1994-95 fiscal year shall be used to continue the operations of the North Carolina Child Fatality Task Force.

(d) G.S. 143-573(b) reads as rewritten:

(b) The Task Force shall be composed of 30 36 members, 12 of whom shall be ex officio members, four of whom shall be appointed by the Governor, seven ten of whom shall be appointed by the Speaker of the House of Representatives, and seven ten of whom shall be appointed by the President Pro Tempore of the Senate. The ex officio members other than the Chief Medical Examiner shall be nonvoting members and may designate representatives from their particular departments, divisions, or offices to represent them on the Task Force. The members shall be as follows:

(1) The Chief Medical Examiner;
(2) The Attorney General;
(3) The Director of the Division of Social Services;
(4) The Director of the State Bureau of Investigation;
(5) The Director of the Division of Maternal and Child Health of the Department of Environment, Health, and Natural Resources;
(6) The Director of the Governor's Youth Advocacy and Involvement Office;
(7) The Superintendent of Public Instruction;
(8) The Chairman of the State Board of Education;
(9) The Director of the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services;
(10) The Secretary of the Department of Human Resources;
(11) The Secretary of the Department of Environment, Health, and Natural Resources;
(11.1) The Director of the Administrative Office of the Courts;
(12) A director of a county department of social services appointed by the Governor upon recommendation of the President of the North Carolina Association of County Directors of Social Services;
(13) A representative from a Sudden Infant Death Syndrome counseling and education program appointed by the Governor upon recommendation of the Director of the Division of Maternal and Child Health of the Department of Environment, Health, and Natural Resources;
(14) A representative from the North Carolina Child Advocacy Institute appointed by the Governor upon recommendation of the President of the Institute;
(14.1) A director of a local department of health, appointed by the Governor upon the recommendation of the President of the North Carolina Association of Local Health Directors;
(15) A representative from a private group, other than the North Carolina Child Advocacy Institute, that advocates for children, appointed by the Speaker of the House of Representatives upon recommendation of private child advocacy organizations;
(16) A pediatrician, licensed to practice medicine in North Carolina, appointed by the Speaker of the House of Representatives upon recommendation of the North Carolina Pediatric Society;
(17) A representative from the North Carolina League of Municipalities appointed by the Speaker of the House of Representatives upon recommendation of the League;
(18) Two public members appointed by the Speaker of the House of Representatives;
(19) A county or municipal law enforcement officer appointed by the President Pro Tempore of the Senate upon recommendation of organizations that represent local law enforcement officers;
(20) A district attorney appointed by the President Pro Tempore of the Senate upon recommendation of the President of the North Carolina Conference of District Attorneys;
(21) A representative from the North Carolina Association of County Commissioners appointed by the President Pro Tempore of the Senate upon recommendation of the Association;
(22) Two public members appointed by the President Pro Tempore of the Senate; and
(23) **Two Five** members of the Senate appointed by the President Pro Tempore of the Senate and **two five** members of the House of Representatives appointed by the Speaker of the House of Representatives."

Requested by: Representatives Diamont, Michaux, Bowman, H. Hunter, Wright Senators Martin of Pitt, Cochrane

**WOMEN'S HEALTH SERVICE FUND**

Sec. 27.9. (a) Fund established. The Women’s Health Service Fund is created within the Department of Environment, Health, and Natural Resources. The Department may make reimbursements from the Fund to approved medical providers for services rendered to eligible women who voluntarily request the insertion, implantation, or injection of a long-term, reversible contraceptive device or drug.

(b) Definitions. As used in this section, unless the context clearly requires otherwise:

1. "Device or drug" means a long-term, reversible contraceptive device or drug the implantation, insertion, or injection of which is a service covered under this section.
2. "Long-term, reversible contraceptive device or drug" means a device or drug approved for contraceptive purposes by the United States Food and Drug Administration, that, when implanted under the skin, inserted into the uterus, or injected into the bloodstream of a woman of child-bearing age will inhibit or prevent conception for a definite period of time, the contraceptive effects of which are reversible upon removal or discontinuance of the device or drug.
3. "Medical provider" means a licensed physician, physician’s assistant, nurse practitioner, or other health care provider approved by the Department to provide services under this section.
4. "Woman" or "women" means one or more females of child-bearing age.

(c) Rules. The Department shall adopt rules for the administration of and allocations from the Fund. The rules shall include the following:

1. Eligibility requirements enabling women, whether married or unmarried, to obtain upon request the implantation, insertion, or injection of a long-term, reversible contraceptive device or drug. Except in cases of medical necessity, women may receive contraceptive devices under this section on a one-time basis only.
2. Services under this section shall be conditioned upon agreement by the recipient to attend, prior to insertion, implantation, or injection of the device or drug, education programs approved by the Department. The education programs shall include:
   a. Comprehensive preinsertion or preprescription counseling on implantation, insertion, injection, and removal procedures,
   b. Potential side effects and costs of the device or drug,
   c. Other options for preventing conception, including newly approved long-term, reversible contraceptive devices or drugs that become available, and family planning education and counseling, including parenting skills,
   d. Information on sexually transmitted diseases and the fact that long-term, reversible contraceptive devices and drugs do not protect against such diseases, and
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(3) A long-term, reversible contraceptive device or drug shall be prescribed only upon request voluntarily initiated by the recipient and only when there are clear benefits to the recipient as determined by the recipient in consultation with an approved medical provider.

(4) Procedures for the safe removal or discontinuance of the device or drug, where applicable.

(5) Written notice to applicants for services that the Department has no obligation to reimburse providers for the reimplantation or reinsertion of a device that has been prematurely removed from the individual except in cases where the premature removal was prescribed for medical reasons.

(d) Coercion prohibited. The Department shall adopt procedures and rules to ensure that application information, education, and counseling provided to women about the services available under this section are not coercive in any manner, do not offer financial or other incentives to request or refuse the services, and do not impose penalties for the refusal of services.

(e) Of the funds appropriated to the Department of Environment, Health, and Natural Resources in this act, the sum of seven hundred fifty thousand dollars ($750,000) shall be allocated to the Women’s Health Service Fund created in subsection (a) of this section.

(f) Nothing in this section creates an entitlement to services authorized under this section.

Requested by: Representatives Diamont, H. Hunter, Bowman, Wright, Lemmond
Senators Martin of Pitt, Cochrane

ADOLESCENT PREGNANCY PREVENTION/MEDIA CAMPAIGN AND ABSTINENCE UNTIL MARRIAGE EDUCATION FUNDS

Sec. 27.10. (a) Of the funds appropriated in Section 3 of Chapter 321 of the 1993 Session Laws to the Department of Environment, Health, and Natural Resources for health programs, the sum of up to one hundred thirty thousand dollars ($130,000) for the 1994–95 fiscal year may be used as follows:

(1) Seventy-seven percent (77%) of these funds, not to exceed the sum of one hundred thousand dollars ($100,000), to initiate a statewide media campaign, in conjunction with the North Carolina Coalition on Adolescent Pregnancy, for the purpose of promoting abstinence, reducing pregnancy, and promoting healthy behavior in North Carolina’s children ages 9–14. These funds shall be used to purchase the rights to the Maryland Media Campaign, which is an abstinence–based campaign, to purchase print media, radio ads, television ads, and for distribution of campaign material.

(2) Twenty-three percent (23%) of these funds, not to exceed the sum of thirty thousand dollars ($30,000), to fund a sex education curriculum that promotes abstinence until marriage. Systems that apply for these funds may receive up to two thousand five hundred dollars ($2,500) each. Nothing shall prohibit a school system from receiving private funds to provide this curriculum.

(b) All applications for grants for funds prescribed in subdivision (2) of subsection (a) of this section shall contain a detailed description of the curriculum to be offered and a full set of materials to be used. Prior to making any grants, the
Department shall review all curriculum descriptions and materials and shall use the results of this review in determining whether to award grants. If any of the initial school systems that apply for grants are rejected by the review process, other school systems may apply.

(c) The Department shall report on the status and funding of the statewide media campaign and abstinence until marriage education to the House Appropriations Subcommittee on Natural and Economic Resources and the Senate Appropriations Committee on Natural and Economic Resources by January 15, 1995.

Requested by: Representatives Bowman, Culp, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

SOIL SURVEY POSITIONS FUNDS

Sec. 27.11. Of the funds appropriated in this act to the Department of Environment, Health, and Natural Resources, the sum of one hundred three thousand dollars ($103,000) shall be used to continue, for the 1994–95 fiscal year, support for three soil scientist positions in the Soil Survey Section. These positions work with counties to conduct soil surveys throughout the State and to map soil locations and identities. Funds authorized under this section may be used to establish, support, and provide travel expenses for these positions.

Requested by: Representatives Bowman, Gottovi, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

AGRICULTURE COST SHARE PROGRAM FUNDS

Sec. 27.12. Of the funds appropriated to the Department of Environment, Health, and Natural Resources in Section 3 of Chapter 321 of the 1993 Session Laws, for the Agriculture Cost Share Program for Nonpoint Source Pollution Control for the 1994–95 fiscal year, the sum of forty thousand dollars ($40,000) shall be used to install best management practices to protect water quality, including tide gates, water control structures, and waste management measures in rural environs, in the subbasin of the Cape Fear River and Atlantic drainage east of Cypress Creek and north of Walden Creek, under the Rural Clean Water Demonstration Program and in accordance with the match and program requirements specified in G.S. 143–215.74(b)(6).

Requested by: Representatives Nesbitt, Diamont, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

STATE PARKS FUNDS

Sec. 27.13. Of the funds appropriated to the Department of Environment, Health, and Natural Resources in this act, the sum of one million dollars ($1,000,000) for the 1994–95 fiscal year shall be allocated to the Parks and Recreation Trust Fund established under Senate Bill 733 as enacted by the 1993 Session and expended as provided by G.S. 113–44.15(b) as enacted by Senate Bill 733, 1993 Session.

Requested by: Representatives Bowman, Gottovi, James, Culp, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

STATE PARKS RETIREMENT

Sec. 27.14. The Department of Environment, Health, and Natural Resources may use up to two hundred seventy thousand two hundred twenty-four dollars ($270,224) of available funds for retroactive retirement benefits for eligible employees in the Division of Parks and Recreation, as authorized under the Supplemental Retirement Income Plan for State Law Enforcement Officers.
Requested by: Representatives Diamont, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

REALLOCATION OF FUNDS
Sec. 27.15. Notwithstanding the provisions of Section 112 of Chapter 1034 of the 1984 Session Laws and Section 238.2 of Chapter 689 of the 1991 Session Laws, the funds allocated for the Town Fork Flood Control and Water Supply (Stokes County) shall be reallocated as a grant to the Pilot Mountain Foundation, Inc., for capital improvements. The funds appropriated in Chapter 480 of the 1985 Session Laws and Chapter 754 of the 1989 Session Laws for construction of the Town Fork Reservoir Project in Stokes County are extended for the purpose authorized and shall not revert until June 30, 1997.

Requested by: Senators Daniel, Plyler, Martin of Pitt, Cochrane
Representatives Redwine, Bowman, H. Hunter, Wright

BLUE RIBBON ADVISORY COUNCIL ON OYSTERS
Sec. 27.16. (a) There is established the Blue Ribbon Advisory Council on Oysters (hereinafter referred to as “Advisory Council”). The Advisory Council shall consist of 19 members appointed as follows:

1. Chair of the Oyster, Clam, and Scallops Committee of the Marine Fisheries Commission (or designee).
2. Director of the Marine Fisheries Division of the Department of Environment, Health, and Natural Resources (or designee).
3. Cochairs of the Joint Legislative Commission on Seafood and Aquaculture (or designees).
4. Director of the North Carolina Sea Grant College Program of North Carolina State University (or designee).
5. Two representatives from the commercial oyster fishery, one of whom shall represent the northern coastal region and the other shall represent the Pamlico coastal region, appointed by the President Pro Tempore of the Senate.
6. Two representatives from the commercial oyster fishery, one of whom shall represent the southern coastal region and the other shall represent the central coastal region, appointed by the Speaker of the House of Representatives.
7. One representative from oyster aquaculture appointed by the President Pro Tempore of the Senate.
8. One representative with expertise in oyster production and restoration appointed by the President Pro Tempore of the Senate.
9. One economist appointed by the Governor.
10. One representative with expertise in oyster disease research appointed by the President Pro Tempore of the Senate.
11. One representative with expertise in oyster sales and marketing appointed by the Governor.
12. One representative with expertise in health considerations and sanitation of oysters appointed by the Speaker of the House of Representatives.
13. One representative with expertise in oyster harvesting appointed by the Speaker of the House of Representatives.
14. One representative with expertise in oyster processing appointed by the Speaker of the House of Representatives.
15. One representative with expertise in water quality appointed by the Governor.
16. One social scientist appointed by the Governor.
(b) The Advisory Council shall assist the Marine Fisheries Commission and the Joint Legislative Commission on Seafood and Aquaculture in an advisory capacity and shall study and make recommendations relating to the oyster resource including, but not limited to:

1. Restoration of oyster production on public beds.
2. Development of aquaculture production of oysters.
3. Management of oyster reefs to maximize production.
4. Zoning and protective measures concerning oyster reefs and culture operations.
5. Marketing and economic development of oysters.
7. Changes in the leasing of oyster bottoms and water columns for culture.
8. Expenditure of public funds in relation to private funding of oyster production.

(c) The Chair of the Advisory Council shall be the Chair of the Oyster, Clam, and Scallops Committee of the Marine Fisheries Commission. The Advisory Council shall meet upon the call of the Chair. A majority of the Advisory Council shall constitute a quorum for the transaction of business.

(d) Any person who is a member of the Advisory Council may hold such membership concurrently with and in addition to any other elective or appointive office or offices such person is permitted to hold under G.S. 128–1.1.

(e) Members of the Advisory Council shall receive per diem and necessary travel and subsistence expenses in accordance with the provisions of G.S. 138–5.


(g) The Department of Environment, Health, and Natural Resources shall provide secretarial and other support staff for the Advisory Council.

(h) Of the funds appropriated in this act to the Department of Environment, Health, and Natural Resources for the 1994–95 fiscal year, the sum of one hundred thousand dollars ($100,000) shall be used for administrative and other expenses incurred by the Blue Ribbon Advisory Council on Oysters.

Requested by: Senators Martin of Pitt, Cochrane
Representatives Bowman, H. Hunter, Redwine, Wright

FISHERY RESOURCE GRANT PROGRAM

Sec. 27.17. (a) Creation. There is created within the Department of Environment, Health, and Natural Resources, the Fishery Resource Grant Program. The purpose of the program is to enhance the State’s coastal fishery resources through individual grants to test new equipment, research industry trends, perform environmental pilot studies, and study other fishery issues.

(b) Administration. The Marine Fisheries Commission shall administer the Fishery Resource Grant Program, provide technical assistance to grant applicants and recipients, select grant recipients, evaluate pilot programs, and develop guidelines for implementing successful grant programs. Grants shall be evenly distributed among the northern, southern, central, and Pamlico coastal regions.
(c) Application procedure. An applicant may apply for grant funds to the Secretary of the Department of Environment, Health, and Natural Resources. An application must include, but is not limited to, the following:

1. A description of the project;
2. A detailed statement of the projected costs of the project including the cost to plan and design the project;
3. An explanation of how the project will enhance the fishery resource; and
4. Any other information needed by the Secretary of the Department to enable the Secretary to make a decision on the application.

(d) Of the funds appropriated in this act to the Department of Environment, Health, and Natural Resources, the sum of one million dollars ($1,000,000) for the 1994–95 fiscal year shall be allocated for the Fishery Resource Grant Program established under this section.

Requested by: Representative Redwine

OCCONEECEHE MOUNTAIN, BIRD ISLAND, HAMMCKS BEACH STATE PARK LAND ACQUISITION FUNDS

Sec. 27.18. Notwithstanding G.S. 143–16.3, the Divisions of Parks and Recreation and of Coastal Management of the Department of Environment, Health, and Natural Resources may apply to the North Carolina Recreation and Natural Heritage Trust, and other State and federal agencies for funds to acquire Occoneechee Mountain, Bird Island, and additional land at Hammocks Beach State Park.

Requested by: Senators Martin of Pitt, Cochrane
Representatives Bowman, H. Hunter, Wright

REGIONAL STATE PARK STUDY

Sec. 27.21. Of the funds appropriated to the Department of Environment, Health, and Natural Resources in this act, the sum of fifteen thousand dollars ($15,000) for the 1994–95 fiscal year shall be used for the Department of Environment, Health, and Natural Resources to review the needs of the State Parks System as described in the Plan in accordance with G.S. 113–44.14(b) and determine the feasibility and cost of developing the Mountain Island Lake Area in Gaston, Lincoln, and Mecklenburg Counties as a regional State Park. The Department shall report the results of this study to the 1995 General Assembly.

PART 28. DEPARTMENT OF COMMERCE

Requested by: Senator Martin of Pitt
Representative Bowman

WTTF FUNDS TO EMPLOYMENT SECURITY COMMISSION

Sec. 28. There is appropriated from the Worker Training Trust Fund to the Department of Commerce, Employment Security Commission, the sum of five hundred twenty-five thousand dollars ($525,000) for the 1994–95 fiscal year to be allocated as follows:

1. $225,000 to continue the operation of the common follow-up tracking system; and
2. $300,000 to fund salary increases enacted in this act for State employees.
RURAL ECONOMIC DEVELOPMENT CENTER/COMMUNITY DEVELOPMENT GRANTS

Sec. 28.1. (a) Definition. — For purposes of this section, the term "community development corporation" means a nonprofit corporation:

(1) Chartered pursuant to Chapter 55A of the General Statutes;
(2) Tax-exempt pursuant to section 501(c)(3) of the Internal Revenue Code of 1986;
(3) Whose primary mission is to develop and improve low-income communities and neighborhoods through economic and related development;
(4) Whose activities and decisions are initiated, managed, and controlled by the constituents of those local communities; and
(5) Whose primary function is to act as deal-maker and packager of projects and activities that will increase their constituencies' opportunities to become owners, managers, and producers of small businesses, affordable housing, and jobs designed to produce positive cash flow and curb blight in the target community.

(a1) Community Development Grants. — Of the funds appropriated in this act from the General Fund to the Rural Economic Development Center, Inc., the sum of one million three hundred thousand dollars ($1,300,000) for the 1994-95 fiscal year shall be used to support community development projects and activities within the State's minority communities. Any community development corporation as defined in this section is eligible to apply for funds. The Rural Economic Development Center shall establish performance-based criteria for determining which community development corporations will receive a grant and the grant amount. Funding will also be allocated to the North Carolina Association of Community Development Corporations, Inc.

The Rural Economic Development Center, Inc., shall allocate these funds as follows:

(1) $950,000 for direct grants to the local community development corporations that have previously received State funds for this purpose to support operations and project activities;
(2) $100,000 for direct grants to local community development organizations that have not previously received State funds;
(3) $200,000 to the North Carolina Association of Community Development Corporations, Inc. to provide training, technical assistance, resource development, project assistance, and support for local community development corporations statewide; and
(4) $50,000 to the Rural Economic Development Center, Inc. for the 1994-95 fiscal year to be used to cover expenses in administering this act.

The Rural Economic Development Center, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of these funds.

(a2) The North Carolina Community Development Initiative, Inc. — Of the funds appropriated in this act from the General Fund to the Rural Economic Development Center, Inc., the sum of two million dollars ($2,000,000) shall be used to support the loan fund and operations of the North Carolina Community Development Initiative, Inc., and the sum of one hundred seventy-five thousand dollars ($175,000) for the 1994-95 fiscal year shall be used to support operations and local projects of the
SERCDC. The Initiative shall provide operating and project activity grants to mature community development corporations that have demonstrated project and organizational capacity.

The North Carolina Community Development Initiative, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of these funds.

(a3) Microenterprise Loan Program. — Of the funds appropriated in this act from the General Fund to the Rural Economic Development Center, Inc., the sum of six hundred fifty thousand dollars ($650,000) for the 1994–95 fiscal year shall be used to support the loan fund and operations of the Microenterprise Loan Program. The Rural Economic Development Center, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of these funds.

(a4) The North Carolina Minority Support Center, Inc. — Of the funds appropriated in this act from the General Fund to the Rural Economic Development Center, Inc., the sum of three hundred thousand dollars ($300,000) for the 1994–95 fiscal year shall be allocated to the North Carolina Minority Support Center, Inc., to provide technical assistance to community–based credit unions. The Rural Economic Development Center, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of these funds.

(a5) The Office of State Budget and Management, the Department of Commerce, and the Rural Economic Development Center, Inc., shall ensure that funds allocated to the following organizations are disbursed within 15 working days of the receipt of a request for the funds from the organization:

1. The North Carolina Community Development Initiative, Inc.
2. The North Carolina Minority Support Center, Inc.
3. The Microenterprise Loan Program.

(a6) Capacity Building Grants Program. — Of the funds appropriated in this act from the General Fund to the Rural Economic Development Center, Inc., the sum of six hundred thousand dollars ($600,000) for the 1994–95 fiscal year shall be used to provide grants to depressed counties and municipalities to enable them to acquire short–term capacity for immediate needs for economic development planning and writing of grant applications. The Center shall establish standards for determining each local government’s needs and shall make grants on the basis of need.

Definitions. — For the purposes of this subsection the following definitions apply:

1. Economically depressed area. — Any of the following:
   a. A county that the Secretary of Commerce has designated one of the most economically depressed counties in the State pursuant to G.S. 143B–437A.
   b. That part of a rural county whose poverty rate is at least one hundred fifty percent (150%) of the State poverty rate. For the purpose of this subsection, the poverty rate is the percentage of the population with income below the latest annual federal poverty guidelines issued by the United States Department of Health and Human Services.
   c. That part of a rural county whose rate of unemployment is at least double the State rate of unemployment.
   d. That part of a rural county that experiences an actual or imminent loss of jobs in a number that is equal to or exceeds five percent (5%) of the total number of jobs in the part.
(2) Rural county. — A county that the United States Office of Management and Budget has not designated as a metropolitan county.

The Rural Economic Development Center, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations and the Department of Commerce on the use of the funds allocated in this subsection and on the outcomes achieved by the program.

(a7) The North Carolina Capital Access Program — Of the funds appropriated in this act from the General Fund to the Rural Economic Development Center, Inc., the sum of one million dollars ($1,000,000) for the 1994–95 fiscal year shall be used to establish the North Carolina Capital Access Program. The program shall leverage this public investment along with private sector resources to stimulate additional financing opportunities for a broad portfolio of small business concerns in North Carolina. The Program shall encourage commercial banks and other depository institutions to provide access to debt capital, thereby promoting a more effective and efficient debt market to provide economic opportunity, create jobs, enhance productivity, and spur innovation.

(1) Definitions — The following definitions apply in this subsection:
   a. Financial institution — Any federally chartered or state chartered commercial bank, savings and loan, savings bank, or credit union.
   b. Participating financial institution — Any financial institution that has entered into a participation agreement with the Center in accordance with the provisions set forth in this section.
   c. Enrolled loan — Loan made by a participating financial institution in accordance with this section.

(2) The Center may enter into participating agreements with any financial institution determined to have sufficient lending experience and financial and managerial capacity to participate in the Program.

(3) Participating financial institutions — Upon entering into the participation agreement with the Center, the financial institution shall become a participating financial institution eligible to enroll loans under the Program.

(4) The Rural Economic Development Center shall administer the Program as established in this section and monitor the Program to ensure compliance with applicable State and federal laws, rules, and relevant court decisions.

(5) The Program will have as a goal to leverage public funds with private sector resources on the basis of 20 private dollars to every one public dollar.

(6) Of the funds appropriated for the Capital Access Program, the sum of fifty thousand dollars ($50,000) for the 1994–95 fiscal year shall be used to cover expenses in administering this Program.

The Rural Economic Development Center shall report quarterly to the Joint Legislative Commission on Governmental Operations on the implementation and operation of the Program.

(b) Section 104.1(a) of Chapter 561 of the 1993 Session Laws reads as rewritten:

“(a) Supplemental Funding Pilot Project. — Of the funds appropriated in this act from the General Fund to the Rural Economic Development Center, Inc., the sum of one million six hundred fifty thousand dollars ($1,650,000) for the 1993–94 1994–95 fiscal year shall be used for a pilot program to provide supplemental funding for matching requirements for economic development in economically depressed areas. The Center shall use the funds to make grants to local governments and nonprofit corporations to provide funds necessary to match federal grants or other grants for
necessary economic development projects and activities in economically depressed areas. The grant recipients shall be selected on the basis of need."

(c) Subsections (a1) and (a2) of Section 104.1 of Chapter 561 of the 1993 Session laws apply to this section.

(d) Of the funds appropriated in this act to the Rural Economic Development Center, Inc., the sum of one hundred thousand dollars ($100,000) shall be allocated as follows:

1. $25,000 to the Opportunities Industrialization Center of Wilson, Inc., for its ongoing job training programs;
2. $25,000 to Opportunities Industrialization Center, Inc., in Rocky Mount, for its ongoing job training programs;
3. $25,000 to Pitt-Greenville Opportunities Industrialization Center, Inc., for its ongoing job training programs; and
4. $25,000 to the Opportunities Industrialization Center of Lenoir, Greene, and Jones Counties.

The Rural Economic Development Center, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of funds allocated in this subsection.

Requested by: Senators Martin of Pitt, Cochrane
Representatives Bowman, H. Hunter, Wright

BIOTECHNOLOGY FUNDS FOR MINORITY UNIVERSITIES

Sec. 28.2. Section 99 of Chapter 561 of the 1993 Session Laws reads as rewritten:

"Sec. 99. Of the funds appropriated in this act from the General Fund to the North Carolina Biotechnology Center for the 1993–94 1994–95 fiscal year, the sum of one million dollars ($1,000,000) two million dollars ($2,000,000), one million dollars ($1,000,000) of which is appropriated for the 1994–95 fiscal year only, shall be used to develop a special biotechnology program initiative for North Carolina’s Public Historically Black Universities and Pembroke State University. This program initiative is a means to get more funds to these institutions of higher education in the short run to help them develop their biotechnology programs and a means to develop a mechanism to improve these institutions’ capacity over the long term. The Center’s special initiative shall, at a minimum, provide for:

1. A range of program activities, including grants, designed to enhance the existing strengths and capabilities of Pembroke University, and the public Historically Black Universities;
2. A Facilities and Infrastructure Review Committee to advise the Center on major program elements and priority projects that would be most helpful to these institutions; and
3. A Program Advisory Panel with representation from these institutions to advise and make recommendations to the Center’s President and Board of Directors on funding proposals under this initiative.

The Beginning September 15, 1994, the Center shall report quarterly throughout the 1994–95 fiscal year to the General Assembly by March 15, 1994, on the development and implementation of this special initiative. its biotechnology program grants to universities. These reports shall include the current number of enrollments and the capacity of enrollments in the biotechnology program in each of the universities, the number of faculty in the biotechnology program in each of the universities, whether and to what extent the enrollments, capacity, and number of faculty have changed in
the last three academic years in the biotechnology program in each of the universities, how the funds allocated by this section are being used in each of the universities, and any other information that indicates whether these grants are accomplishing their purpose.

In awarding grant funds pursuant to this section, the Center shall ensure that the grant funds are distributed equally among the eligible universities.”

Requested by: Representatives Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

ECONOMIC DEVELOPMENT FUNDS

Sec. 28.3. Section 310 of Chapter 321 of the 1993 Session Laws reads as rewritten:

“(a) Of the funds appropriated in this act to the Department of Commerce, three hundred thousand dollars ($300,000) for the 1993–94 1994–95 fiscal year shall be allocated for the Land Loss Prevention Project, Inc., to provide free legal representation to low-income financially distressed small family farmers. The Land Loss Prevention Project, Inc., shall not use these funds to represent farmers who have income and assets that would make them financially ineligible for legal services pursuant to Title 45, Part 1611 of the Code of Federal Regulations. The Land Loss Prevention Project, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of these funds.

(b) Of the funds appropriated in this act to the Department of Commerce, two hundred fifty thousand dollars ($250,000) for the 1993–94 1994–95 fiscal year shall be allocated for the North Carolina Coalition of Farm and Rural Families, Inc., for its Small Farm Economic Development Project. These funds shall be used to foster economic development within the State’s rural farm communities by offering financial, marketing, and technical assistance to small and limited resource farmers. The North Carolina Coalition of Farm and Rural Families, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of these funds.

(c) Of the funds appropriated in this act to the Department of Commerce, two seven hundred thousand dollars ($200,000) ($700,000) for the 1993–94 1994–95 fiscal year shall be allocated to the North Carolina Institute for Minority Economic Development, Inc., to foster minority economic development within the State through policy analysis, information and technical assistance, and resource expansion. The North Carolina Institute for Minority Economic Development, Inc., shall research and identify key issues affecting the economic well-being of the State’s ethnic minority community and issue annual reports with appropriate recommendations; provide information and technical assistance to assistance, training, and capacity-building for organizations with minority economic development–based projects in common areas of need and interests; develop a resource bank of data and information; facilitate training in appropriate areas of need; and provide technical assistance to minority construction contractors. The North Carolina Institute for Minority Economic Development, Inc., shall report quarterly to the Joint Legislative Commission on Governmental Operations on the use of these funds.”

Requested by: Senators Martin of Pitt, Hoyle, Cochrane
Representatives Bowman, H. Hunter, Wright, Luebke

INDUSTRIAL RECRUITMENT COMPETITIVE FUND

Sec. 28.4.(a) Of the funds appropriated to the Department of Commerce in this act, the sum of seven million dollars ($7,000,000) shall be allocated to the Industrial
Recruitment Competitive Fund for the 1994-95 fiscal year to be used, notwithstanding the provisions of Section 314.3 of Chapter 321 of the 1993 Session Laws, to assist new and expanding businesses and industries. The Governor's guidelines and procedures for the commitment of monies from this Fund shall provide that existing businesses and industries be considered in the same manner and have the same access to the monies as new businesses and industries.

(b) In determining the allocation of these funds, the Department shall consider the extent to which a business uses recycled materials and the extent to which a business generates high levels of environmental pollution. Where the Department of Commerce disburses these funds to eligible recipients through units of local government, the Department shall develop procedural guidelines to assure that the requirements of the Local Government Budget and Fiscal Control Act are observed in the allocation and accounting of these funds.

Requested by: Representatives Nesbitt, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

MCNC GATEWAY FOR NCIHS

Sec. 28.6. Funds appropriated in this act to MCNC for Migration of Current Network to the North Carolina Information Highway System (NCIHS) shall be used as follows:

1. To cover the costs of connecting and operating the North Carolina Research and Education Network through the North Carolina Information Highway so that universities and research centers will continue to have the capability currently available through the North Carolina Research and Education Network,

2. For program support, and

3. For MCNC to serve as gateway to the North Carolina Information Highway for the 18 sites.

Requested by: Representatives Nesbitt, Redwine, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

EXPAND REGIONAL ECONOMIC DEVELOPMENT EFFORTS

Sec. 28.7. (a) Regional Economic Development Commission Expansion Program: The Department of Commerce shall develop a program for promoting the expansion of economic development efforts such that all counties in the State participate in and benefit from organized regional economic development activities. The Department shall encourage county participation in public/private partnerships for economic development through membership in regional economic development commissions. In developing the program, the Department shall identify those counties not participating in existing regional economic development commissions as of July 1, 1994. After consultation with appropriate parties in each nonparticipating county, the Department shall assign each nonparticipating county to either (i) a commission established under G.S. 158-8, (ii) a new regional commission made up of nonparticipating counties created in accordance with this section, or (iii) a regional economic development commission established under G.S. 158-8.1, 158-8.2, or 158-8.3, as appropriate. Regional economic development commissions created under this section shall be subject to the provisions of Article 2 of Chapter 158 of the General Statutes and shall have the powers and duties authorized thereunder, in addition to powers and duties authorized under this section.
(b) Scope: This section applies to regional economic development commissions created under this section, and to the Piedmont Triad Partnership, the Carolinas Partnership, Inc., the Raleigh–Durham Regional Association, and the Global TransPark Development Zone established pursuant to Article 4 of Chapter 158 of the General Statutes. Except as otherwise provided in this section, this section shall not apply to regional economic development commissions established pursuant to G.S. 158–8.1, 158–8.2, and 158–8.3.

(c) Requirements for regional commissions: Notwithstanding G.S. 158–8, each regional economic development commission created pursuant to this section shall include a sufficient number of counties, and municipalities of those counties, to ensure that each new commission:

1. Is of adequate size in population and geographic scope to effectively undertake economic development activities, to market as a distinct and viable region for attraction of new investment, and to generate adequate local resources to effectively cooperate with the Department of Commerce;

2. Is economically integrated as determined by commuting patterns, economic base, economic interrelationships, major employers, or other indicators of economic integration; and

3. Has an identifiable focal point of economic activity, known as an economic engine or driver, within the regional boundaries on which to build an effective economic development and marketing strategy, such as a metropolitan area, a cluster of manufacturing or nonmanufacturing industries, a natural resource base, or other clearly identifiable economic resources.

(d) Criteria for regional boundaries: In facilitating the creation of regional economic development commissions under this section, the Department and the counties involved shall consider economic interrelationships, existing development organizations and relationships, natural boundaries, anticipated major projects, and other factors that promote effectiveness and efficiency and foster local cooperation.

(e) State funding: Regional economic development commissions created under this section shall receive State funds as follows. The Department shall allocate to each newly created regional economic development commission the sum of the allocations to each county that is a member of the commission. Each county's allocation shall be determined by dividing the county's distress factor by the sum of the distress factors for eligible counties and multiplying the resulting percentage by the amount of the appropriation. As used in this section, the term "distress factor" means a county's distress factor as calculated under G.S. 105–130.40(c). For counties that are assigned by the Department to regional economic development commissions established under G.S. 158–8, or to a regional economic development commission established under G.S. 158–8.1, 158–8.2, or 158–8.3, the Department shall allocate to each regional economic development commission the funding share of each county that joins that commission pursuant to subsection (a) of this section.

(f) Use of funds: Funds allocated to a regional economic development commission created under this section shall be used for administrative and operating expenses of the commission, marketing, advertising, promotion, and economic development activities to secure jobs and new investment in the region served by the commission. In addition to the powers and duties authorized under Article 2 of Chapter 158, the newly created commissions may use funds for the following activities:

1. Marketing the region to promote new investment from out–of–state companies;
(g) Duties of the Department of Commerce: The Department shall have the following duties under this section:

(1) Actively assist each regional economic development commission, including those established under G.S. 158-8.1, 158-8.2, and 158-8.3, in organizing and carrying out its economic development activities. To this end, the Department shall:
   a. Ensure that each commission is linked to the Economic Development Information System; and
   b. Develop procedures that ensure that each region has maximum opportunity to attract new jobs and investment, that all inquiries from companies concerning location in North Carolina are fairly and equitably handled within the confines of the inquiring company’s requirements and needs, and that all inquiries and prospective investments are handled efficiently and effectively.

(2) Institute a process to organize programs and services in a manner that will assist each region in taking maximum advantage of potential development opportunities. This process shall include all of the following:
   a. Integrating each regional economic development commission into the Economic Development Information System and the Geographic Information System;
   b. Developing joint marketing strategies and materials for targeted industries, services, or promotional markets based on each region’s strengths and priorities;
   c. Assigning an economic development specialist to work with each regional economic development commission;
   d. Providing technical assistance and training, if needed, to help build regional capacity;
   e. Developing cooperative marketing and advertising campaigns to ensure consistency of image and quality, and to secure discounts on media presentations; and
   f. Customizing the services and programs within the Department, where practicable, to better link departmental resources with the diverse needs and opportunities within the boundaries of each regional commission.

(3) Study and determine whether certain counties currently participating in existing commissions should be transferred to other regional commissions, and make recommendations to the 1995 General Assembly by January 15, 1995, regarding the advisability of such transfers and regarding the effectiveness of the current structure of regional commissions.

(h) As used in this subsection, the term "Authority" means the North Carolina Air Cargo Airport Authority doing business as the North Carolina Global TransPark Authority. For purposes of this section, the Global TransPark Development Zone is a regional economic development commission, except that no funds authorized under subsection (i) of this section shall be allocated by the Department to the Global TransPark Development Commission for the Global TransPark Development Zone because funds have been appropriated by the General Assembly for the same fiscal year to the Authority for administration of the Authority and to the Department for promotion of the Global TransPark.

(i) Of the funds appropriated in this act to the Department of Commerce, the sum of two million one hundred thousand dollars ($2,100,000) shall be used for allocation to regional economic development commissions in accordance with this section. These funds shall not revert but shall remain available until used for the purposes set forth in this section.

(j) G.S. 158-8.1(a) reads as rewritten:

"(a) There is created the Western North Carolina Regional Economic Development Commission to serve Buncombe, Cherokee, Clay, Cleveland, Graham, Haywood, Henderson, Jackson, McDowell, Macon, Madison, Polk, Rutherford, Swain, Transylvania, and Yancey Counties, Counties, and any other county assigned to the Commission by the Department of Commerce as authorized by law. The Commission shall be located administratively in the Department of Commerce but shall exercise its statutory powers and duties independently of the Department of Commerce."

(k) G.S. 158-8.2(a) reads as rewritten:

"(a) There is created the Northeastern North Carolina Regional Economic Development Commission to facilitate economic development and tourism development in Beaufort, Bertie, Camden, Chowan, Currituck, Dare, Gates, Halifax, Hertford, Hyde, Martin, Northampton, Pasquotank, Perquimans, Tyrrell, and Washington Counties, Counties, and any other county assigned to the Commission by the Department of Commerce as authorized by law. The Commission shall be located administratively in the Department of Commerce but shall exercise its statutory powers and duties independently of the Department of Commerce."

(l) G.S. 158-8.2(b) reads as rewritten:

"(b) The Commission shall consist of 17 members appointed as follows:

(1) Five members shall be appointed by the Governor, including one developer of northeastern North Carolina, one banker, one county commissioner from Camden, Currituck, Pasquotank, or Perquimans Counties, or from the county or counties assigned to the Commission by the Department of Commerce as authorized by law, and one county commissioner from Beaufort, Bertie, Chowan, or Martin Counties, Counties, or from the county or counties assigned to the Commission by the Department of Commerce as authorized by law:

(2) Five members shall be appointed by the General Assembly upon the recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121, including one developer of northeastern North Carolina, one banker, and one county commissioner from Dare, Hyde, Tyrrell, or Washington Counties;"
(3) Five members shall be appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives in accordance with G.S. 120-121, including one developer of northeastern North Carolina, one banker, and one county commissioner from Halifax, Hertford, Gates, or Northampton Counties;

(4) The Secretary of Commerce or a designee; and

(5) The Secretary of Environment, Health, and Natural Resources, or a designee.

Any person appointed to the Commission in a categorical appointment as a county commissioner may hold such office in addition to the offices permitted by G.S. 128-1.1."

(m) G.S. 158-8.3(a) reads as rewritten:

"(a) There is created the Southeastern North Carolina Regional Economic Development Commission to serve Bladen, Brunswick, Columbus, Cumberland, Hoke, New Hanover, Pender, Richmond, Robeson, Sampson, and Scotland Counties. Counties, and any other county assigned to the Commission by the Department of Commerce as authorized by law. The Commission shall be located administratively in the Department of Commerce but shall exercise its statutory powers and duties independently of the Department of Commerce."

Requested by: Representatives Nesbitt, H. Hunter, Bowman, Wright Senators Martin of Pitt, Cochrane

REGIONAL ECONOMIC DEVELOPMENT COMMISSIONS

Sec. 28.8. (a) G.S. 158-8.1(a) reads as rewritten:

"(a) There is created the Western North Carolina Regional Economic Development Commission to serve Buncombe, Cherokee, Clay, Cleveland, Graham, Haywood, Henderson, Jackson, McDowell, Macon, Madison, Polk, Rutherford, Swain, Transylvania, and Yancey Counties. The Commission shall be located administratively in the Department of Commerce but shall exercise its statutory powers and duties independently of the Department of Commerce. Funds appropriated for the Commission by the General Assembly shall be disbursed directly to the Commission at the beginning of each fiscal year."

(b) G.S. 158-8.1(d) reads as rewritten:

"(d) Members of the Commission who are State employees shall receive travel expenses as provided in G.S. 138-6. Other Commission members shall receive per diem and travel expenses of one hundred dollars ($100.00) a day for each day of service when the Commission meets and shall be reimbursed for travel and subsistence as provided in G.S. 138-5. The Commission may adopt policies authorizing additional per diem of one hundred dollars ($100.00) a day for non-State employee members' additional days of service including Commission subcommittee meetings or other Commission activities, plus reimbursement for related travel and subsistence as provided in G.S. 138-5."

(c) G.S. 158-8.2(a) reads as rewritten:

"(a) There is created the Northeastern North Carolina Regional Economic Development Commission to facilitate economic development and tourism development in Beaufort, Bertie, Camden, Chowan, Currituck, Dare, Gates, Halifax, Hertford, Hyde, Martin, Northampton, Pasquotank, Perquimans, Tyrrell, and Washington Counties. The Commission shall be located administratively in the Department of Commerce but shall exercise its statutory powers and duties independently of the Department of Commerce. Funds appropriated for the Commission by the General Assembly shall be disbursed directly to the Commission at the beginning of each fiscal year."
(d) G.S. 158–8.2(h) reads as rewritten:

"(h) Members of the Commission who are State employees shall receive travel expenses as provided in G.S. 138–6. Other Commission members shall receive per diem and travel expenses of one hundred dollars ($100.00) a day for each day of service when the Commission meets and shall be reimbursed for travel and subsistence as provided in G.S. 138–5. The Commission may adopt policies authorizing additional per diem of one hundred dollars ($100.00) a day for non-State employee members' additional days of service including Commission subcommittee meetings or other Commission activities, plus reimbursement for related travel and subsistence as provided in G.S. 138–5. Members of the advisory boards who are State employees shall receive travel expenses as provided in G.S. 138–6 for participating in meetings and other official activities authorized by the Commission. Other members of the advisory boards shall receive per diem and travel expenses as provided in G.S. 138–5 for participating in meetings and other official activities authorized by the Commission."

(e) G.S. 158–8.3(a) reads as rewritten:

"(a) There is created the Southeastern North Carolina Regional Economic Development Commission to serve Bladen, Brunswick, Columbus, Cumberland, Hoke, New Hanover, Pender, Richmond, Robeson, Sampson, and Scotland Counties. The Commission shall be located administratively in the Department of Commerce but shall exercise its statutory powers and duties independently of the Department of Commerce. Funds appropriated for the Commission by the General Assembly shall be disbursed directly to the Commission at the beginning of each fiscal year."

(f) G.S. 158–8.3(d) reads as rewritten:

"(d) Members of the Commission who are State employees shall receive travel expenses as provided in G.S. 138–6. Other Commission members shall receive per diem and travel expenses of one hundred dollars ($100.00) a day for each day of service when the Commission meets and shall be reimbursed for travel and subsistence as provided in G.S. 138–5. The Commission may adopt policies authorizing additional per diem of one hundred dollars ($100.00) a day for non-State employee members' additional days of service including Commission subcommittee meetings or other Commission activities, plus reimbursement for related travel and subsistence as provided in G.S. 138–5."

Requested by: Representatives James, Bowman, Wright
Senators Martin of Pitt, Cochrane

NORTHEASTERN REGIONAL COMMISSION

Sec. 28.9. G.S. 158–8.2(g) reads as rewritten:

"(g) The Governor shall appoint and set the salary of a Director of Economic Development who shall coordinate the Commission’s activities with regard to the economic development program. The Governor shall appoint and set the salary of a Director of Tourism who shall coordinate the Commission’s activities with regard to the tourism program.

Within the limits of funds available, the Commission may hire and fix the compensation of any other personnel necessary to its operations, contract with consultants for any services as it may require, and contract with the State of North Carolina or the federal government, or any agency or department thereof, for any services as may be provided by those agencies. The Commission may carry out the provisions of any contracts as it may enter.
Within the limits of funds available, the Commission may lease, rent, or purchase, or otherwise obtain suitable quarters and office space for its staff, and may lease, rent, or purchase necessary furniture, fixtures, and other equipment."

Requested by: Senators Martin of Pitt, Cochrane, Hoyle
Representatives Bowman, H. Hunter, Wright

POLYMERS EXTENSION PROGRAM
Sec. 28.11. (a) Four hundred thousand dollars ($400,000) appropriated to the Department of Commerce in this act for the 1994–95 fiscal year shall be transferred to the Board of Governors of The University of North Carolina to be used at the University of North Carolina at Charlotte for the operating expenses of a polymers extension program, a program involving the Industrial Extension Service of North Carolina State University, the University of North Carolina at Charlotte, and the polymer industry to expand the educational, applied research, and technical assistance regarding the State’s polymers processing industry.

Requested by: Senators Plyler, Martin of Pitt, Cochrane
Representatives Bowman, H. Hunter, Wright

TRAVEL AND TOURISM AREA PROMOTER
Sec. 28.12. (a) The additional position of Travel and Tourism Area Promoter is added to the Division of Travel and Tourism in the Department of Commerce.
(b) Funds appropriated to the Department of Commerce in this act for fiscal year 1994–95 in the amount of thirty-six thousand five hundred dollars ($36,500) shall be used for the position authorized in this section.

Requested by: Senators Plyler, Martin of Pitt, Cochrane
Representatives Bowman, H. Hunter, Wright

RURAL TOURISM DEVELOPMENT FUNDS
Sec. 28.13. Of the funds appropriated in this act from the General Fund to the Department of Commerce for the 1994–95 fiscal year, the sum of four hundred thousand dollars ($400,000) shall be used for the Rural Tourism Development Grant Program. The Department shall establish and implement this Program to provide grants to local governments and nonprofit organizations to encourage the development of new tourism projects and activities in rural areas of the State. Grant funds shall not be allocated for projects or activities eligible to receive funds from the Department’s Tourism Promotion Grant Program. The Secretary shall establish guidelines for eligibility to receive grants under the Rural Tourism Development Grant Program. No recipient or new tourism project shall receive a total of more than fifty thousand dollars ($50,000) of these grant funds for the 1994–95 fiscal year.

Requested by: Representatives H. Hunter, Bowman, Wright
Senators Martin of Pitt, Cochrane

SMALL BUSINESS SURETY BONDS FUNDS CONTINGENCY
Sec. 28.14. The funds appropriated in this act to the Department of Commerce for the Small Business Surety Bond Fund established in Part 16 of Article 10 of Chapter 143B of the General Statutes shall be contingent upon the ratification of House Bill 2057 by the 1993 General Assembly, Regular Session 1994.

Requested by: Representatives Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

EXPAND NORTH CAROLINA INDUSTRIAL COMMISSION
Sec. 28.15. (a) G.S. 97–77 reads as rewritten:
§ 97–77. North Carolina Industrial Commission created; members appointed by Governor; terms of office; chairman.

(a) There is hereby created a commission to be known as the North Carolina Industrial Commission, consisting of three seven commissioners who shall devote their entire time to the duties of the Commission. The Governor shall appoint the members of the Commission, one for a term of two years, one for a term of four years, and one for a term of six years. Of the additional appointments made in 1994, one shall be for a term expiring June 30, 1996, one for a term expiring June 30, 1998, and two for terms expiring June 30, 2000. Upon the expiration of each term as above mentioned, the Governor shall appoint a successor for a term of six years, and thereafter the term of office of each commissioner shall be six years. Not more than one appointee three appointees shall be a person persons who, on account of his their previous vocation, vocations, employment or affiliations, can be classed as a representative representatives of employers, and not more than one appointee three appointees shall be a person persons who, on account of his their previous vocation, vocations, employment or affiliations, can be classed as a representative representatives of employees.

(b) One member, to be designated by the Governor, shall act as chairman. The chairman shall be the chief judicial officer and the chief executive officer of the Industrial Commission; such authority shall be exercised pursuant to the provisions of Chapter 126 of the General Statutes and the rules and policies of the State Personnel Commission. Notwithstanding the provisions of this Chapter, the chairman shall have such authority as is necessary to direct and oversee the Commission. The chairman may delegate any duties and responsibilities as may be necessary to ensure the proper management of the Industrial Commission. Notwithstanding the provisions of this Chapter, Chapter 143A, and Chapter 143B of the General Statutes, the chairman may hire or fire personnel and transfer personnel within the Industrial Commission.

The Governor may designate one vice–chairman from the remaining two commissioners. The vice–chairman shall assume the powers of the chairman upon request of the chairman or when the chairman is absent for 24 hours or more. The authority delegated to the vice–chairman shall be relinquished immediately upon the return of the chairman or at the request of the chairman.

(b) This section becomes effective August 1, 1994, and applies to appointments made on and after that date.

Requested by: Representatives Alphin, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

ECONOMIC DEVELOPMENT OF DUPLIN COUNTY

Sec. 28.16. If G.S. 160A–457.1 or any other provision of Part 8 of Article 19 of Chapter 160A of the General Statutes, read together with G.S. 160A–360(a), limits the territory in which the Town of Faison may use Community Development Block Grant funds, then notwithstanding G.S. 160A–360(a), the Town of Faison may use such funds for financing of extension of natural gas lines from Mt. Olive to the Bowden area.

Requested by: Representatives Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

CENTER FOR COMMUNITY SELF–HELP FUNDS

Sec. 28.17. (a) Of the funds appropriated in this act to the Department of Commerce, the sum of five million dollars ($5,000,000) for the 1994–95 fiscal year shall be allocated to the Center for Community Self–Help to further a statewide
program of lending for home ownership throughout North Carolina. These funds will be leveraged on a ten-to-one basis, generating at least ten dollars ($10.00) of nontraditional home loans for every one dollar ($1.00) of State funds. Payments of principal shall be available for further loans or loan guarantees.

(b) The Center for Community Self-Help shall submit, within 180 days after the close of its fiscal year, audited financial statements to the State Auditor. All records pertaining to the use of State funds shall be made available to the State Auditor upon request. The Center for Community Self-Help shall make quarterly reports on the use of State funds to the State Auditor, in form and format prescribed by the State Auditor or his designee. The Center for Community Self-Help shall make a written report by May 1 of each year for the next three years to the General Assembly on the use of the funds allocated under this section.

(c) The Center for Community Self-Help shall report to the Joint Legislative Commission on Governmental Operations, the House Appropriations Subcommittee on Natural and Economic Resources, the Senate Appropriations Committee on Natural and Economic Resources, and the Department of Commerce on a quarterly basis for the next three years.

(d) The Office of the State Auditor may conduct an annual end-of-year audit of the revolving fund for economic development lending created by this appropriation for each year of the life of the revolving fund.

(e) If the Center for Community Self-Help dissolves, the corporation shall transfer the remaining assets of the revolving fund to the State and shall refrain from disposing of the revolving fund assets without approval of the State Treasurer.

(f) The Office of State Budget and Management shall disburse this appropriation within 15 working days of the receipt of a request for the funds from the Center for Community Self-Help. The request shall include a commitment of the leveraged funds by the Center for Community Self-Help or its affiliates.

Requested by: Senator Plyler

UNINSURED EMPLOYERS’ FUND

Sec. 28.19. Of the funds appropriated in this act to the Department of Commerce, the sum of three hundred thousand dollars ($300,000) shall be allocated to the Uninsured Employers’ Fund for fiscal year 1994–95 to carry out the purposes of the Fund as provided under Chapter 97 of the General Statutes.

Requested by: Senators Martin of Pitt, Cochrane
Representatives Bowman, H. Hunter, Wright

FRAUD INVESTIGATION FUNDS

Sec. 28.20 Of the funds appropriated in this act to the Department of Commerce for the North Carolina Industrial Commission for the 1994–95 fiscal year, the sum of one hundred thousand dollars ($100,000) shall be transferred to the Department of Insurance to be used to investigate suspected fraud and all violations related to workers’ compensation claims, by or against insurers or self-funded employers, pursuant to G.S. 97–88.2, as enacted by Chapter 679 of the 1993 Session Laws.

Requested by: Senators Cochrane, Daniel, Folger, Kaplan, Lee, Martin of Guilford, Sands, Seymour, Shaw, Walker, and Ward

PIEDMONT SPORTS AND ENTERTAINMENT FACILITIES STUDY COMMISSION

Sec. 28.21. (a) The Piedmont Sports and Entertainment Study Commission is created. The Commission shall consist of 35 members. The boards of county
commissioners of Alamance, Caswell, Davidson, Davie, Forsyth, Guilford, Randolph, Rockingham, Stokes, Surry, and Yadkin Counties shall, each, appoint two members of the Commission; one of whom shall be a county commissioner of that county and one of whom is a resident of that county recommended by the chamber of commerce serving that county. Eleven members shall be appointed by the Chair of the Commission. The chair and vice-chair of the Piedmont State Legislative Caucus, as the Caucus existed during the 1994 Regular Session, shall be ex officio members of the Commission and shall serve, respectively, as the chair and vice-chair of the Commission.

(b) The Commission shall study the need for and feasibility of creating regional sports and entertainment facilities to serve the Piedmont area of the State; and, if the Commission determines the facilities are needed and their creation feasible, the best method to establish an Authority to implement these facilities.

(c) The Commission shall submit a report of its findings and recommendations to the General Assembly on or before the first day the 1995 General Assembly by filing the report with the President Pro Tempore of the Senate and the Speaker of the House of Representatives. Upon filing its report, the Commission shall terminate.

(d) The Commission may meet at any time upon the call of the chair. The Commission may meet, with the approval of the Legislative Services Commission, in the State Legislative Building or the Legislative Office Building.

(e) Notwithstanding any other provision of law, members of the Commission shall receive no per diem compensation, but shall receive reimbursement of subsistence and travel expenses, as provided by law.

(f) The Commission may contract for professional, clerical, or consultant services. The Department of Commerce shall assign professional and clerical staff to assist in the work of the Commission.

(g) When a vacancy occurs in the membership of the Commission, the vacancy shall be filled by the original appointing authority employing the same criteria as used in the original appointment.

(h) From the funds appropriated to the Department of Commerce for fiscal year 1994–95, the sum of twenty-five thousand dollars ($25,000) shall be used for the expenses of the Commission.

PART 29. DEPARTMENT OF LABOR

Requested by: Representative Bowman, Senator Martin of Pitt
PRIVATE PERSONNEL SERVICE ADVISORY COUNCIL

Sec. 29. (a) G.S. 95-47.4(b) reads as rewritten:

“(b) Any contract that obligates an applicant to pay a fee to the private personnel service shall include:

1. The name, address and telephone number of the private personnel service;
2. The name of the applicant;
3. The date the contract was signed;
4. A clear schedule of the fees to be charged to the applicant at various salary levels;
5. A clear explanation of when the applicant becomes obligated to pay a fee;
6. A clear refund policy (or no refund policy) that conforms to the requirements of G.S. 95-47.4(f) and (g);
7. If the applicant is obligated whether or not the applicant accepts employment, a clear explanation of the services provided and a statement that the private personnel service does not guarantee that the applicant will obtain employment as a result of its services;
(8) A statement, in a type size no smaller than nine point, directly above the place for the applicant’s signature, that reads as follows: ‘I have read and received a copy of this CONTRACT, which I understand makes me legally obligated to pay a fee under conditions outlined below above.’ In the preceding statement the word ‘CONTRACT’ and no others shall be in all capitals; and

(9) A statement that the private personnel service is licensed and regulated by the Commissioner and the address at which a copy of laws and regulations governing private personnel services may be obtained.”

(b) G.S. 95-47.7(a) reads as rewritten:

“(a) There is hereby established the North Carolina Private Personnel Service Advisory Council. The Council shall be composed of 12 members appointed by the Commissioner. Each member of the Council shall be domiciled in this State for at least three years immediately preceding his appointment and be of good moral character. At least five members shall have occupied for at least three years immediately preceding their appointment, and shall occupy at the time of appointment, executive or managerial positions in the private personnel service industry in North Carolina; and at least three shall have occupied, for at least three years immediately preceding their appointment, executive or managerial positions as personnel officers in companies which regularly utilize the services of private personnel services in obtaining employees. Members of the Council shall serve without salary, salary, but shall be paid per diem, subsistence, and travel allowance in accordance with Chapter 138 of the General Statutes.”

(c) This section is effective upon ratification of this act.

TITLE II. CAPITAL IMPROVEMENTS

PART 30. INTRODUCTION

Sec. 30. The appropriations made by the 1994 General Assembly for capital improvements are for constructing, repairing, or renovating State buildings, utilities, and other capital facilities, for acquiring sites for them where necessary, and for acquiring buildings and land for State government purposes.

PART 31. PROCEDURES FOR DISBURSEMENTS

Sec. 31. The appropriations made by the 1994 General Assembly for capital improvements shall be disbursed for the purposes provided by this act. Expenditure of funds shall not be made by any State department, institution, or agency, until an allotment has been approved by the Governor as Director of the Budget. The allotment shall be approved only after full compliance with the Executive Budget Act, Article 1 of Chapter 143 of the General Statutes. Prior to the award of construction contracts for projects to be financed in whole or in part with self-liquidating appropriations, the Director of the Budget shall approve the elements of the method of financing of those projects including the source of funds, interest rate, and liquidation period. Provided, however, that if the Director of the Budget approves the method of financing a project, the Director shall report that action to the Joint Legislative Commission on Governmental Operations at its next meeting.

Where direct capital improvement appropriations include the purpose of furnishing fixed and movable equipment for any project, those funds for equipment shall not be subject to transfer into construction accounts except as authorized by the Director of the Budget. The expenditure of funds for fixed and movable equipment and furnishings shall be reviewed and approved by the Director of the Budget prior to commitment of funds.
Capital improvement projects authorized by the 1994 General Assembly shall be completed, including fixed and movable equipment and furnishings, within the limits of the amounts of the direct or self-liquidating appropriations provided, except as otherwise provided in this act.

PART 32. CAPITAL IMPROVEMENTS/GENERAL FUND

Sec. 32. Appropriations are made from the General Fund for the 1994–95 fiscal year for use by the State departments, institutions, and agencies to provide for capital improvement projects according to the following schedule:

<table>
<thead>
<tr>
<th>Department/Project</th>
<th>1994–95</th>
</tr>
</thead>
<tbody>
<tr>
<td>GENERAL ASSEMBLY (Total)</td>
<td>6,200,000</td>
</tr>
<tr>
<td>1. Complete Renovation of HVAC System</td>
<td>6,200,000</td>
</tr>
<tr>
<td>DEPARTMENT OF ADMINISTRATION (Total)</td>
<td>51,364,500</td>
</tr>
<tr>
<td>1. Reserve for Repairs/Renovation of the Old Education and Revenue Buildings</td>
<td>20,000,000</td>
</tr>
<tr>
<td>2. Natural Science Museum and Wet Lab Collection</td>
<td>30,934,500</td>
</tr>
<tr>
<td>3. State Government Visitors’ Center–Planning</td>
<td>430,000</td>
</tr>
<tr>
<td>DEPARTMENT OF AGRICULTURE (Total)</td>
<td>10,120,950</td>
</tr>
<tr>
<td>1. Eastern North Carolina Agricultural Center – Phase I Completion</td>
<td>3,600,000</td>
</tr>
<tr>
<td>2. Cattle and Livestock Exposition Center</td>
<td>737,350</td>
</tr>
<tr>
<td>3. Dairy Milking Parlor – Umstead Research Station – Supplement Requirements</td>
<td>$387,000</td>
</tr>
<tr>
<td>4. Timber Receipts</td>
<td>387,000</td>
</tr>
<tr>
<td>5. State Appropriation</td>
<td>3,600,000</td>
</tr>
<tr>
<td>6. Southeastern Farmer’s Market – Development</td>
<td>1,900,000</td>
</tr>
<tr>
<td>7. Western North Carolina Agricultural Facilities Development</td>
<td>283,600</td>
</tr>
<tr>
<td>UNIVERSITY – BOARD OF GOVERNORS (Total)</td>
<td>47,300,000</td>
</tr>
<tr>
<td>1. UNC-Chapel Hill – Planning funds for Law School</td>
<td>1,000,000</td>
</tr>
<tr>
<td>2. UNC-Chapel Hill – Institute of Government – Renovation/Planning</td>
<td>700,000</td>
</tr>
<tr>
<td>3. UNC-Chapel Hill – Renovate Hill Hall</td>
<td>850,000</td>
</tr>
<tr>
<td>4. UNC-Chapel Hill – School Leadership Academy Facility – Planning</td>
<td>100,000</td>
</tr>
<tr>
<td>5. N.C. State University – Centennial Center</td>
<td>6,500,000</td>
</tr>
<tr>
<td>6. N.C. State University – Agricultural Extension – Planning and Construction of 4–H Youth Development Center – Northeastern North Carolina – Planning/Site Preparation</td>
<td>500,000</td>
</tr>
<tr>
<td>7. N.C. State University Ag Extension: 4–H Youth Development (ADA)</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Project Description</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>8. UNC–Asheville – Kellogg Center</td>
<td>250,000</td>
</tr>
<tr>
<td>9. UNC–Charlotte – Library Planning Funds</td>
<td>900,000</td>
</tr>
<tr>
<td>10. UNC–Greensboro – University Center</td>
<td>5,000,000</td>
</tr>
<tr>
<td>11. School of the Arts – Student Activities Center</td>
<td>2,250,000</td>
</tr>
<tr>
<td>12. East Carolina University – Life Sciences Building</td>
<td>4,850,000</td>
</tr>
<tr>
<td>13. Winston–Salem State University – Land Acquisition</td>
<td>1,000,000</td>
</tr>
<tr>
<td>14. Fayetteville State University – Fine Arts Center Planning</td>
<td>750,000</td>
</tr>
<tr>
<td>15. N.C. Central University Biotechnology</td>
<td>8,000,000</td>
</tr>
<tr>
<td>16. N.C. A.&amp; T. – Land Acquisitions</td>
<td>1,000,000</td>
</tr>
<tr>
<td>17. Appalachian State University Convocation Center–Planning/Design/Site Preparation</td>
<td>9,750,000</td>
</tr>
<tr>
<td>18. UNC–Wilmington – Marine Sciences Building–Planning Supplement</td>
<td>1,100,000</td>
</tr>
<tr>
<td>19. Pembroke – Sampson Hall Business Building Renovations</td>
<td>800,000</td>
</tr>
</tbody>
</table>

**DEPARTMENT OF COMMUNITY COLLEGES (Total)**

- 1. Center for Applied Textile Technology – Renovations, Parking, and Site Improvements | 300,000 |

**DEPARTMENT OF CULTURAL RESOURCES (Total)**

- 1. Fort Fisher State Historic Site Erosion Control Measures $8,340,000
  - Receipts–Federal 4,170,000
  - State Appropriation 4,170,000
- 2. Elizabeth II State Historic Site 5,000,000
- 3. Spencer Shops 300,000
- 4. Museum of the Cape Fear – Branch of the State Museum of History 250,000

**DEPARTMENT OF ENVIRONMENT, HEALTH AND NATURAL RESOURCES (Total)**

- 1. North Carolina Aquariums – Planning 950,000
- 2. Water Resources (Civil Works) Development Projects 2,750,000
- 3. Wilmington Harbor Ocean Bar Deepening 10,906,000
- 4. Falls Lake Recreation/Jordan Water Supply – Repayment 9,527,000
- 5. Bulkhead Project – Town of Oriental 91,000

**DEPARTMENT OF HUMAN RESOURCES (Total)**

- 1. Detention Center, Buncombe County Capital Needs 205,000
- 2. Student Activity/Recreation Complex at the Eastern N.C. School for the Deaf 3,019,100
DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY (Total) 62,500
1. Beulaville Armory - Renovations 50,000
2. Warsaw Armory - Renovations 12,500

STATE BUDGET (Total) 250,000
1. Prison Chapels Reserve 250,000

TOTAL CAPITAL IMPROVEMENTS/GENERAL FUND $152,766,050

PART 33. CAPITAL IMPROVEMENTS/HIGHWAY FUND

Department of Transportation
1. Reserve for Capital Improvements 2,500,000

Appropriations for Other State Agencies
1. Crime Control and Public Safety
   Leaking Underground Storage Tank 500,000

GRAND TOTAL CAPITAL IMPROVEMENTS/HIGHWAY FUND $ 3,000,000

PART 34. OFFICE OF STATE BUDGET AND MANAGEMENT

Requested by: Senators Conder, Plyler

RICHMOND EDUCATIONAL CENTER FUNDS

Sec. 34. Funds appropriated in this act to the Office of State Budget and Management for the 1994–95 fiscal year for Richmond County to use to renovate the Leak Street Educational Center for use as a facility to help at-risk children through counseling, job interview training, and computer training shall be allocated to Richmond County provided that the funds are matched on the basis of one dollar ($1.00) of non-State funds for every one dollar ($1.00) of State funds.

Requested by: Senator Plyler

WORLD LANGUAGE CENTER FUNDS

Sec. 34.1. Funds appropriated in this act to the Office of State Budget and Management for the 1994–95 fiscal year for the North Carolina Center for World Languages and Cultures, Inc., shall be used for planning of the Center. The funds may be used for concept development, concept refinement, preliminary specifications and drawings, development of complete and comprehensive plan and specifications, and preliminary infrastructure development.

Requested by: Senators Richardson, Blackmon, Odom, Plyler, Winner of Mecklenburg, Martin of Pitt, Cochrane
Representatives Easterling, Black, Lemmond, McLaughlin, Dickson, Bowman, H. Hunter, Wright

DISCOVERY PLACE/CAPITAL FUNDS

Sec. 34.3. Of the funds appropriated in this act to the Department of Agriculture for the 1994–95 fiscal year the sum of two million six hundred thousand dollars ($2,600,000) shall be used for capital expenses of Discovery Place in Charlotte. These funds shall be matched on the basis of three dollars ($3.00) of non-State funds for every one dollar ($1.00) of State funds.
PART 35. GENERAL GOVERNMENT

Sec. 35. Section 22 of Chapter 561 of the 1993 Session Laws reads as rewritten:

"Sec. 22. Of the funds in the Reserve for Repairs and Renovations for the 1993–94 fiscal year, fifty-five percent (55%) shall be allocated to the Board of Governors of The University of North Carolina for repairs and renovations to General Fund supported facilities and related infrastructure in The University of North Carolina, including the North Carolina School of Science and Math, and forty-five percent (45%) shall be allocated to the Office of State Budget and Management for necessary repairs and renovations to all other General Fund supported facilities and related infrastructure. From this Reserve the Board of Governors may expend thirty-three million dollars ($33,000,000), and the Office of State Budget and Management may expend twenty-seven million dollars ($27,000,000) for repairs and renovation, improvements to roads and walks, architectural barrier removal, and North Carolina Occupational Safety and Health Act projects.

Notwithstanding G.S. 143–15.3A, the Board of Governors may allocate funds for the repair and renovation of facilities not supported from the General Fund if the Board determines that sufficient funds are not available from other sources and that conditions warrant General Fund assistance. Any such finding shall be included in the Board’s submission to the Joint Legislative Commission on Governmental Operations on the proposed allocation of funds.

The Board of Governors and the Office of State Budget and Management shall submit to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division of the Legislative Services Office, for their review, the proposed allocation of these funds. Subsequent changes in the proposed allocations shall be reported prior to expenditure to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division of the Legislative Services Office."

PART 36. DEPARTMENT OF CULTURAL RESOURCES

Sec. 36. (a) The Secretary of the Department of Cultural Resources is encouraged to appoint an Advisory Committee on Tourism at North Carolina Sites Highlighting African–American Accomplishments. Should such a committee be appointed, the Secretary is encouraged to include as members persons who:

(1) Directly participated in the planning, leadership, or implementation of the North Carolina sit-in movement of 1960;

(2) Have done scholarly work related to the Civil Rights Movement of the 1960s as was manifested in this State;

(3) Are knowledgeable about North Carolina’s travel and tourism industry;

(4) Have an understanding of and appreciation for the contributions made by African–Americans relative to development and evolution of this State; or

(5) Are members of the North Carolina General Assembly.

(b) The committee, should it be appointed, is encouraged to study and make recommendations to the Secretary of Cultural Resources, the Governor, and the General Assembly on all of the following:
(1) Programming, activities, and site development that will best enhance ongoing public visitation and attract national and international travel and tourism attention for sites that highlight and reflect African-American accomplishments, while placing initial emphasis on those sites that have been designated as State Historic Sites.

(2) Related to the State's role in supporting programming and activities, equipping, assisting with renovations, or otherwise promoting efforts to create a civil rights center and museum commemorating the sit-in movement of the 1960s. Such recommendations, if any, should be designed to promote the general public's understanding of and appreciation for the sit-in movement and other civil rights efforts encompassing the 1960s.

(3) Regarding the expenditure of any State funds related to a civil rights center and museum.

Requested by: Senators Daniel, Plyler Representative Diamont, Nesbitt, H. Hunter, Bowman

LOCAL HISTORICAL ORGANIZATIONS GRANTS

Sec. 36.1. Of the funds appropriated in this act for the 1994-95 fiscal year to the Department of Cultural Resources the sum of two million dollars ($2,000,000) shall be distributed as grants-in-aid to nonprofit historical organizations, nonprofit museums, or local governmental entities on a competitive basis in accordance with administrative guidelines issued by the Secretary of the Department of Cultural Resources. The purpose of the grants shall be to encourage, through the use of grants-in-aid, the protection, preservation, and interpretation of historic assets with local or regional significance. Priority consideration shall be given to the local historical organization's educational objectives. Grants shall be limited to amounts of one hundred thousand dollars ($100,000) or less.

Requested by: Senators Daniel, Plyler Representative Diamont, Nesbitt, H. Hunter, Bowman

LOCAL CULTURAL AND ARTISTIC ORGANIZATIONS GRANTS

Sec. 36.2. Of the funds appropriated in this act for the 1994-95 fiscal year to the Department of Cultural Resources the sum of two million dollars ($2,000,000) shall be distributed as grants-in-aid to nonprofit local cultural or artistic organizations or local governmental entities on a competitive basis in accordance with administrative guidelines issued by the Secretary of the Department of Cultural Resources. The purpose of the grants shall be to support and promote, through the use of grants-in-aid, local cultural and artistic organizations with local or regional significance. Priority consideration shall be given to the local cultural or artistic organization's educational objectives. Grants shall be limited to amounts of one hundred thousand dollars ($100,000) or less.

Requested by: Representatives Nesbitt, Diamont

ART MUSEUM AMPHITHEATER

Sec. 36.3. The Department of Cultural Resources, North Carolina Museum of Art, may use additional gifts and grants to supplement the Art Museum Amphitheater capital project authorized in Section 4 of Chapter 1044 of the 1991 Session Laws, Regular Session 1992. The total scope of the project shall not exceed two million dollars ($2,000,000) and shall not include any appropriated State funds.
PART 37. COLLEGES AND UNIVERSITIES

Requested by: Senators Warren, Martin of Pitt, Ward
Representatives Black, Rogers, Nesbitt, Diamont

ECU MEDICAL SCHOOL FUNDS
Sec. 37. There is appropriated to the Board of Governors of The University of North Carolina from Medicare reimbursements being held in the special fund account on deposit with the State Treasurer created pursuant to Section 87(a)(3) of Chapter 321 of the 1993 Session Laws the sum of five million fifty-four thousand six hundred sixty-five dollars ($5,054,665) for the 1994–95 fiscal year which shall be allocated by the Board of Governors for the East Carolina School of Medicine as follows:
1. $2,300,000 for construction of a medical waste incinerator;
2. $1,574,000 for a linear accelerator; and
3. $1,180,665 for clinic renovations.

Requested by: Senator Warren

4-H YOUTH DEVELOPMENT CENTER FUNDS
Sec. 37.1. Of the funds appropriated in this act from the General Fund to the Board of Governors of The University of North Carolina the sum of five hundred thousand dollars ($500,000) for the 1994–95 fiscal year shall be used for the planning and construction of a 4-H Center, provided that these funds are matched on the basis of one dollar ($1.00) of non-State funds for every one dollar ($1.00) of State funds not to include federal appropriations over a period of four years beginning the first year of operation. The appropriated funds will be disbursed based upon the approval of the design of the 4-H Center by the State of North Carolina.

Requested by: Senators Daniel, Plyler

UNC–G UNIVERSITY CENTER FUNDS
Sec. 37.2. Of the funds appropriated in this act to the Board of Governors of The University of North Carolina for UNC–Greensboro – University Center, the sum of three million six hundred thousand dollars ($3,600,000) shall be available for land needs and the sum of one million four hundred thousand dollars ($1,400,000) shall be available to help support the Spring Garden Street traffic and safety project.

Requested by: Senator Martin of Guilford

NORTH CAROLINA AGRICULTURAL AND TECHNICAL STATE UNIVERSITY FUNDS
Sec. 37.3. Of the funds appropriated to the Board of Governors of The University of North Carolina in Section 6 of Chapter 561 of the 1993 Session Laws for the Applied Manufacturing and Education Center affiliated with North Carolina Agricultural and Technical State University that are unencumbered as of the effective date of this act, the sum of four hundred fifty thousand dollars ($450,000) may be used by the Board for planning, development, and one-time initial costs of the Center. The Board of Governors shall present a plan for the use of the funds to the Joint Legislative Commission on Governmental Operations. The plan shall include all financial, organizational, and legal arrangements pertaining to the use of these funds and the proposed use of the balance of the three million five hundred thousand dollars ($3,500,000) appropriated for this purpose. The plan shall include projections and plans for the operation of the facility, including operating costs.
PART 38. DEPARTMENT OF TRANSPORTATION

Requested by: Senator Lee
Representatives McAllister, McLaughlin

RESERVE FOR CAPITAL IMPROVEMENTS–HIGHWAY FUND

Sec. 38. There is created in the Highway Fund a reserve for capital improvements in the amount of two million five hundred thousand dollars ($2,500,000). These funds may be used by the Department of Transportation for capital improvements and for repairs and renovations.

PART 39. DEPARTMENT OF HUMAN RESOURCES

Requested by: Representatives Easterling, Nye, Nesbitt, Diamont
Senators Daniel, Plyler

CAPITAL FUNDS FOR MENTAL HEALTH INSTITUTIONS

Sec. 39. The Office of State Budget and Management shall review the capital needs of the State Mental Health, Developmental Disabilities, and Substance Abuse Facilities, and shall ensure that these needs are considered in the expenditure of Repairs and Renovations funds.

PART 40. DEPARTMENT OF AGRICULTURE

Requested by: Representatives James, Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

CATTLE AND LIVESTOCK EXPOSITION CENTER

Sec. 40. Of the funds appropriated in this act to the Department of Agriculture for the 1994–95 fiscal year, the sum of seven hundred thirty–seven thousand three hundred fifty dollars ($737,350) shall be used for planning the construction of the Cattle and Livestock Exposition Center in Alamance County. The Center will house livestock shows and exhibits, educational programs, and a laboratory for embryo transfer research, semen evaluation, and livestock blood work.

PART 41. DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES

Requested by: Representatives Bowman, H. Hunter, Wright
Senators Martin of Pitt, Cochrane

WATER RESOURCES DEVELOPMENT PROJECTS FUNDS

Sec. 41. (a) Of the funds appropriated in this act to the Department of Environment, Health, and Natural Resources for the 1994–95 fiscal year the sum of two million seven hundred fifty thousand dollars ($2,750,000) shall be used for water resources development projects. The Department shall allocate funds for the following projects whose estimated costs are as indicated:

(1) Wilmington Harbor Deepening Study $300,000
(2) Wilmington Harbor 38–ft. Navigation 400,000
(3) Aquatic Plant Control (Statewide) includes Lake Gaston 150,000
(4) Carolina Beach Renourishment  
   (New Hanover County)  900,000  
(5) Dare County Beaches  
   Feasibility Study  200,000  
(6) State–Local Projects  800,000  

(b) Where the actual costs are different from the estimated costs under subsection (a) of this section, the Department may adjust the allocations among projects as needed. If any projects listed in subsection (a) of this section are delayed and the budgeted State funds cannot be used during the 1994–95 fiscal year, or if the projects listed in subsection (a) of this section are accomplished at a lower cost, the Department may use the resulting fund availability to fund:  
   (1) Corps of Engineers project feasibility studies, or  
   (2) Corps of Engineers projects whose schedules have advanced and require State matching funds in fiscal year 1994–95, or  
   (3) State–local Water Resources Development Projects.  

Funds not expended or encumbered for these purposes shall revert to the General Fund at the end of the 1995–96 fiscal year.  

(c) The Department shall make quarterly reports on the use of these funds to the Joint Legislative Commission on Governmental Operations, the Fiscal Research Division, and the Office of State Budget and Management. Each report shall include:  
   (1) All projects listed in this section;  
   (2) The estimated cost of each project;  
   (3) The date that work on each project began or is expected to begin;  
   (4) The date that work on each project was completed or is expected to be completed; and  
   (5) The actual cost of each project.  

The quarterly reports shall also show those projects advanced in schedule, those projects delayed in schedule, and an estimate of the amount of funds expected to revert to the General Fund.  

PART 42. GENERAL CAPITAL PROVISIONS  

Requested by: Senators Daniel, Plyler  
Representatives Nesbitt, Diamont  

RESERVE FOR ADVANCE PLANNING  

Sec. 42. The Office of State Budget and Management shall report to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division on how it intends to spend funds from the Reserve for Advance Planning at least 45 days before it spends the funds.  

The Office of State Budget and Management shall also report the results of any project on which it uses funds from the Reserve for Advance Planning to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division.  

Requested by: Senators Daniel, Plyler  
Representatives Nesbitt, Diamont  

ENCUMBERED APPROPRIATIONS AND PROJECT RESERVE FUND  

Sec. 42.1. When each capital improvement project appropriated by the 1993 General Assembly, other than those projects under the Board of Governors of The University of North Carolina, is placed under a construction contract, direct
appropriations shall be encumbered to include all costs for construction, design, investigation, administration, movable equipment, and a reasonable contingency. Unencumbered direct appropriations remaining in the project budget shall be placed in a project reserve fund credited to the Office of State Budget and Management. Funds in the project reserve may be used for emergency repair and renovation projects at State facilities with the approval of the Director of the Budget. The project reserve fund may be used, at the discretion of the Director of the Budget, to allow for award of contracts where bids exceed appropriated funds, if those projects supplemented were designed within the scope intended by the applicable appropriation or any authorized change in it, and if, in the opinion of the Director of the Budget, all means to award contracts within the appropriation were reasonably attempted. At the discretion of the Director of the Budget, any balances in the project reserve fund shall revert to the original source.

Requested by:  Senators Daniel, Plyler
               Representatives Nesbitt, Diamont

PROJECT COST INCREASE

Sec. 42.2. Upon the request of the administration of a State agency, department, or institution, the Director of the Budget may, when in the Director's opinion it is in the best interest of the State to do so, increase the cost of a capital improvement project. Provided, however, that if the Director of the Budget increases the cost of a project, the Director shall report that action to the Joint Legislative Commission on Governmental Operations at its next meeting. The increase may be funded from gifts, federal or private grants, special fund receipts, excess patient receipts above those budgeted at University of North Carolina Hospitals at Chapel Hill, or direct capital improvement appropriations to that department or institution.

Requested by:  Senators Daniel, Plyler
               Representatives Nesbitt, Diamont

NEW PROJECT AUTHORIZATION

Sec. 42.3. Upon the request of the administration of any State agency, department, or institution, the Governor may authorize the construction of a capital improvement project not specifically authorized by the General Assembly if such project is to be funded by gifts, federal or private grants, special fund receipts, excess patient receipts above those budgeted at University of North Carolina Hospitals at Chapel Hill, or self-liquidating indebtedness. Provided, however, that if the Director of the Budget authorizes the construction of such a capital improvement project, the Director shall report that action to the Joint Legislative Commission on Governmental Operations at its next meeting.

Requested by:  Senators Daniel, Plyler
               Representatives Nesbitt, Diamont

ADVANCE PLANNING OF CAPITAL IMPROVEMENT PROJECTS

Sec. 42.4. Funds which become available by gifts, excess patient receipts above those budgeted at University of North Carolina Hospitals at Chapel Hill, federal or private grants, receipts becoming a part of special funds by act of the General Assembly or any other funds available to a State department or institution may be utilized for advance planning through the working drawing phase of capital improvement projects, upon approval of the Director of the Budget. The Director of the Budget may make allocations from the Advance Planning Fund for advance planning through the working drawing phase of capital improvement projects, except that this revolving fund may not
be utilized by the Board of Governors of The University of North Carolina or the State Board of Community Colleges.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

APPROPRIATIONS LIMITS/REVERSION OR LAPSE

Sec. 42.5. Except as permitted in previous sections of this act, the appropriations for capital improvements made by the 1993 General Assembly may be expended only for specific projects set out by the 1993 General Assembly and for no other purpose. Construction of all capital improvement projects enumerated by the 1993 General Assembly shall be commenced, or self-liquidating indebtedness with respect to them shall be incurred, within 12 months following the first day of the fiscal year in which the funds are available. If construction contracts on those projects have not been awarded or self-liquidating indebtedness has not been incurred within that period, the direct appropriation for those projects shall revert to the original source, and the self-liquidating appropriation shall lapse; except that direct appropriations may be placed in a reserve fund as authorized in this act. This deadline with respect to both direct and self-liquidating appropriations may be extended with the approval of the Director of the Budget up to an additional 12 months if circumstances and conditions warrant such extension.

TITL III. MISCELLANEOUS OPERATING AND CAPITAL APPROPRIATIONS PROVISIONS

PART 43. MISCELLANEOUS PROVISIONS

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Daniel

EXECUTIVE BUDGET ACT APPLIES

Sec. 43. The provisions of the Executive Budget Act, Chapter 143, Article 1 of the General Statutes are reenacted and shall remain in full force and effect and are incorporated in this act by reference.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

COMMITTEE REPORT

Sec. 43.1. (a) The Senate and House Conference Report on Base Budget Reductions and Expansion Budget, dated July 16, 1994, which was distributed in the Senate and House of Representatives and used to explain this act, shall indicate action by the General Assembly on this act and shall therefore be used to construe this act, as provided in G.S. 143–15 of the Executive Budget Act, and for these purposes shall be considered a part of this act.

(b) The budget enacted by the General Assembly for the maintenance of the various departments, institutions, and other spending agencies of the State for the 1993–95 fiscal biennium is a line item budget, in accordance with the Budget Code Structure and the State Accounting System Uniform Chart of Accounts set out in the Administrative Policies and Procedures Manual of the Office of the State Controller. This budget includes the appropriations made from all sources including the General Fund, Highway Fund, special funds, cash balances, federal receipts, and departmental receipts.
The General Assembly amended the itemized budget requests submitted to the General Assembly by the Director of the Budget and the Advisory Budget Commission, in accordance with the steps that follow, and the line item detail in the budget enacted by the General Assembly may be derived accordingly:

1. Negative reserves set out in the submitted budget were deleted and the totals were increased accordingly.
2. The base budget was adjusted in accordance with the base budget cuts and additions that were set out in the The Senate and House Conference Report on Base Budget Reductions and Expansion Budget, dated July 16, 1994.
3. The expansion budget items were added in accordance with the The Senate and House Conference Report on Base Budget Reductions and Expansion Budget, dated July 16, 1994. Some of those expansion budget items were in the budget submitted to the General Assembly by the Director of the Budget and the Advisory Budget Commission.

Expansion budget items that were funded from new receipts are included in the budget enacted by the General Assembly with program–level detail.

4. Transfers of funds supporting programs were made in accordance with the The Senate and House Conference Report on Base Budget Reductions and Expansion Budget, dated July 16, 1994, and any accompanying correction sheets.

The budget enacted by the General Assembly shall also be interpreted in accordance with the special provisions in this act and in accordance with other appropriate legislation.

In the event that there is a conflict between the line item budget certified by the Director of the Budget and the budget enacted by the General Assembly, the budget enacted by the General Assembly shall prevail.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

MOST TEXT APPLIES ONLY TO 1994–95

Sec. 43.2. Except for statutory changes or other provisions that clearly indicate an intention to have effects beyond the 1994–95 fiscal year, the textual provisions of this act apply only to funds appropriated for, and activities occurring during, the 1994–95 fiscal year.

Requested by: Senators Daniel, Plyler
Representatives Nesbitt, Diamont

1993–94 APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY

Sec. 43.3. (a) Except where expressly repealed or amended by this act, the provisions of Chapters 321, 561, and 591 of the 1993 Session Laws, and Chapter 24 of the Session Laws of the 1994 Extra Session remain in effect.

(b) Notwithstanding any modifications by this act in the amounts appropriated, except where expressly repealed or amended, the limitations and directions for the 1994–95 fiscal year in Chapters 321 and 561 of the 1993 Session Laws, and Chapter 24 of the Session Laws of the 1994 Extra Session, that applied to appropriations to particular agencies or for particular purposes apply to the newly enacted appropriations and budget reductions of this act for those same particular purposes.
APPENDIX

EFFECT OF HEADINGS

Sec. 43.4. The headings to the titles, parts, and sections of this act are a convenience to the reader and are for reference only. The headings do not expand, limit, or define the text of this act.

SEVERABILITY CLAUSE

Sec. 43.5. If any section or provision of this act is declared unconstitutional or invalid by the courts, it does not affect the validity of this act as a whole or any part other than the part so declared to be unconstitutional or invalid.

EFFECTIVE DATE

Sec. 43.6. Except as otherwise provided, this act becomes effective July 1, 1994.
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North Carolina — Head Start Collaboration Project Advisory Council

Governor's Task Force on Health Objectives for the Year 2000

Georgia Emergency Flood Relief

Public Greenways Across State Lands

Governor's Task Force on Driving While Impaired

North Carolina State Defense Militia

Amending the North Carolina Emergency Response Commission

Escorts for Foreign Research Reactor Spent Nuclear Fuel

Establishing the North Carolina Alliance for Competitive Technologies (NCACTS)

Amending Executive Order Number 32 Concerning the Governor's Advisory Commission on Military Affairs

Amending the Local Government Partnership Council

StatewideFlexible Benefits Program
OFFICERS AND STAFF

OFFICE OF THE SPEAKER
Speaker
Executive Assistant
Legal Counsel & Liaison
Special Assistant for Policy and Communications
Special Assistant for Policy and Research
Secretary
Secretary
Page Supervisor

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Lucille Thompson
Alan Briggs
Tom Rosshirt
Lori Ann Harris
Faye Barker
Linetta Threatt
Lucy Johnson

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Speaker Pro Tempore
Secretary

Marie W. Colton
Judy Willis

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Principal Clerk
Administrative Assistants
Supervisor of Clerks
Calendar Clerk
Calendar Computer Clerk
Calendar Clerk Assistants
Journal Clerk
Journal Computer Clerk
Journal Clerk Assistant

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Carmen W. Cauthen
Shirley P. Wallace
Anne M. Cole
Pauletta King
Kim Telfair
Paul Mosca
Lou Tucker
Elizabeth Weeks
Kay Driggers
Emily Conn
Jo Maxson

READING CLERK
Lisa F. Smith
### OFFICE OF THE SERGEANT-AT-ARMS

Sergeant-at-Arms  
Assistant Sergeant-at-Arms

- Oscar L. Tyson, Jr.
- Hunter Corn
- William A. Davis
- John K. Finch
- Megan Hunter
- Brad Lovin
- Tabatha Mullins
- William A. Perry, Jr.
- Francis J. Poole
- George B. Robinson
- Scott E. Smith
- Abraham Spence
- Arthur Vines
- Hilary White
- Susanne Willis
- Lyn D. Yawn

### 1994

**HOUSE COMMITTEE CLERKS AND SECRETARIES**

Anne M. Cole, Supervisor

**CLERKS AND SECRETARIES**

- Ashman, Vickie
- Baker, Pat
- Barber, Dot
- Beason, Janet
- Bennett, Barbara
- Bennett, Melvin
- Bernhardt, Alison
- Berry, Barbara
- Blackmon, Margy
- Blackwell, Pat
- Bobbitt, Jo
- Boyette, Mandy
- Brawley, Sarah
- Britt, Billie

**COMMITTEE**

- Health & Human Services
- Financial Institutions
- Transportation
- Health and Human Services—Human Services
Brooks, Cindy
Brothers, Susan
Buehlmann, Sue
Bullard, Bernice
Burke, Janice
Burroughs, Amy
Capps, Mary
Carmichael, Janice
Case, Ann
Christian, Gayle
Clark, Esther
Coe, Lauren
Coley, Cindy
Coley, Juanita
Cooke, Kathy
Coordes, Carolyn
Covington, Cleta
Cram, Sharon
Crocker, Dot
DeMolli, Mary
Edwards, Blinda
Epps, Dixie
Fish, Melody
Freeman, Molly
Fuller, Joyce
Gillis, Sally
Glenn, Jackie
Godwin, Melissa
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Minority Leader's Office

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Business & Labor–
Labor Relations & Employment

Appropriations–Education;
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Appropriations–
Justice & Public Safety

Appropriations–Transportation

Appropriations–Human Resources
Transportation–
Public Transportation

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Environment

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Additional committees include:
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- Pensions and Retirement
- Children, Youth & Families
- Minority Whip’s Office
- Education
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Peele, Anne
Perkins, Sylvia
Phillips, Barbara

Phillips, Susan
Pittman, Jackie

Poole, Bobbie
Prince, Pat
Puckett, Debbie
Reimers, Claire
Reynolds, Emily
Reynolds, Mary

Richardson, Andrea
Richardson, Barbara
Robey, Judy
Robinson, Mary Lee
Russell, Christy

Scott, Karlene
Sheets, Marie
Shuford, Donna
Smith, Suzanne
Stainback, Ferebee
Stancil, Mary Jo
Stewart, Clarastene

Suitt, Marilyn
Sykes, Betsy

Sykes, Edna
Teel-Jones, Sheena
Thomason, Susan
Turner, Carolyn
Turner, Eula

Constitutional Amendments & Referenda
Majority Leader’s Office
Health & Human Services–Health Care & Access
House Committee Clerks’ Office

Finance
State Government–State Parks, Facilities & Property

Business & Labor
Local & Regional Government II
Health & Human Services–Aging
State Government–Military, Veterans & Indian Affairs
Judiciary I
Agriculture

Judiciary II

Appropriations–Transportation
Rules, Calendar, & Operations of the House

Insurance
Courts and Justice
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Ever-present God of us all, we give thanks for this special Memorial Weekend and Day when we honor all the men and women of the armed forces and families who paid such a great price for the liberties, freedoms, and responsibilities which we enjoy each day. Since we enjoyed a high moment of patriotism this day, may we experience something of that creative and healthful patriotism every day as we live, work, and grow in these great United States of America!

O God, through the love and fellowship with family and friends and the renewal of our spiritual batteries from the worship service in the home congregation, under Your leadership we face the responsibilities of the week with confidence and enthusiasm.

We humbly pray. Amen.

Guide, O God, the daily labors of these Legislators, and may they experience feelings of satisfaction and accomplishment from their individual and corporate efforts.

We humbly pray. Amen.

Blessed God, with Whom a thousand years are as one day, and Who hast called us whose lives pass as a watch in the night unto Thy service; help us to perform our work so it will be pleasing to You and do much towards helping persons of all ages to be all they can be in Your design for each creation.
Help us to remember that in Your light we see life clearly and in doing Your will we experience true freedom.

We humbly pray. Amen.

Thursday, June 2, 1994

Blessed God, quicken our hopes this day. Save us from the cynicism of our generation, from its skepticism and its disbelief in the possibilities of men and women to solve difficult problems with earnest effort and united dedication.

Thou art a God of judgment who hast set us in a moral order where no man and no nation can with impunity defy Thy laws. Encourage us by giving us some victory of righteousness over iniquity, of justice over injustice, of brotherhood over ill will, of trust over fear, of a peaceful, lawful society over crime and injustice.

Guide, we pray Thee, the deliberations and actions that this Body takes that our State may prosper and the people of North Carolina may reap and enjoy the fruits of their labors in confidence and security.

We humbly pray. Amen.

Monday, June 6, 1994

Gracious God, we are grateful for the safe travel to our homes and return to Legislative responsibilities.

Blessed God, on this Fiftieth Anniversary of D–DAY, when we have been reminded through various civic and religious services of the high cost which so many paid for the defeat of dictatorship and oppression and the victory for peace, freedom, liberty, and responsibility, our patriotism has been substantially enriched and our desire to make democracy more meaningful has reached new heights. For all these blessings may we never forget our indebtedness!

O God, as we seek to know and to do Your will, we will surely honor those who have done so much for us.

We humbly pray. Amen.

Tuesday, June 7, 1994

Ever–living God, we seek to give ourselves afresh to the faith of our fathers – the faith that faced great perils of creating, carving out, and protection for the people from without, and the establishment of law and order within a new nation.

Truly, these are times which try the souls of men and women in all walks of life, nevertheless, we are thankful that these public servants in this House have the ability and wisdom to continue to lead us forward towards a better life for every citizen. Where any one may need courage to share his/her convictions, may they know anew that You can supply their every need.

We humbly pray. Amen.

Wednesday, June 8, 1994

O Thou Who causest the sun to shine and the rain to fall upon the just and the unjust; O God, by Whom the meek are guided in judgment, and light riseth up
in darkness from the godly; Grant us, in all our doubts and uncertainties, the grace to ask what Thou wouldest have us to do, that the Spirit of Wisdom may save us from all false devices, and that in Thy light we may see light, and in Thy straight path may not stumble.

Daily we anticipate the warmth of the sun and the refreshment and beauty of nature, and may we also be reassured that the Creator–God is still in control of the universe and blesses those efforts which come from a penitent, believing, and trusting heart.

We humbly pray. Amen.

Thursday, June 9, 1994

Eternal God, Creator of the Universe, Sustainer of us all, the One in Whom we seek to live and move and have our being, we humbly pray for Your continued guidance in what we think, what we say, and what we do. Save us, we pray, from any temptation to give disproportionate time and funding to smaller concerns but to give full discussion, debate, and funding to such priorities as education, human services, commerce, law and safety, and the environment.

Let us remember each day that we are Your stewards as well as the Representatives from the Districts, and that we are responsible for what we do as well as for what we leave undone.

May the refreshing showers of rain somehow help to revitalize us to enrich the tradition of “good government”, and thus bring greater joy, peace, and happiness to all the people.

We humbly pray. Amen.

Tuesday, June 14, 1994

O God of love and compassion, You have not promised us a bed of roses in the daily discharge of our duties and responsibilities, but we have the assurance of Your presence, Your tender, loving care with us during every circumstance of life.

We pray that we may know Your will each day and have the courage to implement it for the benefit of our people and our personal growth in public service.

Let us view the obstacles and discouragements of these trying times as challenges, remembering Robert Frost’s statement that “The best way out is always through”. With Your guidance and assistance, and with patience and perseverance, we will succeed.

We humbly pray. Amen.

Wednesday, June 15, 1994

O God of life, You have taught us that they who wait upon You will renew their strength; we come to You because we need to have our strength renewed. We have surrendered to temptation, not once, but often. We have not loved You with our whole heart, nor have we loved our neighbors as much as we have loved ourselves. We have chosen the easy wrong instead of the difficult right,
and we need strength from on high with which to turn our backs on the attractive but deadly beckoning of evil. Some of us may have been blessed beyond what is good for us. Instead of being thankful, we pat ourselves on the back and take all the credit for what You have done. Gracious God, forgive us and help us to live as part of Your new creation and as Representatives who are grateful for the trust and honor which has been given by constituents.

We humbly pray. Amen.

Thursday, June 16, 1994

Eternal God, our Creator and Sustainer, we are grateful that You are near to us. As the Psalmist said that You are near to all of us who CALL upon You in truth. With one accord, blessed God, we acknowledge our need for greater wisdom, understanding, and patience; and we confess our limitations of information and expressions of kindness.

Most gracious God, we are thankful that You can supply our every need as well as renew a right spirit within us. Let us not forget that we show our gratitude for all Your daily blessings by the quality of life we live before and among our fellow Legislators.

We humbly pray. Amen.

Friday, June 17, 1994

O Thou Who art the same yesterday, today, tomorrow, and forever, and Who provides wisdom, guidance, and strength to all who call upon You – to all who call in truth, aware of their needs, and have faith that in You all things can be accomplished, according to Your Holy Will. Give us a clearer vision not only of the wonderful people and the natural environment of our State but also the prioritization and funding of people needs and other needs.

Discerning Your Will we pray for courage to speak and promote those bills which enhance the life of our citizens and protect the environment.

As we travel to and from our homes, help us to be alert and careful drivers that human life and property may not be wasted.

We humbly pray. Amen.

Monday, June 20, 1994

Gracious God, we thank You for the wonderful days with our families and constituents, the nurture and spiritual refreshment we received from worshipping with the home congregation, and a safe return to Legislative responsibilities.

Blessed God, with confidence that You can lead us through these days of numerous meetings and appointments, we can with patience and persevering labors make for a better life for many persons of different ages.

We remember before Thee not only those among us and our friends who may be ill, lonely, depressed, or unemployed, but all people everywhere who are in need of Your healing power and need Your help and that of others to resolve personal problems.
We humbly pray. Amen.

Tuesday, June 21, 1994

Wonderful God, Inspirer, Answerer of prayer, Thou Shepherd and Guardian of the people, we rejoice in the glory of this new day of labor.

May our lives so manifest the love that knows no evil that our prayers shall be no mere form of words, but the expression of souls in love with Thee and intent on helping all our citizens “to be all they can be” in mind, body, spirit, and in service.

Grant us a useful day, a productive day towards resolving the issues which lie before us, not for personal gain or profit, but for the glory of Your Holy Name and a better life for our people.

We humbly pray. Amen.

Wednesday, June 22, 1994

Blessed God, Who rulest over Thy people with Fatherly love, continue and increase the Spirit of concern, care, and wisdom to all who have received from Thee and the people authority of government. We are in the “people business” to help each person be all he or she can be, according to Your holy will, and at the same time we are charged with being good stewards of the peoples’ trust.

We give thanks, O God, for each member of this Honorable Body, especially the Speaker for his patient and persevering leadership, the Committee Chairpersons and members, and the support staff and secretaries who make things work.

Gracious God, we thank You for the diversity of talents, abilities, skills, and experiences as well as for the common dedication and determination of these Representatives to bring more of the better life to all the people. United in this common goal, we can anticipate increasing joys for Your people.

We humbly pray. Amen.

Thursday, June 23, 1994

O Thou Who art the Life of all that lives, the Strength of the weak, the Hope of those that be cast down, inform our minds with Thy Truth, we beseech Thee, and our hearts with righteousness; strengthen our wills to choose the good and to refuse the evil; help us to bear each other’s burdens, to forgive one another’s faults, and to forbear with every defect of judgment and of temper in those with whom we live and who daily help us.

As we travel home to our family and return to legislative responsibilities, help us to be alert and safe drivers as well as an example to other drivers on the highway.

We humbly pray. Amen.

Monday, June 27, 1994

Eternal God, Who hast blessed this great State in many ways, endow these Representatives, during the last days of this Short Session, with insight,
courage, and perseverance that they may be the stewards You would have them be, and thus be a blessing to all the people.

O God, help us to remember and to be thankful for the joy of living in a State which has a rich tradition and a firm foundation of "good government and fiscal responsibility". Truly the pressures on this Legislative body are persistent and perhaps tempting, nevertheless, there is the need to be accountable and responsible to the citizens of the State and especially to You.

With the assurance of Your guidance, let us be faithful stewards and courageously focus upon the work that has been entrusted to us.

We humbly pray. Amen.

Tuesday, June 28, 1994

O God of love and compassion, You have not promised us a bed of roses in the daily discharge of our duties and responsibilities, but we have the assurance of Your presence, Your tender, loving care with us during every circumstance of life.

We pray that we may know Your will each day and have the courage to implement it for the benefit of our people and our personal growth in public service.

May the obstacles and discouragements of these trying times be viewed as challenges, and with Your guidance and assistance, we will overcome with patience and perseverance.

We humbly pray. Amen.

Wednesday, June 29, 1994

Gracious God, we seek to give ourselves afresh to the faith of our fathers - the faith that faced great perils of creating, carving out, and protection for the people from without, and the establishment of law and order within a new nation.

Truly, men and women in all walks of life are challenged today, nevertheless, we are thankful that these Public Servants have the ability and wisdom to continue to lead us forward towards a better life for every citizen. Where any one may need courage to share his/her convictions, may they know anew that You can supply their every need.

In the spirit of a familiar hymn "Just A Closer Walk With Thee" may we experience Your fellowship each day and say and do those things which bring honor and glory to Your blessed Name.

We humbly pray. Amen.

Thursday, June 30, 1994

Almighty and ever-living God, we never cease to marvel at Your wondrous works and Your daily showers of blessings all about us. The beauty, color, and diversity of nature as well as the unselfish, caring, and loving actions of the members of this House of Representatives attests anew to Your great guiding hand. From the actions of these House members words of the familiar hymn,
"Trust And Obey" have taken on added dimensions. "Trust and obey for there is no other way!"

Help us, we pray, to continue to put our trust in You, our confidence in one another, and work together enthusiastically and creatively for Your glory and the well being of all citizens.

We humbly pray. Amen.

Friday, July 1, 1994

Gracious God, Inspirer, Hearer, and Answerer of prayer, Thou Shepherd and Guardian of the people, we rejoice in the glory of this new day of labor after an enjoyable, annual Love Feast.

May our lives so manifest the love that knows no evil that our prayers shall be no mere form of words, but the expression of souls in love with Thee and intent on helping all our citizens "to be all they can be" in mind, body, spirit, and service.

Grant us a useful day, a productive day towards resolving the issues which lie before us, not for personal gain or profit, but for the glory of Your Holy Name.

We humbly pray. Amen.

Tuesday, July 5, 1994

Almighty and ever present God, we thank You for the joys and pleasures of being at home with family and friends, worshipping in a favorite congregation, celebrating the birthday of our Nation's Independence, and a safe return to legislative responsibilities.

Grant us, we pray, the wisdom, guidance, and strength needed to resolve the items before us in keeping with Your will that we may also bring blessings to all the people.

I share one stanza from the hymn, "Dear Lord And Father Of Mankind", by John Greenleaf Whittier and Frederick C. Maker, namely,

"Drop Thy still dews of quietness,
Till all our strivings cease;
Take from our souls the strain and stress,
And let our ordered lives confess
The beauty of Thy peace."

Our prayers go with President Clinton as he leaves tonight for a European Summit.

We humbly pray. Amen.

Wednesday, July 6, 1994

Gracious God, as the recipients of numerous daily blessings, we acknowledge that we take too many of them for granted like health and strength, family and friends, and a job which challenges our skills and energies and from which we receive wages to fund our livelihood.
Help us, O God, to show our gratitude for all Your blessings by the quality of our life and the example we live before and among our fellow men and women.

In all things help us to know Your will and grant us the courage to implement Your will, without fear or favor, for the happiness and well being of all the people.

We humbly pray. Amen.

Thursday, July 7, 1994

Gracious God, we acknowledge our daily need for strength of mind, patience, understanding, and respect in all the deliberations of this Honorable Body. Surely, no one has a monopoly on the truth for it is in the sharing and pooling of wisdom, knowledge, and experience that we make progress in being more useful stewards and legislators worthy of the honor and trust that has been bestowed.

Our prayers are extended to our "sister states" where there are raging forest fires or storms and high water causing the loss of many lives and gross destruction of property.

Let Your healing power continue to be with those who are ill, and may we all be more thankful for innumerable daily blessings.

We humbly pray. Amen.

Monday, July 11, 1994

Gracious God, we thank You for the blessings of being with the family, friends, worshipping in the home congregation, and a safe return to Legislative endeavors. Your leadership and guidance have never failed but we have failed in many ways because our ways have not always been Your ways. Forgive us we pray.

In the closing days of this memorable Session, may each member sense anew the public honor and responsibility of the office which he/she holds, and let this be a stimulus towards a greater stewardship to You and service to all the constituents.

We humbly pray. Amen.

Tuesday, July 12, 1994

Eternal God in these significant legislative days, we pray the prayer of the Psalmist of old: "Let Thy work be manifest to Thy servants, and Thy glorious power to their children. Let the favor of the Lord our God be upon us, and establish Thou the work of our hands upon us, yea, the work of our hands establish Thou it."

We thank Thee, O God, for the serious concern which these dedicated legislators have towards their stewardship responsibilities as elected representative. In an atmosphere of mutual trust, respect, and cooperation, may they continue to use their abilities, skills, and experience along with Your guidance to resolve the budgetary problems and other challenges in ways pleasing to You and thus bring added blessings to the people.
We humbly pray. Amen.

Reverend Herbert L. Underwood, Parish Associate
Hudson Memorial Presbyterian Church, Raleigh, North Carolina

Wednesday, July 13, 1994

Almighty God, you have given us this good land as our heritage. Make us always remember your generosity and constantly strive to do your will. Bless our state with honest industry, sound learning, and an honorable way of life. Save us from violence, discord, and confusion; from pride and arrogance, and from every evil way. Defend our liberties and give to those whom we have entrusted with the authority of government the spirit of wisdom, kindness and justice that there might be peace in our land. Help them to use their authority to serve faithfully and to promote the general welfare.

We humbly pray. Amen.

Thursday, July 14, 1994

Blessed God we express our gratitude for this great Nation and this great State of North Carolina which has known good times and hard times. We thank Thee that during such times You have given us men and women of faith, courage, conviction, devotion, determination, and through them we have been made stronger as we worked through depressions, wars, natural disasters, and various epidemics.

Based upon our gratitude to You, O God, and our indebtedness to former public servants, we are confident that this honorable House of Representatives and its sister body – the Senate – will with Your guidance and inspiration and their abilities, skills and commitments lead us forward through the “financial agenda” to a better life.

In all that is done let us remember the familiar words...
May the words of our mouths,
The meditations of our hearts, and
The bills which we pass bring glory to Your Name
And joy to all citizens.

O God, we acknowledge the “homegoing” of former Representative Marshall Hall, and we extend our sympathy and love to his family and friends.

We humbly pray. Amen.

Friday, July 15, 1994

O Sovereign Spirit of the universe, supreme in power, ineffable in majesty, Thou Who hast made us so that our hearts are restless until they find rest in Thee, forgive what we have been, amend what we are, and fill us with gratitude that we may continue to go forward under Your guidance to be the worthy stewards You would have us to be.

For the evidences of leadership and statesmanship along with the out-pouring of patience and perseverance by the members of the legislative body, we are truly thankful. In areas wherein one person is weak may another be strong, and bringing together the weak and strong – pooling all our skills and
knowledge – lead us in making our State a greater place to live, work, play, and continue to grow and serve.

May Your healing power continue to be with Representative Annie Kennedy and all others who are in need.

We humbly pray. Amen.

Saturday, July 16, 1994

Ever-present God in Whom we seek to live and move and have our being, we lift our hearts in deep gratitude for all Your blessings during this Short Session. Frequently the working dockets have been heavy, nevertheless, following Your guidance and the wisdom of this Honorable Body much has been accomplished for our citizens.

From some long days and short nights some members may need inspiration contained in a favorite hymn, “God Of Our Fathers, Whose Almighty Hand...”

Refresh Thy people on their toilsome way,  
Lead us from night to never ending day;  
Fill all our lives with love and grace divine,  
And glory, laud, and praise be ever Thine.”

By: Daniel C. Roberts and George William Warren

O God, for everyone who has contributed to the success of this Session of the Legislature, we are truly grateful!

We humbly pray. Amen.
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H 2063 CALDWELL ARTS COUNCIL FUNDS
(POSTPONED INDEFINITELY) ... 113, 571.

H 1909 CALDWELL COMMUNITY COLLEGE AND TECHNICAL
INSTITUTE FUNDS (POSTPONED INDEFINITELY) ... 80, 566.

H 531 CALDWELL COMMUNITY COLLEGE FUNDS
(POSTPONED INDEFINITELY) ... 506.

H 1295 CALDWELL COMMUNITY COLLEGE FUNDS
(POSTPONED INDEFINITELY) ... 525.

H 1853 CALDWELL COMMUNITY COLLEGE/USE OF FUNDS
(RATIFIED CH.0643) ... 69, 129, 144, 155, 161, 332.

H 2064 CALDWELL COUNTY HOSPICE FUNDS
(POSTPONED INDEFINITELY) ... 113, 571.

H 1070 CALDWELL HISTORICAL MUSEUM FUNDS
(POSTPONED INDEFINITELY) ... 516.

H 1439 CALDWELL YOKEFELLOW FUNDS
(POSTPONED INDEFINITELY) ... 534.

H 742 CAPE FEAR HISTORICAL COMPLEX FUNDS
(POSTPONED INDEFINITELY) ... 512.

H 1767 CAPE FEAR HISTORICAL COMPLEX FUNDS
(POSTPONED INDEFINITELY) ... 55, 557.

H 2082 CAPE FEAR SETTLEMENT CENTER FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 132, 572.

H 909 CAROLINA THEATRE FUNDS
(POSTPONED INDEFINITELY) ... 514.

H 903 CARTERET HEALTH STAFF FUNDS
(POSTPONED INDEFINITELY) ... 513.

H 1505 CARTERET WATER ISSUES
(POSTPONED INDEFINITELY) ... 11, 538.

H 1481 CARY SENIOR CENTER FUNDS
(POSTPONED INDEFINITELY) ... 536.

H 1947 CHARLOTTE HAWKINS BROWN/FUNDS
(POSTPONED INDEFINITELY) ... 89, 568.

H 1255 COLUMBUS COUNTY GAS LINE FUNDS
(POSTPONED INDEFINITELY) ... 522.

H 1703 COLUMBUS ECONOMIC DEVELOPMENT FUNDS
(POSTPONED INDEFINITELY) ... 46, 553.

H 1702 COLUMBUS/BLADEN GAS LINE FUNDS
(POSTPONED INDEFINITELY) ... 46, 553.

H 1516 COMMUNITY CREDIT UNION FUNDS
(POSTPONED INDEFINITELY) ... 19, 538.
APPROPRIATIONS, LOCAL—Contd.

H 1615  CRAVEN SEWER TREATMENT FUNDS
        (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ..... 33, 546.

H 1402  CUMBERLAND FAMILY RESOURCE FUNDS
        (POSTPONED INDEFINITELY) .............................. 532.

H 1334  DEPARTMENT OF LABOR COMPUTER EXPANSION FUNDS
        (POSTPONED INDEFINITELY) .............................. 527.

H 1333  DEPARTMENT OF LABOR STAFF/EQUIPMENT FUNDS
        (POSTPONED INDEFINITELY) .............................. 527.

H 1766  DEVELOPMENT BANKING FUNDS
        (POSTPONED INDEFINITELY) .............................. 55, 557.

H 2101  DUPLIN GAS LINE FUNDS/FAISON
        (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ..... 140, 573.

H 1894  DURHAM IMPACT/COALITION FOR HOLISTIC OPPORTUNITIES
        IN CHILDREN’S EDUCATION FUNDS
        (POSTPONED INDEFINITELY) .............................. 75, 565.

H 1326  DURHAM LEIGH FARM PARK FUNDS
        (POSTPONED INDEFINITELY) .............................. 527.

H 1224  EAST CAROLINA UNIVERSITY/ELIZABETH CITY
        TELECOMMUNICATION FUNDS
        (POSTPONED INDEFINITELY) .............................. 520.

H 1238  ERWIN TEXTILE MUSEUM FUNDS
        (POSTPONED INDEFINITELY) .............................. 521.

H 1810  ERWIN TEXTILE MUSEUM FUNDS
        (POSTPONED INDEFINITELY) .............................. 63, 560.

H 1803  FAIR BLUFF ARMORY REPAIR FUNDS
        (POSTPONED INDEFINITELY) .............................. 62, 560.

H 878   FALLS LAKE WATERSHED STUDY/FUNDS
        (POSTPONED INDEFINITELY) .............................. 513.

H 597   FARMERS’ MARKET FUNDS
        (POSTPONED INDEFINITELY) .............................. 508.

H 1773  FAYETTEVILLE MUSEUM OF ART FUNDS
        (POSTPONED INDEFINITELY) .............................. 56, 557.

H 1815  FAYETTEVILLE TECHNICAL COMMUNITY COLLEGE
        EQUIPMENT FUNDS (POSTPONED INDEFINITELY) 64, 560.

H 1772  FAYETTEVILLE TECHNICAL COMMUNITY COLLEGE SMALL
        BUSINESS FUNDS (POSTPONED INDEFINITELY) 56, 557.

H 1182  FORESTRY HEADQUARTERS BUILDING FUNDS
        (POSTPONED INDEFINITELY) .............................. 517.

H 580   FORT DEFIANCE FUNDS
        (POSTPONED INDEFINITELY) .............................. 507.

H 1708  FUNDS APPROPRIATED
        (POSTPONED INDEFINITELY) .............................. 47, 553.

H 1709  FUNDS APPROPRIATED/LOCAL
        (POSTPONED INDEFINITELY) .............................. 47, 553.

H 846   FUNDS FOR CHINQUA–PENN
        (POSTPONED INDEFINITELY) .............................. 513.

H 1593  FUNDS FOR CHINQUA–PENN
        (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) 30, 544.

H 2033  FUNDS FOR HOUSE DISTRICT 79
        (RULES, CALENDAR & OPERATIONS OF THE HOUSE) 108.

H 1503  FUNDS/ONSLOW AGRICULTURAL FACILITY
        (POSTPONED INDEFINITELY) .............................. 11, 538.

H 1228  FUTURE FARMERS FUNDS
        (POSTPONED INDEFINITELY) .............................. 520.

H 1564  FUTURE FARMERS FUNDS
        (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) 26, 542.
APPROPRIATIONS, LOCAL—Contd.

H 1482 GARNER COMMUNITY CENTER FUNDS (POSTPONED INDEFINITELY) ........................................ 537.
H 1584 GREENE COMMUNITY COLLEGE STUDY FUNDS (POSTPONED INDEFINITELY) ..................... 28, 544.
H 1555 GREENE FARMERS MARKET FUNDS (POSTPONED INDEFINITELY) ..................................... 25, 542.
H 1694 GUILFORD TECHNICAL COMMUNITY COLLEGE CAPITAL FUNDS (POSTPONED INDEFINITELY) ........ 45, 552.
H 1273 GUILFORD TECHNICAL COMMUNITY COLLEGE FUNDS (POSTPONED INDEFINITELY) ............... 524.
H 1987 HALIFAX COMMUNITY COLLEGE CAPITAL FUNDS (POSTPONED INDEFINITELY) .................... 99, 569.
H 1679 HALTWANGER RETREAT FUNDS (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 43, 551.
H 1985 HAMMOCKS BEACH PARK FUNDS (POSTPONED INDEFINITELY) ............................................ 98, 569.
H 1392 HARNETT ECONOMIC DEVELOPMENT FUNDS (POSTPONED INDEFINITELY) .............................. 531.
H 1236 HARNETT UPLIFT OPERATION FUNDS (POSTPONED INDEFINITELY) ..................................... 521.
H 603 HAYWOOD COMMUNITY COLLEGE FUNDS (POSTPONED INDEFINITELY) .................................... 508.
H 926 HILLSBOROUGH TORNADO FUNDS (POSTPONED INDEFINITELY) ............................................. 514.
H 427 HISTORIC WHEELER HOUSE FUNDS (POSTPONED INDEFINITELY) ............................................ 504.
H 1352 HISTORICAL DRAMA FUNDS (POSTPONED INDEFINITELY) .................................................. 529.
H 1490 HOKE/SCOTLAND DIVISION OF MOTOR VEHICLES OFFICE FUNDS (POSTPONED INDEFINITELY) .......... 537.
H 1521 HOME OWNERSHIP FUNDS (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 20, 539.
H 1500 JACKSONVILLE VETERAN CEMETERY FUNDS (POSTPONED INDEFINITELY) .......................... 10, 537.
H 1743 JAMES CITY HISTORICAL SITE FUNDS (POSTPONED INDEFINITELY) ..................................... 52, 555.
H 1266 JAMES SPRUNT COMMUNITY COLLEGE FUNDS (POSTPONED INDEFINITELY) .......................... 523.
H 1638 LAKE BENSON PARK FUNDS (POSTPONED INDEFINITELY) .................................................. 36, 548.
H 1393 LEE ECONOMIC DEVELOPMENT FUNDS (POSTPONED INDEFINITELY) .................................... 531.
H 1883 LEGAL SERVICES OF NORTH CAROLINA COMPUTER FUNDS (POSTPONED INDEFINITELY) .......... 73, 565.
H 1824 LENOIR COUNTY ARTS/CIVIC CENTER FUNDS (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 65, 561.
H 711 LOAFERS GLORY CEMETERY FUNDS (POSTPONED INDEFINITELY) .......................................... 511.
H 1761 LOW-LEVEL WASTE SITE BENEFITS (FINANCE) ................................................................. 54.
H 1980 MADISON SOLID WASTE FUNDS (POSTPONED INDEFINITELY) ............................................... 98, 569.
H 1379 MARTIN ENTERPRISES VOCATIONAL REHABILITATION FUNDS (POSTPONED INDEFINITELY) ........ 531.
H 2079 MATTHEWS ATHLETIC ASSOCIATION FUNDS (POSTPONED INDEFINITELY) ............................ 131, 572.
APPROPRIATIONS, LOCAL—Contd.

H 2080 MINT HILL ATHLETIC ASSOCIATION FUNDS
(Postponed indefinitely) ........................................ 131, 572.

H 712 MITCHELL ANIMAL SHELTER FUNDS
(Postponed indefinitely) .......................................... 511.

H 710 MITCHELL SENIOR CITIZENS CENTER FUNDS
(Postponed indefinitely) .......................................... 510.

H 1879 MITCHELL SENIOR CITIZENS CENTER FUNDS
(Postponed indefinitely) (INCORPORATED CH.0769) .... 73, 565.

H 1184 MOORESVILLE LIBRARY FUNDS
(Postponed indefinitely) .......................................... 517.

H 1715 MOORESVILLE LIBRARY FUNDS
(Postponed indefinitely) .......................................... 48, 554.

H 1506 MOREHEAD PORT FREEZER FUNDS
(Postponed indefinitely) .......................................... 11, 538.

H 1483 MORRISVILLE COMMUNITY SPORTS CENTER FUNDS
(Postponed indefinitely) .......................................... 537.

H 673 MURPHY HOSPITAL FUNDS
(Postponed indefinitely) .......................................... 510.

H 1739 NATIONAL MARINE MUSEUM FUNDS
(Postponed indefinitely) .......................................... 51, 555.

H 1871 NEW HANOVER ARBORETUM FUNDS
(Postponed indefinitely) .......................................... 72, 564.

H 2046 NORTH CAROLINA BLACK REPERTORY FUNDS
(Postponed indefinitely) .......................................... 110, 571.

H 1479 NORTHERN WAKE SENIOR CENTER FUNDS
(Postponed indefinitely) .......................................... 536.

H 1705 OAK ISLAND SENIOR FUNDS
(Postponed indefinitely) .......................................... 47, 553.

H 1475 OAK VIEW PLANTATION FUNDS
(Postponed indefinitely) .......................................... 536.

H 927 OLD CHAPEL HILL CEMETERY FUNDS
(Postponed indefinitely) .......................................... 514.

H 1504 ONSLOW BEAVER DAMAGE FUNDS
(Postponed indefinitely) .......................................... 11, 538.

H 1538 ONSLOW MUSEUM FUNDS
(Postponed indefinitely) .......................................... 22, 540.

H 1480 PAGE WALKER HOTEL FUNDS
(Postponed indefinitely) .......................................... 536.

H 1314 PARTNERS OF WAKE FUNDS
(Postponed indefinitely) .......................................... 526.

H 1754 PEMBROKE CONFERENCE CENTER FUNDS
(Postponed indefinitely) .......................................... 53, 556.

H 1622 PITT/EASTERN REGIONAL MEDIATION FUNDS
(Postponed indefinitely) .......................................... 34, 547.

H 425 RANDLEMAN RESERVOIR FUNDS
(Postponed indefinitely) .......................................... 504.

H 925 RECORDING STUDIO FUNDS
(Postponed indefinitely) .......................................... 514.

H 893 RICHMOND COMMUNITY COLLEGE ARTS BUILDING FUNDS
(Postponed indefinitely) .......................................... 513.

H 1676 RICHMOND COMMUNITY COLLEGE CLASSROOM FUNDS
(Postponed indefinitely) .......................................... 42, 550.

H 1677 RICHMOND EDUCATIONAL CENTER FUNDS
(Postponed indefinitely) (INCORPORATED CH.0769) .... 43, 551.

H 1678 RICHMOND WASTE SITE FUNDS
(Postponed indefinitely) (INCORPORATED CH.0769) .... 43, 551.
APPROPRIATIONS, LOCAL—Contd.

H 1826 ROBESON LIBRARY FUNDS
   (POSTPONED INDEFINITELY) ........................................ 66,561.

H 2043 ROCKINGHAM COMMUNITY COLLEGE FUNDS
   (POSTPONED INDEFINITELY) ........................................ 110,571.

H 1294 ROCKY MOUNT FARMER’S MARKET FUNDS
   (POSTPONED INDEFINITELY) ........................................ 525.

H 1220 ROWAN COURT MEDIATOR FUNDS
   (POSTPONED INDEFINITELY) ........................................ 520.

H 2112 RUTHERFORD COUNTY FORESTRY HEADQUARTERS FUNDS
   (POSTPONED INDEFINITELY) ........................................ 148,574.

H 1256 SICKLE CELL CENTER FUNDS
   (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ........... 522.

H 1707 SOUTHEASTERN COMMUNITY COLLEGE CAPITAL FUNDS
   (POSTPONED INDEFINITELY) ........................................ 47,553.

H 1700 SOUTHEASTERN COMMUNITY COLLEGE EQUIPMENT FUNDS
   (POSTPONED INDEFINITELY) ........................................ 46,552.

H 1302 SOUTHPORT MARITIME MUSEUM
   (POSTPONED INDEFINITELY) ........................................ 525.

H 917 SOUTHWESTERN COMMUNITY COLLEGE FUNDS
   (POSTPONED INDEFINITELY) ........................................ 514.

H 1210 SPRING LAKE COMMUNITY CENTER FUNDS
   (POSTPONED INDEFINITELY) ........................................ 519.

H 2100 SPRUCE PINE WASTEWATER PLANT FUNDS
   (POSTPONED INDEFINITELY) ........................................ 140,573.

H 1290 STANLY WOODWORKING SHOP FUNDS
   (POSTPONED INDEFINITELY) ........................................ 524.

H 1939 STANLY WOODWORKING SHOP FUNDS
   (POSTPONED INDEFINITELY) ........................................ 88,568.

H 197 TOBACCO MUSEUM FUNDS
   (POSTPONED INDEFINITELY) ........................................ 494.

H 1848 TOPSAIL ASSEMBLY BUILDING FUNDS
   (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ........... 69,562.

H 1529 TRANSYLVANIA FORESTRY FUNDS
   (POSTPONED INDEFINITELY) ........................................ 21,540.

H 1198 TRI–COUNTY COMMUNITY COLLEGE FUNDS
   (POSTPONED INDEFINITELY) ........................................ 518.

H 1199 TRI–COUNTY COMMUNITY COLLEGE/GRAHAM FUNDS
   (POSTPONED INDEFINITELY) ........................................ 518.

H 2050 VANCE HISTORICAL MUSEUM FUNDS
   (POSTPONED INDEFINITELY) ........................................ 111,571.

H 1869 WARREN COUNTY RANGER FUNDS
   (POSTPONED INDEFINITELY) ........................................ 71,564.

H 1811 WATTS WASTE SITE CLEANUP FUNDS
   (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ........... 63,560.

H 2053 WAYNE AND DUPLIN GAS LINE FUNDS
   (POSTPONED INDEFINITELY) ........................................ 111,571.

H 1230 WAYNE COMMUNITY COLLEGE BUILDING FUNDS
   (POSTPONED INDEFINITELY) ........................................ 520.

H 1229 WAYNE COUNTY FORESTRY FUNDS
   (POSTPONED INDEFINITELY) ........................................ 520.

H 1221 WAYNE OPPORTUNITY CENTER FUNDS
   (POSTPONED INDEFINITELY) ........................................ 520.

H 1690 WESTERN WAKE SENIOR FUNDS
   (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ........... 45,552.

H 2127 WILMINGTON CHILDRENS’ PROJECT FUNDS
   (POSTPONED INDEFINITELY) ........................................ 151,574.
APPROPRIATIONS, LOCAL—Contd.

H 1714 WILSON TECH OIL CLEANUP FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) . . . 48, 554.
H 1818 WILSON TECHNICAL COMMUNITY COLLEGE FUNDS
(POSTPONED INDEFINITELY) ............................... 64, 561.
H 1390 WILSON-GREENE MENTAL HEALTH CHILDREN’S FACILITY
(POSTPONED INDEFINITELY) ................................. 531.
H 1443 WINSTON-SALEM COUNCIL ON WOMEN FUNDS
(POSTPONED INDEFINITELY) ................................. 534.

APPROPRIATIONS, PUBLIC

H 1605 1994-95 BUDGET CONTINUATION
(RATIFIED CH.0591) ........................................... 31, 297, 306.
H 760 4-H ENVIRONMENTAL CENTER FUNDS
(POSTPONED INDEFINITELY) ................................. 512.
H 422 4-H YOUTH DEVELOPMENT FUNDS
(POSTPONED INDEFINITELY) ................................. 504.
H 1870 ABSTINENCE EDUCATION FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) . . . 72, 564.
H 1386 ACCIDENT PREVENTION COURSE REDUCTION
(INSURANCE) .................................................... 182.
H 1796 ADD VICTIMS/JUSTICE STAFF
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) . . . 61, 559.
H 1814 ADDITIONAL ALCOHOL LAW ENFORCEMENT STAFF
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769)
(H 1797) .............................................................. 64, 560.
H 1797 ADDITIONAL ALCOHOL LAW ENFORCEMENT STAFF FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769)
(H 1814) .............................................................. 61, 559.
H 1637 ADDITIONAL STATE TROopers
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) . . . 36, 547.
H 1932 ADMINISTRATIVE OFFICE OF THE COURTS PRESUMPTIVE FEE/FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) . . . 87, 567.
H 2110 ADOLESCENT ABSTINENCE PROGRAM FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) .. 148, 574.
H 534 ADOLESCENT PREGNANCY PREVENTION FUNDS
(POSTPONED INDEFINITELY) ................................. 506.
H 1872 ADOLESCENT PREGNANCY PREVENTION FUNDS
(POSTPONED INDEFINITELY) ................................. 72, 564.
H 475 ADOPTION RESOURCES CENTER FUNDS
(POSTPONED INDEFINITELY) ................................. 505.
H 626 ADOPTION SUBSIDY INCREASE
(POSTPONED INDEFINITELY) ................................. 508.
H 1317 AFFORDABLE HOUSING FUNDS
(POSTPONED INDEFINITELY) ................................. 526.
H 1801 AFRICAN-AMERICAN CENTER STUDY
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) .. 62, 559.
H 2027 AGRICULTURAL COST SHARE FUNDS
(POSTPONED INDEFINITELY) ................................. 108, 570.
H 2026 AGRICULTURAL ENGINEER POSITIONS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) . . . 107, 570.
H 525 AGRICULTURAL FINANCE PERSONNEL FUNDS
(POSTPONED INDEFINITELY) ................................. 505.
H 655 AGRICULTURAL MEDICAL WASTE FUNDS
(POSTPONED INDEFINITELY) ................................. 509.
H 1525 AGRICULTURAL SURVEY PROGRAM FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) . . . 20, 539.
APPROPRIATIONS, PUBLIC—Contd.

H 481 AGRICULTURE DEPARTMENT AUTOMATED NETWORK FUNDS
(POSTPONED INDEFINITELY) ........................................... 505.

H 532 AGRICULTURE LABORATORY BUILDING RENOVATION FUNDS
(POSTPONED INDEFINITELY) ........................................... 506.

H 2092 AGRICULTURE/RURAL LIFE PROJECT FUNDS
(POSTPONED INDEFINITELY) ........................................... 139, 573.

H 2069 AID TO FAMILIES WITH DEPENDENT CHILDREN EMERGENCY
YEAR-ROUND FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 125, 572.

H 161 AID TO PRIVATE COLLEGES CHANGE
(POSTPONED INDEFINITELY) ........................................... 493.

H 530 AID TO PUBLIC LIBRARIES FUND
(POSTPONED INDEFINITELY) ........................................... 506.

H 1360 AIRBORNE MUSEUM FUNDS
(POSTPONED INDEFINITELY) ........................................... 529.

H 1654 ALCOHOL LAW ENFORCEMENT DIVISION OF CRIMINAL
INFORMATION TERMINAL ACCESS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 39, 549.

H 1651 ALCOHOL LAW ENFORCEMENT FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 39, 548.

H 1655 ALCOHOL LAW ENFORCEMENT OFFICE RENT FUNDS
(POSTPONED INDEFINITELY) ........................................... 39, 549.

H 1300 ALTERNATIVE SCHOOL FUNDS
(POSTPONED INDEFINITELY) ........................................... 525.

H 1616 ALTERNATIVE SCHOOL FUNDS
(POSTPONED INDEFINITELY) ........................................... 33, 546.

H 276 ALZHEIMER'S ASSOCIATION/FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ....... 498.

H 1946 AMERICAN DANCE FESTIVAL FUNDS
(POSTPONED INDEFINITELY) ........................................... 89, 568.

H 755 APICULTURE FUNDS
(POSTPONED INDEFINITELY) ........................................... 512.

H 1509 APPRENTICE EXPANSION FUNDS
(POSTPONED INDEFINITELY) ........................................... 12, 538.

H 1342 APPRENTICESHIP EXPANSION FUNDS
(POSTPONED INDEFINITELY) ........................................... 528.

H 1427 ARBORETUM FUNDS/BOARD CHANGES
(POSTPONED INDEFINITELY) ........................................... 533.

H 335 AUTISM CAMP CENTER FUNDS
(POSTPONED INDEFINITELY) ........................................... 501.

H 334 AUTISM CAMP OPERATION FUNDS
(POSTPONED INDEFINITELY) ........................................... 501.

H 1573 AUTISM SERVICES FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 27, 543.

H 1829 BABY LOVE PROGRAM FUNDS
(POSTPONED INDEFINITELY) ........................................... 66, 561.

H 1670 BASIC EDUCATION PROGRAM FULL IMPLEMENTATION FUNDING
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 42, 550.

H 1258 BEAVER CONTROL PROGRAM/FUNDS
(POSTPONED INDEFINITELY) ........................................... 522.

H 1919 BECHTLER GOLD MINT SURVEY FUNDS
(POSTPONED INDEFINITELY) ........................................... 81, 567.

H 643 BIOLOGICAL PEST CONTROL FUNDS
(POSTPONED INDEFINITELY) ........................................... 509.

H 1821 BIRTH DEFECTS REGISTRY FUNDS
(POSTPONED INDEFINITELY) ........................................... 65, 275.
APPROPRIATIONS, PUBLIC—Contd.

H 1608 BUDGET CHANGES 2
(POSTPONED INDEFINITELY) ........................................ 32, 545.
H 1672 BUDGET MODIFICATION 1
(POSTPONED INDEFINITELY) ........................................... 42, 550.
S 1505 BUDGET MODIFICATION–1
(RATIFIED CH.0769) .................................................... 133, 183, 191, 194, 234, 240, 439, 454, 462, 463, 469, 473.
H 1673 BUDGET MODIFICATION 2
(POSTPONED INDEFINITELY) ........................................... 42, 550.
S 1504 BUDGET MODIFICATION–2
(RATIFIED CH.0777) ... 133, 182, 183, 203, 319, 438, 477, 478, 479, 576.
H 1800 BURN PIT CLEANUP FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 62, 559.
H 107 CANCER CONTROL FUNDS/92–93
(POSTPONED INDEFINITELY) ........................................... 492.
H 108 CANCER CONTROL FUNDS/93–95
(POSTPONED INDEFINITELY) ........................................... 492.
H 109 CANCER CONTROL FUNDS/INCREASE ELIGIBILITY
(POSTPONED INDEFINITELY) ........................................... 492.
H 1510 CANCER COORDINATION AND CONTROL FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 17, 538.
H 1409 CAPITAL BUDGET
(POSTPONED INDEFINITELY) ........................................... 532.
H 1606 CAPITAL BUDGET CHANGES
(POSTPONED INDEFINITELY) ........................................... 32, 545.
H 1674 CAPITAL BUDGET MODIFICATION
(POSTPONED INDEFINITELY) ........................................... 42, 550.
H 1774 CAPITOL PRESERVATION COMMISSION AND FUND
(RATIFIED CH.0682) .................................................... 56, 146, 257, 272, 298, 369.
H 1649 CENTER FOR APPLIED TECHNOLOGY/FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 39, 548.
H 1491 CENTRAL PIEDMONT COMMUNITY COLLEGE FUNDS
(POSTPONED INDEFINITELY) ........................................... 537.
H 1675 CERTAIN FELONS CANNOT TEACH
(POSTPONED INDEFINITELY) ........................................... 42, 550.
H 1515 CERTAIN SMART START FUNDS DO NOT REVERT
(POSTPONED INDEFINITELY) ........................................... 18, 538.
H 1860 CHILD ABUSE INVESTIGATIONS TRAINING FUNDS
(POSTPONED INDEFINITELY) ........................................... 70, 563.
H 213 CHILD CARE COMMISSION
(POSTPONED INDEFINITELY) ........................................... 494.
H 1420 CHILD CARE LOAN GUARANTEE ACT
(POSTPONED INDEFINITELY) ........................................... 533.
H 1234 CHILD CARE RESOURCE AND REFERRAL FUNDS
(POSTPONED INDEFINITELY) ........................................... 521.
H 1635 CHILD CARE RESOURCE/REFERRAL FUNDS
(POSTPONED INDEFINITELY) ........................................... 36, 547.
H 1791 CHILD CARE RESOURCE/REFERRAL FUNDS
(POSTPONED INDEFINITELY) ........................................... 59, 558.
H 1658 CHILD CARING AGENCY FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 40, 549.
H 1187 CHILD CARING GRANTS/FUNDS
(POSTPONED INDEFINITELY) ........................................... 517.
H 1653 CHILD CARING INSTITUTIONS FUNDS
(POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 39, 549.
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H 351 CHILD EVALUATION CENTER FUNDS
   (POSTPONED INDEFINITELY) ........................................ 502.

H 1866 CHILD FATALITY PREVENTION STATS
   (POSTPONED INDEFINITELY) ........................................ 71,564.

H 359 CHILD FATALITY PREVENTION SYSTEM
   (POSTPONED INDEFINITELY) ........................................ 502.

H 1865 CHILD MALTREATMENT CENTER FUNDS
   (POSTPONED INDEFINITELY) ........................................ 71,564.

H 355 CHILD PROTECTIVE SERVICES' SUPPORT SERVICES FUNDS
   (POSTPONED INDEFINITELY) ........................................ 502.

H 1249 CHILD/ADOLESCENT MENTORING FUNDS
   (POSTPONED INDEFINITELY) ........................................ 522.

H 2093 CHILDREN'S MUSEUM FUNDS
   (POSTPONED INDEFINITELY) ........................................ 139,573.

H 1665 CHIPS PROGRAM FUNDS
   (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) ... 41,549.

H 2088 CITIZEN'S ADVOCACY INSTITUTE FUNDS
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H 1652 CIVIL AIR PATROL REPAIRS/MAINTENANCE FUNDS
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H 1756 CIVIL WAR COMMISSION/FUNDS
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H 1816 CIVILIAN/MILITARY BASE IN-STATE TUITION
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H 1523 COALITION 2001 CAPITAL FUNDS
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H 1769 COALITION 2001 EXPANSION FUNDS
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H 1346 COMMUNICABLE DISEASE CONTROL FUNDS
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H 2083 COMMUNITY CENTER FUNDS
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H 164 COMMUNITY COLLEGE BOND ACT
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H 1595 COMMUNITY COLLEGE CAPITAL FUNDS
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H 1640 COMMUNITY COLLEGE FUND ALLOCATION
   (POSTPONED INDEFINITELY) ........................................ 36,548.

H 1343 COMMUNITY COLLEGE REVOLVING LOAN FUND
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H 1840 COMMUNITY COLLEGE TRUSTEE EDUCATION FUNDS
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H 1749 COMMUNITY REHABILITATION PILOTS FUNDS
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H 1583 COMMUNITY THEATERS FUNDS
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H 2129 COMMUNITY WATER SYSTEM FUNDS
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H 2070 COMMUNITY/YOUTH PROGRAM FUNDS
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H 725 COMMUNITY—BASED ALTERNATIVE YOUTH SERVICES' FUNDS
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H 30 CONTINUE SHELLFISH ENHANCEMENT FUNDS
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H 2045 COUNCIL ON STATUS OF WOMEN FUNDS (POSTPONED INDEFINITELY) 110, 571.

H 211 COUNTY DAY CARE ADMINISTRATION FUNDS (POSTPONED INDEFINITELY) 494.

H 1540 CRAB LICENSE/FISHERIES MORATORIUM (RATIFIED CH.0576) (INCORPORATED CH.0769) (S 1436) 22, 95, 147, 223, 227, 230.

H 1364 CREATIVE RETIREMENT CENTER FUNDS (POSTPONED INDEFINITELY) 529.

H 1414 CRIME CONTROL FUNDS (POSTPONED INDEFINITELY) 532.

H 1795 CRIME PREVENTION FUNDS (POSTPONED INDEFINITELY) 61, 559.

H 1798 CRIME REDUCTION INITIATIVE FUNDS (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) 28, 543.

H 1627 CUED SPEECH FUNDS (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) 35, 547.

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H 1750 DEAF HUMAN SERVICES FUNDS (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) 53, 556.

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H 386 DENTAL HYGIENIST FUNDS (POSTPONED INDEFINITELY) 503.

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H 1445 DEPARTMENT OF COMMERCE FUNDS (POSTPONED INDEFINITELY) 534.

H 1721 DEPARTMENT OF CORRECTION DAYROOM FUNDS (POSTPONED INDEFINITELY) 49, 554.

H 1463 DEPARTMENT OF ENVIRONMENT, HEALTH AND NATURAL RESOURCES FUNDS (POSTPONED INDEFINITELY) 535.

H 381 DEPARTMENT OF HUMAN RESOURCES NURSES' PAY ADJUSTMENT (POSTPONED INDEFINITELY) 503.

H 1331 DEPARTMENT OF HUMAN RESOURCES PROGRAMS FUNDS (POSTPONED INDEFINITELY) 527.

H 1488 DEPARTMENT OF JUSTICE FORFEITURE SECTION (POSTPONED INDEFINITELY) 537.

H 1734 DEPARTMENT OF LABOR CRITICAL NEED FUNDS (POSTPONED INDEFINITELY) (INCORPORATED CH.0769) 51, 555.
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<th>Bill No.</th>
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<td>H 1315</td>
<td>Department of Public Instruction Cued Speech Center Funds (Postponed Indefinitely)</td>
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<td>H 465</td>
<td>Department of Public Instruction Expansion Budget Requests (Postponed Indefinitely)</td>
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<td>H 1799</td>
<td>Depressed Inner City Development Funds (Postponed Indefinitely)</td>
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<td>Development Banking Funds (Postponed Indefinitely)</td>
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<td>H 1279</td>
<td>Developmental Disabilities Head Injury Projects/Funds (Postponed Indefinitely)</td>
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<td>Developmentally Disabled Home Living Funds (Postponed Indefinitely)</td>
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<td>Differentiated Pay Funds (Postponed Indefinitely)</td>
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<td>Differentiated Pay/Noncertified Employees (Postponed Indefinitely) (Incorporated Ch.0769)</td>
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<td>H 444</td>
<td>Diploma Nursing Funds (Postponed Indefinitely)</td>
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<td>Disabled/Independent Living Funds (Postponed Indefinitely)</td>
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<td>Discovery Place/Capital Funds (Postponed Indefinitely) (Incorporated Ch.0769)</td>
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<td>Displaced Homemaker Program Funds (Postponed Indefinitely)</td>
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<td>Dispute Settlement Funds (Postponed Indefinitely)</td>
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<td>Dispute Settlement Funds (Postponed Indefinitely) (Incorporated Ch.0769)</td>
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<td>Drug Education School/Fees (Postponed Indefinitely)</td>
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<td>Early Childhood Facilities Funds (Postponed Indefinitely)</td>
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<td>Early Childhood Initiatives (Postponed Indefinitely)</td>
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<td>H 722</td>
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<td>Earthquake Program Funds (Postponed Indefinitely)</td>
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<td>East Carolina University Land Funds (Postponed Indefinitely)</td>
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<td>H 239</td>
<td>East Carolina University Library Funds (Postponed Indefinitely)</td>
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<td>H 1724</td>
<td>East Carolina University Life Sciences Building Funds (Postponed Indefinitely) (Incorporated Ch.0769)</td>
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H 1699 EAST CAROLINA UNIVERSITY MEDICAL SCHOOL FUNDS
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H 1063 ECONOMIC AND FAMILY JUSTICE FUNDS
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H 1598 EMERGENCY MANAGEMENT STAFF - ASSISTANCE PROGRAM
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H 1656 EMERGENCY MANAGEMENT STAFF - INTEGRATED FLOOD
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H 1596 EMERGENCY MANAGEMENT STAFF - LOW-LEVEL WASTE FUNDS
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H 1489 EMPLOYER TRAINING FUNDS/AMERICAN DISABILITIES ACT
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H 1211 ENVIRONMENT, HEALTH AND NATURAL RESOURCES WATER FUNDS
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H 1858 ENVIRONMENTAL HEALTH FUNDS
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H 1989 EQUAL EMPLOYMENT OPPORTUNITY ENFORCEMENT/FUNDS
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<td>H 1188</td>
<td>Exceptional Children's Formula (postponed indefinitely)</td>
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<td>H 1189</td>
<td>Exceptional Children's Funding (postponed indefinitely)</td>
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<td>H 1239</td>
<td>Expand Beaver Program/Funds (postponed indefinitely)</td>
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<td>Expand Medicaid Funds (postponed indefinitely) (incorporated CH.0769)</td>
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<td>H 1831</td>
<td>Expand Small School Funding (postponed indefinitely)</td>
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<td>Extend Child Fatality Task Force (postponed indefinitely) (incorporated CH.0769)</td>
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<td>Family Care Home Funds (postponed indefinitely)</td>
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<td>Family Health Care Program (postponed indefinitely)</td>
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<td>Family Literacy Program Funds (postponed indefinitely)</td>
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<td>Family to Family Funds (postponed indefinitely)</td>
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<td>Farm Loan Reserve Funds (postponed indefinitely)</td>
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<td>Farmers' Market Funds (postponed indefinitely)</td>
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<td>Fayetteville State University Fine Arts Building Funds (postponed indefinitely) (incorporated CH.0769)</td>
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<td>Fayetteville State University Funds (postponed indefinitely)</td>
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<td>“First Step” Campaign Funds (postponed indefinitely)</td>
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<td>Fletcher Crop Research Station Funds (postponed indefinitely)</td>
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H 1660 GOVERNOR'S 1994 OPERATING BUDGET  
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H 1254 GOVERNOR'S ONE-ON-ONE FUNDS  
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H 1805 HALL OF HONOR FUNDS  
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