The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Honorable Linda Garrou, Senator of Forsyth County as follows:

"God our Father, look upon these honorable men. Bless them as they seek to find strength as fathers. Let the example of their faith and love shine through to their wives and their children. Grant that we honor them with a spirit of profound respect. Amen."

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Tuesday, June 14, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

The Chair extends privileges of the floor to Brenda Davis from Jamestown, North Carolina, who is serving the Senate as Nurse of the Day.

CALENDAR

Bills on today's calendar are taken up and disposed of, as follows:

**H.B. 350** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY WHEN LAND USED FOR CONSERVATION PURPOSES IS TO BE EXCLUDED FROM THE PROPERTY TAX BASE.

Upon motion of Senator Apodaca, the Committee Substitute bill is withdrawn from today's calendar and is re-referred to the Commerce Committee.

The Senate recesses at 10:06 a.m., subject to the ratification of bills, receipt of committee reports and messages from the House of Representatives, to reconvene at 2:00 p.m.

RECESS

ENROLLED BILLS

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

June 15, 2011
S.B. 590, AN ACT TO CLARIFY THAT TERMINAL RENTAL ADJUSTMENT CLAUSES DO NOT CREATE A SALE OR SECURITY INTEREST IN THE LEASED VEHICLE.

H.B. 112, AN ACT TO REALIGN THE DISTRICTS FOR WAKE COUNTY SUPERIOR COURT JUDGE SEATS TO PROVIDE FOR SINGLE MEMBER DISTRICTS AND EQUAL REPRESENTATION IN THOSE DISTRICTS, WHICH ARE TO BE DETERMINED.

H.B. 164, AN ACT TO AUTHORIZE THE RELEASE OF FUNDS DEPOSITED BY AN UPSET BIDDER OR A HIGH BIDDER IN A FORECLOSURE PROCEEDING WHEN A BANKRUPTCY PETITION IS FILED.

H.B. 167, AN ACT TO EXTEND THE PERIOD FOR LOCAL GOVERNMENTS TO REFUND SPECIFIED UNUSED ASSESSMENTS.

H.B. 174, AN ACT TO ENACT THE COMMERCIAL REAL ESTATE BROKER LIEN ACT.

H.B. 229, AN ACT TO ALLOW A PUBLIC TRANSPORTATION AUTHORITY OR REGIONAL PUBLIC TRANSPORTATION AUTHORITY TO APPLY FOR ELDERLY AND DISABLED TRANSPORTATION AND ASSISTANCE FUNDS ON BEHALF OF THE COUNTIES THAT THE PUBLIC TRANSPORTATION AUTHORITY OR REGIONAL PUBLIC TRANSPORTATION AUTHORITY SERVES.

H.B. 243, AN ACT TO CLARIFY THAT THE FEE CHARGED BY THE CLERK OF SUPERIOR COURT FOR CERTIFICATES UNDER SEAL IS WAIVED FOR APPOINTED ATTORNEYS REPRESENTING INDIGENT CLIENTS.

H.B. 313, AN ACT TO REPEAL THE PAYROLL SAVINGS PROGRAM FOR SAVINGS BONDS DUE TO RECENT CHANGES MADE BY THE UNITED STATES TREASURY DEPARTMENT.

H.B. 318, AN ACT TO MODIFY THE STATE TREASURER INVESTMENT STATUTE.

H.B. 332, AN ACT CLARIFYING THAT A LOCAL GOVERNMENT MAY NOT IMPOSE A MORATORIUM ON DEVELOPMENT APPROVALS FOR THE PURPOSE OF DEVELOPING AND ADOPTING A NEW OR REVISED DEVELOPMENT ORDINANCE.

June 15, 2011
H.B. 373, AN ACT TO AUTHORIZE THE PAYMENT OF INSURANCE PREMIUMS USING DEBIT CARDS, TO FACILITATE THE PAYMENT OF INSURANCE PREMIUMS USING CREDIT AND DEBIT CARDS, AND TO PERMIT THE COMMISSIONER OF INSURANCE TO APPROVE NONTRADITIONAL GROUPS FOR GROUP LIFE INSURANCE.

H.B. 388, AN ACT TO ALLOW THE USE OF DIRECT CROSS-CONNECTIONS BETWEEN RECLAIMED WATER AND POTABLE WATER SYSTEMS WHEN SUCH DIRECT CROSS-CONNECTIONS HAVE BEEN PREVIOUSLY APPROVED BY THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES.

H.B. 492, AN ACT TO (1) PROVIDE THAT DEVELOPMENT IN THE UNINCORPORATED AREAS OF A COUNTY IS NOT SUBJECT TO THE STANDARDS REGARDING POSTCONSTRUCTION PRACTICES UNDER SECTION 9 OF S.L. 2006-246 OR ANY ADMINISTRATIVE RULES ADOPTED TO REPLACE THAT SECTION WHEN THE DEVELOPMENT IS LOCATED IN A COUNTY THAT CONTAINS AN URBANIZED AREA AND HAD AN ACTUAL POPULATION GROWTH RATE THAT EXCEEDED THE STATE POPULATION GROWTH RATE FOR THE PERIOD 1995 THROUGH 2004 WHEN THAT POPULATION GROWTH OCCURRED IN AN AREA WITHIN THE COUNTY THAT CONSISTS OF LESS THAN FIVE PERCENT OF THE TOTAL LAND AREA OF THE COUNTY AND (2) RESCIND THE CURRENT DESIGNATION OF ANY SUCH COUNTY.

H.B. 575, AN ACT TO PROVIDE THAT IN LIEU OF CONTRACTUAL LIABILITY INSURANCE, A SERVICE CONTRACT PROVIDER MAY MAINTAIN A FUNDED RESERVE ACCOUNT FOR ITS OBLIGATIONS UNDER SERVICE CONTRACTS ISSUED AND OUTSTANDING IN THIS STATE.

H.B. 595, AN ACT CHANGING THE STRUCTURE OF CERTAIN LEGISLATIVE COMMITTEES AND COMMISSIONS, TRANSFERRING THE DUTIES OF CERTAIN COMMITTEES AND COMMISSIONS TO OTHER COMMITTEES AND COMMISSIONS, CHANGING THE COMPOSITION OF VARIOUS LEGISLATIVE COMMITTEES AND COMMISSIONS, AND MAKING CONFORMING CHANGES.

H.B. 617, AN ACT TO PROVIDE FOR THE REGULATION OF PORTABLE ELECTRONICS INSURANCE.

H.B. 664, AN ACT TO PROVIDE CERTAIN INFORMATION REGARDING A DECEASED PERSON'S GROUP LIFE INSURANCE TO A FUNERAL DIRECTOR OR ESTABLISHMENT.

June 15, 2011
H.B. 692. AN ACT TO MODIFY THE STATUTES GOVERNING UNCLAIMED PROPERTY IN ORDER TO INCREASE CLAIMS PAID TO RIGHTFUL OWNERS AND REDUCE REPORTING BURDENS ON BUSINESS HOLDERS OF UNCLAIMED PROPERTY.

H.B. 762. AN ACT TO PROTECT LANDOWNER RIGHTS.

H.B. 896. AN ACT TO FACILITATE ELECTRONIC LISTING OF PERSONAL PROPERTY FOR PROPERTY TAX PURPOSES.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

H.B. 207. AN ACT TO AUTHORIZE CERTAIN CHANGES TO LOCAL DEVELOPMENT FOR THE CITY OF WINSTON-SALEM.

H.B. 469. AN ACT TO INCREASE THE AUTHORIZATION TO LEVY AN OCCUPANCY TAX IN THE CITY OF LUMBERTON AND THE TOWN OF ST. PAULS.

H.B. 558. AN ACT TO AMEND THE ENABLING LAWS RELATING TO CITY-COUNTY PLANNING AND ZONING IN FORSYTH COUNTY AND THE CITY OF WINSTON-SALEM.

H.B. 581. AN ACT TO AMEND THE PROVISIONS OF THE CITY OF LUMBERTON FIREMEN'S RELIEF FUND AND SUPPLEMENTARY PENSION FUND.

H.B. 804. AN ACT TO AUTHORIZE JOHNSTON MEMORIAL HOSPITAL AUTHORITY TO FREEZE ITS PARTICIPATION AS AN EMPLOYER UNDER THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM.

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 129. AN ACT TO MAKE GOLD (AURUM) THE STATE MINERAL.

S.B. 159. AN ACT TO TRANSFER THE BLUE RIDGE CORRECTIONAL FACILITY TO MAYLAND COMMUNITY COLLEGE FOR THE EXPANSION OF EXISTING COMMUNITY COLLEGE PROGRAMS AND THE DEVELOPMENT OF NEW PROGRAMS.

S.B. 194. AN ACT TO AUTHORIZE COMPRESSED NATURAL GAS VEHICLES AND FUEL CELL ELECTRIC VEHICLES TO OPERATE IN HIGH OCCUPANCY VEHICLE LANES AND TO EXEMPT FUEL CELL ELECTRIC VEHICLES FROM THE EMISSIONS INSPECTION REQUIREMENT.

June 15, 2011
S.B. 243, an act to extend the sunset on the law allowing capital lease financing for public schools.

S.B. 272, an act to clarify the role of charitable donations and write-offs as collateral sources for crime victims compensation, to modify the scope of dependent's economic loss for crime victims compensation, to clarify the confidentiality of crime victims compensation commission records, to require suspension of crime victims compensation proceedings upon request of the attorney general, and to provide that certain state bar records on disciplinary matters and the lawyers assistance program are not public record.

S.B. 309, an act to authorize the governing board of any soil and water conservation district to establish a special reserve fund to be used for maintaining conservation easements.

S.B. 320, an act to amend the authority of cities concerning water and wastewater treatment and distribution systems.

S.B. 340, an act establishing the state historic sites fund in the division of state historic sites.

S.B. 356, an act to limit an individual from running on the same general election ballot for more than one office, except to fill a vacancy for the remainder of an unexpired term.

S.B. 438, an act to clarify motor vehicle dealers and manufacturers licensing law.

H.B. 342, an act prohibiting any public institution of higher education from soliciting or using information regarding the accreditation of a secondary school located in North Carolina that is attended by a student as a factor affecting admissions, loans, scholarships, or other educational activity at the public institution, unless the accreditation was conducted by a state agency; authorizing the state board of education to accredit schools in a local school administrative unit at the request of and at the expense of that unit; and modifying the budget of the department of public instruction accordingly.

June 15, 2011
H.B. 381, AN ACT TO PREVENT LAW ENFORCEMENT AGENCIES FROM ESTABLISHING PATTERNS FOR VEHICLE STOPS AT CHECKING STATIONS BASED ON A PARTICULAR TYPE OF VEHICLE.

H.B. 386, AN ACT TO MODERNIZE THE NORTH CAROLINA REAL ESTATE LICENSE LAW.

H.B. 406, AN ACT TO PROVIDE THAT LAND THAT IS ENGAGED IN AGRICULTURE MAY QUALIFY FOR ENROLLMENT IN A VOLUNTARY AGRICULTURAL DISTRICT EVEN THOUGH IT DOES NOT QUALIFY FOR TAXATION AT ITS PRESENT-USE VALUE, AND TO PROVIDE THAT RESIDENTIAL LOTS CREATED ON LAND THAT IS THE SUBJECT OF A CONSERVATION AGREEMENT MUST MEET MUNICIPAL ZONING AND SUBDIVISION REGULATIONS, AND TO PROVIDE THAT REVOCABLE VOLUNTARY AGRICULTURAL DISTRICT CONSERVATION AGREEMENTS ARE NOT REQUIRED TO BE RECORDED.

H.B. 484, AN ACT TO TRANSFER MANAGEMENT OF THE STATE HOME FORECLOSURE PREVENTION PROJECT AND FUND TO THE NORTH CAROLINA HOUSING FINANCE AGENCY, TO EXEMPT THE NORTH CAROLINA HOUSING FINANCE AGENCY FROM THE REQUIREMENTS OF ARTICLES 6 AND 7 OF CHAPTER 143 OF THE GENERAL STATUTES, AND TO AUTHORIZE THE COMMISSIONER OF BANKS TO ACQUIRE PROPERTY SUBJECT TO APPROVAL OF THE STATE BANKING COMMISSION.

H.B. 501, AN ACT TO PROVIDE FOR THE OWNERSHIP OF INSURANCE COMPANIES BY CREDIT UNIONS.

H.B. 507, AN ACT AUTHORIZING PROPERTY OWNERS ASSOCIATIONS THAT OWN STREETS THAT ARE LOCATED OUTSIDE INCORPORATED MUNICIPALITIES AND THAT HAVE NOT BEEN ACCEPTED FOR MAINTENANCE BY THE NORTH CAROLINA DEPARTMENT OF TRANSPORTATION FOR A PERIOD OF THIRTY YEARS TO FILE, WITH THE APPROVAL OF THE COUNTY COMMISSIONERS, A DECLARATION WITHDRAWING THE DEDICATION TO PUBLIC USE OF SUCH STREETS.

H.B. 613, AN ACT MAKING PROGRAMMATIC AMENDMENTS TO THE NC-THINKS STATE EMPLOYEE SUGGESTION PROGRAM.

H.B. 616, AN ACT TO AMEND THE LAWS RELATING TO THE REGULATION OF ENGINEERING AND LAND SURVEYING.

June 15, 2011
H.B. 622, AN ACT RELATING TO THE FREQUENCY OF FOOD SERVICE INSPECTIONS IN NURSING HOMES AND NURSING HOME BEDS LICENSED UNDER CHAPTER 131E OF THE GENERAL STATUTES THAT ARE ALSO CERTIFIED BY MEDICARE AND MEDICAID.

H.B. 646, AN ACT TO PROVIDE FUNDING TO THE DEPARTMENT OF CORRECTION TO COMPLETE THE CONSTRUCTION OF AN AUTHORIZED PRISON HOSPITAL.

H.B. 661, AN ACT TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO MAKE A COMMERCIAL DRIVERS LICENSE AND A HAZARDOUS MATERIALS ENDORSEMENT EXPIRE AT THE SAME TIME.

H.B. 686, AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A PAYABLE ON DEATH ACCOUNT NAMING AN ENTITY OTHER THAN A NATURAL PERSON AS BENEFICIARY.

H.B. 809, AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO ESTABLISH A STATEWIDE SURVEILLANCE AND REPORTING SYSTEM FOR HEALTH CARE-ASSOCIATED INFECTIONS AND TO SUBJECT HOSPITALS TO THE REQUIREMENTS OF THE STATEWIDE SURVEILLANCE AND REPORTING SYSTEM.

H.B. 846, AN ACT TO EXPAND THE SCOPE OF THE LAW THAT ALLOWS AN AGENCY ACTING AS A CONFIDENTIAL INTERMEDIARY TO OBTAIN A COPY OF A DEATH CERTIFICATE OF A BIOLOGICAL PARENT OR AN ADULT ADOPTEE TO INCLUDE A LINEAL ASCENDANT OF A BIOLOGICAL PARENT WHEN IT IS DETERMINED THE BIOLOGICAL PARENT, ADULT ADOPTEE, OR THE LINEAL ASCENDANT OF THE BIOLOGICAL PARENT IS DECEASED.

H.B. 927, AN ACT TO MAKE CHANGES TO THE STATUTES GOVERNING THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM TO ENSURE THE FUTURE SOLVENCY OF THOSE SYSTEMS, TO AMEND THE PROVISIONS OF THE SPECIAL SEPARATION ALLOWANCE FOR LAW ENFORCEMENT OFFICERS FOR LAW ENFORCEMENT OFFICERS HIRED ON OR AFTER AUGUST 1, 2011, AND TO MAKE IT A CLASS 1 MISDEMEANOR TO FRAUDULENTLY RECEIVE THE RETIREMENT BENEFIT OF A DECEASED RETIREE AT LEAST TWO MONTHS AFTER THE RETIREE'S DEATH.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

June 15, 2011
S.B. 39. AN ACT TO EXPAND THE BOARD OF COMMISSIONERS OF THE TOWN OF PARMELE FROM THREE TO FIVE MEMBERS.

S.B. 151. AN ACT TO ALLOW THE WAKE COUNTY BOARD OF COMMISSIONERS TO REDISTRICT THEIR RESIDENCY DISTRICTS AND TO BRING WAKE COUNTY UNDER THE GENERAL LAW CONCERNING FILLING OF VACANCIES ON ITS COUNTY BOARD OF COMMISSIONERS.

S.B. 177. AN ACT AMENDING THE CHARTER OF THE CITY OF GREENSBORO TO PROVIDE THAT THE CITY SHALL COLLECT PAST-DUE CHARGES FOR UTILITY SERVICES OWED BY A TENANT WHO IS LIABLE FOR THE CHARGES IN THE MANNER PROVIDED BY GENERAL LAW INSTEAD OF PLACING A LIEN UPON THE RENTAL PROPERTY.

S.B. 250. AN ACT TO PROVIDE FOR ELECTION OF MEMBERS OF THE HARKERS ISLAND SANITARY DISTRICT BOARD ON THE SAME DATE AS GENERAL ELECTIONS IN EVEN-NUMBERED YEARS.

H.B. 117. AN ACT PROVIDING THAT THE TOWNS OF CLAYTON, SELMA, AND SMITHFIELD SHALL USE REVENUE DERIVED FROM RATES FOR ELECTRIC SERVICE FOR PAYING THE DIRECT AND INDIRECT COSTS OF OPERATING THE ELECTRIC SYSTEM, TRANSFERRING AMOUNTS THAT REPRESENT A RATE OF RETURN ON THE INVESTMENT IN THE ELECTRIC SYSTEM, AND MAKING DEBT SERVICE PAYMENTS.

H.B. 170. AN ACT AMENDING THE CHARTER OF THE CITY OF WINSTON-SALEM REGARDING MEETINGS OF THE CITY COUNCIL.

H.B. 360. AN ACT TO ALLOW THE TOWNS OF COLUMBIA TO HAVE LIMITED OR NO ONE-STOP EARLY VOTING FOR MUNICIPAL ELECTIONS WHEN NO OTHER ELECTIONS ARE ON THE BALLOT.

H.B. 410. AN ACT AUTHORIZING THE TOWN OF PINEBLUFF TO PRESERVE CERTAIN UNDEVELOPED PROPERTY OWNED BY THE TOWN FOR PARK LAND.

H.B. 416. AN ACT TO ALLOW CAMDEN COUNTY TO EXPAND WATERSHED IMPROVEMENT COMMISSIONS FROM THREE TO FIVE MEMBERS.

H.B. 420. AN ACT TO ALLOW THE TOWN OF OAK ISLAND TO USE WHEEL LOCKS TO ENFORCE PARKING REGULATIONS.

June 15, 2011
H.B. 463, AN ACT TO AMEND THE LAW PROVIDING FOR THE TAKING OF FOXES WITH WEAPONS AND BY TRAPPING IN ROCKINGHAM COUNTY.

H.B. 498, AN ACT TO ALLOW THE PRESIDING OFFICER OF THE WAKE COUNTY BOARD OF EDUCATION TO VOTE IN ALL CASES.

H.B. 510, AN ACT TO RESTORE ELECTIONS IN THE CITY OF REIDSVILLE TO NOVEMBER, SUBJECT TO A REFERENDUM.

H.B. 516, AN ACT TO AMEND THE CHARTER OF THE CITY OF MOUNT AIRY.

H.B. 523, AN ACT TO CHANGE THE ELECTION YEAR FOR THE CITY OF WINSTON-SALEM AND THE ELECTION METHOD FOR THE WINSTON-SALEM/FORSYTH COUNTY BOARD OF EDUCATION.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 15, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House of Representatives has passed H.B. 200, (Ratified Edition) AN ACT TO SPUR THE CREATION OF PRIVATE SECTOR JOBS; REORGANIZE AND REFORM STATE GOVERNMENT; MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS AND INSTITUTIONS; AND TO ENACT BUDGET RELATED AMENDMENTS, notwithstanding the objections of the Governor. Pursuant to Article II, Section 22, of the North Carolina Constitution, the bill together with the objections and veto message are hereby delivered to your Honorable Body for reconsideration.

Respectfully,
S/Denise G. Weeks
Principal Clerk

GOVERNOR’S OBJECTION AND VETO MESSAGE

House Bill 200, “An Act to Spur the Creation of Private Sector Jobs; Reorganize and Reform State Government; Make Base Budget Appropriations For Current Operations of State Departments and Institutions; And to Enact Budget Related Amendments.”

June 15, 2011
For generations, we North Carolina have distinguished ourselves from other southern states as a place of opportunity, and a place that understands the value of investing in our people.

Education has been our hallmark - the one area that set us apart from our neighbors and propelled our economic success.

From the high chair to the rocking chair, every North Carolinian has been given the opportunity for a quality education — from early childhood, K-12, community colleges and through our colleges and universities. This is the commitment we have made to our people because, quite simply, it's what we believe in.

We have lived our values - until now.

Now, for the first time, we have a legislature that is turning its back on our schools, our children, our longstanding investments in education and our future economic prospects.

Under this budget:

- We will overlook many of our most at-risk pre-school children by slashing Smart Start and More at Four, leaving these kids behind before they've even started Kindergarten;
- Classrooms will be underfunded in K-12, forcing local school districts to lay off thousands of teachers and teaching assistants who will then be added to the unemployment rolls; and
- In our community colleges and universities, programs will be shut down, tuition may be raised, career training and college degrees will be further out of reach, there will be fewer class offerings and students will take longer to graduate.

This budget will result in generational damage. It tears at the very fibers that make North Carolina strong - not only our schools, but also our communities, our environment, our public safety system and our ability to care for those who need us most.

- Our most vulnerable and sick will see medical and mental health services cut or eliminated;
- Families will have fewer resources as they care for their elderly, their disabled or their mentally ill;
- The natural environmental treasures that we cherish and that draw so many visitors to North Carolina will be at risk of permanent damage or destruction;
- Historical sites that attract tourists and stimulate economic activity by commemorating our rich cultural heritage will be closed;
- Our ability to prepare for and recover from disasters such as tornados and hurricanes may be hampered; and
- These cuts would be devastating when we have a more than active hurricane season predicted.
- Fewer law enforcement officers will patrol our streets and supervise convicted felons, while victims will be forced to wait longer for justice.

June 15, 2011
In the days since the General Assembly's budget reached my desk, I've traveled the state listening to parents and grandparents, teachers and superintendents, business people, community leaders and law enforcement officials. I saw worry in their eyes;

I heard frustration in their voices. These are people who, like me, are proud to call North Carolina home because of what we believe in as a people; because of our legacy of smart choices and planning for the future. They spoke to me not as Democrats or Republicans, Tea Partiers or Independents. They came to me as North Carolinians, and they asked me to stand up for what is right for our children and grandchildren, for what moves North Carolina forward, not backward.

They know that much of damage that this budget seeks to do is simply unnecessary. By extending less than a penny of the sales tax, North Carolina can avoid severe cuts to our schools and other crucial programs.

These cuts were made by the legislature in this budget by choice. They chose to risk our children's futures - for less than a penny.

For weeks I have cautioned legislative leaders of the damage this budget will cause. Yes, these difficult economic times demand that we tighten our belt, make cuts and face up to hard choices.

The budget I submitted to the General Assembly in February did just that — but it also invested in our future. We cannot move North Carolina forward without both balance and reason. This budget provides neither.

As I've reviewed the General Assembly's plan for how North Carolina should run the next two years, I've found is ideologically driven budget that rips at our classrooms and campuses, our environment and quality of life, our services for the needy and ill, and the safety of our streets and communities.

What message does that send to the people and businesses who are considering a move to North Carolina? The state's budget is more than just a roadmap for how state agencies operate. It is a reflection of the state's values, of what we believe in.

I will not put my name on a plan that so blatantly ignores the values of North Carolina's people. I cannot support a budget that sends the message that North Carolina is moving backwards, when we have always been a state that led the nation.

The General Assembly may be satisfied with a state in reverse, but I am not. Therefore, I veto this bill.

S/Beverly Eaves Perdue

This bill having been vetoed is returned to the Clerk of the North Carolina House of Representatives on this 12th day of June 2011, at 4:13 p.m. for reconsideration by that body.

Upon motion of Senator Apodaca, the bill is placed on today's Calendar.
MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following special messages are received from the House of Representatives:

**S.B. 118** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE DEFINITION OF DOWNTOWN REVITALIZATION IN THE MUNICIPAL SERVICE DISTRICT LAW, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar for concurrence.

**S.B. 183** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM, for concurrence in the House Committee Substitute bill with unengrossed amendment.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill with unengrossed amendment is placed on today's supplemental calendar for concurrence.

**SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES**

The following special message is received from the House of Representatives:

House of Representatives
June 14, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Amendment **H.B. 165** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE PLANNED COMMUNITY ACT AND THE CONDOMINIUM ACT CONCERNING THE TIME PERIOD FOR FORECLOSURE OF A CLAIM OF LIEN FOR UNPAID ASSESSMENTS, TO AMEND THE LAW CONCERNING DISCLOSURE OF INFORMATION ABOUT HOMEOWNERS ASSOCIATIONS TO POTENTIAL PURCHASERS, AND TO REQUIRE THE REAL ESTATE COMMISSION TO PREPARE AND MAKE AVAILABLE INFORMATION ABOUT RESTRICTIVE COVENANTS TO POTENTIAL PURCHASERS, and requests conferees.

Speaker Tillis has appointed:

Representative Howard
Representative Weiss, and
Representative McGee

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on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

WITHDRAWAL FROM COMMITTEE

H.B. 518 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE AN ADDITIONAL ONE PERCENT OCCUPANCY TAX FOR PERSON COUNTY, referred to the State and Local Government Committee on June 6.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the Committee Substitute bill be withdrawn from the State and Local Government Committee and re-referred to the Finance Committee, which motion prevails with unanimous consent.

The Chair orders the Committee Substitute bill withdrawn from the State and Local Government Committee and re-refers the measure to the Finance Committee.

REPORTS OF COMMITTEES

Standing committee reports are submitted as follows:

By Senator Rouzer for the Agriculture/Environment/Natural Resources Committee:

H.B. 119 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 90127, which changes the title to read H.B. 119 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER'S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE

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CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE'S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; AND (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; AND (22) CONFORM THE STATUTORY DEFINITION OF "SOLID WASTE" TO FEDERAL LAW, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

By Senator Allran for the Judiciary II Committee:

H.B. 271, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE PROHIBITION AGAINST CARRYING A CONCEALED WEAPON DOES NOT APPLY TO STATE PROBATION AND PAROLE CERTIFIED OFFICERS WHEN THEY ARE OFF-DUTY, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

June 15, 2011
H.B. 312 (Committee Substitute), A BILL TO BE ENTITLED AN ACT AMENDING THE METHODS FOR RECORDING SATISFACTION OF A SECURITY INSTRUMENT WITH THE REGISTER OF DEEDS, CLARIFYING THE REQUIREMENTS FOR ELECTRONICALLY REGISTERING PLATS WITH THE REGISTER OF DEEDS, AND AMENDING RESTRICTIONS ON ACCESS TO MILITARY DISCHARGE DOCUMENTS RECORDED WITH THE REGISTER OF DEEDS, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today’s supplemental calendar.

H.B. 641 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH A CERTIFICATE OF RELIEF THAT WILL ASSIST INDIVIDUALS CONVICTED OF LESS SERIOUS CRIMES IN DEALING WITH COLLATERAL SANCTIONS AND DISQUALIFICATIONS THAT RESULT FROM A CRIMINAL CONVICTION AND A PROCEDURE FOR ISSUING THAT CERTIFICATE, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today’s supplemental calendar.

H.B. 805 (Committee Substitute), A BILL TO BE ENTITLED AN ACT AMENDING THE NAME CHANGE STATUTE TO INCLUDE A CRIMINAL RECORD CHECK AND OTHER REQUIREMENTS BEFORE THE CLERK OF SUPERIOR COURT MAY GRANT OR DENY A NAME CHANGE APPLICATION, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today’s supplemental calendar.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following special messages are received from the House of Representatives:

S.B. 125 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PERMIT LOCAL BOARDS OF EDUCATION TO JOINTLY ESTABLISH REGIONAL SCHOOLS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today’s supplemental calendar for concurrence.

S.B. 311 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW WARRANTLESS ARREST FOR VIOLATION OF PRETRIAL RELEASE CONDITIONS, AND RELATING TO ELECTRONIC TECHNOLOGY IN CRIMINAL PROCESS AND PROCEDURE, for concurrence in the House Committee Substitute bill.

June 15, 2011
Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar for concurrence.

**S.B. 385** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT SMALL BUSINESS ASSISTANCE RECORDS AND FINANCIAL STATEMENTS ARE NOT PUBLIC RECORDS AND TO ALLOW A PASS-THROUGH ENTITY THAT CLAIMS A TAX CREDIT UNDER ARTICLE 3J TO TREAT THE CREDIT CLAIMED AS A TAX PAYMENT MADE BY OR ON BEHALF OF THE TAXPAYER, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar for concurrence.

**S.B. 709** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar for concurrence.

**H.B. 122** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES.

Referred to the **Finance Committee**.

**H.B. 751** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY.

Referred to the **Finance Committee**.

**H.B. 886** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE THE LIMITS ON CORPORATE INCOME TAX DEDUCTIONS FOR CHARITABLE CONTRIBUTIONS IN CONFORMANCE WITH THE INTERNAL REVENUE CODE.

Referred to the **Finance Committee**.

June 15, 2011
The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

ENROLLED BILL

The Enrolling Clerk reports the following bill duly ratified for presentation to the Governor:

H.B. 263, AN ACT TO ALLOW CERTAIN RETIRED MEMBERS OF THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM WHO REMARRIED PRIOR TO THE EFFECTIVE DATE OF A TECHNICAL CORRECTION TO THE RETIREMENT LAWS TO NOMINATE THEIR NEW SPOUSES TO RECEIVE THE SURVIVOR BENEFITS IN ACCORDANCE WITH THAT TECHNICAL CORRECTION.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

H.B. 311, AN ACT REQUIRING THAT MOTOR CARRIERS OF HOUSEHOLD GOODS MARK OR IDENTIFY THEIR VEHICLES AND MAKING IT UNLAWFUL FOR A PERSON NOT CERTIFIED BY THE UTILITIES COMMISSION AS A MOTOR CARRIER OF HOUSEHOLD GOODS TO ADVERTISE OR OTHERWISE REPRESENT THAT THE PERSON IS AUTHORIZED TO ENGAGE IN THE TRANSPORTATION OF HOUSEHOLD GOODS FOR COMPENSATION IN THIS STATE, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

H.B. 367, AN ACT TO DEANNEX CERTAIN PARCELS PREVIOUSLY ANNEXED BY A LEGISLATIVE ANNEXATION, with a favorable report.

Upon motion of Senator Apodaca, the bill is re-referred to the Finance Committee.

H.B. 854 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill No. 2 is placed on today's supplemental calendar.

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H.B. 887 (Committee Substitute), A BILL TO BE ENTITLED AN ACT RELATING TO ZONING PROVISIONS FOR TEMPORARY HEALTH CARE STRUCTURES, with a favorable report.

Upon motion of Senator Apodaca, the Committee Substitute bill is re-referred to the Finance Committee.

H.B. 895 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE MODIFICATIONS TO THE BUTNER PUBLIC SAFETY DIVISION, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

H.B. 12 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE THE REGULATION ON PSEUDOEPHEDRINE PRODUCTS TO CURTAIL METHAMPHETAMINE PRODUCTION AND TO REDUCE COSTS TO LOCAL GOVERNMENTS FOR LAB CLEANUP COSTS, AND TO STUDY THE EFFICACY OF ELECTRONIC RECORD KEEPING WITH A REPORT TO THE 2013 GENERAL ASSEMBLY, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 30401, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

H.B. 450 (Committee Substitute), A BILL TO BE ENTITLED AN ACT AUTHORIZING THE LEGISLATIVE RESEARCH COMMISSION TO STUDY THE AUTOMATIC RENEWAL OF MERCHANT CREDIT CARD PROCESSING CONTRACTS, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 11249, which changes the bill from public to local and changes the title to read H.B. 450 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE GUILFORD COUNTY BOARD OF COMMISSIONERS, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

H.B. 618 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO STREAMLINE DUPLICATE OVERSIGHT OF CERTAIN DHHS SERVICE PROVIDERS, with an unfavorable report as to Committee Substitute bill No. 2, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 80271, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

June 15, 2011
H.B. 644 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH PHARMACY AUDIT RIGHTS AND TO ESTABLISH STANDARDS FOR RECOUPMENT OF CLAIMS AND AUTHORIZING A THIRTY-DAY PERIOD TO SUBMIT A WRITTEN REQUEST FOR A RECONSIDERATION REVIEW TO THE DIVISION OF MEDICAL ASSISTANCE, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 30400, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

H.B. 687 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT WHEN CITIES AND COUNTIES ACT OUTSIDE OF THE SCOPE OF THEIR AUTHORITY, THE PARTY SUCCESSFULLY CHALLENGING THAT ACTION MAY RECOVER REASONABLE ATTORNEYS' FEES, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 50404, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

   House of Representatives
   June 14, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on S.B. 110 (Conference Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE PERMITTING AND CONSTRUCTION OF UP TO THREE TERMINAL GROINS AT INLETS UNDER CERTAIN CONDITIONS.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

The President orders the Conference Committee Substitute bill enrolled and sent to the Governor.

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H.B. 200, AN ACT TO SPUR THE CREATION OF PRIVATE SECTOR JOBS; REORGANIZE AND REFORM STATE GOVERNMENT; MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS AND INSTITUTIONS; AND TO ENACT BUDGET RELATED AMENDMENTS.

Senator Stevens offers a motion that H.B. 200 become law notwithstanding the objections of the Governor. The motion prevails (31-19) by a three-fifths majority of members present and voting, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stevens, Tillman and Tucker---31.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---19.

In accordance with Article II, Sec. 22(1) of the North Carolina Constitution, H.B. 200 becomes law notwithstanding the objections of the Governor at 2:48 p.m.

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

RECONSIDERATION

Having voted with the majority, Senator Apodaca offers a motion, seconded by Senator Brunstetter, that the vote by which H.B. 200 became law be reconsidered and further moves that the motion to reconsider do lie upon the table, which motion prevails (31-19).

H.B. 822 (Committee Substitute), A BILL TO BE ENTITLED AN ACT DIRECTING THE STATE BOARD OF EDUCATION TO IMPLEMENT A DROPOUT RECOVERY PILOT PROGRAM.

Upon motion of Senator Apodaca, the Committee Substitute bill is withdrawn from today's calendar and is placed on the calendar for Thursday, June 16.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Stevens for the Appropriations/Base Budget Committee:

H.B. 351 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO RESTORE CONFIDENCE IN GOVERNMENT BY REQUIRING THAT VOTERS PROVIDE PHOTO IDENTIFICATION BEFORE VOTING, with a favorable report.

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Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

**CALENDAR (continued)**

**H.B. 845** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE INVOLUNTARY ANNEXATION LAWS OF NORTH CAROLINA, upon third reading.

Senator Brock offers Amendment No. 1 which is adopted (47-1).

The Senate Committee Substitute bill, as amended, passes its third reading (37-11) and is ordered engrossed and sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

The Senate Committee Substitute bill passes its third reading, by roll-call vote, ayes 37, noes 11, as follows:


Voting in the negative: Senators Atwater, Blue, Clodfelter, Dannelly, Garrou, Graham, Kinnaird, McKissick, Purcell, Robinson and Vaughan---11.

The Senate Committee Substitute bill is ordered engrossed and sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

**H.B. 56** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE SPECIFIED LOCAL PENDING OR COMPLETED INVOLUNTARY ANNEXATIONS BE SUBJECT TO A PETITION TO DENY THE ANNEXATION BY PROPERTY OWNERS OF AT LEAST SIXTY PERCENT OF THE PARCELS LOCATED IN THE AREA, upon second reading.

The Senate Committee Substitute bill passes its second reading, by roll-call vote, ayes 33, noes 17, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jones, McKissick, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Tillman, Tucker and Vaughan---33.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Kinnaird, Mansfield, Nesbitt, Purcell, Robinson, Stein, Stevens, Walters and White---17.

The Senate Committee Substitute bill remains on the calendar for Thursday, June 16, upon third reading.

**H.B. 542** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE TORT REFORM FOR NORTH CAROLINA CITIZENS AND BUSINESSES.

June 15, 2011
The Senate Committee Substitute bill passes its third reading (42-8) and is ordered engrossed and sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

S.B. 267 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, upon third reading.

Senator Clodfelter offers Amendment No. 2 which is adopted (50-0).

The Committee Substitute bill, as amended, passes its third reading, by roll-call vote, ayes 50, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---50.

Voting in the negative: None.

The Committee Substitute bill, as amended, is ordered engrossed and sent to the House of Representatives by special message.

H.B. 208, A BILL TO BE ENTITLED AN ACT TO PROVIDE THE CITY OF WINSTON-SALEM THE RIGHT TO ACQUIRE POSSESSION AND TITLE OF LAND CONDEMNED FOR PUBLIC TRANSPORTATION PROJECTS, upon third reading.

The bill passes its third reading, by roll-call vote, ayes 46, noes 4, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Dannelly, Davis, East, Forrester, Garrou, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Vaughan, Walters and White---46.


The bill is ordered enrolled.

H.B. 15 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

The Committee Substitute bill passes its second reading (32-18) and, without objection, is read a third time and passes its third reading and is ordered enrolled.

H.B. 134 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

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Senator Doug Berger offers Amendment No. 1 which is adopted (46-4).

The Committee Substitute bill, as amended, passes its second reading (33-17) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendment No. 1.

H.B. 266 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW MECKLENBURG AND WAKE COUNTIES AND THE TOWNS OF APEX, CARY, FUQUAY-VARINA, GARNER, HOLLY SPRINGS, KNIGHTDALE, MORRISVILLE, ROLESVILLE, WAKE FOREST, WENDELL, AND ZEBULON TO ENTER INTO LEASES FOR THE SITING AND OPERATION OF A RENEWABLE ENERGY FACILITY FOR UP TO TWENTY YEARS WITHOUT TREATING IT AS A SALE AND WITHOUT GIVING NOTICE BY PUBLICATION, AND EXEMPTING THOSE LOCAL GOVERNMENTS UNTIL JUNE 30, 2015, FROM COMPETITIVE BIDDING REQUIREMENTS WHEN LETTING CONTRACTS FOR USE AS PART OF LOCAL PILOT PROGRAMS AIMED AT INCREASING ENERGY EFFICIENCY.

The Senate Committee Substitute bill passes its second reading and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 362 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REGULATE HUNTING WITH CENTERFIRE RIFLES IN PASQUOTANK COUNTY AND TO PROHIBIT HUNTING FROM VESSELS ON PORTIONS OF THE TAR RIVER IN EDGEcombe COUNTY.

The Senate Committee Substitute bill passes its second reading and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 541 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

The Committee Substitute bill passes its second reading (31-19) and, without objection, is read a third time and passes its third reading and is ordered enrolled.

H.B. 442 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CORNELIUS TO USE DESIGN-BUILD DELIVERY METHODS AND TO SPECIFY THE TOWN'S INVESTMENT AUTHORITY AND ALLOWING TRANSYLVANIA COUNTY TO USE DESIGN-BUILD DELIVERY METHODS FOR CONSTRUCTION PROJECTS.

Upon motion of Senator Apodaca, the President orders, without objection, the Committee Substitute bill temporarily displaced.

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SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

S.B. 322 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ADOPT STOCK CAR RACING AS THE OFFICIAL SPORT OF NORTH CAROLINA, for concurrence in the House Amendment No. 1.

Upon motion of Senator Apodaca the rules are suspended and the Committee Substitute bill is placed on the calendar for immediate consideration.

Upon motion of Senator Apodaca, the Senate concurs in the House Amendment No. 1 (48-2) and the bill is ordered enrolled and sent to the Governor.

CALENDAR (continued)

S.B. 94 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO ALLOW THE RENEWABLE ENERGY TAX CREDIT TO BE ALLOCATED BY A PASS-THROUGH ENTITY TO ITS OWNERS AND TO CHANGE THE DEFINITION OF COST, upon third reading.

The Committee Substitute bill No. 2 passes its third reading, by roll-call vote, ayes 50, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannely, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnard, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---50.

Voting in the negative: None.

The Committee Substitute bill No. 2 is ordered sent to the House of Representatives by special message.

S.B. 572, A BILL TO BE ENTITLED AN ACT TO ENACT THE OMNIBUS COUNTY BILL OF 2011, upon third reading.

The bill, as amended, passes its third reading, by roll-call vote, ayes 50, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannely, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnard, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---50.

Voting in the negative: None.

The bill, as amended, is ordered engrossed and sent to the House of Representatives by special message.

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H.B. 49 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE THE PUNISHMENT FOR DWI OFFENDERS WITH THREE OR MORE GROSSLY AGGRAVATING FACTORS, TO AUTHORIZE THE COURT TO REQUIRE CONTINUOUS ALCOHOL MONITORING FOR CERTAIN OFFENDERS, AND TO INCREASE THE COURT COSTS FOR DWI OFFENDERS, upon third reading.

The Senate Committee Substitute bill passes its third reading, by roll-call vote, ayes 50, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, A. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---50.

Voting in the negative: None.

The Senate Committee Substitute bill is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 619 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO SPECIFY THE SECRETARY OF REVENUE'S AUTHORITY TO ADJUST THE NET INCOME OF A CORPORATION OR TO REQUIRE A CORPORATION TO FILE A COMBINED RETURN.

Upon motion of Senator Apodaca, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

WITHDRAWAL FROM COMMITTEE

H.B. 643 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXEMPT CERTAIN TRANSFERS OF WATER IN THE CENTRAL COASTAL PLAIN CAPACITY USE AREA FROM INTERBASIN TRANSFER CERTIFICATION REQUIREMENTS, referred to the Rules and Operations of the Senate Committee on June 14.

Pursuant to Rule 47 (a), Senator Apodaca offers a motion that the Committee Substitute bill be withdrawn from the Rules and Operations of the Senate Committee and placed on today's supplemental calendar, which motion prevails with unanimous consent.

The Chair orders the Committee Substitute bill be withdrawn from the Rules and Operations of the Senate Committee and places it on today's supplemental calendar.

CALENDAR (continued)

H.B. 168 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CLARIFY THE DEFINITION OF "BONA FIDE FARM PURPOSES," TO PROHIBIT THE INVOLUNTARY MUNICIPAL

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ANNEXATION OF PROPERTY USED FOR BONA FIDE FARM PURPOSES, TO PROVIDE THAT PROPERTY USED FOR BONA FIDE FARM PURPOSES IS EXEMPT FROM THE EXERCISE OF MUNICIPAL EXTRATERRITORIAL JURISDICTION, AND TO EXEMPT PROPERTY USED FOR BONA FIDE FARM PURPOSES FROM MUNICIPAL ZONING.

Senator Hartsell offers Amendment No. 1 which is adopted (47-3), and changes the title to read H.B. 168 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CLARIFY THE DEFINITION OF "BONA FIDE FARM PURPOSES," TO PROHIBIT THE INVOLUNTARY MUNICIPAL ANNEXATION OF PROPERTY USED FOR BONA FIDE FARM PURPOSES, AND TO PROVIDE THAT PROPERTY USED FOR BONA FIDE FARM PURPOSES IS EXEMPT FROM THE EXERCISE OF MUNICIPAL EXTRATERRITORIAL JURISDICTION.

The Senate Committee Substitute bill, as amended, passes its second reading (44-6) and, without objection, is read a third time and passes its third reading and is ordered engrossed and sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 585 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE CLARIFICATION FOR THE RETITLING OF A MANUFACTURED HOME THAT IS REMOVED FROM REAL PROPERTY AFTER THE ORIGINAL TITLE HAS BEEN CANCELLED.

Upon motion of Senator Apodaca, the Senate Committee Substitute bill is withdrawn from today's calendar and is re-referred to the Rules and Operations of the Senate Committee.

H.B. 642 (Senate Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO IMPLEMENT CERTAIN RECOMMENDATIONS OF THE JUSTICE REINVESTMENT PROJECT AND TO PROVIDE THAT THE ACT SHALL BE ENTITLED "THE JUSTICE REINVESTMENT ACT OF 2011."

The Senate Committee Substitute bill No. 2 passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill No. 2.

H.B. 677 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE ADULT CARE HOMES WITH GREATER FLEXIBILITY IN THE TRANSFER AND DISCHARGE OF RESIDENTS AND TO ENACT APPEAL RIGHTS FOR ADULT CARE HOME RESIDENTS AND ADULT CARE HOMES WITH RESPECT TO DISCHARGE DECISIONS AND TO CREATE ADULT CARE HOME RESIDENT DISCHARGE TEAMS WITHIN EVERY COUNTY WHICH CONTAINS AN ADULT CARE HOME LICENSED UNDER CHAPTER 131D OF THE GENERAL STATUTES.

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Senator Mansfield offers Amendment No. 1 which is adopted (50-0).

The Senate Committee Substitute bill, as amended, passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered engrossed and sent to the House of Representatives, by special message for concurrence in the Senate Committee Substitute bill.

**H.B. 678** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, IN COLLABORATION WITH THE DEPARTMENT OF CORRECTION, TO ESTABLISH A PILOT PROGRAM TO ALLOW CERTAIN INMATES RELEASED FROM CONFINEMENT TO BE PLACED IN ADULT CARE HOMES TO RECEIVE PERSONAL CARE SERVICES AND MEDICATION MANAGEMENT.

The Committee Substitute bill passes its second reading (48-2) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

**H.B. 160**, A BILL TO BE ENTITLED AN ACT TO PROVIDE SPACE ON THE INCOME TAX RETURN FOR INDIVIDUALS TO MAKE DONATIONS FOR EARLY DETECTION OF BREAST AND CERVICAL CANCER AS PROVIDED BY THE BREAST AND CERVICAL CANCER CONTROL PROGRAM.

Upon motion of Senator Apodaca, the bill is withdrawn from today's calendar and is re-referred to the **Rules and Operations of the Senate Committee**.

**H.B. 329** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE EXEMPTION FROM BUILDING RULES FOR FARM BUILDINGS TO INCLUDE FARM BUILDINGS USED FOR SPECTATOR EVENTS.

Upon motion of Senator Apodaca, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

**H.B. 538** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM TO REMOVE THE REQUIREMENT THAT LAW ENFORCEMENT OFFICERS HAVE ONE YEAR OF CREDITABLE SERVICE IN ORDER TO QUALIFY FOR DISABILITY RETIREMENT BENEFITS FOR INJURIES INCURRED IN THE LINE OF DUTY AND TO INCLUDE THE NORTH CAROLINA SHERIFFS' ASSOCIATION AS AN EMPLOYER.

Upon motion of Senator Apodaca, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

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WITHDRAWAL FROM COMMITTEE

H.B. 291 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW RECALL OF OFFICERS OF THE TOWN OF BELHAVEN, referred to the Rules and Operations of the Senate Committee on June 14.

Pursuant to Rule 47 (a), Senator Apodaca offers a motion that the Committee Substitute bill be withdrawn from the Rules and Operations of the Senate Committee and placed on today's supplemental calendar, which motion prevails with unanimous consent.

The Chair orders the Committee Substitute bill be withdrawn from the Rules and Operations of the Senate Committee and places it on today's supplemental calendar.

CALENDAR (continued)

H.B. 588 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT, having been placed on the calendar of June 15.

Senator Vaughan offers Amendment No. 1 which is adopted (50-0).

The Senate Committee Substitute bill, as amended, passes its third reading (50-0) and is ordered engrossed and sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 744 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE SAFE STUDENTS ACT.

The Committee Substitute bill passes its third reading (50-0) and is ordered enrolled and sent to the Governor.

H.B. 66 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS.

The Committee Substitute bill passes its second reading.

Senator Vaughan objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Thursday, June 16, upon third reading.

The Senate recesses at 4:20 p.m., subject to the ratification of bills, referral of bills, receipt of committee reports and messages from the House of Representatives, to reconvene at 7:15 p.m.

RECESS

WITHDRAWAL FROM COMMITTEE

H.B. 344 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW AN INDIVIDUAL INCOME TAX CREDIT FOR CHILDREN WITH DISABILITIES WHO REQUIRE SPECIAL EDUCATION

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AND TO CREATE A FUND FOR SPECIAL EDUCATION AND RELATED SERVICES, referred to the Appropriations/Base Budget Committee on June 14.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the Senate Committee Substitute bill be withdrawn from the Appropriations/Base Budget Committee and re-referred to the Finance Committee, which motion prevails with unanimous consent.

The Chair orders the Senate Committee Substitute bill withdrawn from the Appropriations/Base Budget Committee and re-refers the measure to the Finance Committee.

REPORTS OF COMMITTEES

Standing committee reports are submitted as follows:

By Senator Hartsell for the Finance Committee:

**H.B. 24**, A BILL TO BE ENTITLED AN ACT TO MODIFY AND EXPAND THE DUTIES OF THE JOINT LEGISLATIVE ECONOMIC DEVELOPMENT OVERSIGHT COMMITTEE, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

**H.B. 93** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW A SELLER TO APPLY OVERCOLLECTED SALES TAX TO OFFSET A USE TAX LIABILITY ON A RELATED TRANSACTION, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

**H.B. 242** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO (1) INCREASE THE AMOUNT OF THE BOND REQUIRED UPON REGISTRATION IN ORDER TO DRILL FOR OIL OR NATURAL GAS IN THE STATE; (2) INCREASE THE AMOUNT OF FEES APPLICABLE TO DRILLING AND ABANDONING OIL OR GAS WELLS; (3) ESTABLISH PROVISIONS FOR THE PROTECTION OF LANDOWNERS RELATIVE TO LEASES FOR OIL AND GAS EXPLORATION; (4) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE ISSUE OF OIL AND GAS EXPLORATION IN THE STATE, AND SPECIFICALLY THE USE OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING FOR THAT PURPOSE; (5) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO CONDUCT AT LEAST TWO PUBLIC HEARINGS ON THE ISSUE IN THE AREA IN WHICH EXPLORATION FOR NATURAL GAS BY MEANS OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING MAY OCCUR; AND (6) APPROPRIATE THE

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SUM OF ONE HUNDRED THOUSAND DOLLARS TO THE DEPARTMENT FOR THE CONDUCT OF THE STUDY AND THE HEARINGS, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

**H.B. 344** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW AN INDIVIDUAL INCOME TAX CREDIT FOR CHILDREN WITH DISABILITIES WHO REQUIRE SPECIAL EDUCATION AND TO CREATE A FUND FOR SPECIAL EDUCATION AND RELATED SERVICES, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

**H.B. 358** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE APPROVAL OF THE BOARD OF COMMISSIONERS OF CHATHAM COUNTY BEFORE THE TOWNS OF APEX OR CARY MAY MAKE AN INVOLUNTARY ANNEXATION INTO CHATHAM COUNTY, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

**H.B. 367**, A BILL TO BE ENTITLED AN ACT TO DEANNEX CERTAIN PARCELS PREVIOUSLY ANNEXED BY A LEGISLATIVE ANNEXATION, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

**H.B. 409** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW GUILFORD TECHNICAL COMMUNITY COLLEGE TO LEASE A PORTION OF ITS PROPERTY TO THE NORTH CAROLINA CENTER FOR GLOBAL LOGISTICS, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

**H.B. 411** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE IREDELL COUNTY SHERIFF MAY LEASE THE FORMER IREDELL CORRECTIONAL FACILITY FROM THE DEPARTMENT OF TRANSPORTATION FOR ONE DOLLAR A YEAR FOR THIRTY YEARS UPON THE PAYMENT OF SEVENTY-FIVE THOUSAND DOLLARS BY THE IREDELL COUNTY SHERIFF TO THE DEPARTMENT OF TRANSPORTATION FOR THE RENOVATION OF THE NEWTON STORAGE FACILITY FOR THE DEPARTMENT OF TRANSPORTATION, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

June 15, 2011
H.B. 486, A BILL TO BE ENTITLED AN ACT REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE TOWN OF TRYON, with a favorable report.
Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

H.B. 518 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE AN ADDITIONAL ONE PERCENT OCCUPANCY TAX FOR PERSON COUNTY, with a favorable report.
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

H.B. 573 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE CITY OF RALEIGH AND ANNEX TO THE CORPORATE LIMITS OF THE TOWN OF WAKE FOREST PART OF THE RIGHT-OF-WAY OF THE HIGHWAY 98 BYPASS IN WAKE FOREST TOWNSHIP, AS REQUESTED BY THOSE MUNICIPALITIES, with a favorable report.
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

H.B. 384 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO SIMPLIFY THE FEES CHARGED FOR REGISTERING INSTRUMENTS WITH A REGISTER OF DEEDS IN THIS STATE AND TO MODIFY THE INSTRUMENT PAGE REQUIREMENTS, with a favorable report, as amended.
Pursuant to Rule 45.1, Committee Amendment No. 1 is adopted.
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

H.B. 508 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY CERTAIN MECKLENBURG COUNTY LOCAL TAXES, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.
Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 11251, is adopted and engrossed.
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

By Senator Davis for the State and Local Government Committee:

H.B. 212, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CRAMERTON TO REGULATE UTILITY VEHICLES, with a favorable report.
Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

June 15, 2011
The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

SUPPLEMENTAL CALENDAR

Bills on today's supplemental calendar are taken up and disposed of, as follows:

S.B. 118 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE DEFINITION OF DOWNTOWN REVITALIZATION IN THE MUNICIPAL SERVICE DISTRICT LAW.

Upon motion of Senator Apodaca, the House Committee Substitute bill is withdrawn from today's supplemental calendar and is placed on the calendar for Thursday, June 16.

WITHDRAWAL FROM COMMITTEE

H.B. 385, A BILL TO BE ENTITLED AN ACT MAKING OMNIBUS AMENDMENTS TO THE LABOR LAWS OF NORTH CAROLINA, referred to the Commerce Committee on April 26.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the bill be withdrawn from the Commerce Committee and re-referred to the Rules and Operations of the Senate Committee, which motion prevails with unanimous consent.

The Chair orders the bill withdrawn from the Commerce Committee and re-references the measure to the Rules and Operations of the Senate Committee.

SUPPLEMENTAL CALENDAR (continued)

H.B. 212, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CRAMERTON TO REGULATE UTILITY VEHICLES, upon second reading.

The bill passes its second reading, by roll-call vote, ayes 46, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---46.

Voting in the negative: None.

The bill remains on the calendar for Thursday, June 16, upon third reading.

H.B. 367, A BILL TO BE ENTITLED AN ACT TO DEANNEX CERTAIN PARCELS PREVIOUSLY ANNEXED BY A LEGISLATIVE ANNEXATION, upon second reading.

The bill passes its second reading, by roll-call vote, ayes 48, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington,
H.B. 486, A BILL TO BE ENTITLED AN ACT REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE TOWN OF TRYON, upon second reading.

The bill passes its second reading, by roll-call vote, ayes 48, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---48.

Voting in the negative: None.

The bill remains on the calendar for Thursday, June 16, upon third reading.

H.B. 518 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE AN ADDITIONAL ONE PERCENT OCCUPANCY TAX FOR PERSON COUNTY, upon second reading.

The Committee Substitute bill passes its second reading, by roll-call vote, ayes 35, noes 13, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Dannelly, Graham, Gunn, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Soucek, Stein, Stevens, Tillman, Vaughan, Walters and White---35.


The Committee Substitute bill remains on the calendar for Thursday, June 16, upon third reading.

CONFERENCE REPORT

Senator Tillman, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 736 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REORGANIZE THE GENERAL STATUTES RELATING TO SCHOOL DISCIPLINE; PREVENT LITIGATION BY ADDING DEFINITIONS TO, AND CLARIFYING AMBIGUITIES IN, THE CURRENT LAW; CODIFY EXISTING CASE LAW; AND INCREASE LOCAL CONTROL AND FLEXIBILITY REGARDING DISCIPLINE, submits for adoption the following report:

June 15, 2011
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 736, A BILL TO BE ENTITLED AN ACT TO REORGANIZE THE GENERAL STATUTES RELATING TO SCHOOL DISCIPLINE; PREVENT LITIGATION BY ADDING DEFINITIONS TO, AND CLARIFYING AMBIGUITIES IN, THE CURRENT LAW; CODIFY EXISTING CASE LAW; AND INCREASE LOCAL CONTROL AND FLEXIBILITY REGARDING DISCIPLINE, Senate Education/Higher Education Committee Substitute Adopted 6/7/11, Fifth Edition Engrossed 6/7/11, submit the following report:

The House and Senate agree to the following amendment to the Senate Education/Higher Education Committee Substitute Adopted 6/7/11, Fifth Edition Engrossed 6/7/11, and the House concurs in the Senate Education/Higher Education Committee Substitute as amended:

On page 4, lines 40-46, by rewriting those lines to read:

"(6) Corporal punishment shall not be administered on a student whose parent or guardian has stated in writing that corporal punishment shall not be administered to that student. Parents and guardians shall be given a form to make such an election at the beginning of the school year or when the student first enters the school during the year. The form shall advise the parent or guardian that the student may be subject to suspension, among other possible punishments, for offenses that would otherwise not require suspension if corporal punishment were available. If the parent or guardian does not return the form, corporal punishment may be administered on the student."; and

On page 11, lines 34-50, by deleting those lines; and

On page 13, lines 48-49, by rewriting those lines to read:

"SECTION 16. If Senate Bill 498, 2011 Regular Session, becomes law, then that act is repealed.".

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 15, 2011.

Conferees for the Senate          Conferees for the House of Representatives
S/Jerry W. Tillman, Chair        S/James H. Langdon, Jr.
S/Louis Pate                     S/Paul Luebke
S/Josh Stein                     S/Bryan R. Holloway
                                     S/Marvin W. Lucas

The Conference Report is placed on the calendar for June 16, for adoption.

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SUPPLEMENTAL CALENDAR (continued)

H.B. 573 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE CITY OF RALEIGH AND ANNEX TO THE CORPORATE LIMITS OF THE TOWN OF WAKE FOREST PART OF THE RIGHT-OF-WAY OF THE HIGHWAY 98 BYPASS IN WAKE FOREST TOWNSHIP, AS REQUESTED BY THOSE MUNICIPALITIES, upon second reading.

The Committee Substitute bill passes its second reading, by roll-call vote, ayes 48, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---48.

Voting in the negative: None.

The Committee Substitute bill remains on the calendar for Thursday, June 16, upon third reading.

H.B. 291 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW RECALL OF OFFICERS OF THE TOWN OF BELHAVEN.

Senator White offers Amendment No. 1 which is adopted (26-22).

The Committee Substitute bill, as amended, passes its second reading (32-16) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendment No. 1.

H.B. 358 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE APPROVAL OF THE BOARD OF COMMISSIONERS OF CHATHAM COUNTY BEFORE THE TOWNS OF APEX OR CARY MAY MAKE AN INVOLUNTARY ANNEXATION INTO CHATHAM COUNTY.

The Committee Substitute bill passes its second reading and, without objection, is read a third time and passes its third reading and is ordered enrolled.

H.B. 409 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW GUILFORD TECHNICAL COMMUNITY COLLEGE TO LEASE A PORTION OF ITS PROPERTY TO THE NORTH CAROLINA CENTER FOR GLOBAL LOGISTICS.

The Committee Substitute bill passes its second reading and, without objection, is read a third time and passes its third reading and is ordered enrolled.

June 15, 2011
H.B. 508 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY CERTAIN MECKLENBURG COUNTY LOCAL TAXES.

The Senate Committee Substitute bill passes its second reading and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 450 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE GUILFORD COUNTY BOARD OF COMMISSIONERS.

The Senate Committee Substitute bill passes its second reading (31-19).
Senator Phil Berger objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Thursday, June 16, upon third reading.

H.B. 442 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CORNELIUS TO USE DESIGN-BUILD DELIVERY METHODS AND TO SPECIFY THE TOWN'S INVESTMENT AUTHORITY AND ALLOWING TRANSYLVANIA COUNTY TO USE DESIGN-BUILD DELIVERY METHODS FOR CONSTRUCTION PROJECTS, temporarily displaced earlier today.

Upon motion of Senator Clodfelter, the President orders, without objection, the Committee Substitute bill temporarily displaced.

H.B. 242 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO (1) INCREASE THE AMOUNT OF THE BOND REQUIRED UPON REGISTRATION IN ORDER TO DRILL FOR OIL OR NATURAL GAS IN THE STATE; (2) INCREASE THE AMOUNT OF FEES APPLICABLE TO DRILLING AND ABANDONING OIL OR GAS WELLS; (3) ESTABLISH PROVISIONS FOR THE PROTECTION OF LANDOWNERS RELATIVE TO LEASES FOR OIL AND GAS EXPLORATION; (4) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE ISSUE OF OIL AND GAS EXPLORATION IN THE STATE, AND SPECIFICALLY THE USE OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING FOR THAT PURPOSE; (5) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO CONDUCT AT LEAST TWO PUBLIC HEARINGS ON THE ISSUE IN THE AREA IN WHICH EXPLORATION FOR NATURAL GAS BY MEANS OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING MAY OCCUR; AND (6) APPROPRIATE THE SUM OF ONE HUNDRED THOUSAND DOLLARS TO THE DEPARTMENT FOR THE CONDUCT OF THE STUDY AND THE HEARINGS.

Upon motion of Senator Rucho, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

June 15, 2011
H.B. 12 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE THE REGULATION ON PSEUDOEPHEDRINE PRODUCTS TO CURTAIL METHAMPHETAMINE PRODUCTION AND TO REDUCE COSTS TO LOCAL GOVERNMENTS FOR LAB CLEANUP COSTS, AND TO STUDY THE EFFICACY OF ELECTRONIC RECORD KEEPING WITH A REPORT TO THE 2013 GENERAL ASSEMBLY.

The Senate Committee Substitute bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 24, A BILL TO BE ENTITLED AN ACT TO MODIFY AND EXPAND THE DUTIES OF THE JOINT LEGISLATIVE ECONOMIC DEVELOPMENT OVERSIGHT COMMITTEE.

The bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 93 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW A SELLER TO APPLY OVERCOLLECTED SALES TAX TO OFFSET A USE TAX LIABILITY ON A RELATED TRANSACTION.

The Committee Substitute bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 119 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER’S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY

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CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE’S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; AND (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; AND (22) CONFORM THE STATUTORY DEFINITION OF “SOLID WASTE” TO FEDERAL LAW.

Upon motion of Senator Rouzer, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

**H.B. 271.** A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE PROHIBITION AGAINST CARRYING A CONCEALED WEAPON DOES NOT APPLY TO STATE PROBATION AND PAROLE CERTIFIED OFFICERS WHEN THEY ARE OFF-DUTY.

The bill passes its second reading (45-3) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

**H.B. 311.** A BILL TO BE ENTITLED AN ACT REQUIRING THAT MOTOR CARRIERS OF HOUSEHOLD GOODS MARK OR IDENTIFY THEIR VEHICLES AND MAKING IT UNLAWFUL FOR A PERSON NOT CERTIFIED BY THE UTILITIES COMMISSION AS A MOTOR CARRIER OF HOUSEHOLD GOODS TO ADVERTISE OR OTHERWISE REPRESENT THAT THE PERSON IS AUTHORIZED TO ENGAGE IN THE TRANSPORTATION OF HOUSEHOLD GOODS FOR COMPENSATION IN THIS STATE.

June 15, 2011
The bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 312 (Committee Substitute), A BILL TO BE ENTITLED AN ACT AMENDING THE METHODS FOR RECORDING SATISFACTION OF A SECURITY INSTRUMENT WITH THE REGISTER OF DEEDS, CLARIFYING THE REQUIREMENTS FOR ELECTRONICALLY REGISTERING PLATS WITH THE REGISTER OF DEEDS, AND AMENDING RESTRICTIONS ON ACCESS TO MILITARY DISCHARGE DOCUMENTS RECORDED WITH THE REGISTER OF DEEDS.

The Committee Substitute bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

REPORTS OF COMMITTEES

Standing committee reports are submitted as follows:

By Senator Rucho for the Finance Committee:

S.B. 682, A BILL TO BE ENTITLED AN ACT TO GRANT AN INCOME TAX DEDUCTION TO INDIVIDUALS WHO PAY THE MEDICAL EXPENSES OF OTHER INDIVIDUALS THROUGH A HEALTH CARE SHARING ORGANIZATION, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

H.B. 113, A BILL TO BE ENTITLED AN ACT TO CREATE ADDITIONAL PROTECTIONS FOR MOTORCYCLISTS FROM UNSAFE MOVEMENTS BY OTHER VEHICLES, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

H.B. 339 (Committee Substitute), A BILL TO BE ENTITLED AN ACT AUTHORIZING A HOUSING AUTHORITY TO COLLECT UNPAID DELINQUENT DEBT BY SETTING OFF THE DEBT AGAINST A STATE INCOME TAX REFUND DUE A TENANT OR FORMER TENANT OF THE HOUSING AUTHORITY, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

H.B. 417, A BILL TO BE ENTITLED AN ACT TO EXTEND THE TIME PERIOD FOR HOLDING REAL PROPERTY AS A FUTURE SITE FOR HOUSING FOR LOW- OR MODERATE-INCOME INDIVIDUALS AND FAMILIES, with a favorable report.

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Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

**H.B. 453**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE PLACEMENT AND ISSUANCE OF SALARY PROTECTION INSURANCE UNDER THE SURPLUS LINES ACT, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

**H.B. 596** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PROCEEDS OF CERTAIN DISPOSITIONS OF STATE-OWNED REAL PROPERTY BE USED IN PART TO SUPPORT THE GENERAL FUND, IN PART TO SUPPORT THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM OF NORTH CAROLINA, AND IN PART TO SUPPORT THE AGENCIES TO WHICH THE PROPERTY WAS ALLOCATED; AND TO APPROPRIATE FUNDS FOR THESE PURPOSES, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

**H.B. 662** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE COUNTIES THAT PROVIDE ELECTRONIC MONITORING FOR OFFENDERS TO COLLECT A FEE TO RECOVER THE ACTUAL COSTS OF PROVIDING THAT MONITORING, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

**H.B. 289** (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES, with an unfavorable report as to Committee Substitute bill No. 2, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 80272, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

By Senator Apodaca for the Rules and Operations of the Senate Committee:

**H.B. 593** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE NASH COUNTY TO PROVIDE GRANTS TO PROMOTE BROADBAND IN UNSERVED AREAS FOR ECONOMIC DEVELOPMENT IN THE COUNTY, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

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H.B. 796. A BILL TO BE ENTITLED AN ACT TO DIRECT THE REVENUE LAWS STUDY COMMITTEE TO STUDY THE METHODOLOGY OF VALUATION OF PROPERTY FOR PROPERTY TAX PURPOSES TO ENSURE THE PROCESS IS BOTH UNIFORM AND FAIR, with an unfavorable report as to bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 11250, which changes the title to read H.B. 796 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY PROVISIONS RELATED TO THE SALES OF ALCOHOLIC BEVERAGES, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

H.B. 720 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 11252, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

SUPPLEMENTAL CALENDAR (continued)

H.B. 344 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW AN INDIVIDUAL INCOME TAX CREDIT FOR CHILDREN WITH DISABILITIES WHO REQUIRE SPECIAL EDUCATION AND TO CREATE A FUND FOR SPECIAL EDUCATION AND RELATED SERVICES.

The Senate Committee Substitute bill passes its second reading (44-5) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 351 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO RESTORE CONFIDENCE IN GOVERNMENT BY REQUIRING THAT VOTERS PROVIDE PHOTO IDENTIFICATION BEFORE VOTING.

The Senate Committee Substitute bill passes its second reading (31-19) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 384 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO SIMPLIFY THE FEES CHARGED FOR REGISTERING INSTRUMENTS WITH A REGISTER OF DEEDS IN THIS STATE AND TO MODIFY THE INSTRUMENT PAGE REQUIREMENTS.

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The Committee Substitute bill, as amended, passes its second reading (38-12) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendment No. 1.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Rucho for the Finance Committee:

H.B. 512 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS GOVERNING RENDERING PLANTS AND OPERATIONS AND TO INCREASE THE PENALTY FOR LARCENY OF WASTE KITCHEN GREASE, with an unfavorable report as to Committee Substitute bill No. 2, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 30403, which changes the title to read H.B. 512 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS GOVERNING RENDERING PLANTS AND OPERATIONS AND TO BRING THE COLLECTION OF WASTE KITCHEN GREASE WITHIN THE PURVIEW OF THE ACT, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

INTRODUCTION OF A RESOLUTION

A resolution is filed for introduction, presented to the Senate, read the first time, and disposed of, as follows:

By Senator Apodaca:

S.J.R. 785, A JOINT RESOLUTION TO RECALL FROM THE ENROLLING CLERK HOUSE BILL 809 WHICH HAS ALREADY BEEN RATIFIED BUT NOT DELIVERED TO THE GOVERNOR.

Upon motion of Senator Apodaca, the rules are suspended and the Joint Resolution is placed on the supplemental calendar for immediate consideration.

The Joint Resolution passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message.

SUPPLEMENTAL CALENDAR (continued)

H.B. 411 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT THE IREDELL COUNTY SHERIFF MAY LEASE THE FORMER IREDELL CORRECTIONAL FACILITY FROM THE

June 15, 2011
DEPARTMENT OF TRANSPORTATION FOR ONE DOLLAR A YEAR FOR THIRTY YEARS UPON THE PAYMENT OF SEVENTY-FIVE THOUSAND DOLLARS BY THE IREDELL COUNTY SHERIFF TO THE DEPARTMENT OF TRANSPORTATION FOR THE RENOVATION OF THE NEWTON STORAGE FACILITY FOR THE DEPARTMENT OF TRANSPORTATION.

The Committee Substitute bill passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

**H.B. 618** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO STREAMLINE DUPLICATE OVERSIGHT OF CERTAIN DHHS SERVICE PROVIDERS.

The Senate Committee Substitute bill passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

**H.B. 641** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH A CERTIFICATE OF RELIEF THAT WILL ASSIST INDIVIDUALS CONVICTED OF LESS SERIOUS CRIMES IN DEALING WITH COLLATERAL SANCTIONS AND DISQUALIFICATIONS THAT RESULT FROM A CRIMINAL CONVICTION AND A PROCEDURE FOR ISSUING THAT CERTIFICATE.

The Committee Substitute bill passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

**H.B. 643** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXEMPT CERTAIN TRANSFERS OF WATER IN THE CENTRAL COASTAL PLAIN CAPACITY USE AREA FROM INTERBASIN TRANSFER CERTIFICATION REQUIREMENTS.

The Committee Substitute bill passes its second reading (42-8) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

**S.B. 125** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PERMIT LOCAL BOARDS OF EDUCATION TO JOINTLY ESTABLISH REGIONAL SCHOOLS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Brown, the Senate concurs in the House Committee Substitute bill (49-0) and the bill is ordered enrolled and sent to the Governor.

June 15, 2011
S.B. 183 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM, for concurrence in the House Committee Substitute bill.

The Senate fails to concur in the House Committee Substitute bill (0-50).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

S.B. 311 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW WARRANTLESS ARREST FOR VIOLATION OF PRETRIAL RELEASE CONDITIONS, AND RELATING TO ELECTRONIC TECHNOLOGY IN CRIMINAL PROCESS AND PROCEDURE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator East, the Senate concurs in the House Committee Substitute bill (49-1) and the bill is ordered enrolled and sent to the Governor.

S.B. 385 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT SMALL BUSINESS ASSISTANCE RECORDS AND FINANCIAL STATEMENTS ARE NOT PUBLIC RECORDS AND TO ALLOW A PASS-THROUGH ENTITY THAT CLAIMS A TAX CREDIT UNDER ARTICLE 3J TO TREAT THE CREDIT CLAIMED AS A TAX PAYMENT MADE BY OR ON BEHALF OF THE TAXPAYER, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Hartsell, the Senate concurs in the House Committee Substitute bill (50-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 709 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE, for concurrence in the House Committee Substitute bill.

The Senate fails to concur in the House Committee Substitute bill (0-50).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

APPOINTMENT OF CONFERENCE COMMITTEES

S.B. 709 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY

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TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE.

Pursuant to the Senate having failed to concur in the House Committee Substitute bill for S.B. 709 earlier today Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Rucho, Chair; Senator Brown, Senator Clodfelter and Senator Tucker as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action and requesting conferees.

**H.B. 165** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE PLANNED COMMUNITY ACT AND THE CONDOMINIUM ACT CONCERNING THE TIME PERIOD FOR FORECLOSURE OF A CLAIM OF LIEN FOR UNPAID ASSESSMENTS, TO AMEND THE LAW CONCERNING DISCLOSURE OF INFORMATION ABOUT HOMEOWNERS ASSOCIATIONS TO POTENTIAL PURCHASERS, AND TO REQUIRE THE REAL ESTATE COMMISSION TO PREPARE AND MAKE AVAILABLE INFORMATION ABOUT RESTRICTIVE COVENANTS TO POTENTIAL PURCHASERS.

Pursuant to the message from the House of Representatives received June 14 that the House fails to concur in the Senate Amendment No. 1 for H.B. 165, Senator Apodaca, on behalf of the President Pro Tempore, announces the appointment of Senator Stein, Chair; Senator Bingham and Senator Stevens as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

**S.B. 183** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM.

Pursuant to the Senate having failed to concur in the House Committee Substitute bill for S.B. 183 earlier today Senator Apodaca, on behalf of the President Pro Tempore, announces the appointment of Senator Brown, Chair; Senator East, Senator Rouzer and Senator Walters as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action and requesting conferees.

The Senate recesses at 9:42 p.m., subject to receipt of committee reports and messages from the House of Representatives to reconvene at 10:05 p.m.

**RECESS**

June 15, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 15, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for **H.B. 649** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS PERTAINING TO GROUNDS FOR REVOCATION OF LICENSURE UNDER THE LAWS REGULATING BAIL BONDSMEN AND ALLOWING A BAIL AGENT ACTING ON BEHALF OF A SURETY COMPANY TO MAKE WRITTEN MOTIONS REGARDING SETTING ASIDE BAIL FORFEITURE AND RELIEF FROM FINAL JUDGMENT OF BAIL FORFEITURE UNDER THE LAWS PERTAINING TO CRIMINAL PROCEDURE, and requests conferees.

Speaker Tillis has appointed:

Representative Randleman
Representative Stam
Representative Johnson
Representative Glazier, and
Representative Daughtry

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 15, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for **H.B. 536** (Senate Committee Substitute), A BILL TO BE ENTITLED AN

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ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECADE CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECADE CENSUS, and requests conferees.

Speaker Tillis has appointed:

Representative Rhyne
Representative Hackney

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Hartsell for the Finance Committee:

H.B. 122 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, with a favorable report, as amended.

Pursuant to Rule 45.1, Committee Amendment No. 1 is adopted.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute, as amended, is placed on today's supplemental calendar.

SUPPLEMENTAL CALENDAR (continued)

H.B. 644 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH PHARMACY AUDIT RIGHTS AND TO ESTABLISH STANDARDS FOR RECOUPEMENT OF CLAIMS AND AUTHORIZING A THIRTY-DAY PERIOD TO SUBMIT A WRITTEN REQUEST FOR A RECONSIDERATION REVIEW TO THE DIVISION OF MEDICAL ASSISTANCE.

The Senate Committee Substitute bill passes its second reading (48-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

June 15, 2011
H.B. 687 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT WHEN CITIES AND COUNTIES ACT OUTSIDE OF THE SCOPE OF THEIR AUTHORITY, THE PARTY SUCCESSFULLY CHALLENGING THAT ACTION MAY RECOVER REASONABLE ATTORNEYS' FEES.

The Senate Committee Substitute bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 805 (Committee Substitute), A BILL TO BE ENTITLED AN ACT AMENDING THE NAME CHANGE STATUTE TO INCLUDE A CRIMINAL RECORD CHECK AND OTHER REQUIREMENTS BEFORE THE CLERK OF SUPERIOR COURT MAY GRANT OR DENY A NAME CHANGE APPLICATION.

The Committee Substitute bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 854 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED.

The Committee Substitute bill No. 2 passes its second reading (29-20) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 895 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE MODIFICATIONS TO THE BUTNER PUBLIC SAFETY DIVISION.

The Committee Substitute bill passes its second reading (48-2) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 329 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE EXEMPTION FROM BUILDING RULES FOR FARM BUILDINGS TO INCLUDE FARM BUILDINGS USED FOR SPECTATOR EVENTS, temporarily displaced earlier today.

Senator Tucker offers Amendment No. 1 which is adopted (50-0).

The Senate Committee Substitute bill, as amended, passes its third reading (49-0) and is ordered engrossed and sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 538 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM TO REMOVE THE REQUIREMENT THAT LAW ENFORCEMENT OFFICERS HAVE ONE YEAR OF CREDITABLE

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SERVICE IN ORDER TO QUALIFY FOR DISABILITY RETIREMENT BENEFITS FOR INJURIES INCURRED IN THE LINE OF DUTY AND TO INCLUDE THE NORTH CAROLINA SHERIFFS' ASSOCIATION AS AN EMPLOYER.

Upon motion of Senator Apodaca, the Senate Committee Substitute bill is withdrawn from today's supplemental calendar and is placed on the calendar for Thursday, June 16.

H.B. 442 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CORNELIUS TO USE DESIGN-BUILD DELIVERY METHODS AND TO SPECIFY THE TOWN'S INVESTMENT AUTHORITY AND ALLOWING TRANSYLVANIA COUNTY TO USE DESIGN-BUILD DELIVERY METHODS FOR CONSTRUCTION PROJECTS, temporarily displaced earlier today.

Senator Clodfelter offers Amendment No. 2 which is adopted (50-0), and changes the title to read H.B. 442 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CORNELIUS AND THE CITY OF CHARLOTTE TO USE DESIGN-BUILD DELIVERY METHODS AND TO SPECIFY THE INVESTMENT AUTHORITY OF THE TOWN OF CORNELIUS.

The Committee Substitute bill, as amended, passes its third reading (50-0) and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendments No. 1 and No. 2.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Rucho for the Finance Committee:

H.B. 751 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 11253, which changes the title to read H.B. 751 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER

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THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY, is adopted and engrossed.

Upon motion of Senator Apodaca, the Senate Committee Substitute bill is placed on the calendar for Thursday, June 16.

SUPPLEMENTAL CALENDAR (continued)

H.B. 242 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO (1) INCREASE THE AMOUNT OF THE BOND REQUIRED UPON REGISTRATION IN ORDER TO DRILL FOR OIL OR NATURAL GAS IN THE STATE; (2) INCREASE THE AMOUNT OF FEES APPLICABLE TO DRILLING AND ABANDONING OIL OR GAS WELLS; (3) ESTABLISH PROVISIONS FOR THE PROTECTION OF LANDOWNERS RELATIVE TO LEASES FOR OIL AND GAS EXPLORATION; (4) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE ISSUE OF OIL AND GAS EXPLORATION IN THE STATE, AND SPECIFICALLY THE USE OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING FOR THAT PURPOSE; (5) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO CONDUCT AT LEAST TWO PUBLIC HEARINGS ON THE ISSUE IN THE AREA IN WHICH EXPLORATION FOR NATURAL GAS BY MEANS OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING MAY OCCUR; AND (6) APPROPRIATE THE SUM OF ONE HUNDRED THOUSAND DOLLARS TO THE DEPARTMENT FOR THE CONDUCT OF THE STUDY AND THE HEARINGS, temporarily displaced earlier today.

Senator Rucho offers Amendment No. 1.

Upon motion of Senator Apodaca, the Senate Committee Substitute bill with Amendment No. 1 pending, is withdrawn from today's calendar and is placed on the calendar for Thursday, June 16.

H.B. 619 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO SPECIFY THE SECRETARY OF REVENUE'S AUTHORITY TO ADJUST THE NET INCOME OF A CORPORATION OR TO REQUIRE A CORPORATION TO FILE A COMBINED RETURN, upon second reading.

The Senate Committee Substitute bill passes its second reading, by roll-call vote, ayes 50, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brustetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnard, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---50.

Voting in the negative: None.

The Senate Committee Substitute bill remains on the calendar for Thursday, June 16, upon third reading.

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H.B. 119 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER'S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE'S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; AND

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(21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; AND (22) CONFORM THE STATUTORY DEFINITION OF "SOLID WASTE" TO FEDERAL LAW, temporarily displaced earlier today.

Upon motion of Senator Apodaca, the Senate Committee Substitute bill is withdrawn from today's supplemental calendar and is placed on the calendar for Thursday, June 16.

H.B. 122 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, upon second reading.

The Committee Substitute bill passes its second reading, by roll-call vote, ayes 50, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---50.

Voting in the negative: None.

The Committee Substitute bill remains on the calendar for Thursday, June 16, upon third reading.

APPOINTMENT OF CONFERENCE COMMITTEE

H.B. 536 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS.

Pursuant to the message from the House of Representatives received earlier today that the House fails to concur in the Senate Committee Substitute bill for H.B. 536, Senator Forrester, Deputy President Pro Tempore announces the appointment of Senator Hartsell, Chair; Senator Allran and Senator Forrester as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

Upon motion of Senator Phil Berger, seconded by Senator Hartsell, the Senate adjourns at 11:21 p.m., with bills remaining on the calendar as unfinished business, subject to the receipt of committee reports and messages from the House of Representatives, to meet Thursday, June 16, at 10:00 a.m.

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June 15, 2011
EIGHTY-FIFTH DAY

Senate Chamber
Thursday, June 16, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by Reverend Adrian Dixon, of Duke Raleigh Hospital, as follows:

"Almighty God, we give you thanks for this day. For many this is a day filled with work, with school, with fun, with illness. For those gathered in this place, it’s a day filled with making decisions on behalf of those in this state. May your wisdom be theirs, may your guidance gently hover above the discussions, guiding these individuals to the place you would have them go. As they go about their tasks, as they discuss and make their points and reach agreements. Grant them strength, O God, to know that what they do is not menial or lacking purpose. Grant to us, O God, the people they serve, an attitude of grateful obedience, knowing that you delight in submission. And so, O God, as business is done, as cases are stated, may they each be submitted to you. For in you is life, wisdom, and all good things. Amen."

The Chair grants a leave of absence for today to Senator Gunn.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Wednesday, June 15, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

The Chair extends privileges of the floor to Dr. Ann Newman from Charlotte, North Carolina, who is serving the Senate as Doctor of the Day.

The Senate recesses at 10:10 a.m., subject to the ratification of bills, receipt of committee reports and messages from the House of Representatives, to reconvene at 11:30 a.m.

RECESS

ENROLLED BILLS

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 110, AN ACT TO AUTHORIZE THE PERMITTING AND CONSTRUCTION OF UP TO FOUR TERMINAL GROINS AT INLETS UNDER CERTAIN CONDITIONS.

June 16, 2011
S.B. 322. AN ACT TO ADOPT STOCK CAR RACING AS THE OFFICIAL SPORT OF NORTH CAROLINA.

S.B. 449. AN ACT TO DIRECT THE CONSUMER PROTECTION DIVISION, DEPARTMENT OF JUSTICE, TO COORDINATE A TASK FORCE ON FRAUD AGAINST OLDER ADULTS, AS RECOMMENDED BY THE NORTH CAROLINA STUDY COMMISSION ON AGING.

S.B. 676. AN ACT TO CLARIFY LANDOWNERS' RIGHTS OVER WATER ON THEIR PROPERTY AND THE CONSTRUCTION OF WELLS ON THEIR PROPERTY.

S.B. 708. AN ACT TO RECONCILE THE EFFECTIVE DATES OF CERTAIN RULES ADOPTED BY THE BUILDING CODE COUNCIL RELATED TO THE 2012 ENERGY CONSERVATION CODE AND THE 2012 NC RESIDENTIAL CODE.

H.B. 379. AN ACT TO ENACT THE NORTH CAROLINA INTERSTATE DEPOSITIONS AND DISCOVERY ACT AND TO MAKE CONFORMING AMENDMENTS TO THE NORTH CAROLINA RULES OF CIVIL PROCEDURE.

H.B. 382. AN ACT AMENDING THE JUVENILE CODE UNDER THE LAWS PERTAINING TO ABUSE, NEGLECT, AND DEPENDENCY.

H.B. 397. AN ACT REVISING PENALTIES AND REMEDIES CONCERNING HEALTH FACILITIES.

H.B. 408. AN ACT TO STRENGTHEN NORTH CAROLINA'S OPEN-FILE DISCOVERY LAW, PROTECT CRIME STOPPERS INFORMANTS, PROTECT VICTIM INFORMATION, REQUIRE LAW ENFORCEMENT AND INVESTIGATORY AGENCIES TO MAKE TIMELY DISCLOSURE OF THEIR FILES TO PROSECUTORS, AND AVOID FRIVOLOUS CLAIMS OF PROFESSIONAL MISCONDUCT AGAINST PROSECUTORS.

H.B. 514. AN ACT TO ADOPT PROVISIONS OF THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT PROMULGATED BY THE NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAW, WHILE RETAINING EXISTING NORTH CAROLINA LAW MORE BENEFICIAL TO THOSE VOTERS.

H.B. 594. AN ACT TO AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO APPROVE AS AN INNOVATIVE WASTEWATER SYSTEM ANY WASTEWATER TRENCH SYSTEM THAT IS DETERMINED BY THE COMMISSION TO BE FUNCTIONALLY EQUIVALENT TO AN ACCEPTED WASTEWATER TRENCH SYSTEM.

June 16, 2011
H.B. 678. AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, IN COLLABORATION WITH THE DEPARTMENT OF CORRECTION, TO ESTABLISH A PILOT PROGRAM TO ALLOW CERTAIN INMATES RELEASED FROM CONFINEMENT TO BE PLACED IN ADULT CARE HOMES TO RECEIVE PERSONAL CARE SERVICES AND MEDICATION MANAGEMENT.

H.B. 744. AN ACT TO ENACT THE SAFE STUDENTS ACT.

H.B. 750. AN ACT TO (1) REQUIRE THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO TRANSFER A PERMIT FOR A STORMWATER MANAGEMENT SYSTEM FROM A DECLARANT OF A CONDOMINIUM OR PLANNED COMMUNITY TO AN OWNERS ASSOCIATION UPON REQUEST OF THE PERMITTEE AND SUBMISSION OF DOCUMENTATION THAT DECLARANT CONTROL HAS TERMINATED, (2) PROVIDE THAT THE RULES OF A SANITARY DISTRICT MAY NOT BE MORE RESTRICTIVE THAN OR CONFLICT WITH THE REQUIREMENTS OR ORDINANCES OF A COUNTY WITH JURISDICTION OVER THE AREA; AND (3) PROHIBIT ANY PERSON FROM CONTRACTING OR SUBCONTRACTING TO RENT OR LEASE TO ANOTHER A PORTABLE TOILET OR MANAGE OR DISPOSE OF WASTE FROM A PORTABLE TOILET UNLESS THAT PERSON IS PERMITTED TO OPERATE A SEPTAGE MANAGEMENT FIRM.

H.B. 758. AN ACT TO ESTABLISH THE ARTS EDUCATION COMMISSION.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

H.B. 15. AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

H.B. 208. AN ACT TO PROVIDE THE CITY OF WINSTON-SALEM THE RIGHT TO ACQUIRE POSSESSION AND TITLE OF LAND CONDEMNED FOR PUBLIC TRANSPORTATION PROJECTS.

H.B. 541. AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

June 16, 2011
The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

**S.B. 214**, AN ACT TO LIMIT THE AMOUNT OF TIME LAND MAY BE ENCUMBERED BY A TRANSPORTATION CORRIDOR OFFICIAL MAP BEFORE THE ENTITY ESTABLISHING, ADOPTING, OR AMENDING THE TRANSPORTATION CORRIDOR OFFICIAL MAP IS REQUIRED BY LAW TO PURCHASE THE PROPERTY OR RELEASE THE PROPERTY FROM ANY ENCUMBRANCES DUE TO FILING OF THE CORRIDOR MAP.

**S.B. 394**, AN ACT TO CLARIFY THE REQUIREMENT THAT SCHOOL PRINCIPALS REPORT CERTAIN ACTS TO LAW ENFORCEMENT.

**S.B. 499**, AN ACT TO CLARIFY THAT IT IS THE DUTY OF THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES TO ADMINISTER AND SUPERVISE THE AGRICULTURAL DEVELOPMENT AND FARMLAND PRESERVATION ENABLING ACT.

**S.B. 533**, AN ACT AUTHORIZING THE UTILITIES COMMISSION TO ADOPT PROCEDURES THAT ALLOW A LESSOR OF A RESIDENTIAL BUILDING OR COMPLEX HAVING INDIVIDUALLY METERED UNITS FOR ELECTRIC SERVICE IN THE LESSOR’S NAME TO CHARGE FOR THE ACTUAL COSTS OF PROVIDING ELECTRIC SERVICE TO EACH TENANT WHEN THE LESSOR HAS A SEPARATE LEASE FOR EACH BEDROOM IN THE UNIT, AND TO MAKE OTHER CONFORMING CHANGES.

**S.B. 597**, AN ACT TO ENSURE THAT THE BEHAVIORAL HEALTH NEEDS OF MEMBERS OF THE MILITARY, VETERANS, AND THEIR FAMILIES ARE MET.

**S.B. 603**, AN ACT TO ELIMINATE THE REQUIREMENT TO SUBMIT A MATERIAL SAFETY DATA SHEET TO THE NORTH CAROLINA PESTICIDE BOARD IN CONNECTION WITH REGISTRATION OF A PESTICIDE.

**S.B. 702**, AN ACT TO ALLOW THE STATE TREASURER TO PURCHASE LIABILITY INSURANCE.

**H.B. 24**, AN ACT TO MODIFY AND EXPAND THE DUTIES OF THE JOINT LEGISLATIVE ECONOMIC DEVELOPMENT OVERSIGHT COMMITTEE.

**H.B. 93**, AN ACT TO ALLOW A SELLER TO APPLY OVERCOLLECTED SALES TAX TO OFFSET A USE TAX LIABILITY ON A RELATED TRANSACTION.

June 16, 2011
H.B. 271. AN ACT TO PROVIDE THAT THE PROHIBITION AGAINST CARRYING A CONCEALED WEAPON DOES NOT APPLY TO STATE PROBATION AND PAROLE CERTIFIED OFFICERS WHEN THEY ARE OFF-DUTY.

H.B. 311. AN ACT REQUIRING THAT MOTOR CARRIERS OF HOUSEHOLD GOODS MARK OR IDENTIFY THEIR VEHICLES AND MAKING IT UNLAWFUL FOR A PERSON NOT CERTIFIED BY THE UTILITIES COMMISSION AS A MOTOR CARRIER OF HOUSEHOLD GOODS TO ADVERTISE OR OTHERWISE REPRESENT THAT THE PERSON IS AUTHORIZED TO ENGAGE IN THE TRANSPORTATION OF HOUSEHOLD GOODS FOR COMPENSATION IN THIS STATE.

H.B. 312. AN ACT AMENDING THE METHODS FOR RECORDING SATISFACTION OF A SECURITY INSTRUMENT WITH THE REGISTER OF DEEDS, CLARIFYING THE REQUIREMENTS FOR ELECTRONICALLY REGISTERING PLATS WITH THE REGISTER OF DEEDS, AND AMENDING RESTRICTIONS ON ACCESS TO MILITARY DISCHARGE DOCUMENTS RECORDED WITH THE REGISTER OF DEEDS.


H.B. 642. AN ACT TO IMPLEMENT CERTAIN RECOMMENDATIONS OF THE JUSTICE REINVESTMENT PROJECT AND TO PROVIDE THAT THE ACT SHALL BE ENTITLED "THE JUSTICE REINVESTMENT ACT OF 2011."

H.B. 808. AN ACT TO AUTHORIZE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF HEALTH SERVICE REGULATION, TO WAIVE ANNUAL INSPECTIONS OF ADULT CARE HOMES THAT ACHIEVE THE HIGHEST RATING, AND TO DEVELOP AN INFORMAL DISPUTE RESOLUTION PROCEDURE THAT ALLOWS ADULT CARE HOMES TO DISPUTE CITED INSPECTION DEFICIENCIES.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

H.B. 266. AN ACT TO ALLOW MECKLENBURG AND WAKE COUNTIES AND THE TOWNS OF APEX, CARY, FUQUAY-VARINA, GARNER, HOLLY SPRINGS, KNIGHTDALE, MORRISVILLE,

June 16, 2011
ROLESVILLE, WAKE FOREST, WENDELL, AND ZEBULON TO ENTER INTO LEASES FOR THE SITING AND OPERATION OF A RENEWABLE ENERGY FACILITY FOR UP TO TWENTY YEARS WITHOUT TREATING IT AS A SALE AND WITHOUT GIVING NOTICE BY PUBLICATION, AND EXEMPTING THOSE LOCAL GOVERNMENTS UNTIL JUNE 30, 2015, FROM COMPETITIVE BIDDING REQUIREMENTS WHEN LETTING CONTRACTS FOR USE AS PART OF LOCAL PILOT PROGRAMS AIMED AT INCREASING ENERGY EFFICIENCY.

H.B. 358, AN ACT TO REQUIRE THE APPROVAL OF THE BOARD OF COMMISSIONERS OF CHATHAM COUNTY BEFORE THE TOWNS OF APEX OR CARY MAY MAKE AN IN VOLUNTARY ANNEXATION INTO CHATHAM COUNTY.

H.B. 409, AN ACT TO ALLOW GUILFORD TECHNICAL COMMUNITY COLLEGE TO LEASE A PORTION OF ITS PROPERTY TO THE NORTH CAROLINA CENTER FOR GLOBAL LOGISTICS.

CHAPTERED BILLS

The Enrolling Clerk reports the following bills properly enrolled, assigned the following Chapter Numbers, and presented to the Office of the Secretary of State:

S.B. 39, AN ACT TO EXPAND THE BOARD OF COMMISSIONERS OF THE TOWN OF PARMELE FROM THREE TO FIVE MEMBERS. (Became law upon ratification, June 15, 2011 - S.L. 2011-125.)

S.B. 151, AN ACT TO ALLOW THE WAKE COUNTY BOARD OF COMMISSIONERS TO REDISTRICT THEIR RESIDENCY DISTRICTS AND TO BRING WAKE COUNTY UNDER THE GENERAL LAW CONCERNING FILLING OF VACANCIES ON ITS COUNTY BOARD OF COMMISSIONERS. (Became law upon ratification, June 15, 2011 - S.L. 2011-126.)

S.B. 177, AN ACT AMENDING THE CHARTER OF THE CITY OF GREENSBORO TO PROVIDE THAT THE CITY SHALL COLLECT PAST-DUE CHARGES FOR UTILITY SERVICES OWED BY A TENANT WHO IS LIABLE FOR THE CHARGES IN THE MANNER PROVIDED BY GENERAL LAW INSTEAD OF PLACING A LIEN UPON THE RENTAL PROPERTY. (Became law upon ratification, June 15, 2011 - S.L. 2011-127.)

S.B. 250, AN ACT TO PROVIDE FOR ELECTION OF MEMBERS OF THE HARKERS ISLAND SANITARY DISTRICT BOARD ON THE SAME DATE AS GENERAL ELECTIONS IN EVEN-NUMBERED YEARS. (Became law upon ratification, June 15, 2011 - S.L. 2011-128.)

June 16, 2011
H.B. 117, an act providing that the towns of Clayton, Selma, and Smithfield shall use revenue derived from rates for electric service for paying the direct and indirect costs of operating the electric system, transferring amounts that represent a rate of return on the investment in the electric system, and making debt service payments. (Became law upon ratification, June 15, 2011 - S.L. 2011-129.)

H.B. 170, an act amending the charter of the city of Winston-Salem regarding meetings of the city council. (Became law upon ratification, June 15, 2011 - S.L. 2011-130.)

H.B. 207, an act to authorize certain changes to local development for the city of Winston-Salem. (Became law upon ratification, June 15, 2011 - S.L. 2011-131.)

H.B. 360, an act to allow the town of Columbia to have limited or no one-stop early voting for municipal elections when no other elections are on the ballot. (Became law upon ratification, June 15, 2011 - S.L. 2011-132.)

H.B. 410, an act authorizing the town of Pinebluff to preserve certain undeveloped property owned by the town for park land. (Became law upon ratification, June 15, 2011 - S.L. 2011-133.)

H.B. 416, an act to allow Camden County to expand watershed improvement commissions from three to five members. (Became law upon ratification, June 15, 2011 - S.L. 2011-134.)

H.B. 420, an act to allow the town of Oak Island to use wheel locks to enforce parking regulations. (Became law upon ratification, June 15, 2011 - S.L. 2011-135.)

H.B. 463, an act to amend the law providing for the taking of foxes with weapons and by trapping in Rockingham County. (Became law upon ratification, June 15, 2011 - S.L. 2011-136.)

H.B. 469, an act to increase the authorization to levy an occupancy tax in the city of Lumberton and the town of St. Pauls. (Became law upon ratification, June 15, 2011 - S.L. 2011-137.)

H.B. 498, an act to allow the presiding officer of the Wake County Board of Education to vote in all cases. (Became law upon ratification, June 15, 2011 - S.L. 2011-138.)
H.B. 510. AN ACT TO RESTORE ELECTIONS IN THE CITY OF REIDSVILLE TO NOVEMBER, SUBJECT TO A REFERENDUM. (Became law upon ratification, June 15, 2011 - S.L. 2011-139.)

H.B. 516. AN ACT TO AMEND THE CHARTER OF THE CITY OF MOUNT AIRY. (Became law upon ratification, June 15, 2011 - S.L. 2011-140.)


H.B. 558. AN ACT TO AMEND THE ENABLING LAWS RELATING TO CITY-COUNTY PLANNING AND ZONING IN FORSYTH COUNTY AND THE CITY OF WINSTON-SALEM. (Became law upon ratification, June 15, 2011 - S.L. 2011-142.)

H.B. 581. AN ACT TO AMEND THE PROVISIONS OF THE CITY OF LUMBERTON FIREMEN’S RELIEF FUND AND SUPPLEMENTARY PENSION FUND. (Became law upon ratification, June 15, 2011 - S.L. 2011-143.)

H.B. 804. AN ACT TO AUTHORIZE JOHNSTON MEMORIAL HOSPITAL AUTHORITY TO FREEZE ITS PARTICIPATION AS AN EMPLOYER UNDER THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM. (Became law upon ratification, June 15, 2011 - S.L. 2011-144.)

H.B. 200. AN ACT TO SPUR THE CREATION OF PRIVATE SECTOR JOBS; REORGANIZE AND REFORM STATE GOVERNMENT; MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS AND INSTITUTIONS; AND TO ENACT BUDGETRELATED AMENDMENTS. (Became law after veto by the Governor overridden, June 15, 2011 - S.L. 2011-145.)

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages are received from the House of Representatives:

S.B. 375 (House Committee Substitute). A BILL TO BE ENTITLED AN ACT TO FACILITATE AND REGULATE THE DISCLOSURE OF PROTECTED HEALTH INFORMATION THROUGH A VOLUNTARY, STATEWIDE HEALTH INFORMATION EXCHANGE NETWORK, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today’s supplemental calendar.

June 16, 2011
S.B. 397 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A YOUTHFUL OFFENDER’S CRIMINAL RECORD MAY BE EXPUNGED OF NONVIOLENT FELONIES BUT TO ALLOW THE CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION AND THE SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION ACCESS TO THE RECORDS OF EXPUNCTION, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 409 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE GOVERNANCE OF THE NORTH CAROLINA GLOBAL TRANSPARK AND TO REPAY THE LOAN FROM THE ESCHEAT FUND TO THE GLOBAL TRANSPARK, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 466 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY THE LAW RELATING TO CAREER STATUS FOR PUBLIC SCHOOL TEACHERS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 487 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT AUTHORIZING ATTORNEYS LICENSED IN THIS STATE TO DEPOSIT DISPUTED EARNEST MONEY WITH THE CLERK OF SUPERIOR COURT, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 496 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT RELATING TO REQUIREMENTS OF MEDICAID AND HEALTH CHOICE PROVIDERS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 498 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE INVOLVEMENT OF A PARENT OR GUARDIAN BEFORE SCHOOL OFFICIALS MAY ADMINISTER CORPORAL PUNISHMENT ON A STUDENT, for concurrence in the House Amendment No. 1.

June 16, 2011
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 532** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE EMPLOYMENT SECURITY LAWS OF NORTH CAROLINA BY CREATING THE DIVISION OF EMPLOYMENT SECURITY WITHIN THE DEPARTMENT OF COMMERCE, TRANSFERRING THE FUNCTIONS OF THE EMPLOYMENT SECURITY COMMISSION TO THAT DIVISION, MAKING THE DIVISION SUBJECT TO RULE MAKING UNDER ARTICLE 2A OF CHAPTER 150B OF THE GENERAL STATUTES, AND BY MAKING OTHER MODIFICATIONS AND CONFORMING CHANGES TO ALIGN THE EMPLOYMENT SECURITY FUNCTIONS OF STATE GOVERNMENT UNDER THE DIRECT LEADERSHIP OF THE SECRETARY OF COMMERCE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 644** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF SOCIAL SERVICES, TO REQUIRE A REDETERMINATION OF ELIGIBILITY FOR VENDOR PAYMENTS ONLY IF THE ADOPTION ASSISTANCE AGREEMENT SPECIFICALLY REQUIRES A REDETERMINATION TO RECEIVE VENDOR PAYMENTS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 726** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW PARENTS OR GUARDIANS TO MAKE THE DECISION REGARDING CLASSROOM PLACEMENT FOR MULTIPLE BIRTH SIBLINGS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 770**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A CERTIFICATE OF BIRTH RESULTING IN STILLBIRTH, for concurrence in the House Amendment No. 1.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Amendment to H.B. 134 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM, and requests conferees.

Speaker Tillis has appointed:

Representative Ingle
Representative Holloway, and
Representative Crawford

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 736 (Conference Report), A BILL TO BE ENTITLED AN ACT TO REORGANIZE THE GENERAL STATUTES RELATING TO SCHOOL DISCIPLINE;

June 16, 2011
PREVENT LITIGATION BY ADDING DEFINITIONS TO, AND CLARIFYING AMBIGUITIES IN, THE CURRENT LAW; CODIFY EXISTING CASE LAW; AND INCREASE LOCAL CONTROL AND FLEXIBILITY REGARDING DISCIPLINE.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages are received from the House of Representatives:

S.B. 237 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF CASTLE HAYNE, SUBJECT TO A REFERENDUM, for concurrence in the House Amendment No. 1.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

S.B. 411 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO REDUCE THE SIZE OF THE STANLY COUNTY BOARD OF EDUCATION FROM NINE TO SEVEN MEMBERS AND PROVIDE THAT ALL MEMBERS SHALL BE ELECTED AT-LARGE, TO PROVIDE FOR SELECTION OF ALL VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE BY THE COUNTY BOARD OF COMMISSIONERS, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND TO PROVIDE FOR THE APPOINTMENT OF THE STANLY COUNTY BOARD OF ELECTIONS, RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 771, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE ISSUANCE OF A SINGLE TRIP PERMIT BY THE DEPARTMENT OF TRANSPORTATION FOR THE TRANSPORT AND DELIVERY OF SIXTEEN-FOOT-WIDE MANUFACTURED AND MODULAR HOMES SUBJECT TO CERTAIN RULES ADOPTED BY THE DEPARTMENT OF TRANSPORTATION, for concurrence in the House Amendment No. 1.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

June 16, 2011
The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

INTRODUCTION OF A RESOLUTION

A resolution filed for introduction is presented to the Senate, read the first time, and disposed of, as follows:

By Senator Apodaca:

S.J.R. 784. A JOINT RESOLUTION ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

Referred to the Rules and Operations of the Senate Committee.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

H.B. 385. A BILL TO BE ENTITLED AN ACT MAKING OMNIBUS AMENDMENTS TO THE LABOR LAWS OF NORTH CAROLINA, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

WITHDRAWAL FROM COMMITTEE

H.B. 565. A BILL TO BE ENTITLED AN ACT TO ESTABLISH A BOUNDARY LINE AGREEMENT AND LIMIT THE EXTRATERRITORIAL JURISDICTION AND ANNEXATION AUTHORITY WHICH MAY BE EXERCISED BY THE TOWNS OF MOREHEAD CITY AND BEAUFORT, referred to the State and Local Government Committee on May 18.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the bill be withdrawn from the State and Local Government Committee and re-referred to the Rules and Operations of the Senate Committee, which motion prevails with unanimous consent.

The Chair orders the bill withdrawn from the State and Local Government Committee and re-refers the measure to the Rules and Operations of the Senate Committee.

June 16, 2011
CALENDAR

Bills on today's calendar as unfinished business from June 15 are taken up and disposed of, as follows:

**H.B. 593** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE NASH COUNTY TO PROVIDE GRANTS TO PROMOTE BROADBAND IN UNSERVED AREAS FOR ECONOMIC DEVELOPMENT IN THE COUNTY.

The Committee Substitute bill passes its second reading and, without objection, is read a third time and passes its third reading and is ordered enrolled.

Upon the appearance of Senator Gunn in the Chamber, the Chair acknowledges his presence and the leave of absence granted previously is withdrawn.

**S.B. 682**, A BILL TO BE ENTITLED AN ACT TO GRANT AN INCOME TAX DEDUCTION TO INDIVIDUALS WHO PAY THE MEDICAL EXPENSES OF OTHER INDIVIDUALS THROUGH A HEALTH CARE SHARING ORGANIZATION.

The bill passes its second reading (48-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message.

**H.B. 113**, A BILL TO BE ENTITLED AN ACT TO CREATE ADDITIONAL PROTECTIONS FOR MOTORCYCLISTS FROM UNSAFE MOVEMENTS BY OTHER VEHICLES.

The bill passes its second reading (48-1).

Senator Stein objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Friday, June 17, upon third reading.

**H.B. 119** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER'S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN

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ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE'S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; AND (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; AND (22) CONFORM THE STATUTORY DEFINITION OF "SOLID WASTE" TO FEDERAL LAW.

Senator Rouzer offers Amendment No. 1 which is adopted (49-0), and changes the title to read H.B. 119 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE
CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER'S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE'S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; AND (22) MAKE A TECHNICAL AND CLARIFYING CHANGE TO G.S. 130A-55, AS AMENDED BY HOUSE BILL 750, 2011 REGULAR SESSION, IF ENACTED, CONCERNING SANITARY DISTRICT RULES.

Senator Stein offers Amendment No. 2.

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Upon motion of Senator Rouzer, the President orders, without objection, the Senate Committee Substitute bill, as amended, with Amendment No. 2 pending, temporarily displaced.

**H.B. 289** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES.

Senator Tillman offers Amendment No. 1 which is adopted (49-1).

Senator Jenkins offers Amendment No. 2 which is adopted (48-2).

Senator McKissick offers Amendment No. 3 which fails of adoption (21-29).

Upon motion of Senator Tillman, the President orders, without objection, the Senate Committee Substitute bill, as amended, temporarily displaced.

**H.B. 119** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER'S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE'S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE

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ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; AND (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; AND (22) CONFORM THE STATUTORY DEFINITION OF "SOLID WASTE" TO FEDERAL LAW, displaced earlier today with Amendment No. 2 pending.

Amendment No. 2 fails adoption (20-30).

Senator Vaughan offers Amendment No. 3 which is adopted (50-0), and changes the title to read **H.B. 119** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER'S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A

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DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE'S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; (22) CONFORM THE STATUTORY DEFINITION OF "SOLID WASTE" TO FEDERAL LAW; AND (23) TO AMEND CERTAIN FINANCIAL ASSURANCE REQUIREMENTS APPLICABLE TO HAZARDOUS WASTE FACILITIES.

The Senate Committee Substitute bill, as amended, passes its second reading (36-14).

Senator McKissick objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the Calendar for Friday, June 17, upon third reading.

H.B. 339 (Committee Substitute), A BILL TO BE ENTITLED AN ACT AUTHORIZING A HOUSING AUTHORITY TO COLLECT UNPAID DELINQUENT DEBT BY SETTING OFF THE DEBT AGAINST A STATE INCOME TAX REFUND DUE A TENANT OR FORMER TENANT OF THE HOUSING AUTHORITY.

The Committee Substitute bill passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 417, A BILL TO BE ENTITLED AN ACT TO EXTEND THE TIME PERIOD FOR HOLDING REAL PROPERTY AS A FUTURE SITE FOR HOUSING FOR LOW- OR MODERATE-INCOME INDIVIDUALS AND FAMILIES.

Upon motion of Senator Apodaca, the President orders, without objection, the bill temporarily displaced.

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H.B. 453, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE PLACEMENT AND ISSUANCE OF SALARY PROTECTION INSURANCE UNDER THE SURPLUS LINES ACT.

Upon motion of Senator Apodaca, the President orders, without objection, the bill temporarily displaced.

H.B. 512 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS GOVERNING RENDERING PLANTS AND OPERATIONS AND TO BRING THE COLLECTION OF WASTE KITCHEN GREASE WITHIN THE PURVIEW OF THE ACT.

The Senate Committee Substitute bill passes its second reading (50-0).

Senator Kinnaird objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Friday, June 17, upon third reading.

H.B. 596 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT THE PROCEEDS OF CERTAIN DISPOSITIONS OF STATE-OWNED REAL PROPERTY BE USED IN PART TO SUPPORT THE GENERAL FUND, IN PART TO SUPPORT THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM OF NORTH CAROLINA, AND IN PART TO SUPPORT THE AGENCIES TO WHICH THE PROPERTY WAS ALLOCATED; AND TO APPROPRIATE FUNDS FOR THESE PURPOSES.

Senator Stevens offers Amendment No. 1 which is adopted (50-0).

The Committee Substitute bill, as amended, passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendment No. 1.

H.B. 662 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE COUNTIES THAT PROVIDE ELECTRONIC MONITORING FOR OFFENDERS TO COLLECT A FEE TO RECOVER THE ACTUAL COSTS OF PROVIDING THAT MONITORING.

The Committee Substitute bill passes its second reading (50-0).

Senator Vaughan objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Friday, June 17, upon third reading.

H.B. 720 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT.

The Senate Committee Substitute bill passes its second reading (49-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

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H.B. 751 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY.

Upon motion of Senator Brock, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

H.B. 796 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY PROVISIONS RELATED TO THE SALES OF ALCOHOLIC BEVERAGES.

The Senate Committee Substitute bill passes its second reading (34-16).

Upon motion of Senator Allran, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

CALENDAR

Bills on tonight's calendar are taken up and disposed of, as follows:

H.B. 56 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE SPECIFIED LOCAL PENDING OR COMPLETED INVOLUNTARY ANNEXATIONS BE SUBJECT TO A PETITION TO DENY THE ANNEXATION BY PROPERTY OWNERS OF AT LEAST SIXTY PERCENT OF THE PARCELS LOCATED IN THE AREA, upon third reading.

Senator Meredith offers Amendment No. 1 which fails of adoption (19-31).

Senator Pate offers Amendment No. 2 which is adopted (50-0).

The Senate Committee Substitute bill, as amended, passes its third reading, by roll-call vote, ayes 37, noes 13, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Blake, Brock, Brown, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Mansfield, McKissick, Meredith, Newton, Pate, Preston, Rabon, Robinson, Rouzer, Rucho, Soucek, Tillman, Tucker, Vaughan, Walters and White---37.

Voting in the negative: Senators Atwater, D. Berger, Bingham, Blue, Clodfelter, Dannelly, Garrou, Graham, Kinnard, Nesbitt, Purcell, Stein and Stevens---13.

The Senate Committee Substitute bill, as amended, is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendment No. 2 and the Senate Committee Substitute bill.

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H.B. 212, A BILL TO BE ENTITLED AN ACT TO ALLOW THE TOWN OF CRAMERTON TO REGULATE UTILITY VEHICLES, upon third reading.

The bill passes its third reading, by roll-call vote, ayes 49, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White—49.

Voting in the negative: None.

The bill is ordered enrolled.

H.B. 367, A BILL TO BE ENTITLED AN ACT TO DEANNEX CERTAIN PARCELS PREVIOUSLY ANNEXED BY A LEGISLATIVE ANNEXATION, upon third reading.

The bill passes its third reading, by roll-call vote, ayes 48, noes 2, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Garrou, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White—48.

Voting in the negative: Senators Dannelly and Graham—2.

The bill is ordered enrolled.

H.B. 486, A BILL TO BE ENTITLED AN ACT REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE TOWN OF TRYON, upon third reading.

The bill passes its third reading, by roll-call vote, ayes 48, noes 2, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Garrou, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White—48.

Voting in the negative: Senators Dannelly and Graham—2.

The bill is ordered enrolled.

H.B. 518 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE AN ADDITIONAL ONE PERCENT OCCUPANCY TAX FOR PERSON COUNTY, upon third reading.

The Committee Substitute bill passes its third reading, by roll-call vote, ayes 33, noes 17, as follows:

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Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brown, Brunstetter, Clary, Clodfelter, Dannelly, Davis, East, Gunn, Hartsell, Hise, Hunt, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Preston, Purcell, Robinson, Stein, Stevens, Vaughan, Walters and White---33.

Voting in the negative: Senators Brock, Daniel, Forrester, Garrou, Goolsby, Graham, Harrington, Jackson, Meredith, Newton, Pate, Rabon, Rouzer, Rucho, Soucek, Tillman and Tucker---17.

The Committee Substitute bill is ordered enrolled.

**H.B. 573 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REMOVE FROM THE CORPORATE LIMITS OF THE CITY OF RALEIGH AND ANNEX TO THE CORPORATE LIMITS OF THE TOWN OF WAKE FOREST PART OF THE RIGHT-OF-WAY OF THE HIGHWAY 98 BYPASS IN WAKE FOREST TOWNSHIP, AS REQUESTED BY THOSE MUNICIPALITIES, upon third reading.**

The Committee Substitute bill passes its third reading, by roll-call vote, ayes 49, noes 1, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---49.

Voting in the negative: Senator Meredith---1.

The Committee Substitute bill is ordered enrolled.

**H.B. 66 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS.**

Upon motion of Senator Apodaca, the President orders, without objection, the Committee Substitute bill temporarily displaced.

**H.B. 450 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE GUILFORD COUNTY BOARD OF COMMISSIONERS.**

Upon motion of Senator Apodaca, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

**H.B. 619 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO SPECIFY THE SECRETARY OF REVENUE’S AUTHORITY TO ADJUST THE NET INCOME OF A CORPORATION OR TO REQUIRE A CORPORATION TO FILE A COMBINED RETURN.**

Upon motion of Senator Apodaca, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

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H.B. 242 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO (1) INCREASE THE AMOUNT OF THE BOND REQUIRED UPON REGISTRATION IN ORDER TO DRILL FOR OIL OR NATURAL GAS IN THE STATE; (2) INCREASE THE AMOUNT OF FEES APPLICABLE TO DRILLING AND ABANDONING OIL OR GAS WELLS; (3) ESTABLISH PROVISIONS FOR THE PROTECTION OF LANDOWNERS RELATIVE TO LEASES FOR OIL AND GAS EXPLORATION; (4) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE ISSUE OF OIL AND GAS EXPLORATION IN THE STATE, AND SPECIFICALLY THE USE OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING FOR THAT PURPOSE; (5) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO CONDUCT AT LEAST TWO PUBLIC HEARINGS ON THE ISSUE IN THE AREA IN WHICH EXPLORATION FOR NATURAL GAS BY MEANS OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING MAY OCCUR; AND (6) APPROPRIATE THE SUM OF ONE HUNDRED THOUSAND DOLLARS TO THE DEPARTMENT FOR THE CONDUCT OF THE STUDY AND THE HEARINGS.

Senator Rucho offers Amendment No. 1, which he subsequently withdraws.

Senator Rucho offers Amendment No. 2 which is adopted (34-16), and changes the title to read H.B. 242 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO (1) INCREASE THE AMOUNT OF THE BOND REQUIRED UPON REGISTRATION IN ORDER TO DRILL FOR OIL OR NATURAL GAS IN THE STATE; (2) INCREASE THE AMOUNT OF FEES APPLICABLE TO DRILLING AND ABANDONING OIL OR GAS WELLS; (3) ESTABLISH PROVISIONS FOR THE PROTECTION OF LANDOWNERS RELATIVE TO LEASES FOR OIL AND GAS EXPLORATION; (4) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE ISSUE OF OIL AND GAS EXPLORATION IN THE STATE, AND SPECIFICALLY THE USE OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING FOR THAT PURPOSE; AND (5) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO CONDUCT AT LEAST TWO PUBLIC HEARINGS ON THE ISSUE IN THE AREA IN WHICH EXPLORATION FOR NATURAL GAS BY MEANS OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING MAY OCCUR.

The Senate Committee Substitute bill, as amended, passes its second reading (41-9) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message, for concurrence in the unengrossed Senate Amendment No. 2 and the Senate Committee Substitute bill.
H.B. 822 (Committee Substitute), A BILL TO BE ENTITLED AN ACT DIRECTING THE STATE BOARD OF EDUCATION TO IMPLEMENT A DROPOUT RECOVERY PILOT PROGRAM.

The Committee Substitute bill passes its second reading (50-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 538 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM TO REMOVE THE REQUIREMENT THAT LAW ENFORCEMENT OFFICERS HAVE ONE YEAR OF CREDITABLE SERVICE IN ORDER TO QUALIFY FOR DISABILITY RETIREMENT BENEFITS FOR INJURIES INCURRED IN THE LINE OF DUTY AND TO INCLUDE THE NORTH CAROLINA SHERIFFS' ASSOCIATION AS AN EMPLOYER.

Senator Nesbitt offers Amendment No. 1 which is adopted (49-1), and changes the title to read H.B. 538 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM TO REMOVE THE REQUIREMENT THAT LAW ENFORCEMENT OFFICERS HAVE ONE YEAR OF CREDITABLE SERVICE IN ORDER TO QUALIFY FOR DISABILITY RETIREMENT BENEFITS FOR INJURIES INCURRED IN THE LINE OF DUTY.

The Senate Committee Substitute bill, as amended, passes its third reading (50-0) and is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendment No. 1 and the Senate Committee Substitute bill.

S.B. 118 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE DEFINITION OF DOWNTOWN REVITALIZATION IN THE MUNICIPAL SERVICE DISTRICT LAW, upon second reading.

Upon motion of Senator Preston, the Senate concurs in the House Committee Substitute bill on its second reading, by roll-call vote, ayes 50, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannely, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnard, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---50.

Voting in the negative: None.

The House Committee Substitute bill remains on the calendar for Friday, June 17, upon third reading.

June 16, 2011
H.B. 289 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES, temporarily displaced earlier today.

Senator Garrou offers Amendment No. 4.

Senator Apodaca offers a motion that Amendment No. 4 lie upon the table, seconded by Senator Brunstetter, which motion prevails (30-19).

The Senate Committee Substitute bill, as amended, passes its second reading (41-9) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendments No. 1 and 2 and the Senate Committee Substitute bill.

H.B. 796 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY PROVISIONS RELATED TO THE SALES OF ALCOHOLIC BEVERAGES, temporarily displaced earlier today.

Senator Allran offers Amendment No. 1 which fails of adoption (19-31).

The Senate Committee Substitute bill passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

H.B. 662 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE COUNTIES THAT PROVIDE ELECTRONIC MONITORING FOR OFFENDERS TO COLLECT A FEE TO RECOVER THE ACTUAL COSTS OF PROVIDING THAT MONITORING.

Upon motion of Senator Vaughan, the third reading objection is withdrawn and the Committee Substitute bill is placed on the calendar for immediate consideration.

The Committee Substitute bill passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 751 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY, temporarily displaced earlier today.

Upon motion of Senator Brock, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

June 16, 2011
H.B. 512 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS GOVERNING RENDERING PLANTS AND OPERATIONS AND TO BRING THE COLLECTION OF WASTE KITCHEN GREASE WITHIN THE PURVIEW OF THE ACT.

Upon motion of Senator Kinnaird, the third reading objection is withdrawn and the Senate Committee Substitute bill is placed on the calendar for immediate consideration.

The Senate Committee Substitute bill passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

ENROLLED BILLS AND A RESOLUTION

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 125, AN ACT TO PERMIT LOCAL BOARDS OF EDUCATION TO JOINTLY ESTABLISH REGIONAL SCHOOLS.

S.B. 311, AN ACT TO ALLOW WARRANTLESS ARREST FOR VIOLATION OF PRETRIAL RELEASE CONDITIONS, AND RELATING TO ELECTRONIC TECHNOLOGY IN CRIMINAL PROCESS AND PROCEDURE.

S.B. 385, AN ACT TO PROVIDE THAT SMALL BUSINESS ASSISTANCE RECORDS AND FINANCIAL STATEMENTS ARE NOT PUBLIC RECORDS AND TO ALLOW A PASS-THROUGH ENTITY THAT CLAIMS A TAX CREDIT UNDER ARTICLE 3J TO TREAT THE CREDIT CLAIMED AS A TAX PAYMENT MADE BY OR ON BEHALF OF THE TAXPAYER.

H.B. 641, AN ACT TO ESTABLISH A CERTIFICATE OF RELIEF THAT WILL ASSIST INDIVIDUALS CONVICTED OF LESS SERIOUS CRIMES IN DEALING WITH COLLATERAL SANCTIONS AND DISQUALIFICATIONS THAT RESULT FROM A CRIMINAL CONVICTION AND A PROCEDURE FOR ISSUING THAT CERTIFICATE.

H.B. 643, AN ACT TO EXEMPT CERTAIN TRANSFERS OF WATER IN THE CENTRAL COASTAL PLAIN CAPACITY USE AREA FROM INTERBASIN TRANSFER CERTIFICATION REQUIREMENTS.

H.B. 805, AN ACT AMENDING THE NAME CHANGE STATUTE TO INCLUDE A CRIMINAL RECORD CHECK AND OTHER REQUIREMENTS BEFORE THE CLERK OF SUPERIOR COURT MAY GRANT OR DENY A NAME CHANGE APPLICATION.

June 16, 2011
H.B. 854. AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED.

The Enrolling Clerk reports the following bill and Joint Resolution duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

H.B. 362. AN ACT TO REGULATE HUNTING WITH CENTERFIRE RIFLES IN PASQUOTANK COUNTY AND TO PROHIBIT HUNTING FROM VESSELS ON PORTIONS OF THE TAR RIVER IN EDGECOMBE COUNTY.

S.J.R. 785. A JOINT RESOLUTION TO RECALL FROM THE ENROLLING CLERK HOUSE BILL 809 WHICH HAS ALREADY BEEN RATIFIED BUT NOT DELIVERED TO THE GOVERNOR. (Res. 8)

CALENDAR (continued)

H.B. 809 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO ESTABLISH A STATEWIDE SURVEILLANCE AND REPORTING SYSTEM FOR HEALTH CARE-ASSOCIATED INFECTIONS AND TO SUBJECT HOSPITALS TO THE REQUIREMENTS OF THE STATEWIDE SURVEILLANCE AND REPORTING SYSTEM.

Pursuant to S.J.R. 785, the Chair orders the ratification of H.B. 809 stricken. H.B. 809, having passed its third reading, is ordered sent to the House for concurrence in the Senate committee amendment.

H.B. 450 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO RESTRUCTURE THE GUILFORD COUNTY BOARD OF COMMISSIONERS, temporarily displaced earlier today.

Senator Phil Berger offers Amendment No. 1 which is adopted (46-2).

The Senate Committee Substitute bill passes its third reading (46-2) and is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendment No. 1 and the Senate Committee Substitute bill.

The Senate recesses at 1:50 p.m., subject to the receipt of conference reports, committee reports and messages from the House of Representatives to reconvene at 4:15 p.m.

RECESS

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

June 16, 2011
It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for H.B. 36, A BILL TO BE ENTITLED AN ACT TO REQUIRE COUNTIES, CITIES, AND ENTITIES WHO CONTRACT WITH A GOVERNMENT AGENCY IN THIS STATE FOR CONSTRUCTION OR REPAIR WORK AND THEIR SUBCONTRACTORS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES, and requests conferees.

Speaker Tillis has appointed:
Representative Cleveland
Representative H. Warren
Representative Brubaker, and
Representative Hill

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Amendment to H.B. 335, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES, and requests conferees.

Speaker Tillis has appointed:
Representative Guice
Representative Bryant
Representative Spear, and
Representative Gillespie

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

June 16, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

Pursuant to the information that your Honorable Body failed to concur in the House Committee Substitute for S.B. 709, A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE, and requests conferees, Speaker Tillis appoints:

Representative Gillespie
Representative Hager
Representative Crawford, and
Representative Steen

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

CONFERENCE REPORT

Senator Stein, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 165 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE PLANNED COMMUNITY ACT AND THE CONDOMINIUM ACT CONCERNING THE TIME PERIOD FOR FORECLOSURE OF A CLAIM OF LIEN FOR UNPAID ASSESSMENTS, TO AMEND THE LAW CONCERNING DISCLOSURE OF INFORMATION ABOUT HOMEOWNERS ASSOCIATIONS TO POTENTIAL PURCHASERS, AND TO REQUIRE THE REAL ESTATE COMMISSION TO PREPARE AND MAKE AVAILABLE INFORMATION ABOUT RESTRICTIVE COVENANTS TO POTENTIAL PURCHASERS, submits for adoption the following report:

June 16, 2011
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 165, A BILL TO BE ENTITLED AN ACT TO AMEND THE PLANNED COMMUNITY ACT AND THE CONDOMINIUM ACT CONCERNING THE TIME PERIOD FOR FORECLOSURE OF A CLAIM OF LIEN FOR UNPAID ASSESSMENTS, TO AMEND THE LAW CONCERNING DISCLOSURE OF INFORMATION ABOUT HOMEOWNERS ASSOCIATIONS TO POTENTIAL PURCHASERS, AND TO REQUIRE THE REAL ESTATE COMMISSION TO PREPARE AND MAKE AVAILABLE INFORMATION ABOUT RESTRICTIVE COVENANTS TO POTENTIAL PURCHASERS, Committee Substitute Favorable 5/31/11, Third Edition Engrossed 6/1/11, as amended by Senate Amendment 1 adopted 6/14/2011, submit the following report:

The Senate recedes from Senate Amendment #1, and the House and Senate agree to the following amendment: on page 1, line 25, by rewriting that line to read: “the claim of lien in like manner as a mortgage on real estate under power of sale or under”.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

Conferees for the Senate  Conferees for the House of Representatives  
S/Josh Stein, Chair  S/Julia C. Howard, Chair  
S/Stan Bingham  S/Wm. C. "Bill" McGee  
S/Richard Stevens  S/Jennifer Weiss  

Upon motion of Senator Apodaca, the Conference Report is placed on today's supplemental calendar for adoption.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following special messages are received from the House of Representatives:

S.B. 781 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION, for concurrence in the House Committee Substitute bill.  
Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

June 16, 2011
S.B. 607 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CONFORM MEDICAL RECORD CONFIDENTIALITY LAWS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 750 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE'S LAWS PERTAINING TO TRANSPORTATION, for concurrence in the House Committee Substitute bill.

Referred to the Rules and Operations of the Senate Committee.

REPORTS OF COMMITTEES

Standing committee reports are submitted as follows:

By Senator Rouzer for the Agriculture/Environment/Natural Resources Committee:

H.B. 755 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE WILDLIFE RESOURCES COMMISSION TO STUDY FOX AND COYOTE POPULATIONS AND REPORT ITS RECOMMENDATIONS ON MANAGEMENT METHODS AND CONTROLS TO THE 2012 GENERAL ASSEMBLY, with a favorable report.

By Senator Hunt for the Appropriations/Base Budget Committee:

H.B. 22, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR ADDITIONAL FLEXIBILITY FOR VANCE-GRANVILLE COMMUNITY COLLEGE BOND FUNDS, with an unfavorable report as to bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 50409, which changes the title to read H.B. 22 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT, is adopted and engrossed.

Pursuant to Rule 43, the Senate Committee Substitute bill is re-referred to the Finance Committee.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

June 16, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

Pursuant to the information that your Honorable Body failed to concur in the House Committee Substitute for S.B. 183 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM, and requests conferees, Speaker Tillis appoints:

Representative Laroque
Representative McGrady
Representative Faison
Representative Brubaker
Representative Brawley, and
Representative Bell

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages are received from the House of Representatives:

S.B. 166 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT ESTABLISHING THE "NO ADULT LEFT BEHIND" INITIATIVE TO EXPAND ECONOMIC OPPORTUNITIES FOR WORKING ADULTS AND ACHIEVE STATEWIDE WORKFORCE DEVELOPMENT GOALS AND APPROPRIATING FUNDS FOR THAT PURPOSE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 144 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE CASH CONVERTER BUSINESSES TO KEEP RECORDS OF PURCHASES AND TO MAKE THOSE RECORDS

June 16, 2011
AVAILABLE TO LOCAL LAW ENFORCEMENT AGENCIES, AND TO EXEMPT CERTAIN LICENSED CHECK CASHERS FROM THE REPORTING REQUIREMENTS OF THE CHECK-CASHING BUSINESSES ACT, for concurrence in the House Amendment No. 1 and in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 135** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW A JUVENILE RECORD TO BE CONSIDERED IN MAKING THE RISK DETERMINATION FOR ESTABLISHING A BOND UNDER THE LAWS PERTAINING TO THE JUVENILE CODE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 203** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT ESTABLISHING A PROCESS TO SET ASIDE AN ORDER OF PATERNITY OR AN AFFIDAVIT OF PARENTAGE UNDER LIMITED CIRCUMSTANCES, AND TO ALLOW RELIEF FROM A CHILD SUPPORT ORDER WHEN THE OBLIGOR IS NOT THE CHILD'S FATHER, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

_The Chair grants leaves of absence for the remainder of today's session to Senator Blake and Senator Dannelly._

**SUPPLEMENTAL CALENDAR**

Bills on today’s supplemental calendar are taken up and disposed of, as follows:

**H.B. 66** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS, temporarily displaced earlier today.

Upon motion of Senator Apodaca, the President orders, without objection, the Committee Substitute bill temporarily displaced.

**S.B. 237** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCORPORATE THE TOWN OF CASTLE HAYNE, SUBJECT TO A REFERENDUM, for concurrence in the House Amendment No. 1.

Upon motion of Senator Goolsby, the Senate concurs in the House Amendment No. 1 (46-0) and the bill is ordered enrolled.

June 16, 2011
S.B. 411 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO REDUCE THE SIZE OF THE STANLY COUNTY BOARD OF EDUCATION FROM NINE TO SEVEN MEMBERS AND PROVIDE THAT ALL MEMBERS SHALL BE ELECTED AT-LARGE, TO PROVIDE FOR SELECTION OF ALL VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE BY THE COUNTY BOARD OF COMMISSIONERS, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND TO PROVIDE FOR THE APPOINTMENT OF THE STANLY COUNTY BOARD OF ELECTIONS, RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY.

Upon motion of Senator Apodaca, the President orders, without objection, the House Committee Substitute bill temporarily displaced.

H.B. 619 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO SPECIFY THE SECRETARY OF REVENUE’S AUTHORITY TO ADJUST THE NET INCOME OF A CORPORATION OR TO REQUIRE A CORPORATION TO FILE A COMBINED RETURN, temporarily displaced earlier today upon third reading.

Senator Rucho offers Amendment No. 1 which is adopted (47-1).

Senator Rucho offers Amendment No. 2 which is adopted (48-0).

Senator Jackson offers Amendment No. 3 which is adopted (48-0).

Senator Clary offers Amendment No. 4 which is adopted (48-0).

The Senate Committee Substitute bill, as amended, passes its third reading, by roll-call vote, ayes 48, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartse1, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---48.

Voting in the negative: None.

The Senate Committee Substitute bill, as amended, is ordered sent to the House of Representatives for concurrence in the unengrossed Senate Amendments No. 1-4 and in the Senate Committee Substitute bill.

CONFERENCE REPORT

Senator Rucho, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon S.B. 709 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO

June 16, 2011
ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE, submits for adoption the following report:

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 709, A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE, House Committee Substitute Favorable 6/8/11, Fifth Edition Engrossed 6/14/11, submit the following report:

The Senate and House agree to the following amendments and the Senate concurs in House Committee Substitute Favorable 6/8/11, Fifth Edition Engrossed 6/14/11, as amended:

on page 5, lines 9 through 14, by rewriting the lines to read:

"SECTION 3.(a) Onshore shale gas. – The Department of Environment and Natural Resources shall provide a comprehensive report to the Governor, the General Assembly, the Energy Jobs Council, created in G.S. 113B-2, as amended in Section 4 of this act, and the Joint Regulatory Reform Committee by May 1, 2012, that outlines the commercial potential of onshore shale gas resources within the State as well as the regulatory framework necessary to develop this resource. As part of this study, the Department is encouraged to collaborate with the Energy Jobs Council. As part of this report, the Department shall”;

and on page 5, lines 49 and 50, by rewriting the lines to read:

"Session, if House Bill 242 becomes law. The result of these consolidated studies, if applicable, shall result in one final report from the Department.”;

and on page 14, line 1, by rewriting the line to read:

"Commission is hereby authorized to make its staff available to the Council to assist in”;

and on page 15, lines 4 through 7, by rewriting those lines to read:

"SECTION 6.(d) This act is effective when it becomes law.”.

June 16, 2011
The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

Conferees for the Senate
S/Bob Rucho, Chair
S/Harry Brown
S/Tommy Tucker
S/Daniel G. Clodfelter

Conferees for the House of Representatives
S/Mitch Gillespie
S/Mike Hager
S/James W. Crawford, Jr.
S/Fred F. Steen, II

Upon motion of Senator Apodaca, the Conference Report is placed on today's supplemental calendar for adoption.

SUPPLEMENTAL CALENDAR (continued)

H.B. 122 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, upon second reading.

The Committee Substitute bill passes its second reading, by roll-call vote, ayes 48, noes 0, as follows:
Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaid, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---48.
Voting in the negative: None.

The Committee Substitute bill remains on the calendar for Friday, June 17, upon third reading.

H.B. 385, A BILL TO BE ENTITLED AN ACT MAKING OMNIBUS AMENDMENTS TO THE LABOR LAWS OF NORTH CAROLINA.

The bill passes its second reading (48-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 417, A BILL TO BE ENTITLED AN ACT TO EXTEND THE TIME PERIOD FOR HOLDING REAL PROPERTY AS A FUTURE SITE FOR HOUSING FOR LOW- OR MODERATE-INCOME INDIVIDUALS AND FAMILIES, temporarily displaced earlier today.

Upon motion of Senator Apodaca, the President orders, without objection, the bill temporarily displaced.

June 16, 2011
H.B. 453. A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE PLACEMENT AND ISSUANCE OF SALARY PROTECTION INSURANCE UNDER THE SURPLUS LINES ACT, temporarily displaced earlier today.

The bill passes its second reading (47-1) and, without objection, is read a third time and is ordered enrolled and sent to the Governor.

H.B. 751 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY, temporarily displaced earlier today.

Upon motion of Senator Brock, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

H.B. 755 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE WILDLIFE RESOURCES COMMISSION TO STUDY FOX AND COYOTE POPULATIONS AND REPORT ITS RECOMMENDATIONS ON MANAGEMENT METHODS AND CONTROLS TO THE 2012 GENERAL ASSEMBLY.

The Committee Substitute bill passes its second reading (48-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

H.B. 113. A BILL TO BE ENTITLED AN ACT TO CREATE ADDITIONAL PROTECTIONS FOR MOTORCYCLISTS FROM UNSAFE MOVEMENTS BY OTHER VEHICLES.

Upon motion of Senator Stein, the third reading objection is withdrawn and the bill is placed on the calendar for immediate consideration.

Senator Soucek offers Amendment No. 1 which is adopted (47-0).

The bill, as amended, passes its third reading (48-0) and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendment No. 1.

S.B. 375 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO FACILITATE AND REGULATE THE DISCLOSURE OF PROTECTED HEALTH INFORMATION THROUGH A VOLUNTARY, STATEWIDE HEALTH INFORMATION EXCHANGE NETWORK, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Stein, the Senate concurs in the House Committee Substitute bill (47-0) and the bill is ordered enrolled and sent to the Governor.

June 16, 2011
S.B. 397 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT A YOUTHFUL OFFENDER’S CRIMINAL RECORD MAY BE EXPUNGED OF NONVIOLENT FELONIES BUT TO ALLOW THE CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION AND THE SHERIFFS’ EDUCATION AND TRAINING STANDARDS COMMISSION ACCESS TO THE RECORDS OF EXPUNCTION, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Daniel, the Senate concurs in the House Committee Substitute bill (48-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 409 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE GOVERNANCE OF THE NORTH CAROLINA GLOBAL TRANSPARK AND TO REPAY THE LOAN FROM THE ESCHEAT FUND TO THE GLOBAL TRANSPARK, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Clary, the Senate concurs in the House Committee Substitute bill (47-1) and the bill is ordered enrolled and sent to the Governor.

S.B. 466 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY THE LAW RELATING TO CAREER STATUS FOR PUBLIC SCHOOL TEACHERS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Tillman, the Senate concurs in the House Committee Substitute bill (47-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 487 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT AUTHORIZING ATTORNEYS LICENSED IN THIS STATE TO DEPOSIT DISPUTED EARNEST MONEY WITH THE CLERK OF SUPERIOR COURT, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Stein, the Senate concurs in the House Committee Substitute bill (47-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 496 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT RELATING TO REQUIREMENTS OF MEDICAID AND HEALTH CHOICE PROVIDERS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Pate, the Senate concurs in the House Committee Substitute bill (48-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 498 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE INVOLVEMENT OF A PARENT OR GUARDIAN BEFORE SCHOOL OFFICIALS MAY ADMINISTER CORPORAL PUNISHMENT ON A STUDENT, for concurrence in the House Amendment No. 1.

Upon motion of Senator Pate, the Senate concurs in the House Amendment No. 1 (48-0) and the bill is ordered enrolled and sent to the Governor.

June 16, 2011
S.B. 532 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE EMPLOYMENT SECURITY LAWS OF NORTH CAROLINA BY CREATING THE DIVISION OF EMPLOYMENT SECURITY WITHIN THE DEPARTMENT OF COMMERCE, TRANSFERRING THE FUNCTIONS OF THE EMPLOYMENT SECURITY COMMISSION TO THAT DIVISION, MAKING THE DIVISION SUBJECT TO RULE MAKING UNDER ARTICLE 2A OF CHAPTER 150B OF THE GENERAL STATUTES, AND BY MAKING OTHER MODIFICATIONS AND CONFORMING CHANGES TO ALIGN THE EMPLOYMENT SECURITY FUNCTIONS OF STATE GOVERNMENT UNDER THE DIRECT LEADERSHIP OF THE SECRETARY OF COMMERCE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Clary, the Senate concurs in the House Committee Substitute bill (45-3) and the bill is ordered enrolled and sent to the Governor.

S.B. 607 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CONFORM MEDICAL RECORD CONFIDENTIALITY LAWS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Stein, the Senate concurs in the House Committee Substitute bill (48-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 644 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF SOCIAL SERVICES, TO REQUIRE A REDETERMINATION OF ELIGIBILITY FOR VENDOR PAYMENTS ONLY IF THE ADOPTION ASSISTANCE AGREEMENT SPECIFICALLY REQUIRES A REDETERMINATION TO RECEIVE VENDOR PAYMENTS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Stein, the Senate concurs in the House Committee Substitute bill (48-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 726 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW PARENTS OR GUARDIANS TO MAKE THE DECISION REGARDING CLASSROOM PLACEMENT FOR MULTIPLE BIRTH SIBLINGS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Hise, the Senate concurs in the House Committee Substitute bill (47-1) and the bill is ordered enrolled and sent to the Governor.

S.B. 770, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A CERTIFICATE OF BIRTH RESULTING IN STILLBIRTH.

Upon motion of Senator Apodaca, the President orders, without objection, the bill temporarily displaced.

The Chair grants a leave of absence for the remainder of today's session to Senator Jenkins.

June 16, 2011
S.B. 771, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE ISSUANCE OF A SINGLE TRIP PERMIT BY THE DEPARTMENT OF TRANSPORTATION FOR THE TRANSPORT AND DELIVERY OF SIXTEEN-FOOT-WIDE MANUFACTURED AND MODULAR HOMES SUBJECT TO CERTAIN RULES ADOPTED BY THE DEPARTMENT OF TRANSPORTATION, for concurrence in the House Amendment No. 1.

Upon motion of Senator Brock, the Senate concurs in the House Amendment No. 1 (45-2) and the bill is ordered enrolled and sent to the Governor.

S.B. 781 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION.

Upon motion of Senator Apodaca, the President orders, without objection, the House Committee Substitute bill temporarily displaced.

H.B. 165 (Conference Report), A BILL TO BE ENTITLED AN ACT TO AMEND THE PLANNED COMMUNITY ACT AND THE CONDOMINIUM ACT CONCERNING THE TIME PERIOD FOR FORECLOSURE OF A CLAIM OF LIEN FOR UNPAID ASSESSMENTS, TO AMEND THE LAW CONCERNING DISCLOSURE OF INFORMATION ABOUT HOMEOWNERS ASSOCIATIONS TO POTENTIAL PURCHASERS, AND TO REQUIRE THE REAL ESTATE COMMISSION TO PREPARE AND MAKE AVAILABLE INFORMATION ABOUT RESTRICTIVE COVENANTS TO POTENTIAL PURCHASERS.

Upon motion of Senator Stein, the Senate adopts the Conference Report (47-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

H.B. 736 (Conference Report), A BILL TO BE ENTITLED AN ACT TO REORGANIZE THE GENERAL STATUTES RELATING TO SCHOOL DISCIPLINE; PREVENT LITIGATION BY ADDING DEFINITIONS TO, AND CLARIFYING AMBIGUITIES IN, THE CURRENT LAW; CODIFY EXISTING CASE LAW; AND INCREASE LOCAL CONTROL AND FLEXIBILITY REGARDING DISCIPLINE.

Upon motion of Senator Tillman, the Senate adopts the Conference Report (47-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

ENROLLED BILLS

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

H.B. 12, AN ACT TO INCREASE THE REGULATION ON PSEUDOEPHEDRINE PRODUCTS TO CURTAIL METHAMPHETAMINE PRODUCTION AND TO REDUCE COSTS TO LOCAL GOVERNMENTS

June 16, 2011
FOR LAB CLEANUP COSTS, AND TO STUDY THE EFFICACY OF ELECTRONIC RECORD KEEPING WITH A REPORT TO THE 2013 GENERAL ASSEMBLY.

H.B. 49, AN ACT TO INCREASE THE PUNISHMENT FOR DWI OFFENDERS WITH THREE OR MORE GROSSLY AGGRAVATING FACTORS, TO AUTHORIZE THE COURT TO REQUIRE CONTINUOUS ALCOHOL MONITORING FOR CERTAIN OFFENDERS, AND TO INCREASE THE COURT COSTS FOR DWI OFFENDERS.

H.B. 209, AN ACT TO AMEND CERTAIN FINANCIAL ASSURANCE REQUIREMENTS APPLICABLE TO OWNERS AND OPERATORS OF SOLID WASTE MANAGEMENT FACILITIES TO (1) AUTHORIZE THE USE OF A CORPORATE FINANCIAL TEST AS AN ALLOWABLE MECHANISM TO ESTABLISH THE FINANCIAL ASSURANCE NECESSARY FOR CLOSURE, POST-CLOSURE MAINTENANCE AND MONITORING, AND ANY CORRECTIVE ACTION THAT MAY BE REQUIRED AT THE FACILITY; (2) DECREASE THE MINIMUM AMOUNT OF FINANCIAL ASSURANCE THAT MUST BE ESTABLISHED TO COVER COSTS FOR POTENTIAL ASSESSMENT AND CORRECTIVE ACTION AT A FACILITY; AND (3) AUTHORIZE THE USE OF A TRUST FUND PAY-IN PERIOD AS AN ALLOWABLE MECHANISM TO ESTABLISH THE FINANCIAL ASSURANCE NECESSARY FOR POTENTIAL ASSESSMENT AND CORRECTIVE ACTION AT A FACILITY.

H.B. 351, AN ACT TO RESTORE CONFIDENCE IN GOVERNMENT BY REQUIRING THAT VOTERS PROVIDE PHOTO IDENTIFICATION BEFORE VOTING.

H.B. 376, AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE STATUTES GOVERNING THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM.

H.B. 384, AN ACT TO SIMPLIFY THE FEES CHARGED FOR REGISTERING INSTRUMENTS WITH A REGISTER OF DEEDS IN THIS STATE AND TO MODIFY THE INSTRUMENT PAGE REQUIREMENTS.

H.B. 482, AN ACT TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998 AND TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO WAIVE THE PENALTY ASSESSED AGAINST CERTAIN POOR COUNTIES FOR CERTAIN WATER QUALITY VIOLATIONS.

June 16, 2011
H.B. 618, AN ACT TO STREAMLINE DUPLICATE OVERSIGHT OF CERTAIN DHHS SERVICE PROVIDERS.

H.B. 629, AN ACT TO AUTHORIZE SCREENING AND ASSESSING FOR CHEMICAL DEPENDENCY FOR DEFENDANTS ORDERED TO SUBMIT TO RESIDENTIAL TREATMENT AT THE BLACK MOUNTAIN SUBSTANCE ABUSE TREATMENT CENTER FOR WOMEN, TO PROVIDE THAT A DEFENDANT MAY BE REQUIRED TO PARTICIPATE IN TREATMENT ORDERED BY THE COURT FOR ITS DURATION REGARDLESS OF THE LENGTH OF THE SUSPENDED SENTENCE IMPOSED, AND BY AUTHORIZING THE NORTH CAROLINA SUBSTANCE ABUSE PROFESSIONAL PRACTICE BOARD TO ADOPT RULES RELATED TO THE APPROVAL OF SUBSTANCE ABUSE SPECIALTY CURRICULA.

H.B. 687, AN ACT TO PROVIDE THAT WHEN CITIES AND COUNTIES ACT OUTSIDE OF THE SCOPE OF THEIR AUTHORITY, THE PARTY SUCCESSFULLY CHALLENGING THAT ACTION MAY RECOVER REASONABLE ATTORNEYS’ FEES.

H.B. 730, AN ACT TO AUTHORIZE THE DEPARTMENT OF STATE TREASURER TO CREATE A CENTRALIZED 403(B) RETIREMENT ANNUITY PLAN AS AN OPTION FOR EMPLOYEES OF LOCAL BOARDS OF EDUCATION.

H.B. 765, AN ACT TO ESTABLISH A BLUE RIBBON COMMISSION TO STUDY THE CURRENT LENGTH OF THE SCHOOL YEAR IN NORTH CAROLINA AND TO DETERMINE HOW LONG THE SCHOOL YEAR SHOULD BE.

H.B. 822, AN ACT DIRECTING THE STATE BOARD OF EDUCATION TO IMPLEMENT A DROPOUT RECOVERY PILOT PROGRAM.

H.B. 895, AN ACT TO MAKE MODIFICATIONS TO THE BUTNER PUBLIC SAFETY DIVISION.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

H.B. 58, AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

H.B. 291, AN ACT TO ALLOW RECALL OF OFFICERS OF THE TOWN OF BELHAVEN.

June 16, 2011
H.B. 338. AN ACT TO ALLOW RECALL OF MEMBERS OF THE BURKE COUNTY BOARD OF EDUCATION.

H.B. 367. AN ACT TO DEANNEX CERTAIN PARCELS PREVIOUSLY ANNEXED BY A LEGISLATIVE ANNEXATION.

H.B. 486. AN ACT REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE TOWN OF TRYON.

H.B. 508. AN ACT TO MODIFY CERTAIN MECKLENBURG COUNTY LOCAL TAXES.

H.B. 518. AN ACT TO AUTHORIZE AN ADDITIONAL ONE PERCENT OCCUPANCY TAX FOR PERSON COUNTY.


H.B. 593. AN ACT TO AUTHORIZE NASH COUNTY TO PROVIDE GRANTS TO PROMOTE BROADBAND IN UNSERVED AREAS FOR ECONOMIC DEVELOPMENT IN THE COUNTY.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

H.B. 565. A BILL TO BE ENTITLED AN ACT TO ESTABLISH A BOUNDARY LINE AGREEMENT AND LIMIT THE EXTRATERRITORIAL JURISDICTION AND ANNEXATION AUTHORITY WHICH MAY BE EXERCISED BY THE TOWNS OF MOREHEAD CITY AND BEAUFORT, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

S.J.R. 784. A JOINT RESOLUTION ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING, with an unfavorable report as to Joint Resolution, but favorable as to committee substitute resolution.

Pursuant to Rule 45.1, the proposed committee substitute resolution 75194, is adopted and engrossed.

June 16, 2011
Upon motion of Senator Apodaca, the rules are suspended and the committee substitute resolution is placed on today’s supplemental calendar.

**APPOINTMENT OF CONFERENCE COMMITTEES**

**H.B. 649** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS PERTAINING TO GROUNDS FOR REVOCATION OF LICENSURE UNDER THE LAWS REGULATING BAIL BONDSMEN AND ALLOWING A BAIL AGENT ACTING ON BEHALF OF A SURETY COMPANY TO MAKE WRITTEN MOTIONS REGARDING SETTING ASIDE BAIL FORFEITURE AND RELIEF FROM FINAL JUDGMENT OF BAIL FORFEITURE UNDER THE LAWS PERTAINING TO CRIMINAL PROCEDURE.

Pursuant to the message from the House of Representatives received June 15 that the House fails to concur in the Senate Committee Substitute bill for H.B. 649 and requests conferees, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Goolsby, Chair; Senator Doug Berger, Senator Clary and Senator Hise as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

**H.B. 134** (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

Pursuant to the message from the House of Representatives received earlier today that the House fails to concur in the Senate Amendment No. 1 for H.B. 134 and requests conferees, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Tillman, Chair; Senator Doug Berger, and Senator Hise as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

**SUPPLEMENTAL CALENDAR** *(continued)*

**S.B. 770**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A CERTIFICATE OF BIRTH RESULTING IN STILLBIRTH, temporarily displaced earlier today for concurrence in the House Amendment No. 1.

Upon motion of Senator Brock, the Senate concurs in the House Amendment No. 1 (44-0) and the bill is ordered enrolled and sent to the Governor.

**H.B. 66** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS, temporarily displaced earlier today.

June 16, 2011
Senator Pate offers Amendment No. 1 which is adopted (46-0).

The Committee Substitute bill, as amended, passes its third reading (45-0) and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendment No. 1.

S.B. 411 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO REDUCE THE SIZE OF THE STANLY COUNTY BOARD OF EDUCATION FROM NINE TO SEVEN MEMBERS AND PROVIDE THAT ALL MEMBERS SHALL BE ELECTED AT-LARGE, TO PROVIDE FOR SELECTION OF ALL VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE BY THE COUNTY BOARD OF COMMISSIONERS, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND TO PROVIDE FOR THE APPOINTMENT OF THE STANLY COUNTY BOARD OF ELECTIONS, RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY, temporarily displaced earlier today for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the Senate fails to concur in the House Committee Substitute bill (0-46).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

H.B. 751 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY, temporarily displaced earlier today.

Upon motion of Senator Apodaca, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

WITHDRAWAL FROM COMMITTEE

H.B. 22 (Senate Committee Substitute), AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT, referred to the Finance Committee earlier today.

Pursuant to Rule 47 (a), Senator Apodaca offers a motion that the Senate Committee Substitute bill be withdrawn from the Finance Committee and placed on today's calendar.

June 16, 2011
The Chair orders the Senate Committee Substitute bill be withdrawn from the Finance Committee and places it on today’s calendar.

**CALENDAR (continued)**

**S.B. 781** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION, temporarily displaced earlier today for concurrence in the House Committee Substitute bill.

Upon motion of Senator Rouzer, the Senate fails to concur in the House Committee Substitute bill (0-47).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

**H.B. 119** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER'S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE'S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE
OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; AND (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; AND (22) CONFORM THE STATUTORY DEFINITION OF "SOLID WASTE" TO FEDERAL LAW.

Upon motion of Senator McKissick, the third reading objection is withdrawn and the Senate Committee Substitute bill, as amended, is placed on the calendar for immediate consideration.

The Senate Committee Substitute bill, as amended, passes its third reading (26-20) and is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendments No. 1 and 3 and the Senate Committee Substitute bill.

APPOINTMENT OF CONFERENCE COMMITTEES

S.B. 411 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO REDUCE THE SIZE OF THE STANLY COUNTY BOARD OF EDUCATION FROM NINE TO SEVEN MEMBERS AND PROVIDE THAT ALL MEMBERS SHALL BE ELECTED AT-LARGE, TO PROVIDE FOR SELECTION OF ALL VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE BY THE COUNTY BOARD OF COMMISSIONERS, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND TO PROVIDE FOR THE APPOINTMENT OF THE STANLY COUNTY BOARD OF ELECTIONS, RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY.

Pursuant to the Senate having failed to concur in the House Committee Substitute bill for S.B. 411 earlier today, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Newton, Chair; Senator Brock, Senator Daniel and Senator Goolsby as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action and requesting conferees.

June 16, 2011
S.B. 781 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION.

Pursuant to the Senate having failed to concur in the House Committee Substitute bill for S.B. 781 earlier today, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Rouzer, Chair; Senator Doug Berger, Senator Brown, Senator East, and Senator Jackson as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action and requesting conferees.

SUPPLEMENTAL CALENDAR (continued)

H.B. 751 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY, temporarily displaced earlier today.

Without objection, Senator Walters requests to be excused from voting on the Senate Committee Substitute bill due to a conflict of interest.

Senator Brock offers Amendment No. 1 which is adopted (45-1).

The Senate Committee Substitute bill, as amended, passes its second reading (45-0).

Senator Nesbitt objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Friday, June 17, upon third reading.

The Senate recesses at 6:50 p.m., subject to the appointment of conferees, receipt of committee reports, and conference reports and messages from the House of Representatives, to reconvene at 9:30 p.m.

RECESS

APPOINTMENT OF CONFERENCE COMMITTEE

H.B. 36 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE COUNTIES, CITIES, AND ENTITIES WHO CONTRACT WITH A GOVERNMENT AGENCY IN THIS STATE FOR CONSTRUCTION OR REPAIR WORK AND THEIR SUBCONTRACTORS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES.

June 16, 2011
Pursuant to the message from the House of Representatives received earlier today that the House fails to concur in the Senate Committee Substitute bill for H.B. 36 and requests conferees, Senator Apodaca, on behalf of the President Pro Tempore, announces the appointment of Senator Brown, Chair; Senator Brock, Senator Jackson and Senator Tillman as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following special messages are received from the House of Representatives:

S.B. 9 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT'S RULING IN MCCLESKEY V. KEMP, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 324 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE EASTERN BAND OF CHEROKEE INDIANS, A FEDERALLY RECOGNIZED INDIAN TRIBE AND SOVEREIGN NATION, TO RECEIVE SHIPMENTS OF SPIRITUOUS LIQUOR FROM THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION; TO AUTHORIZE THE EASTERN BAND OF CHEROKEE INDIANS TO ESTABLISH A TRIBAL ALCOHOLIC BEVERAGE CONTROL COMMISSION TO REGULATE THE PURCHASE, POSSESSION, CONSUMPTION, SALE, AND DELIVERY OF ALCOHOLIC BEVERAGES AT RETAIL; AND TO AUTHORIZE THE LIMITED TRANSFER OF WINE BY ON-PREMISES WINE PERMITTEES UNDER COMMON OWNERSHIP OR CONTROL, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 339 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE STATE BOARD OF EDUCATION TO ADOPT A SALARY RANGE FOR THE DELIVERY OF DRIVER EDUCATION COURSES BY PUBLIC SCHOOL EMPLOYEES, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

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S.B. 474 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT PHARMACIES TO REQUIRE PHOTO IDENTIFICATION PRIOR TO DISPENSING CERTAIN CONTROLLED SUBSTANCES, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 349 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT WHICH ALLOWS THE NORTH CAROLINA STATE BOARD OF EXAMINERS IN OPTOMETRY TO CONSIDER CERTAIN INVESTIGATIVE INFORMATION AS CONFIDENTIAL, REQUIRES LICENSEES TO COOPERATE WITH LAW ENFORCEMENT AGENCIES, AND REQUIRES LICENSEES TO SELF-REPORT CERTAIN INDICTMENTS, ARRESTS, MEDICAL JUDGMENTS, AWARDS, PAYMENTS, AND SETTLEMENTS; AND TO REQUIRE THAT INTEREST EARNED ON REAL ESTATE SETTLEMENT FUNDS HELD IN TRUST OR ESCROW ACCOUNTS BE PAID INTO THE NORTH CAROLINA STATE BAR'S INTEREST ON LAWYERS' TRUST ACCOUNT FUND AND TO PROVIDE FOR A PRIVATE CAUSE OF ACTION FOR PERSONS HARMED BY THE UNAUTHORIZED PRACTICE OF LAW, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 425 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO REORGANIZE THE ECOSYSTEM ENHANCEMENT PROGRAM TO IMPROVE OPERATIONAL EFFICIENCY, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 437 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZER THE SECRETARY OF HEALTH AND HUMAN SERVICES TO ALLOW CERTAIN CERTIFIED PROVIDERS TO CONDUCT INITIAL (FIRST-LEVEL) EXAMINATIONS FOR INVOLUNTARY COMMITMENT OF INDIVIDUALS WITH MENTAL ILLNESS, IN A MANNER CONSISTENT WITH THE FIRST EVALUATION PILOT PROGRAM, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 519 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW THAT A CONTRACT TO CONVEY REAL ESTATE MAY BE REGISTERED BY REGISTERING A MEMORANDUM OF CONTRACT AND TO REQUIRE THAT DEEDS AND DEEDS OF TRUST PREPARED IN

June 16, 2011
OTHER STATES AND PRESENTED FOR REGISTRATION TO THE REGISTER OF DEEDS OF ANY COUNTY IN THIS STATE SHALL BEAR AN ENTRY SHOWING THE NAME OF EITHER THE PERSON OR LAW FIRM WHO DRAFTED THE INSTRUMENT, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 586, A BILL TO BE ENTITLED AN ACT AMENDING RULE 7 OF THE RULES OF CIVIL PROCEDURE TO PROVIDE THAT, WITH THE PERMISSION OF THE SENIOR RESIDENT SUPERIOR COURT JUDGE, A MOTION IN A CIVIL ACTION IN A COUNTY THAT IS PART OF A MULTICOUNTY JUDICIAL DISTRICT MAY BE HEARD DURING CIVIL SESSION IN AN INCLUDED COUNTY DIFFERENT FROM WHERE THE CASE WAS FILED, for concurrence in the House Amendment No. 1.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

S.B. 684 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CLARIFY AND AMEND THE LAW PROVIDING FOR A FIVE-YEAR PERIOD OF POST-RELEASE SUPERVISION FOR SEX OFFENDERS BY INCREASING THE MAXIMUM SENTENCE FOR SEX OFFENDERS AND PROVIDING FOR THEIR RELEASE ON POST-RELEASE SUPERVISION WITH FIVE YEARS REMAINING ON THEIR SENTENCES AND TO PROVIDE THAT WILLFUL REFUSAL TO ACCEPT OR COMPLY WITH THE TERMS OF POST-RELEASE SUPERVISION IS PUNISHABLE AS CONTEMPT OF COURT, AND TO AMEND THE FORENSIC SCIENCES ACT, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

CONFERENCE REPORT

Senator Hartsell, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 536 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS, submits for adoption the following report:

To: The President of the Senate
    The Speaker of the House of Representatives

June 16, 2011
The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 536, A BILL TO BE ENTITLED AN ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS, Senate Rules and Operations of the Senate Committee Substitute Adopted 6/14/11, submit the following report:

The House and Senate agree to the following amendment to the Senate Committee Substitute, Senate Rules and Operations of the Senate Committee Substitute Adopted 6/14/11, Second Edition Engrossed 6/14/11, and House concurs in the Senate Committee Substitute as amended:
Delete the entire Senate Committee Substitute and substitute the attached Proposed Conference Committee Substitute H536-PCCS11255-ST-2. The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

Conferees for the Senate Conferees for the House of Representatives
S/Fletcher L. Hartsell, Jr., S/Johnathan Rhyne, Jr.
S/Austin M. Allran S/Joe Hackney
S/James Forrester

The text of the attached Proposed Conference Committee Substitute, H536-PCCS11255-ST-2 is as follows:

A BILL TO BE ENTITLED
AN ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS.

The General Assembly of North Carolina enacts:

SECTION 1.(a) Section 3 of Chapter 876 of the 1973 Session Laws, as rewritten by S.L. 2002-22, reads as rewritten:

"Sec. 3. (a) The newly constituted and established Lincoln County Board of Education shall consist of seven members, and each of said Five members shall be residents and qualified voters of the districts according to the membership allocations hereinafter made as follows:

(1) North Brook Township,
(2) The area of Howard's Creek Township outside the city.

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limits of Lincolnton;
(3) The area of Lincolnton Township outside the city limits of Lincolnton;
(4) The area inside the city limits of Lincolnton;
(5) The area of Ironton Township outside the city limits of Lincolnton, and
(6) Catawba Springs Township, by the Lincoln County Board of Education with the population of each district being within five percent (5%) of the ideal population, which is one-fifth of the total population of the county.

Each district shall each be entitled to one member on the Lincoln County Board of Education. For the purpose of this section, the city limits of the City of Lincolnton are as of the opening of candidate filing.

One member, Two members shall be elected from the county at large, without regard to township district residency.

(b) The Lincoln County Board of Education shall revise the district boundaries set out by the Board of Education under subsection (a) of this section after each federal census as provided by this subsection so as to correct population imbalances among the districts. After revising district boundaries under this subsection, the board of education shall not revise them again until a new federal census of population is taken. The population of each district shall be within five percent (5%) of the ideal population, being one-fifth of the total population of the county."

SECTION 1. (b) The Lincoln County Board of Education shall draw residency districts as required by this section for use in the 2012 elections using population data from the 2010 federal decennial census.

SECTION 2. Section 3(f) of Chapter 80 of the 1995 Session Laws reads as rewritten:

"(f) The provisions of G.S. 115C-37, except for subsection (i), shall be applicable to the members of the Chatham County Board of Education. Using population data from the 2010 federal decennial census, the Chatham County Board of Education shall, before the filing period for the 2012 Board elections, to revise the district boundaries set out in subsection (b), above, equalize the population in each district and divide District Number Four into two resident districts to be denominated District Number Four and District Number Five. The Board shall adopt the revisions as a resolution and notify the county board of elections. Board members elected from Districts Number Four and Five shall serve the same terms as the two members previously elected from District Number Four. After each subsequent federal decennial census, the Board of Education shall revise the Board's resident district boundaries if appropriate to equalize the population among districts. The Board shall complete its revision of resident district boundaries in time for the first Board election following the decennial census year. In revising resident district boundaries under this subsection, the Board shall make the districts as close to equal in population as practicable while maintaining compactness and avoiding the division of towns and other communities of interest. After revising district boundaries under this subsection, the Board of Education shall not revise them again until the next
federal decennial census of population is returned. Before adopting a resolution to revise district boundaries pursuant to this subsection, the Board shall conduct a public hearing on the resolution. No change in the boundaries of a residency district may affect the unexpired term of office of a member of the Board of Education.

SECTION 3. This act is effective when it becomes law.

Upon motion of Senator Apodaca, the rules are suspended and the Conference Report is placed on today's supplemental calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

The Chair grants a leave of absence for the remainder of today's session to Senator Garrou.

SUPPLEMENTAL CALENDAR (continued)

H.B. 417, A BILL TO BE ENTITLED AN ACT TO EXTEND THE TIME PERIOD FOR HOLDING REAL PROPERTY AS A FUTURE SITE FOR HOUSING FOR LOW- OR MODERATE-INCOME INDIVIDUALS AND FAMILIES, temporarily displaced earlier today.

The bill passes its second reading (41-4) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

CONFERENCE REPORT

Senator Brown, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon S.B. 183 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM, submits for adoption the following report:

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 183, A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM, House Committee Substitute Favorable 6/8/11, submit the following report:

June 16, 2011
The Senate concurs in the House Committee Substitute Favorable 6/8/11 and the House recedes from amendment #1, and the House and Senate agree to the following amendments:

- on page 2, line 17, by deleting the term "nonbinding";
- on page 2, lines 19 through 22, by rewriting those lines to read: "local official to whom notice of such application should be directed.");
- on page 5, line 24, by deleting the term "(a)");
- and on page 5, line 33, through page 6, line 20, by rewriting the line to read: "the denial.");
- and on page 9, line 4, by deleting the phrase "October 1, 2011" and substituting the phrase "September 1, 2011".

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

Conferees for the Senate  Conferees for the House of Representatives
S/Harry Brown, Chair  S/Stephen A. LaRoque
S/Don East  S/Chuck McGrady
S/David Rouzer  S/Bill Faison
S/Michael P. Walters  S/Harold J. Brubaker
  S/William Brawley
  S/Larry M. Bell

Upon motion of Senator Apodaca, the rules are suspended and the Conference Report is placed on today's supplemental calendar.

SUPPLEMENTAL CALENDAR (continued)

H.B. 565, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A BOUNDARY LINE AGREEMENT AND LIMIT THE EXTRATERRITORIAL JURISDICTION AND ANNEXATION AUTHORITY WHICH MAY BE EXERCISED BY THE TOWNS OF MOREHEAD CITY AND BEAUFORT, upon second reading.

The bill passes its second reading, by roll-call vote, ayes 46, noes 0, as follows:

Voting in the affirmative:  Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---46.

Voting in the negative: None.

The bill remains on the calendar for Friday, June 17, upon third reading.

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H.B. 536 (Conference Committee Substitute), A BILL TO BE ENTITLED AN ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS.

Upon motion of Senator Forrester, the Senate adopts the Conference Report (46-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

S.J.R. 784 (Committee Substitute), A JOINT RESOLUTION ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

The Committee Substitute bill passes its second reading (46-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message.

H.B. 22 (Senate Committee Substitute), AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT.

Upon motion of Senator Apodaca, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

S.B. 9 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT'S RULING IN MCCLESKEY V. KEMP.

Upon motion of Senator Apodaca, the House Committee Substitute bill is withdrawn from today's supplemental calendar and is re-referred to the Judiciary I Committee.

S.B. 135 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW A JUVENILE RECORD TO BE CONSIDERED IN MAKING THE RISK DETERMINATION FOR ESTABLISHING A BOND UNDER THE LAWS PERTAINING TO THE JUVENILE CODE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Clodfelter, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

June 16, 2011
The Senate concurred in the House Amendment No. 1 and the House Committee Substitute bill, and ordered the bill enrolled and sent to the Governor.

S.B. 144 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE CASH CONVERTER BUSINESSES TO KEEP RECORDS OF PURCHASES AND TO MAKE THOSE RECORDS AVAILABLE TO LOCAL LAW ENFORCEMENT AGENCIES, AND TO EXEMPT CERTAIN LICENSED CHECK CASHERS FROM THE REPORTING REQUIREMENTS OF THE CHECK-CASHING BUSINESSES ACT, for concurrence in the House Amendment No. 1 and in the House Committee Substitute bill.

Upon motion of Senator Meredith, the Senate concurs in the House Amendment No. 1 and the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 166 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT ESTABLISHING THE "NO ADULT LEFT BEHIND" INITIATIVE TO EXPAND ECONOMIC OPPORTUNITIES FOR WORKING ADULTS AND ACHIEVE STATEWIDE WORKFORCE DEVELOPMENT GOALS AND APPROPRIATING FUNDS FOR THAT PURPOSE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Hartsell, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 203 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT ESTABLISHING A PROCESS TO SET ASIDE AN ORDER OF PATERNITY OR AN AFFIDAVIT OF PARENTAGE UNDER LIMITED CIRCUMSTANCES, AND TO ALLOW RELIEF FROM A CHILD SUPPORT ORDER WHEN THE OBLIGOR IS NOT THE CHILD'S FATHER, for concurrence in the House Committee Substitute bill.

Upon motion of Senator McKissick, the Senate concurs in the House Committee Substitute bill (44-1) and the bill is ordered enrolled and sent to the Governor.

S.B. 324 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE EASTERN BAND OF CHEROKEE INDIANS, A FEDERALLY RECOGNIZED INDIAN TRIBE AND SOVEREIGN NATION, TO RECEIVE SHIPMENTS OF SPIRITUOUS LIQUOR FROM THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION; TO AUTHORIZE THE EASTERN BAND OF CHEROKEE INDIANS TO ESTABLISH A TRIBAL ALCOHOLIC BEVERAGE CONTROL COMMISSION TO REGULATE THE PURCHASE, POSSESSION, CONSUMPTION, SALE, AND DELIVERY OF ALCOHOLIC BEVERAGES AT RETAIL; AND TO AUTHORIZE THE LIMITED TRANSFER OF WINE BY ON-PREMISES WINE PERMITTEES UNDER COMMON OWNERSHIP OR CONTROL, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the Senate concurs in the House Committee Substitute bill (40-5) and the bill is ordered enrolled and sent to the Governor.

June 16, 2011
S.B. 339 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE STATE BOARD OF EDUCATION TO ADOPT A SALARY RANGE FOR THE DELIVERY OF DRIVER EDUCATION COURSES BY PUBLIC SCHOOL EMPLOYEES, for concurrence in the House Committee Substitute bill.
Upon motion of Senator Hartsell, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 349 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT WHICH ALLOWS THE NORTH CAROLINA STATE BOARD OF EXAMINERS IN OPTOMETRY TO CONSIDER CERTAIN INVESTIGATIVE INFORMATION AS CONFIDENTIAL, RELEASES LICENSEES TO COOPERATE WITH LAW ENFORCEMENT AGENCIES, AND RELEASES LICENSEES TO SELF-REPORT CERTAIN INDICTMENTS, ARRESTS, MEDICAL JUDGMENTS, AWARDS, PAYMENTS, AND SETTLEMENTS; AND TO REQUIRE THAT INTEREST EARNED ON REAL ESTATE SETTLEMENT FUNDS HELD IN TRUST OR ESCROW ACCOUNTS BE PAID INTO THE NORTH CAROLINA STATE BAR’S INTEREST ON LAWYERS’ TRUST ACCOUNT FUND AND TO PROVIDE FOR A PRIVATE CAUSE OF ACTION FOR PERSONS HARMED BY THE UNAUTHORIZED PRACTICE OF LAW, for concurrence in the House Committee Substitute bill.
Upon motion of Senator Purcell, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

CONFERENCE REPORT

Senator Goolsby, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 649 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS PERTAINING TO GROUNDS FOR REVOCATION OF LICENSURE UNDER THE LAWS REGULATING BAIL BONDSMEN AND ALLOWING A BAIL AGENT ACTING ON BEHALF OF A SURETY COMPANY TO MAKE WRITTEN MOTIONS REGARDING SETTING ASIDE BAIL FORFEITURE AND RELIEF FROM FINAL JUDGMENT OF BAIL FORFEITURE UNDER THE LAWS PERTAINING TO CRIMINAL PROCEDURE, submits for adoption the following report:

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 649, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS PERTAINING TO GROUNDS FOR REVOCATION OF LICENSURE UNDER THE LAWS REGULATING BAIL BONDSMEN AND ALLOWING A BAIL AGENT ACTING ON BEHALF OF

June 16, 2011
A SURETY COMPANY TO MAKE WRITTEN MOTIONS REGARDING SETTING ASIDE BAIL FORFEITURE AND RELIEF FROM FINAL JUDGMENT OF BAIL FORFEITURE UNDER THE LAWS PERTAINING TO CRIMINAL PROCEDURE, Senate Judiciary II Committee Substitute Adopted 6/9/11, submit the following report:

The House and Senate agree to the following amendments to the Senate Judiciary II Committee Substitute Adopted 6/9/11, and the House concurs in the Senate Judiciary II Committee Substitute as amended:

On page 3, lines 20-26 by rewriting those lines to read:

"SECTION 7. G.S. 15A-544.5(d)(2) reads as rewritten:
'(2) The motion is shall be filed in the office of the clerk of superior court of the county in which the forfeiture was entered, and a copy is served, entered. The moving party shall, under G.S. 1A-1, Rule 5, serve a copy of the motion on the district attorney for that county and on the attorney for the county board of education. The clerk of superior court shall, by personal delivery or by mail, provide a copy of the motion to the district attorney for the county and to the attorney for the county board of education.'"

"SECTION 8. G.S. 15A-544.5(d)(4) reads as rewritten:
'(4) If neither the district attorney nor the attorney for the board of education has filed a written objection to the motion by the twentieth day after a copy of the motion is served, provided by the clerk of superior court, the clerk shall enter an order setting aside the forfeiture.'"

"SECTION 9. G.S. 15A-544.8(c)(1) reads as rewritten:
'
And on page 3, lines 39-40 by rewriting those to read:

"SECTION 10. G.S. 15A-544.8(c)(2) reads as rewritten:
'(2) The motion is shall be filed in the office of the clerk of superior court of the county in which the final judgment was entered, and a copy shall be served, entered. The moving party shall, under G.S. 1A-1, Rule 5, serve a copy of the motion on the district attorney for that county and on the attorney for the county board of education. The clerk of superior court shall, by personal delivery or by mail, provide a copy of the motion to the district attorney for the county and to the attorney for the county board of education.'"

"SECTION 11. Sections 6, 7, 8, 9, and 10 of this act become effective December 1, 2011. The remainder of this act is effective when it becomes law.“.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

June 16, 2011
Conferees for the Senate  Conferees for the House of Representatives
S/Thom Goolsby, Chair  S/Shirley B. Randleman
S/Ralph Hise  S/Paul Stam
S/Doug Berger  S/Linda P. Johnson
S/Don East  S/Rick Glazier
S/N. Leo Daughtry

Upon motion of Senator Apodaca, the rules are suspended and the Conference Report is placed on today’s supplemental calendar.

SUPPLEMENTAL CALENDAR (continued)

H.B. 751 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY.

Upon motion of Senator Nesbitt, the third reading objection is withdrawn and the Senate Committee Substitute bill, as amended, is placed on the calendar for immediate consideration.

Senator Brock offers Amendment No. 2 which is adopted (44-0).

The Senate Committee Substitute bill, as amended, passes its third reading (44-0) and is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendments No. 1 and 2 and in the Senate Committee Substitute bill.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

H.B. 773. A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR STUDIES BY THE HOUSE OF REPRESENTATIVES AND THE SENATE, STATUTORY OVERSIGHT COMMITTEES AND COMMISSIONS, AND OTHER AGENCIES, COMMITTEES, AND COMMISSIONS, with an unfavorable report as to bill, but favorable as to Senate Committee Substitute bill.

June 16, 2011
Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 50410, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

H.B. 652 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE LEGISLATIVE RESEARCH COMMISSION TO STUDY ESTABLISHING A PROPERTY OWNERS PROTECTION ACT, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 70261, which changes the title to read H.B. 652 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE'S LAWS PERTAINING TO TRANSPORTATION, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

H.B. 656 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT PHARMACIES TO REQUIRE PHOTO IDENTIFICATION PRIOR TO DISPENSING SCHEDULE II CONTROLLED SUBSTANCES, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 30405, which changes the title to read H.B. 656 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM TO INCLUDE THE NORTH CAROLINA SHERIFFS' ASSOCIATION AS AN EMPLOYER, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's supplemental calendar.

CONFERENCE REPORT

Senator Tillman, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 134 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM, submits for adoption the following report:

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 134, A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA

June 16, 2011
COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM. Committee Substitute Favorable 6/7/11, submit the following report:

The Senate recedes from amendment #1.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

Conferees for the Senate                Conferees for the House of Representatives
S/Jerry W. Tillman, Chair              S/Dan W. Ingle
S/Ralph Hise                           S/Bryan R. Holloway
S/Doug Berger                         James W. Crawford, Jr.

Upon motion of Senator Apodaca, the rules are suspended and the Conference Report is placed on today's supplemental calendar for immediate consideration.

Upon motion of Senator Tillman, the Senate adopts the Conference Report (30-15).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

SUPPLEMENTAL CALENDAR (continued)

S.B. 425 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO REORGANIZE THE ECOSYSTEM ENHANCEMENT PROGRAM TO IMPROVE OPERATIONAL EFFICIENCY, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Hunt, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 437 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE SECRETARY OF HEALTH AND HUMAN SERVICES TO ALLOW CERTAIN CERTIFIED PROVIDERS TO CONDUCT INITIAL (FIRST-LEVEL) EXAMINATIONS FOR INVOLUNTARY COMMITMENT OF INDIVIDUALS WITH MENTAL ILLNESS, IN A MANNER CONSISTENT WITH THE FIRST EVALUATION PILOT PROGRAM, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Hartsell, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 474 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT PHARMACIES TO REQUIRE PHOTO IDENTIFICATION PRIOR TO DISPENSING CERTAIN CONTROLLED SUBSTANCES, for concurrence in the House Committee Substitute bill.

June 16, 2011
Upon motion of Senator Apodaca, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

**S.B. 519** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW THAT A CONTRACT TO CONVEY REAL ESTATE MAY BE REGISTERED BY REGISTERING A MEMORANDUM OF CONTRACT AND TO REQUIRE THAT DEEDS AND DEEDS OF TRUST PREPARED IN OTHER STATES AND PRESENTED FOR REGISTRATION TO THE REGISTER OF DEEDS OF ANY COUNTY IN THIS STATE SHALL BEAR AN ENTRY SHOWING THE NAME OF EITHER THE PERSON OR LAW FIRM WHO DRAFTED THE INSTRUMENT, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Vaughan, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

**S.B. 586**, A BILL TO BE ENTITLED AN ACT AMENDING RULE 7 OF THE RULES OF CIVIL PROCEDURE TO PROVIDE THAT, WITH THE PERMISSION OF THE SENIOR RESIDENT SUPERIOR COURT JUDGE, A MOTION IN A CIVIL ACTION IN A COUNTY THAT IS PART OF A MULTICOUNTY JUDICIAL DISTRICT MAY BE HEARD DURING CIVIL SESSION IN AN INCLUDED COUNTY DIFFERENT FROM WHERE THE CASE WAS FILED, for concurrence in the House Amendment No. 1.

Upon motion of Senator Newton, the Senate concurs in the House Amendment No. 1 (45-0) and the bill is ordered enrolled and sent to the Governor.

**S.B. 684** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CLARIFY AND AMEND THE LAW PROVIDING FOR A FIVE-YEAR PERIOD OF POST-RELEASE SUPERVISION FOR SEX OFFENDERS BY INCREASING THE MAXIMUM SENTENCE FOR SEX OFFENDERS AND PROVIDING FOR THEIR RELEASE ON POST-RELEASE SUPERVISION WITH FIVE YEARS REMAINING ON THEIR SENTENCES AND TO PROVIDE THAT WILLFUL REFUSAL TO ACCEPT OR COMPLY WITH THE TERMS OF POST-RELEASE SUPERVISION IS PUNISHABLE AS CONTEMPT OF COURT, AND TO AMEND THE FORENSIC SCIENCES ACT, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the Senate concurs in the House Committee Substitute bill (45-0) and the bill is ordered enrolled and sent to the Governor.

June 16, 2011
S.B. 709 (Conference Report), A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE’S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE.

Upon motion of Senator Rucho, the Senate adopts the Conference Report (35-10).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

H.B. 22 (Senate Committee Substitute), AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT, temporarily displaced earlier today.

Upon motion of Senator Stevens, the President orders, without objection, the Senate Committee Substitute bill temporarily displaced.

S.B. 183 (Conference Report), A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM.

Upon motion of Senator Brown, the Senate adopts the Conference Report (39-7).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

H.B. 649 (Conference Report), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS PERTAINING TO GROUNDS FOR REVOCATION OF LICENSURE UNDER THE LAWS REGULATING BAIL BONDSMEN AND ALLOWING A BAIL AGENT ACTING ON BEHALF OF A SURETY COMPANY TO MAKE WRITTEN MOTIONS REGARDING SETTING ASIDE BAIL FORFEITURE AND RELIEF FROM FINAL JUDGMENT OF BAIL FORFEITURE UNDER THE LAWS PERTAINING TO CRIMINAL PROCEDURE.

Upon motion of Senator Goolsby, the Senate adopts the Conference Report (44-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

The Senate recesses at 10:28 p.m., subject to the receipt of messages from the House of Representatives to reconvene at 11:00 p.m.

June 16, 2011
MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following special messages are received from the House of Representatives:

**S.B. 300** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO (1) ALLOW SERVICE BY SIGNATURE CONFIRMATION OR DESIGNATED DELIVERY SERVICE IN SMALL CLAIM ACTIONS ASSIGNED TO MAGISTRATES AND IN ADMINISTRATIVE CASES, (2) CLARIFY THAT THE SIXTY-DAY TIME FRAME FOR SERVING A SUMMONS UNDER RULE 4 OF THE RULES OF CIVIL PROCEDURE APPLIES TO ALL SUMMONSES UNDER RULE 4(J) AND (J1), (3) REQUIRE THAT A COPY OF A MOTION TO TERMINATE PARENTAL RIGHTS THAT IS SERVED ON A PARENT BE SENT TO THAT PARENT'S ATTORNEY OF RECORD, IF ANY, (4) REQUIRE THAT A PARTY'S ATTORNEY OF RECORD, IF ANY, MUST BE SERVED WHEN SERVICE IS MADE UNDER RULE 5(B) OF THE RULES OF CIVIL PROCEDURE, IN ADDITION TO ANY SERVICE ON THE PARTY, AND (5) CLARIFY THAT AN ATTORNEY MAY BE SERVED UNDER RULE 5(B) BY MAIL, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 600** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE A CITY WITH A POPULATION OF MORE THAN FIVE HUNDRED THOUSAND PEOPLE WHICH HOLDS A NATIONAL CONVENTION TO CONTRACT WITH OUT-OF-STATE LAW ENFORCEMENT AGENCIES TO PROVIDE LAW ENFORCEMENT AND SECURITY FOR THE NATIONAL CONVENTION, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 609** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE INSURANCE LAWS IN ORDER TO FACILITATE THE USE OF LOCUM TENENS PHYSICIANS AND TO AMEND THE BOARD OF PHARMACY RULES TO ENSURE NORTH CAROLINA'S MEDICAL PROFESSIONALS ARE CAPABLE OF SERVING THE STATE'S EXPANDING POPULATION, for concurrence in House Amendments No. 1 and No. 2.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's supplemental calendar.

**S.B. 762** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFENSE OF ASSAULT CAUSING PHYSICAL INJURY AGAINST A LAW ENFORCEMENT OFFICER OR DETENTION May 1, 2011
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PERSONNEL AND TO INCREASE THE PENALTY FOR ASSAULT CAUSING PHYSICAL INJURY AND FOR ASSAULT WITH A DEADLY WEAPON OR INFLICTING SERIOUS BODILY INJURY ON EMERGENCY PERSONNEL, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

The Chair grants a leave of absence for the remainder of tonight's session to Senator Blue.

SUPPLEMENTAL CALENDAR (continued)

H.B. 656 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM TO INCLUDE THE NORTH CAROLINA SHERIFFS' ASSOCIATION AS AN EMPLOYER.

The Senate Committee Substitute bill passes its second reading (40-4) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

APPOINTMENT OF CONFERENCE COMMITTEE

H.B. 720 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT.

Pursuant to the message from the House of Representatives received earlier today that the House fails to concur in the Senate Committee Substitute bill for H.B. 720 and requests conferees. Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Hise, Chair; Senator Preston and Senator Tillman as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

Pursuant to the information that your Honorable Body failed to concur in the House Committee Substitute for S.B. 781, A BILL TO BE ENTITLED AN...
ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION, and requests conferees, Speaker Tillis appoints:

Representative Gillespie
Representative Avila
Representative Owens
Representative McElraft, and
Representative Hager

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for **H.B. 403**, A BILL TO BE ENTITLED AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS AND TO AMEND THE CHARTER OF THE CITY OF WILMINGTON AS IT RELATES TO THE CITY’S CIVIL SERVICE COMMISSION, and requests conferees.

Speaker Tillis has appointed:
Representative Justice
Representative Hamilton

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

June 16, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

Pursuant to the information that your Honorable Body failed to concur in the House Committee Substitute for S.B. 411, A BILL TO BE ENTITLED AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO REDUCE THE SIZE OF THE STANLY COUNTY BOARD OF EDUCATION FROM NINE TO SEVEN MEMBERS AND PROVIDE THAT ALL MEMBERS SHALL BE ELECTED AT-LARGE, TO PROVIDE FOR SELECTION OF ALL VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE BY THE COUNTY BOARD OF COMMISSIONERS, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND TO PROVIDE FOR THE APPOINTMENT OF THE STANLY COUNTY BOARD OF ELECTIONS, RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY, and requests conferees, Speaker Tillis appoints:

Representative Burr
Representative Boles
Representative Collins
Representative Brubaker, and
Representative Hackney

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 536 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT
REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SUPPLEMENTAL CALENDAR (continued)

H.B. 22 (Senate Committee Substitute), AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT, temporarily displaced earlier today.

Senator Stevens offers Amendment No. 1 which is adopted (45-0).

The Senate Committee Substitute bill, as amended, passes its second reading (45-0).

Senator Stevens objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Friday, June 17, upon third reading.

CONFERENCE REPORT

Senator Rouzer, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon S.B. 781 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION, submits for adoption the following report:

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 781, A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION, House Committee Substitute Favorable 6/14/11, Fourth Edition Engrossed 6/15/11, submit the following report:

June 16, 2011
The Senate and House agree to the following amendments and the Senate concurs in House Committee substitute Favorable 6/14/11, Fourth Edition Engrossed 6/15/11, as amended:

- on page 11, lines 17 through 29, by deleting the lines;
- and on page 17, lines 7 through 30, by rewriting the lines to read:

  "SECTION 41. G.S. 126-4.1 is repealed.

  SECTION 42. G.S. 126-14.4(e) reads as rewritten:

  "(e) Within 90 days after the filing of a contested case petition, the administrative law judge shall issue a recommended final decision to the State Personnel Commission which shall include findings of fact and conclusions of law and, if the administrative law judge has found a violation of G.S. 126-14.2, an appropriate recommended remedy, remedy, which may include:

  1. Directing the State agency, department, or institution to declare the position vacant and to hire from among the most qualified State employees or applicants for initial State employment who had applied for the position, or
  2. Requiring that the vacancy be posted pursuant to this Chapter."

  SECTION 43. G.S. 126-14.4(f) is repealed.

  SECTION 44. G.S. 126-37 reads as rewritten:

  "§ 126-37. Personnel Commission to review Administrative Law Judge's recommended decision and make final decision.

  (a) Appeals involving a disciplinary action, alleged discrimination or harassment, and any other contested case arising under this Chapter shall be conducted in the Office of Administrative Hearings as provided in Article 3 of Chapter 150B; provided that no grievance may be appealed unless the employee has complied with G.S. 126-34. The State Personnel Commission shall make a final decision in these cases as provided in G.S. 150B-36, except as provided in subsection (b1) of this section. The State Personnel Commission administrative law judge is hereby authorized to reinstate any employee to the position from which the employee has been removed, to order the employment, promotion, transfer, or salary adjustment of any individual to whom it has been wrongfully denied or to direct other suitable action to correct the abuse which may include the requirement of payment for any loss of salary which has resulted from the improperly discriminatory action of the appointing authority."

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

Conferees for the Senate  Conferees for the House of Representatives
S/David Rouzer, Chair  S/Mitch Gillespie
S/Harry Brown  S/Marilyn Avila
S/Don East  S/Bill Owens
S/Brent Jackson  S/Pat McElraft
S/Doug Berger  S/Mike Hager

June 16, 2011
The Conference Report is placed on the calendar for Friday, June 17, for adoption.

Upon motion of Senator Phil Berger, seconded by Senator Graham, the Senate adjourns at 11:56 p.m. to meet Friday, June 17, at 12:05 a.m.

EIGHTY-SIXTH DAY

Senate Chamber
Friday, June 17, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Honorable Jerry W. Tillman, Senator from Randolph County, as follows:

"'The eyes of the Lord roam to and fro across the whole land to prove himself strong to those whose hearts are bent towards him.' Dear God, thank you for the honor and privilege in serving in this great body. You have helped us greatly and we certainly need your help. We need your wisdom and your guidance and the strength that we gain from you; we pray for that. And we pray that we will stay true to our beliefs and serve you to the best of our ability. In the name of the Lord Jesus Christ I pray, Amen."

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Thursday, June 16, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

APPOINTMENT OF CONFERENCE COMMITTEES

H.B. 335. A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES.

Pursuant to the message from the House of Representatives received June 16 that the House fails to concur in the Senate Amendment No. 1 for H.B. 335 and requests conferees, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Brown, Chair and Senator Clodfelter as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

June 17, 2011
H.B. 403 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS AND TO AMEND THE CHARTER OF THE CITY OF WILMINGTON AS IT RELATES TO THE CITY’S CIVIL SERVICE COMMISSION.

Pursuant to the message from the House of Representatives received June 16 that the House fails to concur in the Senate Committee Substitute bill for H.B. 403 and requests conferees, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Rabon, Chair and Senator Goolsby as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

The Senate recesses at 12:30 a.m., subject to the receipt and referral of the messages from the House of Representatives and committee reports, referral of bills, receipt of conference reports, appointment of conferees, and ratification of bills to reconvene at 9:00 p.m.

RECESS

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages are received from the House of Representatives:

S.B. 131 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE EXPANDED METHODS OF COLLECTING FINES, FEES, COSTS, AND RESTITUTION FROM OFFENDERS NOT SENTENCED TO SUPERVISED PROBATION OR ACTIVE TIME AND TO PERMIT THE COUNTY IN WHICH THE COLLECTION ASSISTANCE FEE IS COLLECTED TO RETAIN THE FEE, PROVIDING THE FEE IS COLLECTED BY A COLLECTIONS PROGRAM PURSUANT TO A CONTRACT WITH THE ADMINISTRATIVE OFFICE OF THE COURTS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's calendar.

S.B. 241 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT DWI SENTENCING BE AT LEVEL ONE IF THE OFFENSE OCCURS WITH A CHILD LESS THAN EIGHTEEN YEARS OF AGE, A PERSON WITH THE MENTAL DEVELOPMENT OF A CHILD LESS THAN EIGHTEEN YEARS OF AGE, OR A PERSON WITH A

June 17, 2011
PHYSICAL DISABILITY PREVENTING UNAIDED EXIT FROM THE VEHICLE IN THE VEHICLE, AND TO AMEND THE LAW REGARDING ELECTRONIC RECORDING OF CUSTODIAL INTERROGATIONS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today’s calendar.

S.B. 143. A BILL TO BE ENTITLED AN ACT TO MODIFY DORMITORY REQUIREMENTS IN CERTAIN COUNTY DETENTION FACILITIES, for concurrence in the House Amendment No. 1.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today’s calendar.

S.B. 268 (House Committee Substitute). A BILL TO BE ENTITLED AN ACT TO CREATE ENHANCED PROTECTIONS FOR VICTIMS AND WITNESSES BY INCREASING THE CRIMINAL PENALTY FOR THE OFFENSE OF INTIMIDATING OR INTERFERING WITH A WITNESS, for concurrence in the House Amendment No. 1 and the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today’s calendar.

S.B. 414 (House Committee Substitute). A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT RECIPROCAL ATTORNEYS’ FEES PROVISIONS IN BUSINESS CONTRACTS ARE VALID AND ENFORCEABLE UNDER THE LAWS OF THIS STATE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today’s calendar.

S.B. 580 (Committee Substitute). A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER’S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY

June 17, 2011
MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE
DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, for
concurrence in the House Amendment No. 1.
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today’s calendar.

S.B. 636 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY THE LEVEL 2 RESTRICTIONS FOR PROVISIONAL LICENSES; TO REQUIRE A DRIVING LOG SHOWING SIXTY HOURS OF DRIVING TIME BY A PERSON WITH A LIMITED LEARNER’S PERMIT BEFORE A LEVEL 2 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE A DRIVING LOG SHOWING TWELVE HOURS OF DRIVING TIME BY A PROVISIONAL LICENSEE BEFORE A LEVEL 3 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE AN IMMEDIATE REVOCATION OF A PROVISIONAL LICENSE IF THE PROVISIONAL LICENSEE IS CHARGED WITH CERTAIN MOVING VIOLATIONS; AND TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO REPORT ON THE EFFECTIVENESS OF THE PROVISIONS OF THIS ACT, for concurrence in the House Amendments No. 1 and 2 and the House Committee Substitute bill.
Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today’s calendar.

S.B. 670 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT RELATING TO HEARING AID FITTING AND DISPENSING BY CERTAIN LICENSED AUDIOLOGISTS AND REVISING THE MEMBERSHIP ON THE NORTH CAROLINA STATE HEARING AID DEALERS AND FITTERS BOARD, for concurrence in the House Amendment No. 1 and the House Committee Substitute bill.
Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today’s calendar.

H.B. 761 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO MAKE TAMPERING WITH AN IGNITION INTERLOCK SYSTEM AN UNLAWFUL ACT, TO REMOVE COLORED BORDER REQUIREMENTS FROM CERTAIN LICENSES, TO CLARIFY THAT SPECIAL IDENTIFICATION CARDS ARE SUBJECT TO VIOLATION PROVISIONS, AND TO ALLOW THE DIVISION OF MOTOR VEHICLES TO CONDUCT BACKGROUND INVESTIGATIONS ON EVERY PERSON APPLYING FOR A RESTORATION OF A REVOKED LICENSE.
Referred to the Rules and Operations of the Senate Committee.

June 17, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that Representative T. Moore has been added as a conferee to **H.B. 36** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE COUNTIES, CITIES, AND ENTITIES WHO CONTRACT WITH A GOVERNMENT AGENCY IN THIS STATE FOR CONSTRUCTION OR REPAIR WORK AND THEIR SUBCONTRACTORS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES.

Respectfully,
S/Uns G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for **H.B. 720** A BILL TO BE ENTITLED AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT, and requests conferees.

Speaker Tillis has appointed:
Representative Blust
Representative Brandon
Representative Graham, and
Representative Murry

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Uns G. Weeks
Principal Clerk

June 17, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 134 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 649 (Conference Report), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS PERTAINING TO GROUNDS FOR REVOCATION OF LICENSURE UNDER THE LAWS REGULATING BAIL BONDSMEN AND ALLOWING A BAIL AGENT ACTING ON BEHALF OF A SURETY COMPANY TO MAKE WRITTEN MOTIONS REGARDING SETTING ASIDE BAIL FORFEITURE AND RELIEF FROM FINAL JUDGMENT OF BAIL FORFEITURE UNDER THE LAWS PERTAINING TO CRIMINAL PROCEDURE.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

June 17, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 16, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on **H.B. 165** (Conference Report), **A BILL TO BE ENTITLED AN ACT TO AMEND THE PLANNED COMMUNITY ACT AND THE CONDOMINIUM ACT CONCERNING THE TIME PERIOD FOR FORECLOSURE OF A CLAIM OF LIEN FOR UNPAID ASSESSMENTS, TO AMEND THE LAW CONCERNING DISCLOSURE OF INFORMATION ABOUT HOMEOWNERS ASSOCIATIONS TO POTENTIAL PURCHASERS, AND TO REQUIRE THE REAL ESTATE COMMISSION TO PREPARE AND MAKE AVAILABLE INFORMATION ABOUT RESTRICTIVE COVENANTS TO POTENTIAL PURCHASERS.**

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 17, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for **H.B. 588**, **A BILL TO BE ENTITLED AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT**, and requests conferees.

Speaker Tillis has appointed:

Representative Blust
Representative Holloway
Representative Stam, and
Representative Glazier

June 17, 2011
on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 17, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for H.B. 512, A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS GOVERNING RENDERING PLANTS AND OPERATIONS AND TO BRING THE COLLECTION OF WASTE KITCHEN GREASE WITHIN THE PURVIEW OF THE ACT, and requests conferees.

Speaker Tillis has appointed:
Representative Torbett
Representative Hackney
Representative Stone
Representative Dixon, and
Representative Setzer

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 17, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute

June 17, 2011
for **H.B. 289**, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES, and requests conferees.

Speaker Tillis has appointed:

Representative Gillespie

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

**SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES**

The following special message is received from the House of Representatives:

House of Representatives
June 17, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on **S.B. 781** (Conference Report), A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

**APPOINTMENT OF CONFERENCE COMMITTEE**

**H.B. 588** (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT.

Pursuant to the message from the House of Representatives received earlier today that the House fails to concur in the Senate Committee Substitute bill for H.B. 588 and requests conferees, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Tillman, Chair; Senator

June 17, 2011
Bingham and Senator Vaughan as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages are received from the House of Representatives:

S.B. 683 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT REQUIRING COUNTIES AND CITIES TO HAVE REASONABLE CAUSE BEFORE INSPECTING RESIDENTIAL BUILDINGS OR STRUCTURES, for concurrence in the House Amendments No. 1 and 4, and the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 679 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODERNIZE AND ENACT CERTAIN PROVISIONS REGARDING DEEDS OF TRUST, INCLUDING RELEASES, SHORT SALES, FUTURE ADVANCE PROVISION TERMINATIONS AND SATISFACTIONS, TERMINATIONS AND SATISFACTIONS FOR EQUITY LINE LIENS, RELEASE OF ANCILLARY DOCUMENTS, ELIMINATING TRUSTEE OF DEED OF TRUST AS NECESSARY PARTY FOR CERTAIN TRANSACTIONS AND LITIGATION, AND INDEXING OF SUBSEQUENT INSTRUMENTS RELATED THERETO, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 479 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE ASSESSMENT OF CAREER AND COLLEGE READINESS WITH NATIONALLY AND INTERNATIONALLY BENCHMARKED TESTS; THE CONTINUATION OF NORTH CAROLINA'S PARTICIPATION IN THE DEVELOPMENT AND IMPLEMENTATION OF TESTS RELATED TO COMMON CORE STATE STANDARDS ADOPTED BY A MAJORITY OF STATES; AND DIAGNOSTIC TOOLS TO ASSIST IN TEACHING AND STUDENT LEARNING, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 436 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXTEND THE SALES TAX REFUND ALLOWED TO A JOINT GOVERNMENTAL AGENCY CREATED TO OPERATE A CABLE TELEVISION SYSTEM FOR ONE YEAR, for concurrence in the House Amendment No. 1 and the House Committee Substitute bill.

June 17, 2011
Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 315 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 685 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW RELATING TO THE REGULATION OF PROPRIETARY SCHOOLS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 743 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE PROVISION OF MEDICAL SERVICES TO INDIGENT PERSONS BY PROVIDING FOR A RETIRED LIMITED VOLUNTEER LICENSE AND BY BROADENING THE APPLICABILITY OF A LIMITED VOLUNTEER LICENSE AND BY LIMITING LIABILITY FOR NONPROFIT COMMUNITY HEALTH REFERRAL SERVICES, for concurrence in the House Amendment No. 1 and House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 27 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE SPECIFIED LOCAL PENDING INVOLUNTARY ANNEXATIONS BE SUBJECT TO A PETITION TO DENY THE ANNEXATION BY PROPERTY OWNERS OF AT LEAST SIXTY PERCENT OF THE PARCELS LOCATED IN THE AREA, for concurrence in the House Amendment No. 1 and House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 148 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION AND TO MAKE OTHER TECHNICAL AND OTHER CHANGES TO THE GENERAL STATUTES AND SESSION LAWS, for concurrence in the House Amendment No. 1 and House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

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ENROLLED BILLS

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 287, AN ACT TO AMEND THE UMSTEAD ACT TO EXTEND THE PERIOD OF TIME FOR WHICH COMMUNITY COLLEGE SMALL BUSINESS INCUBATORS CAN OFFER SERVICES TO NEW BUSINESS VENTURES.

S.B. 346, AN ACT TO EXEMPT BONA FIDE COOKING SCHOOLS FROM REGULATIONS GOVERNING THE SANITATION OF ESTABLISHMENTS THAT PREPARE OR SERVE FOOD OR DRINK TO THE PUBLIC.

S.B. 404, AN ACT TO MODERNIZE PROCUREMENT METHODS USED BY THE SECRETARY OF ADMINISTRATION AND STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES.

S.B. 457, AN ACT TO AMEND ARTICLE 13 OF THE NORTH CAROLINA BUSINESS CORPORATION ACT.

S.B. 578, AN ACT TO FACILITATE THE TRANSFER OF BEDS FROM A STATE PSYCHIATRIC HOSPITAL TO A COMMUNITY FACILITY WITHIN CERTAIN LMES.

H.B. 339, AN ACT AUTHORIZING A HOUSING AUTHORITY TO COLLECT UNPAID DELINQUENT DEBT BY SETTING OFF THE DEBT AGAINST A STATE INCOME TAX REFUND DUE A TENANT OR FORMER TENANT OF THE HOUSING AUTHORITY.

H.B. 344, AN ACT TO ALLOW AN INDIVIDUAL INCOME TAX CREDIT FOR CHILDREN WITH DISABILITIES WHO REQUIRE SPECIAL EDUCATION AND TO CREATE A FUND FOR SPECIAL EDUCATION AND RELATED SERVICES.

H.B. 427, AN ACT TO PROVIDE FOR THE SEIZURE, FORFEITURE, AND SALE OF MOTOR VEHICLES USED BY DEFENDANTS IN FELONY CASES INVOLVING SPEEDING TO ELUDE ARREST.

H.B. 432, AN ACT TO PROHIBIT THE TRANSPORTATION OF LIVE SWINE UNLESS THE SWINE HAS AN OFFICIAL FORM OF IDENTIFICATION APPROVED BY THE STATE VETERINARIAN FOR THIS PURPOSE, TO CLASSIFY ALL FREE-RANGING MAMMALS OF THE SPECIES SUS SCROFA AS FERAL SWINE, TO PROVIDE FOR THE TAKING OF FERAL SWINE AS A NONGAME ANIMAL, AND TO PROHIBIT THE REMOVAL OF LIVE FERAL SWINE FROM TRAPS.

June 17, 2011
**H.B. 609.** AN ACT TO PROMOTE THE DEVELOPMENT OF WATER SUPPLY RESERVOIRS AND OTHER WATER SUPPLY RESOURCES, TO PROVIDE THAT FUNDS FROM THE CLEAN WATER MANAGEMENT TRUST FUND MAY BE USED TO PRESERVE LANDS FOR THE DEVELOPMENT OF WATER SUPPLY RESERVOIRS, AND TO IMPROVE THE EFFICIENCY OF USE OF NORTH CAROLINA'S WATER RESOURCES.

**H.B. 644.** AN ACT TO ESTABLISH PHARMACY AUDIT RIGHTS AND TO ESTABLISH STANDARDS FOR RECOUTMENT OF CLAIMS AND AUTHORIZING A THIRTY-DAY PERIOD TO SUBMIT A WRITTEN REQUEST FOR A RECONSIDERATION REVIEW TO THE DIVISION OF MEDICAL ASSISTANCE.

**H.B. 648.** AN ACT TO CLARIFY AND AMEND THE LAWS PERTAINING TO EXCEPTIONS AND BUILDING PERMITS AS RELATED TO GENERAL CONTRACTORS.

**H.B. 650.** AN ACT TO PROVIDE WHEN A PERSON MAY USE DEFENSIVE FORCE AND TO AMEND VARIOUS LAWS REGARDING THE RIGHT TO OWN, POSSESS, OR CARRY A FIREARM IN NORTH CAROLINA.

**H.B. 713.** AN ACT TO AUTHORIZE THE DEPARTMENT OF ADMINISTRATION TO USE MULTIPLE AWARD SCHEDULE CONTRACTS FOR THE PURCHASE OF ALL GROUND MAINTENANCE, CONSTRUCTION, COMMUNICATIONS, AND FORESTRY EQUIPMENT.

**H.B. 763.** AN ACT AUTHORIZING THE JOINT LEGISLATIVE PROGRAM EVALUATION OVERSIGHT COMMITTEE TO DIRECT THE PROGRAM EVALUATION DIVISION TO STUDY THE DIVISION OF MOTOR VEHICLES' COMMISSION CONTRACT FOR THE ISSUANCE OF PLATES AND CERTIFICATES PROGRAM TO DEVELOP OPERATIONAL PRACTICES THAT WOULD RESULT IN INCREASED OPERATING EFFICIENCY AND TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO PROVIDE TAG SERVICES AT MILITARY BASES.

**H.B. 806.** AN ACT CHANGING THE STATUTE OF LIMITATIONS AND REPOSE FOR CHALLENGING ZONING ORDINANCES, CLARIFYING THE APPLICABILITY OF THE STATUTE OF LIMITATIONS TO ENFORCEMENT ACTIONS OR ADMINISTRATIVE APPEALS, AND TO PROHIBIT SPECIFIED ZONING ORDINANCES AFFECTING SINGLE-FAMILY DETACHED RESIDENTIAL USES ON LOTS GREATER THAN TEN ACRES IN AGRICULTURAL ZONING DISTRICTS.

June 17, 2011
The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

**H.B. 96**, AN ACT TO AUTHORIZE ALLEGHANY AND JACKSON COUNTIES AND THE TOWNS OF GROVER AND SWANSBORO TO LEVY AN ADDITIONAL THREE PERCENT ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX AND TO MAKE OTHER ADMINISTRATIVE CHANGES.

**H.B. 212**, AN ACT TO ALLOW THE TOWN OF CRAMERTON TO REGULATE UTILITY VEHICLES.

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

**S.B. 98**, AN ACT TO PROVIDE THAT A TRANSCRIPT OR ALTERED VOICE REPRODUCTION MAY BE MADE AVAILABLE FOR A 911 CALL SO AS NOT TO IDENTIFY THE CALLER BY THE NATURAL VOICE.

**S.B. 135**, AN ACT TO ALLOW A JUVENILE RECORD TO BE CONSIDERED IN MAKING THE RISK DETERMINATION FOR ESTABLISHING A BOND UNDER THE LAWS PERTAINING TO THE JUVENILE CODE.

**S.B. 144**, AN ACT TO REQUIRE CASH CONVERTER BUSINESSES TO KEEP RECORDS OF PURCHASES AND TO MAKE THOSE RECORDS AVAILABLE TO LOCAL LAW ENFORCEMENT AGENCIES, AND TO EXEMPT CERTAIN LICENSED CHECK CASHERS FROM THE REPORTING REQUIREMENTS OF THE CHECK-CASHING BUSINESSES ACT.

**S.B. 166**, AN ACT ESTABLISHING THE "NO ADULT LEFT BEHIND" INITIATIVE TO EXPAND ECONOMIC OPPORTUNITIES FOR WORKING ADULTS AND ACHIEVE STATEWIDE WORKFORCE DEVELOPMENT GOALS AND APPROPRIATING FUNDS FOR THAT PURPOSE.

**S.B. 203**, AN ACT ESTABLISHING A PROCESS TO SET ASIDE AN ORDER OF PATERNITY OR AN AFFIDAVIT OF PARENTAGE UNDER LIMITED CIRCUMSTANCES, AND TO ALLOW RELIEF FROM A CHILD SUPPORT ORDER WHEN THE OBLIGOR IS NOT THE CHILD'S FATHER.

**S.B. 324**, AN ACT TO AUTHORIZE THE EASTERN BAND OF CHEROKEE INDIANS, A FEDERALLY RECOGNIZED INDIAN TRIBE AND SOVEREIGN NATION, TO RECEIVE SHIPMENTS OF SPIRITUOUS LIQUOR FROM THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION; TO AUTHORIZE THE EASTERN BAND OF

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CHEROKEE INDIANS TO ESTABLISH A TRIBAL ALCOHOLIC BEVERAGE CONTROL COMMISSION TO REGULATE THE PURCHASE, POSSESSION, CONSUMPTION, SALE, AND DELIVERY OF ALCOHOLIC BEVERAGES AT RETAIL; AND TO AUTHORIZE THE LIMITED TRANSFER OF WINE BY ON-PREMISES WINE PERMITTEES UNDER COMMON OWNERSHIP OR CONTROL.

S.B. 339, AN ACT TO REQUIRE THE STATE BOARD OF EDUCATION TO ADOPT A SALARY RANGE FOR THE DELIVERY OF DRIVER EDUCATION COURSES BY PUBLIC SCHOOL EMPLOYEES.

S.B. 349, AN ACT WHICH ALLOWS THE NORTH CAROLINA STATE BOARD OF EXAMINERS IN OPTOMETRY TO CONSIDER CERTAIN INVESTIGATIVE INFORMATION AS CONFIDENTIAL, REQUIRES LICENSEES TO COOPERATE WITH LAW ENFORCEMENT AGENCIES, AND REQUIRES LICENSEES TO SELF-REPORT CERTAIN INDICTMENTS, ARRESTS, MEDICAL JUDGMENTS, AWARDS, PAYMENTS, AND SETTLEMENTS; AND TO REQUIRE THAT INTEREST EARNED ON REAL ESTATE SETTLEMENT FUNDS HELD IN TRUST OR ESCROW ACCOUNTS BE PAID INTO THE NORTH CAROLINA STATE BAR’S INTEREST ON LAWYERS’ TRUST ACCOUNT FUND AND TO PROVIDE FOR A PRIVATE CAUSE OF ACTION FOR PERSONS HARMED BY THE UNAUTHORIZED PRACTICE OF LAW.

S.B. 407, AN ACT TO AMEND THE LAWS GOVERNING TRUSTS, ESTATE PLANNING, AND TRUST COMPANIES.

S.B. 425, AN ACT TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO REORGANIZE THE ECOSYSTEM ENHANCEMENT PROGRAM TO IMPROVE OPERATIONAL EFFICIENCY.

S.B. 432, AN ACT TO AMEND THE JURISDICTIONAL AND PROCEDURAL PROVISIONS OF THE PROBATE CODE AND RELATED STATUTES TO PROVIDE UNIFORMITY IN ESTATE MATTERS, TO DEFINE THE JURISDICTION OF THE CLERK OF SUPERIOR COURT CONSISTENT WITH THE PROVISIONS OF THE UNIFORM TRUST CODE, TO RECODIFY CERTAIN PROVISIONS RELATING TO THE PROBATE OF WILLS, AND TO UPDATE AND AMEND THE PROCEDURE FOR CLAIMING SPOUSAL AND CHILDREN’S ALLOWANCES.

S.B. 437, AN ACT TO AUTHORIZE THE SECRETARY OF HEALTH AND HUMAN SERVICES TO ALLOW CERTAIN CERTIFIED PROVIDERS TO CONDUCT INITIAL (FIRST-LEVEL) EXAMINATIONS FOR INVOLUNTARY COMMITMENT OF INDIVIDUALS WITH MENTAL ILLNESS, IN A MANNER CONSISTENT WITH THE FIRST EVALUATION PILOT PROGRAM.

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S.B. 474, AN ACT TO DIRECT PHARMACIES TO REQUIRE PHOTO IDENTIFICATION PRIOR TO DISPENSING CERTAIN CONTROLLED SUBSTANCES.

S.B. 507, AN ACT TO CLARIFY THAT OFFICERS AND EMPLOYEES OF A PERSON OR BUSINESS ENTITY WHO PERFORMS REAL ESTATE BROKER ACTS AS RELATED TO PROPERTY OWNED OR LEASED BY THE PERSON OR BUSINESS ENTITY ARE EXEMPT FROM THE REQUIREMENTS OF LICENSURE UNDER THE LAWS REGULATING REAL ESTATE BROKERS AND SALESPERSONS.

S.B. 519, AN ACT TO ALLOW THAT A CONTRACT TO CONVEY REAL ESTATE MAY BE REGISTERED BY REGISTERING A MEMORANDUM OF CONTRACT AND TO REQUIRE THAT DEEDS AND DEEDS OF TRUST PREPARED IN OTHER STATES AND PRESENTED FOR REGISTRATION TO THE REGISTER OF DEEDS OF ANY COUNTY IN THIS STATE SHALL BEAR AN ENTRY SHOWING THE NAME OF EITHER THE PERSON OR LAW FIRM WHO DRAFTED THE INSTRUMENT.

S.B. 581, AN ACT TO CLARIFY THAT A SECURITY INTEREST IN A TITLE SHALL BE RELEASED AFTER SATISFACTION AND TO RESTRICT FRANCHISED MOTOR VEHICLE DEALERS PLATES TO AN OFFICER, SALES REPRESENTATIVE, OR OTHER EMPLOYEE OF A FRANCHISED MOTOR VEHICLE DEALER OR AN IMMEDIATE FAMILY MEMBER OF AN OFFICER, SALES REPRESENTATIVE, OR OTHER EMPLOYEE OF A FRANCHISED MOTOR VEHICLE DEALER.

S.B. 586, AN ACT AMENDING RULE 7 OF THE RULES OF CIVIL PROCEDURE TO PROVIDE THAT, WITH THE PERMISSION OF THE SENIOR RESIDENT SUPERIOR COURT JUDGE, A MOTION IN A CIVIL ACTION IN A COUNTY THAT IS PART OF A MULTICOUNTY JUDICIAL DISTRICT MAY BE HEARD DURING CIVIL SESSION IN AN INCLUDED COUNTY DIFFERENT FROM WHERE THE CASE WAS FILED.

S.B. 602, AN ACT TO MAKE IT A CLASS 3 MISDEMEANOR FOR A PERSON TO ALLOW CERTAIN FOWLS TO RUN AT LARGE ON CERTAIN LANDS AFTER RECEIVING ACTUAL OR CONSTRUCTIVE NOTICE OF THE RUNNING AT LARGE.

S.B. 684, AN ACT TO CLARIFY AND AMEND THE LAW PROVIDING FOR A FIVE-YEAR PERIOD OF POST-RELEASE SUPERVISION FOR SEX OFFENDERS BY INCREASING THE MAXIMUM SENTENCE FOR SEX OFFENDERS AND PROVIDING FOR THEIR RELEASE ON POST-RELEASE SUPERVISION WITH FIVE YEARS REMAINING ON THEIR SENTENCES AND TO PROVIDE THAT WILLFUL REFUSAL TO ACCEPT OR COMPLY WITH THE TERMS OF POST-RELEASE SUPERVISION IS PUNISHABLE AS CONTEMPT OF COURT, AND TO AMEND THE FORENSIC SCIENCES ACT.

June 17, 2011
H.B. 417, AN ACT TO EXTEND THE TIME PERIOD FOR HOLDING REAL PROPERTY AS A FUTURE SITE FOR HOUSING FOR LOW- OR MODERATE-INCOME INDIVIDUALS AND FAMILIES.

H.B. 542, AN ACT TO PROVIDE TORT REFORM FOR NORTH CAROLINA CITIZENS AND BUSINESSES.

The Enrolling Clerk reports the following bill duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 297, AN ACT AMENDING THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE CITY TO ESTABLISH A SMALL BUSINESS ENTERPRISE PROGRAM TO PROMOTE THE DEVELOPMENT OF SMALL BUSINESSES IN THE CITY AND TO ENHANCE THE OPPORTUNITIES FOR SMALL BUSINESSES TO PARTICIPATE IN CITY CONTRACTS.

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 375, AN ACT TO FACILITATE AND REGULATE THE DISCLOSURE OF PROTECTED HEALTH INFORMATION THROUGH A VOLUNTARY, STATEWIDE HEALTH INFORMATION EXCHANGE NETWORK.

S.B. 397, AN ACT TO PROVIDE THAT A YOUTHFUL OFFENDER’S CRIMINAL RECORD MAY BE EXPUNGED OF NONVIOLENT FELONIES BUT TO ALLOW THE CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION AND THE SHERIFFS’ EDUCATION AND TRAINING STANDARDS COMMISSION ACCESS TO THE RECORDS OF EXPUNCTION.

S.B. 409, AN ACT TO REFORM THE GOVERNANCE OF THE NORTH CAROLINA GLOBAL TRANSPARK AND TO REPAY THE LOAN FROM THE ESCHATE FUND TO THE GLOBAL TRANSPARK.

S.B. 466, AN ACT TO MODIFY THE LAW RELATING TO CAREER STATUS FOR PUBLIC SCHOOL TEACHERS.

S.B. 487, AN ACT AUTHORIZING ATTORNEYS LICENSED IN THIS STATE TO DEPOSIT DISPUTED EARNEST MONEY WITH THE CLERK OF SUPERIOR COURT.

S.B. 496, AN ACT RELATING TO REQUIREMENTS OF MEDICAID AND HEALTH CHOICE PROVIDERS.

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S.B. 498. AN ACT TO REQUIRE THE INVOLVEMENT OF A PARENT OR GUARDIAN BEFORE SCHOOL OFFICIALS MAY ADMINISTER CORPORAL PUNISHMENT ON A STUDENT.

S.B. 532. AN ACT TO REFORM THE EMPLOYMENT SECURITY LAWS OF NORTH CAROLINA BY CREATING THE DIVISION OF EMPLOYMENT SECURITY WITHIN THE DEPARTMENT OF COMMERCE, TRANSFERRING THE FUNCTIONS OF THE EMPLOYMENT SECURITY COMMISSION TO THAT DIVISION, MAKING THE DIVISION SUBJECT TO RULE MAKING UNDER ARTICLE 2A OF CHAPTER 150B OF THE GENERAL STATUTES, AND BY MAKING OTHER MODIFICATIONS AND CONFORMING CHANGES TO ALIGN THE EMPLOYMENT SECURITY FUNCTIONS OF STATE GOVERNMENT UNDER THE DIRECT LEADERSHIP OF THE SECRETARY OF COMMERCE.

S.B. 607. AN ACT TO CONFORM MEDICAL RECORD CONFIDENTIALITY LAWS.

S.B. 644. AN ACT TO DIRECT THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF SOCIAL SERVICES, TO REQUIRE A REDETERMINATION OF ELIGIBILITY FOR VENDOR PAYMENTS ONLY IF THE ADOPTION ASSISTANCE AGREEMENT SPECIFICALLY REQUIRES A REDETERMINATION TO RECEIVE VENDOR PAYMENTS.

S.B. 726. AN ACT TO ALLOW PARENTS OR GUARDIANS TO MAKE THE DECISION REGARDING CLASSROOM PLACEMENT FOR MULTIPLE BIRTH SIBLINGS.

S.B. 770. AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A CERTIFICATE OF BIRTH RESULTING IN STILLBIRTH.

S.B. 771. AN ACT TO PROVIDE FOR THE ISSUANCE OF A SINGLE TRIP PERMIT BY THE DEPARTMENT OF TRANSPORTATION FOR THE TRANSPORT AND DELIVERY OF SIXTEEN-FOOT-WIDE MANUFACTURED AND MODULAR HOMES SUBJECT TO CERTAIN RULES ADOPTED BY THE DEPARTMENT OF TRANSPORTATION.

H.B. 385. AN ACT MAKING OMNIBUS AMENDMENTS TO THE LABOR LAWS OF NORTH CAROLINA.

H.B. 453. AN ACT TO AUTHORIZE THE PLACEMENT AND ISSUANCE OF SALARY PROTECTION INSURANCE UNDER THE SURPLUS LINES ACT.

June 17, 2011
H.B. 662. An act to authorize counties that provide electronic monitoring for offenders to collect a fee to recover the actual costs of providing that monitoring.

H.B. 755. An act to direct the Wildlife Resources Commission to study fox and coyote populations and report its recommendations on management methods and controls to the 2012 General Assembly.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 237, An act to incorporate the town of Castle Hayne, subject to a referendum.

H.B. 450, An act to restructure the Guilford County Board of Commissioners.

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

H.B. 113, An act to create additional protections for motorcyclists from unsafe movements by other vehicles.

H.B. 168, An act to clarify the definition of "bona fide farm purposes," to prohibit the involuntary municipal annexation of property used for bona fide farm purposes, and to provide that property used for bona fide farm purposes is exempt from the exercise of municipal extraterritorial jurisdiction.

H.B. 242, An act to (1) increase the amount of the bond required upon registration in order to drill for oil or natural gas in the state; (2) increase the amount of fees applicable to drilling and abandoning oil or gas wells; (3) establish provisions for the protection of landowners relative to leases for oil and gas exploration; (4) direct the Department of Environment and Natural Resources to study the issue of oil and gas exploration in the state, and specifically the use of directional and horizontal drilling and hydraulic fracturing for that purpose; and (5) direct the Department of Environment and Natural Resources to conduct at least two public hearings on the issue in the area in which exploration for natural gas by means of directional and horizontal drilling and hydraulic fracturing may occur.

June 17, 2011
H.B. 329, AN ACT TO EXPAND THE EXEMPTION FROM BUILDING RULES FOR FARM BUILDINGS TO INCLUDE FARM BUILDINGS USED FOR SPECTATOR EVENTS.

H.B. 538, AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM TO REMOVE THE REQUIREMENT THAT LAW ENFORCEMENT OFFICERS HAVE ONE YEAR OF CREDITABLE SERVICE IN ORDER TO QUALIFY FOR DISABILITY RETIREMENT BENEFITS FOR INJURIES INCURRED IN THE LINE OF DUTY.

H.B. 596, AN ACT TO REQUIRE THAT THE PROCEEDS OF CERTAIN DISPOSITIONS OF STATE-OWNED REAL PROPERTY BE USED IN PART TO SUPPORT THE GENERAL FUND, IN PART TO SUPPORT THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM OF NORTH CAROLINA, AND IN PART TO SUPPORT THE AGENCIES TO WHICH THE PROPERTY WAS ALLOCATED; AND TO APPROPRIATE FUNDS FOR THESE PURPOSES.

H.B. 809, AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO ESTABLISH A STATEWIDE SURVEILLANCE AND REPORTING SYSTEM FOR HEALTH CARE-ASSOCIATED INFECTIONS AND TO SUBJECT HOSPITALS TO THE REQUIREMENTS OF THE STATEWIDE SURVEILLANCE AND REPORTING SYSTEM.

H.B. 845, AN ACT TO REFORM THE INVOLUNTARY ANNEXATION LAWS OF NORTH CAROLINA.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 289, AN ACT TO REMOVE A DESCRIBED AREA FROM THE CORPORATE LIMITS OF THE TOWN OF CAPE CARTERET.

H.B. 66, AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS.

CONFERENCE REPORT

Senator Brown, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 36 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE COUNTIES, CITIES, AND ENTITIES WHO CONTRACT WITH A GOVERNMENT AGENCY IN THIS STATE FOR CONSTRUCTION OR

June 17, 2011
The conferees appointed to resolve the differences between the Senate and the House of Representatives on House Bill 36, A BILL TO BE ENTITLED AN ACT TO REQUIRE COUNTIES, CITIES, AND ENTITIES WHO CONTRACT WITH A GOVERNMENT AGENCY IN THIS STATE FOR CONSTRUCTION OR REPAIR WORK AND THEIR SUBCONTRACTORS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES, Senate Commerce Committee Substitute Adopted 6/14/11, Sixth Edition Engrossed 6/14/11, submit the following report:

The House and Senate agree to the following amendment to the Senate Commerce Committee Substitute Adopted 6/14/11, Sixth Edition Engrossed 6/14/11, and the House concurs in the Senate Committee Substitute as amended:

Delete the entire Senate Commerce Committee Substitute Adopted 6/14/11, Sixth Edition Engrossed 6/14/11, and substitute the attached Proposed Conference Committee Substitute H36-PCCS50411-MD-1.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 16, 2011.

Conferees for the Senate       Conferees for the House of Representatives
S/Harry Brown, Chair          S/George G. Cleveland
S/Andrew C. Brock             S/Harry Warren
S/Brent Jackson               S/Harold J. Brubaker
S/Jerry W. Tillman            Dewey L. Hill
                                S/Tim Moore

The text of the attached Proposed Conference Committee Substitute, H36-PCCS50411-MD-1 is as follows:

A BILL TO BE ENTITLED
AN ACT TO REQUIRE COUNTIES, CITIES, AND EMPLOYERS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES.

The General Assembly of North Carolina enacts:

SECTION 1. Chapter 64 of the General Statutes is amended by adding a new Article to read:

June 17, 2011
"Article 1.
Various Provisions Related to Aliens."

SECTION 2. G.S. 64-1 through G.S. 64-5 are recodified as Article 1 of Chapter 64 of the General Statutes, as created by Section 1 of this act.

SECTION 3. Chapter 64 of the General Statutes is amended by adding a new Article to read:

"Article 2.
Verification of Work Authorization.

The following definitions apply in this Article:
(1) Commissioner. – The North Carolina Commissioner of Labor.
(2) Employ. – Hire an employee.
(3) Employee. – Any individual who provides services or labor for an employer in this State for wages or other remuneration.
(4) Employer. – Any person, business entity, or other organization that transacts business in this State and that employs 25 or more employees in this State. This term does not include State agencies, counties, municipalities, or other governmental bodies.
(5) E-Verify. – The federal E-Verify program operated by the United States Department of Homeland Security and other federal agencies, or any successor or equivalent program used to verify the work authorization of newly hired employees pursuant to federal law.
(6) Unauthorized alien. – As defined in 8 U.S.C. § 1324a(h)(3).

§ 64-26. Verification of employee work authorization.
(a) Employers Must Use E-Verify. – Each employer, after hiring an employee to work in the United States, shall verify the work authorization of the employee through E-Verify.
(b) Employer Preservation of E-Verify Forms. – Each employer shall retain the record of the verification of work authorization required by this section while the employee is employed and for one year thereafter.
(c) Exemption. – Subsection (a) of this section shall not apply with respect to a seasonal temporary employee who is employed for 90 or fewer days during a 12-consecutive-month period.

§ 64-27. Commissioner of Labor to prepare complaint form.
(a) Preparation of Form. – The Commissioner shall prescribe a complaint form for a person to allege a violation of G.S. 64-26. The form shall clearly state that completed forms may be sent to the Commissioner.
(b) Certain Information Not Required. – The complainant shall not be required to list the complainant’s social security number on the complaint form or to have the complaint notarized.

June 17, 2011

(a) Filing of Complaint. – Any person with a good faith belief that an employer is violating or has violated G.S. 64-26 may file a complaint with the Commissioner setting forth the basis for that belief. The complaint may be on a form prescribed by the Commissioner pursuant to G.S. 64-27 or may be made in any other form that gives the Commissioner information that is sufficient to proceed with an investigation pursuant to G.S. 64-29. Nothing in this section shall be construed to prohibit the filing of anonymous complaints that are not submitted on a prescribed complaint form.

(b) False Statements a Misdemeanor. – A person who knowingly files a false and frivolous complaint under this section is guilty of a Class 2 misdemeanor.

§ 64-29. Investigation of complaints.

(a) Investigation. – Upon receipt of a complaint pursuant to G.S. 64-28 that an employer is allegedly violating or has allegedly violated G.S. 64-26, the Commissioner shall investigate whether the employer has in fact violated G.S. 64-26.

(b) Certain Complaints Shall Not Be Investigated. – The Commissioner shall not investigate complaints that are based solely on race, religion, gender, ethnicity, or national origin.

(c) Assistance by Law Enforcement. – The Commissioner may request that the State Bureau of Investigation assist in investigating a complaint under this section.

(d) Subpoena for Production of Documents. – The Commissioner may issue a subpoena for production of employment records that relate to the recruitment, hiring, employment, or termination policies, practices, or acts of employment as part of the investigation of a valid complaint under this section.

§ 64-30. Actions to be taken; hearing.

If, after an investigation, the Commissioner determines that the complaint is not false and frivolous:

(1) The Commissioner shall hold a hearing to determine if a violation of G.S. 64-26 has occurred and, if appropriate, impose civil penalties in accordance with the provisions of this Article.

(2) If, during the course of the hearing required by subdivision (1) of this section, the Commissioner concludes that there is a reasonable likelihood that an employee is an unauthorized alien, the Commissioner shall notify the following entities of the possible presence of an unauthorized alien:
   a. United States Immigration and Customs Enforcement.
   b. Local law enforcement agencies.

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§ 64-31. Consequences of first violation.

(a) Affidavit Must Be Filed. – For a first violation of G.S. 64-26, the Commissioner shall order the employer to file a signed sworn affidavit with the Commissioner within three business days after the order issued pursuant to this subsection is issued. The affidavit shall state with specificity that the employer has, after consultation with the employee, requested a verification of work authorization through E-Verify.

(b) Effect of Failure to File Affidavit. – If an employer fails to timely file an affidavit required by subsection (a) of this section or by G.S. 64-32 or G.S. 64-33, the Commissioner shall order the employer to pay a civil penalty of ten thousand dollars ($10,000).

§ 64-32. Consequences of second violation.

For a violation of G.S. 64-26 that occurs after an order has been issued pursuant to G.S. 64-31, the Commissioner shall order the measures required by G.S. 64-31(a) and shall also order the employer to pay a civil penalty of one thousand dollars ($1,000), regardless of the number of required employee verifications the employer failed to make.

§ 64-33. Consequences of third or subsequent violation.

For a violation of G.S. 64-26 that occurs after an order has been issued pursuant to G.S. 64-32, the Commissioner shall order the measures required by G.S. 64-31(a), and shall also order the employer to pay a civil penalty of two thousand dollars ($2,000) for each required employee verification the employer failed to make.

§ 64-34. Commissioner to maintain copies of orders.

The Commissioner shall maintain copies of orders issued pursuant to G.S. 64-31, 64-32, and 64-33, and shall maintain a database of the employers and business locations that have a violation of G.S. 64-26 and make the orders available on the Commissioner's Web site.

§ 64-35. Work authorization shall be verified through the federal government.

When investigating a complaint under this Article, the Commissioner shall verify the work authorization of the alleged unauthorized alien with the federal government pursuant to 8 U.S.C. § 1373(c). The Commissioner shall not attempt to independently make a final determination of whether an alien is authorized to work in the United States.

§ 64-36. Appeal of Commissioner's order.

A determination by the Commissioner pursuant to this Article shall be final, unless within 15 days after receipt of notice thereof by certified mail with return receipt, by signature confirmation as provided by the U.S. Postal Service, by a designated delivery service authorized pursuant to 26 U.S.C. § 7502(f)(2) with delivery receipt, or via hand delivery, the employer charged with the violation takes exception to the determination, in which event final determination shall be made in an administrative proceeding pursuant to Article 3 of Chapter 150B of the General Statutes and in a judicial proceeding pursuant to Article 4 of Chapter 150B of the General Statutes.

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The Commissioner may adopt rules needed to implement this Article.

§ 64-38. Article does not require action that is contrary to federal or State law.
This Article shall not be construed to require an employer to take any action that the employer believes in good faith would violate federal or State law.

SECTION 4. Article 5 of Chapter 153A of the General Statutes is amended by adding a new section to read:

(a) Counties Must Use E-Verify. – Each county shall register and participate in E-Verify to verify the work authorization of new employees hired to work in the United States.
(b) E-Verify Defined. – As used in this section, the term 'E-Verify' means the federal E-Verify program operated by the United States Department of Homeland Security and other federal agencies, or any successor or equivalent program used to verify the work authorization of newly hired employees pursuant to federal law.
(c) Nondiscrimination. – This section shall be enforced without regard to race, religion, gender, ethnicity, or national origin.

SECTION 5. Article 7 of Chapter 160A of the General Statutes is amended by adding a new section to read:

(a) Municipalities Must Use E-Verify. – Each municipality shall register and participate in E-Verify to verify the work authorization of new employees hired to work in the United States.
(b) E-Verify Defined. – As used in this section, the term 'E-Verify' means the federal E-Verify program operated by the United States Department of Homeland Security and other federal agencies, or any successor or equivalent program used to verify the work authorization of newly hired employees pursuant to federal law.
(c) Nondiscrimination. – This section shall be enforced without regard to race, religion, gender, ethnicity, or national origin.

SECTION 6. Sections 4, 5, and 6 of this act become effective October 1, 2011. The remainder of this act becomes effective in accordance with the following schedule:

(1) October 1, 2012, for employers that employ 500 or more employees.
(2) January 1, 2013, for employers that employ 100 or more but less than 500 employees.
(3) July 1, 2013, for employers that employ 25 or more but less than 100 employees.

Upon motion of Senator Apodaca, the Conference Report is placed on today's supplemental calendar for adoption.

June 17, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 17, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on S.B. 183 (Conference Report), A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following messages are received from the House of Representatives:

S.B. 260 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REDUCE THE SIZE OF THE PITT COUNTY BOARD OF EDUCATION FROM TWELVE MEMBERS TO SEVEN, TO PROVIDE FOR FOUR-YEAR TERMS RATHER THAN SIX-YEAR TERMS, AND TO ADD AN AT-LARGE MEMBER, SUBJECT TO A REFERENDUM, for concurrence in the House Amendment No. 2 and the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 593 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT REDUCING STATE GOVERNMENT BY ABOLISHING CERTAIN STATE BOARDS, COMMISSIONS, AND COMMITTEES, for concurrence in the House Amendments No. 1-3, and the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

June 17, 2011
S.B. 620 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT A LEGISLATOR'S OR PUBLIC SERVANT'S PUBLIC POSITION MAY BE DISCLOSED IN AN AGENDA OR OTHER DOCUMENT RELATED TO A MEETING, CONFERENCE, OR SIMILAR EVENT AND TO MODIFY THE REPORTING REQUIREMENTS FOR LOBBYIST PRINCIPALS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.


Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

S.B. 710 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW RENEWABLE ENERGY CERTIFICATES (RECS) DERIVED FROM THE THERMAL ENERGY OUTPUT OF COMBINED HEAT AND POWER FACILITIES THAT USE POULTRY WASTE AS A FUEL TO MEET THE REQUIREMENTS OF THE POULTRY WASTE SET-ASIDE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on today's supplemental calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

The Chair grants leaves of absence for the remainder of today's session to Senator Dannelly, Senator Garrou, Senator Goolsby, Senator Jenkins, Senator Robinson, and Senator Walters.

CALENDAR

Bills on today's calendar are taken up and disposed of, as follows:

H.B. 652 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE STATE'S LAWS PERTAINING TO TRANSPORTATION.

Senator Jackson offers Amendment No. 1 which is adopted (41-0).

June 17, 2011
The Senate Committee Substitute bill, as amended, passes its second reading (41-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendment No. 1 and the Senate Committee Substitute bill.

CONFERENCE REPORT

Senator Tillman, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 720 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT, submits for adoption the following report:

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 720, A BILL TO BE ENTITLED AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT, Senate Rules and Operations of the Senate Committee Substitute Adopted 6/15/11, submit the following report:

The House and Senate agree to the following amendment to the Senate Rules and Operations of the Senate Committee Substitute Adopted 6/15/11, and the House concurs in the Senate Committee Substitute as amended:

Delete the entire Senate Committee Substitute and substitute the attached proposed Conference Committee Substitute H720-PCCS70263-RQ-1.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 17, 2011.

Conferees for the Senate Conferees for the House of Representatives
S/Jerry W. Tillman, Chair S/John M. Blust
S/Ralph Hise S/Marcus Brandon
S/Jean Preston S/Tom Murry

The text of the attached Proposed Conference Committee Substitute, H720-PCCS70263-RQ-1 is as follows:

A BILL TO BE ENTITLED
AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT.
The General Assembly of North Carolina enacts:

June 17, 2011
SECTION 1. This act shall be known as the "School and Teacher Paperwork Reduction Act."

SECTION 2.(a) G.S. 115C-12(19) reads as rewritten:
"(19) Duty to Identify Required Reports and to Eliminate Unnecessary Reports and Paperwork. – Prior to the beginning of each school year, the State Board of Education shall identify all reports that are required at the State level for the school year.

The State Board of Education shall adopt policies to ensure that local school administrative units are not required by the State Board of Education, the State Superintendent, or the Department of Public Instruction staff to (i) provide information that is already available on the student information management system or housed within the Department of Public Instruction; (ii) provide the same written information more than once during a school year unless the information has changed during the ensuing period; or (iii) complete forms, for children with disabilities, that are not necessary to ensure compliance with the federal Individuals with Disabilities Education Act (IDEA). Notwithstanding the foregoing, the State Board may require information available on its student information management system or require the same information twice if the State Board can demonstrate a compelling need and can demonstrate there is not a more expeditious manner of getting the information.

The State Board shall permit schools and local school administrative units to submit all reports to the Department of Public Instruction electronically.

The State Board of Education, in collaboration with the education roundtables within the Department of Public Instruction, shall consolidate all plans that affect the school community. The consolidated plan shall be posted on each school's Web site for easy access by the public and by school personnel.

The State Board shall report to the Joint Legislative Education Oversight Committee by November 15 of each year on the reports it has consolidated or eliminated for the upcoming school year."

SECTION 2.(b) G.S. 115C-12 is amended by adding a new subdivision to read:
"(19a) Duty to Consolidate Applications for State Funding. – The State Board of Education shall adopt policies to streamline the process for local school administrative units applying for State funding. The policies shall provide for a consolidation of all such applications."

June 17, 2011
SECTION 3. G.S. 115C-47(18) reads as rewritten:

"(18) To Make Rules Concerning the Conduct and Duties of Personnel. – Local boards of education, upon the recommendation of the superintendent, shall have full power to make all just and needful rules and regulations governing the conduct of teachers, principals, and supervisors, the kind of reports they shall make, and their duties in the care of school property.

Prior to the beginning of each school year, each local board of education shall identify all reports, including local school required reports, that are required at the local level for the school year and shall, to the maximum extent possible, eliminate any duplicate or obsolete reporting requirements and consolidate remaining reporting requirements. No additional reports shall be required at the local level after the beginning of the school year without the prior approval of the local board of education.

Prior to the beginning of each school year, each local board of education shall also identify software protocols such as NC Wise that could be used to minimize repetitious data entry by teachers and shall make them available to teachers.

Each local board of education shall appoint a person or establish a local paperwork control committee to monitor all reports and other paperwork required of teachers by the central office and to monitor teachers' access to software protocols that minimize repetitious data entry."

SECTION 4. The Department of Health and Human Services, in consultation with the More at Four Program and the Smart Start Program, shall review all reporting requirements imposed on the public schools relating to the operations of the programs and child care regulation requirements. The Department of Health and Human Services shall reduce the frequency of reporting as appropriate, based upon the review and recommendation of the parties involved.

The Department of Health and Human Services shall report to the General Assembly on its implementation of this section by October 1, 2011.

SECTION 5. G.S. 115C-302.1(b) reads as rewritten:

"(b) Salary Payments. – State-allotted teachers shall be paid for a term of 10 months. State-allotted months of employment for vocational education to local boards shall be used for the employment of teachers of vocational and technical education for a term of employment to be determined by the local boards of education. However, local boards shall not reduce the term of employment for any vocational agriculture teacher personnel position that was 12 calendar months for the 1982-83 school year for any school year thereafter.

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In addition, local boards shall not reduce the term of employment for any vocational agriculture teacher personnel position that was 12 calendar months for the 2003-2004 school year for any school year thereafter.

Each local board of education shall establish a set date on which monthly salary payments to State-allotted teachers shall be made. This set pay date may differ from the end of the month of service. The daily rate of pay for teachers shall equal midway between one twenty-first and one twenty-second of the monthly rate of pay. Except for teachers employed in a year-round school or paid in accordance with a year-round calendar, or both, the initial pay date for teachers shall be no later than August 31 and shall include a full monthly payment. Subsequent pay dates shall be spaced no more than one month apart and shall include a full monthly payment.

Teachers may be prepaid on the monthly pay date for days not yet worked. A teacher who fails to attend scheduled workdays or who has not worked the number of days for which the teacher has been paid and who resigns, is dismissed, or whose contract is not renewed shall repay to the local board any salary payments received for days not yet worked. A teacher who has been prepaid and continues to be employed by a local board but fails to attend scheduled workdays may be subject to dismissal under G.S. 115C-325 or other appropriate discipline. Teachers shall be paid only for the days employed as of the set pay date. Payment for a full month when days employed are less than a full month is prohibited, as this constitutes prepayment.

Any individual teacher who is not employed in a year-round school may be paid in 12 monthly installments if the teacher so requests on or before the first day of the school year. The request shall be filed in the local school administrative unit which employs the teacher. The payment of the annual salary in 12 installments instead of 10 shall not increase or decrease the teacher's annual salary nor in any other way alter the contract made between the teacher and the local school administrative unit. Teachers employed for a period of less than 10 months shall not receive their salaries in 12 installments.

Notwithstanding this subsection, the term "daily rate of pay" for the purpose of G.S. 115C-12(8) or for any other law or policy governing pay or benefits based on the teacher salary schedule shall not exceed one twenty-second of a teacher's monthly rate of pay."

SECTION 6(a) If House Bill 22, 2011 Regular Session, becomes law, then G.S. 115C-12(19), as amended by this act, reads as rewritten:

"(19) Duty to Identify Required Reports and to Eliminate Unnecessary Reports and Paperwork. – Prior to the beginning of each school year, the State Board of Education shall identify all reports that are required at the State level for the school year.

The State Board of Education shall adopt policies to ensure that local school administrative units are not required by the State Board of Education, the State Superintendent, or the Department of Public Instruction staff to (i) provide information that is already available on the student information management system or housed

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within the Department of Public Instruction; (ii) provide the same written information more than once during a school year unless the information has changed during the ensuing period; or (iii) complete forms, for children with disabilities, that are not necessary to ensure compliance with the federal Individuals with Disabilities Education Act (IDEA). Notwithstanding the foregoing, the State Board may require information available on its student information management system or require the same information twice if the State Board can demonstrate a compelling need and can demonstrate there is not a more expeditious manner of getting the information.

The State Board shall permit schools and local school administrative units to submit all reports to the Department of Public Instruction electronically.

The State Board of Education, in collaboration with the education roundtables within the Department of Public Instruction, shall consolidate all plans that affect the school community, including school improvement plans. The consolidated plan shall be posted on each school's Web site for easy access by the public and by school personnel.

The State Board shall report to the Joint Legislative Education Oversight Committee by November 15 of each year on the reports it has consolidated or eliminated for the upcoming school year.”

SECTION 6.(b) If House Bill 22, 2011 Regular Session, becomes law, then G.S. 115C-105.27 is amended by adding a new subsection to read:

"(f) If a local board of education finds that a school improvement plan adequately covers another plan that the local school administrative unit is otherwise required to prepare, the local school administrative unit shall not be required to prepare an additional plan on the matter.”

SECTION 7. Section 5 of this act becomes effective July 1, 2012. The remainder of this act is effective when it becomes law and applies beginning with the 2011-2012 school year.

Upon motion of Senator Apodaca, the Conference Report is placed on today's supplemental calendar for adoption.

CONFERENCE REPORT

Senator Tillman, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 588 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT, submits for adoption the following report:

June 17, 2011
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 588, A BILL TO BE ENTITLED AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT, Senate Education/Higher Education Committee Substitute Adopted 6/14/11, Fourth Edition Engrossed 6/15/11, submit the following report:

The House and Senate agree to the following amendment to the Senate Education/Higher Education Committee Substitute Adopted 6/14/11, Fourth Edition Engrossed 6/15/11, and the House concurs in the Senate Committee Substitute as amended:

Delete the entire Senate Committee Substitute and substitute the attached Proposed Committee Substitute H588-PCCS30407-RQ-2.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 17, 2011.

Conferees for the Senate     Conferees for the House of Representatives
S/Jerry W. Tillman, Chair   S/John M. Blust
S/Don Vaughan               S/Bryan R. Holloway
S/Stan Bingham              S/Paul Stam
                            S/Rick Glazier

The text of the attached Proposed Conference Committee Substitute, H588-PCCS30407-RQ-2 is as follows:

A BILL TO BE ENTITLED AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT.

Whereas, the survival of the republic requires that our nation's children, the future guardians of its heritage and participants in its governance, have a clear understanding of the Founding Philosophy and the Founding Principles of government for a free people, which are found in the Declaration of Independence, the United States Constitution, the Federalist Papers, and the writings of the Founders, and an understanding of their preservation; Now, therefore,

The General Assembly of North Carolina enacts:

SECTION 1. This act shall be known as "The Founding Principles Act."

SECTION 2. G.S. 115C-81(g) reads as rewritten:

"(g) Civic Literacy. --
(1) Local boards of education shall require during the high school years the teaching of the nation's founding and related documents, which shall include at least the major
principles in the Declaration of Independence, the United States Constitution and its amendments, and the most important of the Federalist Papers. a semester course "American History I – The Founding Principles," to include at least the following:

a. The Creator-endowed inalienable rights of the people.
b. Structure of government, separation of powers with checks and balances.
c. Frequent and free elections in a representative government.
d. Rule of law.
e. Equal justice under the law.
f. Private property rights.
g. Federalism.
h. Due process.
i. Individual rights as set forth in the Bill of Rights.
j. Individual responsibility.

A passing grade in the course shall be required for graduation from high school.

(2) Local boards of education shall require that high school students demonstrate knowledge and understanding of the nation's founding and related documents in order to receive a certificate or diploma of graduation from high school.

(3) Local boards of education shall include among the requirements for graduation from high school a passing grade in all courses that include primary instruction in the Declaration of Independence, the United States Constitution and its amendments, and the most important of the Federalist Papers.

(3a) Local boards of education shall allow and may encourage any public school teacher or administrator to read or post in a public school building, classroom, or event, excerpts or portions of writings, documents, and records that reflect the history of the United States, including, but not limited to, (i) the preamble to the North Carolina Constitution, (ii) the Declaration of Independence, (iii) the United States Constitution, (iv) the Mayflower Compact, (v) the national motto, (vi) the National Anthem, (vii) the Pledge of Allegiance, (viii) the writings, speeches, documents, and proclamations of the founding fathers and Presidents of the United States, (ix) decisions of the Supreme Court of the United States, and (x) acts of the Congress of the United States, including the published text of the Congressional Record. Local boards,
superintendents, principals, and supervisors shall not allow content-based censorship of American history in the public schools of this State, including religious references in these writings, documents, and records. Local boards and professional school personnel may develop curricula and use materials that are limited to specified topics provided the curricula and materials are aligned with the standard course of study or are grade level appropriate.

(3b) A local school administrative unit may display on real property controlled by that local school administrative unit documents and objects of historical significance that have formed and influenced the United States legal or governmental system and that exemplify the development of the rule of law, such as the Magna Carta, the Mecklenburg Declaration, the Ten Commandments, the Justinian Code, and documents set out in subdivision (3a) of this subsection. This display may include, but shall not be limited to, documents that contain words associated with a religion; provided however, no display shall seek to establish or promote religion or to persuade any person to embrace a particular religion, denomination of a religion, or other philosophy. The display of a document containing words associated with a religion shall be in the same manner and appearance generally as other documents and objects displayed and shall not be presented or displayed in any fashion that results in calling attention to it apart from the other displayed documents and objects. The display also shall be accompanied by a prominent sign quoting the First Amendment of the United States Constitution as follows: "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances."

(4) The State Board of Education shall require that any high school level curriculum-based tests developed and administered statewide beginning with the 2014-2015 academic year include questions related to the philosophical foundations of our form of government and the principles underlying the Declaration of Independence, the United States Constitution and its amendments, and the most important of the Federalist Papers.

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(5) The State Department of Public Instruction and the local boards of education, as appropriate, shall establish or cause to be provided curriculum content for the semester course required in subdivision (1) of this subsection and provide for teacher training to ensure that the intent and provisions of this subsection are carried out. The curriculum content established shall include a review of the contributions made by Americans of all races.

(6) The Department of Public Instruction shall submit a biennial report by October 15 of each odd-numbered year to the Joint Legislative Education Oversight Committee covering the implementation of this subsection.

SECTION 3. This act is effective when it becomes law and applies beginning with the 2014-2015 school year.

Upon motion of Senator Apodaca, the Conference Report is placed on today's supplemental calendar for adoption.

APPOINTMENT OF CONFERENCE COMMITTEE

H.B. 289 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES.

Pursuant to the message from the House of Representatives received earlier today that the House fails to concur in the Senate Committee Substitute bill, as amended, for H.B. 289 and requests conferees, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Rucho, Chair; Senator Apodaca and Senator Hartsell as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

WITHDRAWAL FROM COMMITTEE

H.B. 350 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY WHEN LAND USED FOR CONSERVATION PURPOSES IS TO BE EXCLUDED FROM THE PROPERTY TAX BASE, referred to the Commerce Committee on June 15.

Pursuant to Rule 47 (a), Senator Apodaca offers a motion that the Committee Substitute bill be withdrawn from the Commerce Committee and placed on today's calendar, which motion prevails with unanimous consent.

The Chair orders the Committee Substitute bill be withdrawn from the Commerce Committee and places it on today's calendar.

June 17, 2011
H.B. 773 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR STUDIES BY THE HOUSE OF REPRESENTATIVES AND THE SENATE, STATUTORY OVERSIGHT COMMITTEES AND COMMISSIONS, AND OTHER AGENCIES, COMMITTEES, AND COMMISSIONS.

Senator Davis offers Amendment No. 1 which is adopted (41-0), and changes the title to read H.B. 773 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR STUDIES BY THE HOUSE OF REPRESENTATIVES AND THE SENATE, STATUTORY OVERSIGHT COMMITTEES AND COMMISSIONS, AND OTHER AGENCIES, COMMITTEES, AND COMMISSIONS AND TO MAKE A TECHNICAL AMENDMENT TO A LOCAL ACT.

Senator Brown offers Amendment No. 2 which is adopted (41-0).
Senator Hartsell offers Amendment No. 3 which is adopted (41-0).
Senator Apodaca offers Amendment No. 4 which is adopted (41-0).
Senator Brock offers Amendment No. 5 which is adopted (41-0).
Senator Apodaca offers Amendment No. 6 which is adopted (31-10).

The Senate Committee Substitute bill, as amended, passes its second reading (41-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendments No. 1-6 and the Senate Committee Substitute bill.

CONFERENCE REPORT

Senator Rabon, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 403 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS AND TO AMEND THE CHARTER OF THE CITY OF WILMINGTON AS IT RELATES TO THE CITY’S CIVIL SERVICE COMMISSION, submits for adoption the following report:

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 403, A BILL TO BE ENTITLED AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS AND TO AMEND THE CHARTER OF THE CITY OF WILMINGTON AS IT RELATES TO THE CITY’S CIVIL SERVICE COMMISSION, Senate State and Local Government Committee Substitute Adopted 6/14/11, submit the following report:

June 17, 2011
The House and Senate agree to the following amendment to the Senate Committee Substitute, Senate State and Local Government Committee Substitute Adopted 6/14/11, Third Edition Engrossed 6/14/11, and House concurs in the Senate Committee Substitute as amended:

Delete the entire Senate Committee Substitute and substitute the attached Proposed Conference Committee Substitute H403-PCCS30406-ST-3.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 17, 2011.

Conferees for the Senate Conferees for the House of Representatives
S/Bill Rabon, Chair S/Carolyn H. Justice
Thom Goolsby S/Susi H. Hamilton

The text of the attached Proposed Conference Committee Substitute, H403-PCCS30406-ST-3 is as follows:

A BILL TO BE ENTITLED
AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS.

The General Assembly of North Carolina enacts:

SECTION 1. Article 19 of Chapter 160A of the General Statutes is amended by adding a new section to read:

"§ 160A-400.15. Demolition by neglect to contributing structures outside local historic districts.

Notwithstanding G.S. 160A-400.14 or any other provision of law, the governing board of any municipality may apply its demolition by neglect ordinances to contributing structures located outside the local historic district within an adjacent central business district. The governing board may modify and revise its demolition by neglect ordinances as necessary to implement this section and to further its intent. This section is applicable to any municipality with a population in excess of 100,000, provided such municipality (i) has designated portions of the central business district and its adjacent historic district as an Urban Progress Zone as defined in G.S. 143B-437.09 and (ii) is recognized by the State Historic Preservation Office and the U.S. Department of the Interior as a Certified Local Government in accordance with the National Historic Preservation Act of 1966, as amended (16 U.S.C. § 470, et seq.), and the applicable federal regulations (36 C.F.R. Part 61), but is located in a county that has not received the same certification."

SECTION 2. This act is effective when it becomes law.

Upon motion of Senator Apodaca, the Conference Report is placed on today's supplemental calendar for adoption.

June 17, 2011
H.B. 22 (Senate Committee Substitute), AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT.

Senator Rabon offers Amendment No. 2 which is adopted (41-0).

The Senate Committee Substitute bill, as amended, passes its third reading (41-0) and is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Amendments No 1 and 2 and the Senate Committee Substitute bill.

S.B. 300 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO (1) ALLOW SERVICE BY SIGNATURE CONFIRMATION OR DESIGNATED DELIVERY SERVICE IN SMALL CLAIM ACTIONS ASSIGNED TO MAGISTRATES AND IN ADMINISTRATIVE CASES, (2) CLARIFY THAT THE SIXTY-DAY TIME FRAME FOR SERVING A SUMMONS UNDER RULE 4 OF THE RULES OF CIVIL PROCEDURE APPLIES TO ALL SUMMONSES UNDER RULE 4(J) AND (J1), (3) REQUIRE THAT A COPY OF A MOTION TO TERMINATE PARENTAL RIGHTS THAT IS SERVED ON A PARENT BE SENT TO THAT PARENT'S ATTORNEY OF RECORD, IF ANY, (4) REQUIRE THAT A PARTY'S ATTORNEY OF RECORD, IF ANY, MUST BE SERVED WHEN SERVICE IS MADE UNDER RULE 5(B) OF THE RULES OF CIVIL PROCEDURE, IN ADDITION TO ANY SERVICE ON THE PARTY, AND (5) CLARIFY THAT AN ATTORNEY MAY BE SERVED UNDER RULE 5(B) BY MAIL, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Hartsell, the Senate concurs in the House Committee Substitute bill (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 600 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE A CITY WITH A POPULATION OF MORE THAN FIVE HUNDRED THOUSAND PEOPLE WHICH HOLDS A NATIONAL CONVENTION TO CONTRACT WITH OUT-OF-STATE LAW ENFORCEMENT AGENCIES TO PROVIDE LAW ENFORCEMENT AND SECURITY FOR THE NATIONAL CONVENTION, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Clodfelter, the Senate concurs in the House Committee Substitute bill (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 609 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE INSURANCE LAWS IN ORDER TO FACILITATE THE USE OF LOCUM TENENS PHYSICIANS AND TO AMEND THE BOARD OF

June 17, 2011
PHARMACY RULES TO ENSURE NORTH CAROLINA'S MEDICAL PROFESSIONALS ARE CAPABLE OF SERVING THE STATE'S EXPANDING POPULATION, for concurrence in the House Amendments No. 1 and 2.

Upon motion of Senator Rouzer, the Senate concurs in House Amendments No. 1 and 2 (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 762 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CREATE THE OFFENSE OF ASSAULT CAUSING PHYSICAL INJURY AGAINST A LAW ENFORCEMENT OFFICER OR DETENTION PERSONNEL AND TO INCREASE THE PENALTY FOR ASSAULT CAUSING PHYSICAL INJURY AND FOR ASSAULT WITH A DEADLY WEAPON OR INFlicting SERIOUS BODILY INJURY ON EMERGENCY PERSONNEL, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Brock, the Senate concurs in the House Committee Substitute bill (41-0) and the bill is ordered enrolled and sent to the Governor.

H.B. 565, A BILL TO BE ENTITLED AN ACT TO ESTABLISH A BOUNDARY LINE AGREEMENT AND LIMIT THE EXTRATERRITORIAL JURISDICTION AND ANNEXATION AUTHORITY WHICH MAY BE EXERCISED BY THE TOWNS OF MOREHEAD CITY AND BEAUFORT, upon third reading.

The bill passes its third reading, by roll-call vote, ayes 41, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Kinnaird, Mansfield, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan and White---41.

Voting in the negative: None.

The bill is ordered enrolled.

H.B. 122 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES, upon third reading.

The Committee Substitute bill, as amended, passes its third reading, by roll-call vote, ayes 41, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Kinnaird, Mansfield, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan and White---41.

Voting in the negative: None.

The Committee Substitute bill, as amended, is ordered sent to the House of Representatives by special message for concurrence in the Senate Amendment No. 1.

June 17, 2011
S.B. 118 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXPAND THE DEFINITION OF DOWNTOWN REVITALIZATION IN THE MUNICIPAL SERVICE DISTRICT LAW, upon third reading.

The House Committee Substitute bill passes its third reading, by roll-call vote, ayes 41, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Kinnaird, Mansfield, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan and White---41.

Voting in the negative: None.

The House Committee Substitute bill is ordered enrolled and sent to the Governor.

S.B. 131 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE EXPANDED METHODS OF COLLECTING FINES, FEES, COSTS, AND RESTITUTION FROM OFFENDERS NOT SENTENCED TO SUPERVISED PROBATION OR ACTIVE TIME AND TO PERMIT THE COUNTY IN WHICH THE COLLECTION ASSISTANCE FEE IS COLLECTED TO RETAIN THE FEE, PROVIDING THE FEE IS COLLECTED BY A COLLECTIONS PROGRAM PURSUANT TO A CONTRACT WITH THE ADMINISTRATIVE OFFICE OF THE COURTS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Clodfelter, the Senate concurs in the House Committee Substitute bill (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 143, AN ACT TO MODIFY DORMITORY REQUIREMENTS IN CERTAIN COUNTY DETENTION FACILITIES AND TO PROVIDE THAT OFFENDERS ARE PROHIBITED FROM OBTAINING PUBLIC EMPLOYEE’S PERSONNEL RECORDS, for concurrence in the House Amendment No. 1.

Upon motion of Senator Mansfield, the Senate concurs in the House Amendment No. 1 (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 241 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THAT DWI SENTENCING BE AT LEVEL ONE IF THE OFFENSE OCCURS WITH A CHILD LESS THAN EIGHTEEN YEARS OF AGE, A PERSON WITH THE MENTAL DEVELOPMENT OF A CHILD LESS THAN EIGHTEEN YEARS OF AGE, OR A PERSON WITH A PHYSICAL DISABILITY PREVENTING UNAIDED EXIT FROM THE VEHICLE IN THE VEHICLE, AND TO AMEND THE LAW REGARDING ELECTRONIC RECORDING OF CUSTODIAL INTERROGATIONS, for concurrence in the House Committee Substitute bill.

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Upon motion of Senator Purcell, the Senate concurs in the House Committee Substitute bill (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 268 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CREATE ENHANCED PROTECTIONS FOR VICTIMS AND WITNESSES BY INCREASING THE CRIMINAL PENALTY FOR THE OFFENSE OF INTIMIDATING OR INTERFERING WITH A WITNESS, for concurrence in the House Amendment No. 1 and the House Committee Substitute bill.

Upon motion of Senator Stevens, the Senate concurs in House Amendment No. 1 and the House Committee Substitute bill (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 414 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT RECIPROCAL ATTORNEYS’ FEES PROVISIONS IN BUSINESS CONTRACTS ARE VALID AND ENFORCEABLE UNDER THE LAWS OF THIS STATE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Clodfelter, the Senate concurs in the House Committee Substitute bill (38-3) and the bill is ordered enrolled and sent to the Governor.

S.B. 580 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER'S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, for concurrence in the House Amendment No. 1.

Upon motion of Senator Hartsell, the Senate fails to concur in the House Amendment No. 1 (0-41).

A message is ordered sent to the House of Representatives informing that honorable body of such action.

June 17, 2011
S.B. 636 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY THE LEVEL 2 RESTRICTIONS FOR PROVISIONAL LICENSES; TO REQUIRE A DRIVING LOG SHOWING SIXTY HOURS OF DRIVING TIME BY A PERSON WITH A LIMITED LEARNER'S PERMIT BEFORE A LEVEL 2 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE A DRIVING LOG SHOWING TWELVE HOURS OF DRIVING TIME BY A PROVISIONAL LICENSEE BEFORE A LEVEL 3 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE AN IMMEDIATE REVOCATION OF A PROVISIONAL LICENSE IF THE PROVISIONAL LICENSEE IS CHARGED WITH CERTAIN MOVING VIOLATIONS; AND TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO REPORT ON THE EFFECTIVENESS OF THE PROVISIONS OF THIS ACT, for concurrence in the House Amendments No. 1 and 2 and in the House Committee Substitute bill.

Upon motion of Senator Rouzer, the Senate concurs in the House Amendments No. 1 and 2 and in the House Committee Substitute bill (40-1) and the bill is ordered enrolled and sent to the Governor.

S.B. 670 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT RELATING TO HEARING AID FITTING AND DISPENSING BY CERTAIN LICENSED AUDIOLOGISTS AND REVISING THE MEMBERSHIP ON THE NORTH CAROLINA STATE HEARING AID DEALERS AND FITTERS BOARD, for concurrence in the House Amendment No. 1 and in the House Committee Substitute bill.

Upon motion of Senator Hartsell, the Senate concurs in the House Committee Substitute bill, as amended, (41-0) and the bill is ordered enrolled and sent to the Governor.

APPOINTMENT OF CONFERENCE COMMITTEE

S.B. 580 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER'S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING

June 17, 2011
Pursuant to the Senate having failed to concur in the House Amendment No. 1 for S.B. 580 earlier today, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Hartsell, Chair; Senator Doug Berger and Senator Goolsby as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action and requesting conferees.

**RECONSIDERATION**

**S.J.R. 784** (Committee Substitute), A JOINT RESOLUTION ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

Having voted with the majority, Senator Apodaca moves to reconsider S.J.R. 784 on its third reading. Without objection, the Joint Resolution is placed on today's calendar for immediate consideration.

Senator Apodaca offers Amendment No. 1 which is adopted (41-1).

Senator Apodaca offers Amendment No. 2 which is adopted (41-1).

The Committee Substitute bill, as amended, passes its third reading (42-0) and is ordered engrossed and sent to the House of Representatives by special message.

*Upon the appearance of Senator Goolsby in the Chamber, the Chair acknowledges his presence and the leave of absence granted previously is withdrawn.*

**CALENDAR (continued)**

**H.B. 350** (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY WHEN LAND USED FOR CONSERVATION PURPOSES IS TO BE EXCLUDED FROM THE PROPERTY TAX BASE, upon third reading.

The Committee Substitute bill passes its third reading, by roll-call vote, ayes 43, noes 1, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan and White---43.

Voting in the negative: Senator East---1.

The Committee Substitute bill is ordered enrolled and sent to the Governor.

The Senate recesses at 10:05 p.m. to reconvene at 10:30 p.m.

**RECESS**

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

June 17, 2011
CONFERENCE REPORT

Senator Newton, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon S.B. 411 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO REDUCE THE SIZE OF THE STANLY COUNTY BOARD OF EDUCATION FROM NINE TO SEVEN MEMBERS AND PROVIDE THAT ALL MEMBERS SHALL BE ELECTED AT-LARGE, TO PROVIDE FOR SELECTION OF ALL VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE BY THE COUNTY BOARD OF COMMISSIONERS, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND TO PROVIDE FOR THE APPOINTMENT OF THE STANLY COUNTY BOARD OF ELECTIONS, RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY, submits for adoption the following report:

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 411, A BILL TO BE ENTITLED AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO REDUCE THE SIZE OF THE STANLY COUNTY BOARD OF EDUCATION FROM NINE TO SEVEN MEMBERS AND PROVIDE THAT ALL MEMBERS SHALL BE ELECTED AT-LARGE, TO PROVIDE FOR SELECTION OF ALL VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE BY THE COUNTY BOARD OF COMMISSIONERS, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND TO PROVIDE FOR THE APPOINTMENT OF THE STANLY COUNTY BOARD OF ELECTIONS, RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY, House Committee Substitute Favorable 6/14/11, submit the following report:

The Senate and the House agree to the following amendment to the House Committee Substitute Favorable 6/14/11, and the Senate concurs in the House Committee Substitute as amended:

Delete the entire House Committee Substitute Favorable 6/14/11, and substitute the attached Proposed Conference Committee Substitute S411-PCCS55336-LB-1.

The conferees recommend that the Senate and the House of Representatives adopt this report.

June 17, 2011
The text of the attached Proposed Conference Committee Substitute, S411-PCCS55336-LB-1 is as follows:

A BILL TO BE ENTITLED
AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO CHANGE THE MANNER OF SELECTION OF VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY.

The General Assembly of North Carolina enacts:

SECTION 1. Notwithstanding G.S. 163-106 or anything in the plan of consolidation and merger of the Stanly County and Albemarle City school administrative units, candidates for the Stanly County Board of Education shall file notice of candidacy no earlier than the first Monday in July (except the next business day if the first Monday in July is July 4) and no later than 12:00 noon on the fourth Friday in July preceding the general election.

SECTION 2.(a) G.S. 115D-12 reads as rewritten:

"§ 115D-12. Each institution to have board of trustees; selection of trustees.

(a) Each community college established or operated pursuant to this Chapter shall be governed by a board of trustees consisting of 13 members, or of additional members if selected according to the special procedure prescribed by the third paragraph of this subsection, who shall be selected by the following agencies. No member of the General Assembly may be appointed to a local board of trustees for a community college.

Group One — four trustees, elected by the board of education of the public school administrative unit located in the administrative area of the institution. If there are two or more public school administrative units, whether city or county units, or both, located within the administrative area, the trustees shall be elected jointly by all of the boards of education of those units, each board having one vote in the election of each trustee, except as provided in G.S. 115D-59. No board of education shall elect a member of the board of education or any person employed by the board of education to serve as a trustee, however, any such person currently serving on a board of trustees shall be permitted to fulfill the unexpired portion of the trustee's current term.

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Group Two-One – four eight trustees, elected by the board of commissioners of the county in which the institution is located. Provided, however, if the administrative area of the institution is composed of two or more counties, the trustees shall be elected jointly by the boards of commissioners of all those counties, each board having one vote in the election of each trustee. Provided, also, the county commissioners of the county in which the community college has established a satellite campus may elect an additional two members if the board of trustees of the community college agrees. No more than one trustee from Group Two-One may be a member of a board of county commissioners. Should the boards of education or the boards of commissioners involved be unable to agree on one or more trustees the senior resident superior court judge in the superior court district or set of districts as defined in G.S. 7A-41.1 where the institution is located shall fill the position or positions by appointment.

Group Three-Two – four trustees, appointed by the Governor.

Group Four-Three – the president of the student government or the chairman of the executive board of the student body of each community college established pursuant to G.S. 115D shall be an ex officio nonvoting member of the board of trustees of each said institution.

(b) All trustees shall be residents of the administrative area of the institution for which they are selected or of counties contiguous thereto with the exception of members provided for in G.S. 115D-12(a), Group Four-Three.

SECTION 2.(b) This section applies only to Stanly Community College.


"Sec. 2. Such commission shall be composed of 12 members to be appointed by the Board of County Commissioners for Stanly County. In making said appointments the board shall seek to achieve representation from the various geographic areas of the county and to maintain equal balance insofar as political party affiliation is concerned. In the event a vacancy occurs in the membership of such commission because of death, resignation, or otherwise, the board of county commissioners shall fill such vacancy by appointing a member from the same section of the county and with the same political affiliation as his predecessor. There is hereby imposed on such member of the board of county commissioners as said board may designate the duty to serve as chairman of the Economic Development Commission and such commissioner, acting as chairman, shall be entitled to vote only in case of a tie. The county board of commissioners shall designate another member of said board as an alternate member to attend and vote if the original appointee as chairman is unable to attend or is unable to vote."

SECTION 3.(b) Section 3 of Chapter 141, Session Laws of 1961, as amended by Chapter 355, Session Laws of 1975, and Chapter 928, Session Laws of 1987, reads as rewritten:

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"Sec. 3. The terms of office of the members of the commission, with the exception of the chairman of the commission, shall be two years, with the exception of the initial years existence of the commission, in which one-half shall be appointed to serve for a period of one year. In appointing the initial members of the commission, the board of county commissioners shall designate those who are appointed for a period of two years and those who are appointed for a period of one year. The appointments shall be made so as to maintain at all times an equal balance of membership insofar as political party affiliation is concerned. Upon the expiration of the term of office of those members who are appointed for one year, the board of commissioners shall appoint their successors for a term of two years. All appointees shall serve until their successors have been appointed and qualified. Any member shall be eligible to reappointment. The board of commissioners shall designate the date on which the term of office of the initial members shall commence. For clarification, a Democrat and a Republican two members from the following areas (voting precincts) of Stanly County are to be appointed by the Board of Commissioners: North (Almond, Ridenhour, Richfield, New London, and North Albemarle); South (East Center, West Center, Tyson, and Big Lick #1); East (South Albemarle, East Albemarle, Badin, and Palmerville); West (Furr #1, Furr #2, Big Lick #2, and Endy); Central (Albemarle #1, Albemarle #2, Albermarle #6, Albemarle #7, Albemarle #8, Albemarle #10, and Albemarle #11); and two seats at large."

SECTION 4.(a) G.S. 162-5.1 reads as rewritten:

§ 162-5.1. Vacancy filled in certain counties; duties performed by coroner or chief deputy.

If any vacancy occurs in the office of sheriff, the coroner of the county shall execute all process directed to the sheriff until the board shall elect a sheriff to supply the vacancy for the residue of the term, who shall possess the same qualifications, enter into the same bond, and be subject to removal, as the sheriff regularly elected. If the sheriff were elected as a nominee of a political party, the board of commissioners shall consult the county executive committee of that political party before filling the vacancy, and shall elect the person recommended by the county executive committee of that party, if the party makes a recommendation within 30 days of the occurrence of the vacancy. If the board should fail to fill such vacancy, the coroner shall continue to discharge the duties of sheriff until it shall be filled.

In those counties where the office of coroner has been abolished, the chief deputy sheriff, or if there is no chief deputy, then the senior deputy in years of service, shall perform all the duties of the sheriff until the county commissioners appoint some person to fill the unexpired term. In all counties the regular deputy sheriffs shall, during the interim of the vacancy, continue to perform their duties with full authority.

This section shall apply only in the following counties: Alamance, Alexander, Alleghany, Avery, Beaufort, Brunswick, Buncombe, Burke,
Cabarrus, Caldwell, Carteret, Cherokee, Clay, Cleveland, Davidson, Davie, Edgecombe, Forsyth, Gaston, Graham, Guilford, Haywood, Henderson, Hyde, Jackson, Lee, Lincoln, Madison, McDowell, Mecklenburg, Moore, New Hanover, Onslow, Pender, Polk, Randolph, Richmond, Rockingham, Rutherford, Sampson, Stanly, Stokes, Surry, Transylvania, Wake, and Yancey."

SECTION 4.(b) Vacancies in the office of Sheriff of Stanly County shall be filled in accordance with G.S. 162-5.

SECTION 5. This act is effective when it becomes law.

Upon motion of Senator Apodaca, the Conference Report is placed on today's supplemental calendar for adoption.

WITHDRAWAL FROM COMMITTEE

H.B. 567, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR STAGGERED TERMS FOR THE MOUNTAIN RESOURCES COMMISSION ESTABLISHED BY CHAPTER 153B OF THE GENERAL STATUTES, referred to the Commerce Committee on June 14.

Pursuant to Rule 47 (a), Senator Apodaca offers a motion that the bill be withdrawn from the Commerce Committee and placed on today's calendar, which motion prevails with unanimous consent.

The Chair orders the bill be withdrawn from the Commerce Committee and places it on today's supplemental calendar.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

S.B. 555, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE JOINT LEGISLATIVE STUDY COMMISSION ON THE MODERNIZATION OF NORTH CAROLINA BANKING LAWS, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the bill is placed on today's supplemental calendar.

H.B. 761 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO MAKE TAMPERING WITH AN IGNITION INTERLOCK SYSTEM AN UNLAWFUL ACT, TO REMOVE COLORED BORDER REQUIREMENTS FROM CERTAIN LICENSES, TO CLARIFY THAT SPECIAL IDENTIFICATION CARDS ARE SUBJECT TO VIOLATION PROVISIONS, AND TO ALLOW THE DIVISION OF MOTOR VEHICLES TO CONDUCT BACKGROUND INVESTIGATIONS ON EVERY PERSON APPLYING FOR A RESTORATION OF A REVOKED LICENSE, with a favorable report.

June 17, 2011
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill No. 2 is placed on today’s supplemental calendar.

SUPPLEMENTAL CALENDAR

Bills on tonight’s supplemental calendar are taken up and disposed of, as follows:

**S.B. 27** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE SPECIFIED LOCAL PENDING INVOLUNTARY ANNEXATIONS BE SUBJECT TO A PETITION TO DENY THE ANNEXATION BY PROPERTY OWNERS OF AT LEAST SIXTY PERCENT OF THE PARCELS LOCATED IN THE AREA, for concurrence in the House Amendment No. 1 and the House Committee Substitute bill.

Upon motion of Senator Newton, the Senate concurs in House Amendment No. 1 and the House Committee Substitute bill (31-12) and the bill is ordered enrolled.

**S.B. 260** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REDUCE THE SIZE OF THE PITT COUNTY BOARD OF EDUCATION FROM TWELVE MEMBERS TO SEVEN, TO PROVIDE FOR FOUR-YEAR TERMS RATHER THAN SIX-YEAR TERMS, AND TO ADD AN AT-LARGE MEMBER, SUBJECT TO A REFERENDUM, for concurrence in the House Amendment No. 2 and the House Committee Substitute bill.

Upon motion of Senator Pate, the Senate concurs in House Amendment No. 2 and in the House Committee Substitute bill (42-1) and the bill is ordered enrolled.

**H.B. 403** (Conference Committee Substitute), AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS.

Upon motion of Senator Rabon, the Senate adopts the Conference Report (42-1).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

**S.B. 315** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Daniel, the Senate fails to concur in the House Committee Substitute bill (0-43).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

June 17, 2011
S.B. 436 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO EXTEND THE SALES TAX REFUND ALLOWED TO A JOINT GOVERNMENTAL AGENCY CREATED TO OPERATE A CABLE TELEVISION SYSTEM FOR ONE YEAR, for concurrence in the House Amendment No. 1 and the House Committee Substitute bill.

Upon motion of Senator Hartsell, the Senate concurs in the House Amendment No. 1 and the House Committee Substitute bill (43-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 479 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR THE ASSESSMENT OF CAREER AND COLLEGE READINESS WITH NATIONALLY AND INTERNATIONALLY BENCHMARKED TESTS; THE CONTINUATION OF NORTH CAROLINA'S PARTICIPATION IN THE DEVELOPMENT AND IMPLEMENTATION OF TESTS RELATED TO COMMON CORE STATE STANDARDS ADOPTED BY A MAJORITY OF STATES; AND DIAGNOSTIC TOOLS TO ASSIST IN TEACHING AND STUDENT LEARNING, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Tillman, the Senate concurs in the House Committee Substitute bill (43-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 593 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT REDUCING STATE GOVERNMENT BY ABOLISHING CERTAIN STATE BOARDS, COMMISSIONS, AND COMMITTEES, for concurrence in the House Amendments No. 1-3 and the House Committee Substitute bill.

Upon motion of Senator Soucek, the Senate concurs in the House Amendments No. 1-3 and the House Committee Substitute bill (42-1) and the bill is ordered enrolled and sent to the Governor.

S.B. 620 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO CLARIFY THAT A LEGISLATOR'S OR PUBLIC SERVANT'S PUBLIC POSITION MAY BE DISCLOSED IN AN AGENDA OR OTHER DOCUMENT RELATED TO A MEETING, CONFERENCE, OR SIMILAR EVENT AND TO MODIFY THE REPORTING REQUIREMENTS FOR LOBBYIST PRINCIPALS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Clodfelter, the Senate concurs in the House Committee Substitute bill (43-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 679 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODERNIZE AND ENACT CERTAIN PROVISIONS REGARDING DEEDS OF TRUST, INCLUDING RELEASES, SHORT SALES, FUTURE ADVANCE PROVISION TERMINATIONS AND SATISFACTIONS, TERMINATIONS AND SATISFACTIONS FOR EQUITY
LINE LIENS, RELEASE OF ANCILLARY DOCUMENTS, ELIMINATING TRUSTEE OF DEED OF TRUST AS NECESSARY PARTY FOR CERTAIN TRANSACTIONS AND LITIGATION, AND INDEXING OF SUBSEQUENT INSTRUMENTS RELATED THERETO, for concurrence in the House Committee Substitute bill.

**Without objection, Senator Apodaca requests to be excused from voting on the House Committee Substitute bill due to a conflict of interest.**

Upon motion of Senator Stein, the Senate concurs in the House Committee Substitute bill (42-0) and the bill is ordered enrolled and sent to the Governor.

**S.B. 683** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT REQUIRING COUNTIES AND CITIES TO HAVE REASONABLE CAUSE BEFORE INSPECTING RESIDENTIAL BUILDINGS OR STRUCTURES, for concurrence in the House Amendments No. 1 and 4 and the House Committee Substitute bill.

Upon motion of Senator Hunt, the Senate concurs in the House Amendments No. 1 and 4, and the House Committee Substitute bill (36-7) and the bill is ordered enrolled and sent to the Governor.

**S.B. 685** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAW RELATING TO THE REGULATION OF PROPRIETARY SCHOOLS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the Senate concurs in the House Committee Substitute bill (43-0) and the bill is ordered enrolled and sent to the Governor.

**S.B. 743** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ENCOURAGE THE PROVISION OF MEDICAL SERVICES TO INDIGENT PERSONS BY PROVIDING FOR A RETIRED LIMITED VOLUNTEER LICENSE AND BY BROADENING THE APPLICABILITY OF A LIMITED VOLUNTEER LICENSE AND BY LIMITING LIABILITY FOR NONPROFIT COMMUNITY HEALTH REFERRAL SERVICES, for concurrence in House Amendment No. 1 and the House Committee Substitute bill.

Upon motion of Senator Goolsby, the Senate concurs in the House Amendment No. 1 and the House Committee Substitute bill (43-0) and the bill is ordered enrolled and sent to the Governor.

**S.B. 781** (Conference Report), A BILL TO BE ENTITLED AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION.

Upon motion of Senator Rouzer, the Senate adopts the Conference Report (43-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

June 17, 2011
H.B. 588 (Conference Committee Substitute), AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT.

Upon motion of Senator Tillman, the Senate adopts the Conference Report (43-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

H.B. 720 (Conference Committee Substitute), AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT.

Upon motion of Senator Tillman, the Senate adopts the Conference Report (42-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

APPOINTMENT OF CONFERENCE COMMITTEE

S.B. 315 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS.

Pursuant to the Senate having failed to concur in the House Committee Substitute bill for S.B. 315 earlier today, Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Daniel, Chair; Senator Goolsby and Senator Newton as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action and requesting conferees.

SUPPLEMENTAL CALENDAR (continued)

H.B. 567, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR STAGGERED TERMS FOR THE MOUNTAIN RESOURCES COMMISSION ESTABLISHED BY CHAPTER 153B OF THE GENERAL STATUTES.

The bill passes its second reading (42-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

S.B. 555, A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE JOINT LEGISLATIVE STUDY COMMISSION ON THE MODERNIZATION OF NORTH CAROLINA BANKING LAWS.

The bill passes its second reading (42-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message.

H.B. 761 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO MAKE TAMPERING WITH AN IGNITION INTERLOCK SYSTEM AN UNLAWFUL ACT, TO REMOVE COLORED BORDER

June 17, 2011
REQUIREMENTS FROM CERTAIN LICENSES, TO CLARIFY THAT SPECIAL IDENTIFICATION CARDS ARE SUBJECT TO VIOLATION PROVISIONS, AND TO ALLOW THE DIVISION OF MOTOR VEHICLES TO CONDUCT BACKGROUND INVESTIGATIONS ON EVERY PERSON APPLYING FOR A RESTORATION OF A REVOLED LICENSE.

The Committee Substitute bill No. 2 passes its second reading (42-0) and, without objection, is read a third time and passes its third reading and is ordered enrolled and sent to the Governor.

S.B. 148 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION AND TO MAKE OTHER TECHNICAL AND OTHER CHANGES TO THE GENERAL STATUTES AND SESSION LAWS, for concurrence in the House Amendment No. 1 and the House Committee Substitute bill.

Upon motion of Senator Hartsell, the Senate concurs in the House Amendment No. 1 and the House Committee Substitute bill (43-0) and the bill is ordered enrolled and sent to the Governor.


Without objection, Senator Mansfield and Senator Soucek request to be excused from voting on the House Committee Substitute bill due to a conflict of interest.

Upon motion of Senator Apodaca, the Senate concurs in the House Committee Substitute bill (41-0) and the bill is ordered enrolled and sent to the Governor.

S.B. 710 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW RENEWABLE ENERGY CERTIFICATES (RECS) DERIVED FROM THE THERMAL ENERGY OUTPUT OF COMBINED HEAT AND POWER FACILITIES THAT USE PULTRY WASTE AS A FUEL TO MEET THE REQUIREMENTS OF THE PULTRY WASTE SET-ASIDE, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Tucker, the Senate concurs in the House Committee Substitute bill (43-0) and the bill is ordered enrolled and sent to the Governor.

June 17, 2011
H.B. 36 (Conference Committee Substitute), AN ACT TO REQUIRE COUNTIES, CITIES, AND EMPLOYERS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES.

Upon motion of Senator Brown, the Senate adopts the Conference Report (40-3).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

S.B. 411 (Conference Committee Substitute), AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO CHANGE THE MANNER OF SELECTION OF VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY.

Upon motion of Senator Newton, the Senate adopts the Conference Report (30-13).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

CHAPTERED BILLS

The Enrolling Clerk reports the following bills properly enrolled, assigned the following Chapter Numbers, and presented to the Office of the Secretary of State:

S.B. 513, AN ACT TO ALLOW CREDIT UNIONS TO CONDUCT SAVINGS PROMOTION RAFFLES. (Became law upon approval of the Governor, June 16, 2011 - S.L. 2011-146.)

H.B. 792, AN ACT TO ENACT THE GFELLER-WALLER CONCUSSION AWARENESS ACT. (Became law upon approval of the Governor, June 16, 2011 - S.L. 2011-147.)

H.B. 15, AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM. (Became law upon ratification, June 16, 2011 - S.L. 2011-148.)

H.B. 208, AN ACT TO PROVIDE THE CITY OF WINSTON-SALEM THE RIGHT TO ACQUIRE POSSESSION AND TITLE OF LAND CONDEMNED FOR PUBLIC TRANSPORTATION PROJECTS. (Became law upon ratification, June 16, 2011 - S.L. 2011-149.)

June 17, 2011
H.B. 266, AN ACT TO ALLOW MECKLENBURG AND WAKE COUNTIES AND THE TOWNS OF APEX, CARY, FUQUAY-VARINA, GARNER, HOLLY SPRINGS, KNIGHTDALE, MORRISVILLE, ROLESVILLE, WAKE FOREST, WENDELL, AND ZEBULON TO ENTER INTO LEASES FOR THE SITING AND OPERATION OF A RENEWABLE ENERGY FACILITY FOR UP TO TWENTY YEARS WITHOUT TREATING IT AS A SALE AND WITHOUT GIVING NOTICE BY PUBLICATION, AND EXEMPTING THOSE LOCAL GOVERNMENTS UNTIL JUNE 30, 2015, FROM COMPETITIVE BIDDING REQUIREMENTS WHEN LETTING CONTRACTS FOR USE AS PART OF LOCAL PILOT PROGRAMS AIMED AT INCREASING ENERGY EFFICIENCY. (Became law upon ratification, June 16, 2011 - S.L. 2011-150.)

H.B. 358, AN ACT TO REQUIRE THE APPROVAL OF THE BOARD OF COMMISSIONERS OF CHATHAM COUNTY BEFORE THE TOWNS OF APEX OR CARY MAY MAKE AN INVOLUNTARY ANNEXATION INTO CHATHAM COUNTY. (Became law upon ratification, June 16, 2011 - S.L. 2011-151.)

H.B. 362, AN ACT TO REGULATE HUNTING WITH CENTERFIRE RIFLES IN PASQUOTANK COUNTY AND TO PROHIBIT HUNTING FROM VESSELS ON PORTIONS OF THE TAR RIVER IN EDGECOMBE COUNTY. (Became law upon ratification, June 16, 2011 - S.L. 2011-152.)

H.B. 409, AN ACT TO ALLOW GUILFORD TECHNICAL COMMUNITY COLLEGE TO LEASE A PORTION OF ITS PROPERTY TO THE NORTH CAROLINA CENTER FOR GLOBAL LOGISTICS. (Became law upon ratification, June 16, 2011 - S.L. 2011-153.)

H.B. 541, AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM. (Became law upon ratification, June 16, 2011 - S.L. 2011-154.)

H.B. 58, AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM. (Became law upon ratification, June 16, 2011 - S.L. 2011-155.)

H.B. 291, AN ACT TO ALLOW RECALL OF OFFICERS OF THE TOWN OF BELHAVEN. (Became law upon ratification, June 16, 2011 - S.L. 2011-156.)

H.B. 338, AN ACT TO ALLOW RECALL OF MEMBERS OF THE BURKE COUNTY BOARD OF EDUCATION. (Became law upon ratification, June 16, 2011 - S.L. 2011-157.)

June 17, 2011
H.B. 367, AN ACT TO DEANNEX CERTAIN PARCELS PREVIOUSLY ANNEXED BY A LEGISLATIVE ANNEXATION. (Became law upon ratification, June 16, 2011 - S.L. 2011-158.)

H.B. 486, AN ACT REMOVING CERTAIN DESCRIBED PROPERTY FROM THE CORPORATE LIMITS OF THE TOWN OF TRYON. (Became law upon ratification, June 16, 2011 - S.L. 2011-159.)

H.B. 508, AN ACT TO MODIFY CERTAIN MECKLENBURG COUNTY LOCAL TAXES. (Became law upon ratification, June 16, 2011 - S.L. 2011-160.)

H.B. 518, AN ACT TO AUTHORIZE AN ADDITIONAL ONE PERCENT OCCUPANCY TAX FOR PERSON COUNTY. (Became law upon ratification, June 16, 2011 - S.L. 2011-161.)


H.B. 593, AN ACT TO AUTHORIZE NASH COUNTY TO PROVIDE GRANTS TO PROMOTE BROADBAND IN UNSERVED AREAS FOR ECONOMIC DEVELOPMENT IN THE COUNTY. (Became law upon ratification, June 16, 2011 - S.L. 2011-163.)

Upon motion of Senator Phil Berger, seconded by Senator Nesbitt, the Senate adjourns at 11:59 p.m. to meet Saturday, June 18, at 12:05 a.m.

June 17, 2011
EIGHTY-SEVENTH DAY

Senator Chamber
Saturday, June 18, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Honorable Dan Soucek, Senator from Watauga County, as follows:

"O Lord, thank you for the honor and privilege that you’ve given us to serve you here and serve the people of this great state. Thank you for the strength you’ve given us to perform the duties that are before us. We ask in the near future, as we head home, for your blessing on our families and our friends and communities as we spend more time there. We thank you for all that was accomplished here in this session and we lift it to you in Jesus’ name. Amen.”

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Friday, June 17, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

CONFERENCE REPORT

Senator Rucho, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 289 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES, submits for adoption the following report:

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 289, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES, Senate Finance Committee Substitute Adopted 6/15/11, submit the following report:

The House concurs in the Senate Committee Substitute Adopted 6/15/11 and the House concurs in amendment #1 and amendment #2, and the House and Senate agree to the following amendments:

June 18, 2011
On page 1, line 14, through page 2, line 14, by rewriting the lines to read:

"Except as otherwise provided in this subsection, a registration plate issued by the Division for a private passenger vehicle or for a private hauler vehicle licensed for 6,000 pounds or less shall be a "First in Flight" plate. A "First in Flight" plate shall have the words "First in Flight" printed at the top of the plate above all other letters and numerals. The background of the plate shall depict the Wright Brothers biplane flying over Kitty Hawk Beach, with the plane flying slightly upward and to the right.

(b1) The following special registration plates do not have to be a "First in Flight" plate as provided in subsection (b) of this section. The design of the plates that are not "First in Flight" plates must be approved by the Division and the State Highway Patrol for clarity and ease of identification. When the Division registers a vehicle or renews the registration of a vehicle on or after July 1, 2015, the Division must send the owner a replacement special license plate in a standardized format in accordance with subsection (b) of this section and G.S. 20-79.4(a3).

(1) Friends of the Great Smoky Mountains National Park.
(2) Rocky Mountain Elk Foundation.
(3) Blue Ridge Parkway Foundation.
(4) Friends of the Appalachian Trail.
(5) NC Coastal Federation.
(6) In God We Trust.
(7) Stock Car Racing Theme.
(8) Buddy Pelletier Surfing Foundation.
(9) Guilford Battleground Company.
(10) National Wild Turkey Federation.
(12) First in Forestry.
(13) North Carolina Wildlife Habitat Foundation.
(14) NC Trout Unlimited.
(15) Ducks Unlimited.
(16) Lung Cancer Research.
(17) NC State Parks.
(18) Support Our Troops.
(19) US Equine Rescue League.
(20) Fox Hunting.
(21) Back Country Horsemen of North Carolina.
(22) Hospice Care.
(23) Home Care and Hospice.
(24) NC Tennis Foundation.
(25) AIDS Awareness.
(26) Donate Life.
(27) Farmland Preservation.
(28) Travel and Tourism.
(29) Battle of Kings Mountain.
(30) NC Civil War.

June 18, 2011
And on page 2, lines 14-15, by inserting the following new section:

"SECTION 1.1. G.S. 20-63(b1), as enacted by Section 1 of this act, is repealed."

And on page 17, lines 16-17, by inserting the following new section:

"SECTION 5.1. G.S. 20-79.7(c) reads as rewritten:

'(c) Use of Funds in Special Registration Plate Account. –

(1) The Division shall deduct the costs of special registration plates, including the costs of issuing, handling, and advertising the availability of the special plates, from the Special Registration Plate Account.

(1a) The Division shall deduct the cost of issuing replacement full-color special license plates. This subdivision expires July 1, 2016.

(2) From the funds remaining in the Special Registration Plate Account after the deductions in accordance with subdivisions (1) subdivisions (1) and (1a) of this subsection, there is annually appropriated from the Special Registration Plate Account the sum of one million two hundred thousand dollars ($1,200,000) to provide operating assistance for the Visitor Centers:

a. on U.S. Highway 17 in Camden County, ($100,000);

b. on U.S. Highway 17 in Brunswick County, ($100,000);

c. on U.S. Highway 441 in Macon County, ($100,000);

d. in the Town of Boone, Watauga County, ($100,000);

e. on U.S. Highway 29 in Caswell County, ($100,000);

f. on U.S. Highway 70 in Carteret County, ($100,000);

g. on U.S. Highway 64 in Tyrrell County, ($100,000);
h. at the intersection of U.S. Highway 701 and N.C. 904 in Columbus County, ($100,000);
i. on U.S. Highway 221 in McDowell County, ($100,000);
j. on Staton Road in Transylvania County, ($100,000);
k. in the Town of Fair Bluff, Columbus County, near the intersection of U.S. Highway 76 and N.C. 904, ($100,000); and
l. on U.S. Highway 421 in Wilkes County, ($100,000).'

...";

And on page 16, line 13, by rewriting the line to read:
"NC Victim Assistance $10 $10 0 0";

And on page 25, lines 32-36, by rewriting the lines to read:
"SECTION 11. The Department of Crime Control and Public Safety and the Department of Transportation shall study whether, for purposes of effective law enforcement, full-color special license plates should continue to be authorized or be phased out, with all special license plates being on the First in Flight background. The study shall also include an estimate of the replacement costs and recommendations for funding those costs. The Departments shall report their findings and make recommendations to the Joint Legislative Transportation Oversight Committee on or before the convening of the 2012 Regular Session of the 2011 General Assembly. The Joint Legislative Transportation Oversight Committee shall make any legislative recommendations based on the study to the 2012 Regular Session of the 2011 General Assembly.

SECTION 12. Section 1.1 becomes effective July 1, 2016. Section 5.1 becomes effective July 1, 2015. Section 8 of this act becomes effective July 1, 2011. The remainder of this act is effective when it becomes law.".

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: June 17, 2011.

Conferees for the Senate Conferees for the House of Representatives
S/Bob Rucho, Chair S/Mitch Gillespie
S/Fletcher L. Hartsell, Jr. S/Tom Apodaca

Upon motion of Senator Apodaca, the rules are suspended and the Conference Report is placed on the calendar for immediate consideration.

June 18, 2011
Upon motion of Senator Rucho, the Senate adopts the Conference Report (29-11).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

Upon motion of Senator Phil Berger, seconded by Senator Nesbitt, the Senate adjourns at 12:56 a.m., subject to the ratification of bills, receipt of committee reports and messages from the House of Representatives, to meet Wednesday, July 13, at 12:00 p.m.

**SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES**

The following special message is received from the House of Representatives:

House of Representatives
June 17, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on **S.B. 183** (Conference Report), **A BILL TO BE ENTITLED AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM**.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

The President orders the Conference Report enrolled and sent to the Governor.

**ENROLLED BILLS**

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

**S.B. 63, AN ACT TO CLARIFY THAT REGULAR EMPLOYEES OF Duly Licensed Debt Collection Agencies Are Not Required To Obtain A Collection Agency Permit.**

June 18, 2011
S.B. 484. AN ACT TO PROVIDE THAT THE ADDITIONAL CREDITS ASSIGNED TO THE FIRST TEN MEGAWATTS OF BIOMASS RENEWABLE ENERGY FACILITY GENERATION CAPACITY PURSUANT TO S.L. 2010-195 (CLEANFIELDS ACT OF 2010) ARE ELIGIBLE TO SATISFY THE POULTRY WASTE SET-ASIDE.

S.B. 537. AN ACT TO INCREASE THE IN REM FORECLOSURE FEE.

S.B. 556. AN ACT TO AMEND THE CHARITABLE SOLICITATIONS ACT TO ENSURE PUBLIC DISCLOSURE ON COLLECTION RECEPTACLES.

H.B. 119. AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER’S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE’S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF

June 18, 2011
Certain Jordan Lake rule requirements; (15) Authorize the Commission for Public Health to adopt rules to incorporate the Federal Food Code; (16) Establish a variance process for certain water supply well setback requirements; (17) Grandfather certain development under the Neuse and Tar-Pam River Basin Buffer requirements; (18) Provide that a ginseng export certificate may be obtained free of charge; (19) Provide for an early sunset of the methane capture pilot program; (20) Direct the Department of Environment and Natural Resources to study stormwater management requirements for airports in the State; (21) Direct certain transfers of funds for nonpoint source pollution control programs; (22) Conform the statutory definition of “solid waste” to Federal law; and (23) To amend certain financial assurance requirements applicable to hazardous waste facilities.

H.B. 165. An Act to Amend the Planned Community Act and the Condominium Act concerning the time period for foreclosure of a claim of lien for unpaid assessments, to amend the law concerning disclosure of information about Homeowners Associations to potential purchasers, and to require the Real Estate Commission to prepare and make available information about restrictive covenants to potential purchasers.

H.B. 649. An Act to Amend the laws pertaining to grounds for revocation of licensure under the laws regulating bail bondsmen and allowing a bail agent acting on behalf of a surety company to make written motions regarding setting aside bail forfeiture and relief from final judgment of bail forfeiture under the laws pertaining to criminal procedure.

H.B. 677. An Act to Provide Adult Care Homes with greater flexibility in the transfer and discharge of residents and to enact appeal rights for Adult Care Home residents and Adult Care Homes with respect to discharge decisions and to create Adult Care Home resident discharge teams within every county which contains an Adult Care Home licensed under Chapter 131d of the General Statutes.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

June 18, 2011
H.B. 442, AN ACT TO ALLOW THE TOWN OF CORNELIUS AND THE CITY OF CHARLOTTE TO USE DESIGN-BUILD DELIVERY METHODS AND TO SPECIFY THE INVESTMENT AUTHORITY OF THE TOWN OF CORNELIUS.

H.B. 536, AN ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS.

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 679, AN ACT TO MODERNIZE AND ENACT CERTAIN PROVISIONS REGARDING DEEDS OF TRUST, INCLUDING RELEASES, SHORT SALES, FUTURE ADVANCE PROVISION TERMINATIONS AND SATISFACTIONS, TERMINATIONS AND SATISFACTIONS FOR EQUITY LINE LIENS, RELEASE OF ANCILLARY DOCUMENTS, ELIMINATING TRUSTEE OF DEED OF TRUST AS NECESSARY PARTY FOR CERTAIN TRANSACTIONS AND LITIGATION, AND INDEXING OF SUBSEQUENT INSTRUMENTS RELATED THERETO.

S.B. 683, AN ACT REQUIRING COUNTIES AND CITIES TO HAVE REASONABLE CAUSE BEFORE INSPECTING RESIDENTIAL BUILDINGS OR STRUCTURES.

S.B. 685, AN ACT TO AMEND THE LAW RELATING TO THE REGULATION OF PROPRIETARY SCHOOLS.

S.B. 710, AN ACT TO ALLOW RENEWABLE ENERGY CERTIFICATES (RECS) DERIVED FROM THE THERMAL ENERGY OUTPUT OF COMBINED HEAT AND POWER FACILITIES THAT USE POULTRY WASTE AS A FUEL TO MEET THE REQUIREMENTS OF THE POULTRY WASTE SET-ASIDE.

S.B. 743, AN ACT TO ENCOURAGE THE PROVISION OF MEDICAL SERVICES TO INDIGENT PERSONS BY PROVIDING FOR A RETIRED LIMITED VOLUNTEER LICENSE AND BY BROADENING THE APPLICABILITY OF A LIMITED VOLUNTEER LICENSE AND BY LIMITING LIABILITY FOR NONPROFIT COMMUNITY HEALTH REFERRAL SERVICES.

S.B. 762, AN ACT TO CREATE THE OFFENSE OF ASSAULT CAUSING PHYSICAL INJURY AGAINST A LAW ENFORCEMENT OFFICER OR DETENTION PERSONNEL AND TO INCREASE THE

June 18, 2011
PENALTY FOR ASSAULT CAUSING PHYSICAL INJURY AND FOR ASSAULT WITH A DEADLY WEAPON OR INFLECTING SERIOUS BODILY INJURY ON EMERGENCY PERSONNEL.

**H.B. 350**, AN ACT TO MODIFY WHEN LAND USED FOR CONSERVATION PURPOSES IS TO BE EXCLUDED FROM THE PROPERTY TAX BASE.

**H.B. 567**, AN ACT TO PROVIDE FOR STAGGERED TERMS FOR THE MOUNTAIN RESOURCES COMMISSION ESTABLISHED BY CHAPTER 153B OF THE GENERAL STATUTES.

**H.B. 736**, AN ACT TO REORGANIZE THE GENERAL STATUTES RELATING TO SCHOOL DISCIPLINE; PREVENT LITIGATION BY ADDING DEFINITIONS TO, AND CLARIFYING AMBIGUITIES IN, THE CURRENT LAW; CODIFY EXISTING CASE LAW; AND INCREASE LOCAL CONTROL AND FLEXIBILITY REGARDING DISCIPLINE.

**H.B. 751**, AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY.

**H.B. 761**, AN ACT TO MAKE TAMPERING WITH AN IGNITION INTERLOCK SYSTEM AN UNLAWFUL ACT, TO REMOVE COLORED BORDER REQUIREMENTS FROM CERTAIN LICENSES, TO CLARIFY THAT SPECIAL IDENTIFICATION CARDS ARE SUBJECT TO VIOLATION PROVISIONS, AND TO ALLOW THE DIVISION OF MOTOR VEHICLES TO CONDUCT BACKGROUND INVESTIGATIONS ON EVERY PERSON APPLYING FOR A RESTORATION OF A REVOKED LICENSE.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

**H.B. 134**, AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM.

June 18, 2011

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 414, AN ACT TO PROVIDE THAT RECIPROCAL ATTORNEYS' FEES PROVISIONS IN BUSINESS CONTRACTS ARE VALID AND ENFORCEABLE UNDER THE LAWS OF THIS STATE.

S.B. 436, AN ACT TO EXTEND THE SALES TAX REFUND ALLOWED TO A JOINT GOVERNMENTAL AGENCY CREATED TO OPERATE A CABLE TELEVISION SYSTEM FOR ONE YEAR.

S.B. 479, AN ACT TO PROVIDE FOR THE ASSESSMENT OF CAREER AND COLLEGE READINESS WITH NATIONALLY AND INTERNATIONALLY BENCHMARKED TESTS; THE CONTINUATION OF NORTH CAROLINA'S PARTICIPATION IN THE DEVELOPMENT AND IMPLEMENTATION OF TESTS RELATED TO COMMON CORE STATE STANDARDS ADOPTED BY A MAJORITY OF STATES; AND DIAGNOSTIC TOOLS TO ASSIST IN TEACHING AND STUDENT LEARNING.

S.B. 593, AN ACT REDUCING STATE GOVERNMENT BY ABOLISHING CERTAIN STATE BOARDS, COMMISSIONS, AND COMMITTEES.

S.B. 600, AN ACT TO AUTHORIZE A CITY WITH A POPULATION OF MORE THAN FIVE HUNDRED THOUSAND PEOPLE WHICH HOLDS A NATIONAL CONVENTION TO CONTRACT WITH OUT-OF-STATE LAW ENFORCEMENT AGENCIES TO PROVIDE LAW ENFORCEMENT AND SECURITY FOR THE NATIONAL CONVENTION.

S.B. 609, AN ACT TO AMEND THE INSURANCE LAWS IN ORDER TO FACILITATE THE USE OF LOCUM TENENS PHYSICIANS AND TO AMEND THE BOARD OF PHARMACY RULES TO ENSURE NORTH CAROLINA'S MEDICAL PROFESSIONALS ARE CAPABLE OF SERVING THE STATE'S Expanding POPULATION.

June 18, 2011
S.B. 620. AN ACT TO CLARIFY THAT A LEGISLATOR’S OR PUBLIC SERVANT’S PUBLIC POSITION MAY BE DISCLOSED IN AN AGENDA OR OTHER DOCUMENT RELATED TO A MEETING, CONFERENCE, OR SIMILAR EVENT AND TO MODIFY THE REPORTING REQUIREMENTS FOR LOBBYIST PRINCIPALS.

S.B. 670. AN ACT RELATING TO HEARING AID FITTING AND DISPENSING BY CERTAIN LICENSED AUDIOLOGISTS AND REVISING THE MEMBERSHIP ON THE NORTH CAROLINA STATE HEARING AID DEALERS AND FITTERS BOARD.

S.B. 118. AN ACT TO EXPAND THE DEFINITION OF DOWNTOWN REVITALIZATION IN THE MUNICIPAL SERVICE DISTRICT LAW.

S.B. 131. AN ACT TO AUTHORIZE EXPANDED METHODS OF COLLECTING FINES, FEES, COSTS, AND RESTITUTION FROM OFFENDERS NOT SENTENCED TO SUPERVISED PROBATION OR ACTIVE TIME AND TO PERMIT THE COUNTY IN WHICH THE COLLECTION ASSISTANCE FEE IS COLLECTED TO RETAIN THE FEE, PROVIDING THE FEE IS COLLECTED BY A COLLECTIONS PROGRAM PURSUANT TO A CONTRACT WITH THE ADMINISTRATIVE OFFICE OF THE COURTS.

S.B. 143. AN ACT TO MODIFY DORMITORY REQUIREMENTS IN CERTAIN COUNTY DETENTION FACILITIES AND TO PROVIDE THAT OFFENDERS ARE PROHIBITED FROM OBTAINING PUBLIC EMPLOYEE’S PERSONNEL RECORDS.

S.B. 148. AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION AND TO MAKE OTHER TECHNICAL AND OTHER CHANGES TO THE GENERAL STATUTES AND SESSION LAWS.

S.B. 183. AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM.

S.B. 241. AN ACT TO REQUIRE THAT DWI SENTENCING BE AT LEVEL ONE IF THE OFFENSE OCCURS WITH A CHILD LESS THAN EIGHTEEN YEARS OF AGE, A PERSON WITH THE MENTAL DEVELOPMENT OF A CHILD LESS THAN EIGHTEEN YEARS OF AGE, OR A PERSON WITH A PHYSICAL DISABILITY PREVENTING UNAIDED EXIT FROM THE VEHICLE IN THE VEHICLE, AND TO AMEND THE LAW REGARDING ELECTRONIC RECORDING OF CUSTODIAL INTERROGATIONS.

June 18, 2011
S.B. 268. AN ACT TO CREATE ENHANCED PROTECTIONS FOR VICTIMS AND WITNESSES BY INCREASING THE CRIMINAL PENALTY FOR THE OFFENSE OF INTIMIDATING OR INTERFERING WITH A WITNESS.

S.B. 300. AN ACT TO (1) ALLOW SERVICE BY SIGNATURE CONFIRMATION OR DESIGNATED DELIVERY SERVICE IN SMALL CLAIM ACTIONS ASSIGNED TO MAGISTRATES AND IN ADMINISTRATIVE CASES, (2) CLARIFY THAT THE SIXTY-DAY TIME FRAME FOR SERVING A SUMMONS UNDER RULE 4 OF THE RULES OF CIVIL PROCEDURE APPLIES TO ALL SUMMONSES UNDER RULE 4(J) AND (J1), (3) REQUIRE THAT A COPY OF A MOTION TO TERMINATE PARENTAL RIGHTS THAT IS SERVED ON A PARENT BE SENT TO THAT PARENT'S ATTORNEY OF RECORD, IF ANY, (4) REQUIRE THAT A PARTY'S ATTORNEY OF RECORD, IF ANY, MUST BE SERVED WHEN SERVICE IS MADE UNDER RULE 5(B) OF THE RULES OF CIVIL PROCEDURE, IN ADDITION TO ANY SERVICE ON THE PARTY, AND (5) CLARIFY THAT AN ATTORNEY MAY BE SERVED UNDER RULE 5(B) BY MAIL, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION.

S.B. 636. AN ACT TO MODIFY THE LEVEL 2 RESTRICTIONS FOR PROVISIONAL LICENSES; TO REQUIRE A DRIVING LOG SHOWING SIXTY HOURS OF DRIVING TIME BY A PERSON WITH A LIMITED LEARNER'S PERMIT BEFORE A LEVEL 2 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE A DRIVING LOG SHOWING TWELVE HOURS OF DRIVING TIME BY A PROVISIONAL LICENSEE BEFORE A LEVEL 3 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE AN IMMEDIATE REVOCATION OF A PROVISIONAL LICENSE IF THE PROVISIONAL LICENSEE IS CHARGED WITH CERTAIN MOVING VIOLATIONS; AND TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO REPORT ON THE EFFECTIVENESS OF THE PROVISIONS OF THIS ACT.

S.B. 781. AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 27. AN ACT TO REQUIRE SPECIFIED LOCAL PENDING INVOLUNTARY ANNEXATIONS BE SUBJECT TO A Petition TO DENY THE ANNEXATION BY PROPERTY OWNERS OF AT LEAST SIXTY PERCENT OF THE PARCELS LOCATED IN THE AREA.

June 18, 2011
S.B. 260. AN ACT TO REDUCE THE SIZE OF THE PITT COUNTY BOARD OF EDUCATION FROM TWELVE MEMBERS TO SEVEN, TO PROVIDE FOR FOUR-YEAR TERMS RATHER THAN SIX-YEAR TERMS, AND TO ADD AN AT-LARGE MEMBER.

H.B. 565. AN ACT TO ESTABLISH A BOUNDARY LINE AGREEMENT AND LIMIT THE EXTRATERRITORIAL JURISDICTION AND ANNEXATION AUTHORITY WHICH MAY BE EXERCISED BY THE TOWNS OF MOREHEAD CITY AND BEAUFORT.

CHAPTERED BILLS

The Enrolling Clerk reports the following bills properly enrolled, assigned the following Chapter Numbers, and presented to the Office of the Secretary of State:

S.B. 8, AN ACT TO REMOVE THE CAP ON CHARTER SCHOOLS; TO ALLOW STATE BOARD OF EDUCATION DISCRETION IN GRANTING FINAL APPROVAL OF CHARTER SCHOOL APPLICATIONS; TO RAISE THE ENROLLMENT GROWTH CAP TO TWENTY PERCENT; TO PERMIT CHARTER SCHOOLS TO CHARGE FEES CHARGED BY THE LOCAL SCHOOL ADMINISTRATIVE UNIT; TO STRENGTHEN THE STANDARDS FOR RETAINING A CHARTER FOR A CHARTER SCHOOL; AND TO REQUIRE THE STATE BOARD OF EDUCATION TO REPORT TO THE GENERAL ASSEMBLY ON CHARTER SCHOOLS. (Became law upon approval of the Governor, June 17, 2011 - S.L. 2011-164.)

H.B. 174, AN ACT TO ENACT THE COMMERCIAL REAL ESTATE BROKER LIEN ACT. (Became law upon approval of the Governor, June 17, 2011 - S.L. 2011-165.)

S.B. 237, AN ACT TO INCORPORATE THE TOWN OF CASTLE HAYNE, SUBJECT TO A REFERENDUM. (Became law upon ratification, June 17, 2011 - S.L. 2011-166.)

S.B. 289, AN ACT TO REMOVE A DESCRIBED AREA FROM THE CORPORATE LIMITS OF THE TOWN OF CAPE CARTERET. (Became law upon ratification, June 17, 2011 - S.L. 2011-167.)

S.B. 297, AN ACT AMENDING THE CHARTER OF THE CITY OF DURHAM TO AUTHORIZE THE CITY TO ESTABLISH A SMALL BUSINESS ENTERPRISE PROGRAM TO PROMOTE THE DEVELOPMENT OF SMALL BUSINESSES IN THE CITY AND TO ENHANCE THE OPPORTUNITIES FOR SMALL BUSINESSES TO PARTICIPATE IN CITY CONTRACTS. (Became law upon ratification, June 17, 2011 - S.L. 2011-168.)

June 18, 2011
H.B. 66. AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS. (Became law upon ratification, June 17, 2011 - S.L. 2011-169.)

H.B. 96. AN ACT TO AUTHORIZE ALLEGHANY AND JACKSON COUNTIES AND THE TOWNS OF GROVER AND SWANSBORO TO LEVY AN ADDITIONAL THREE PERCENT ROOM OCCUPANCY AND TOURISM DEVELOPMENT TAX AND TO MAKE OTHER ADMINISTRATIVE CHANGES. (Became law upon ratification, June 17, 2011 - S.L. 2011-170.)

H.B. 212. AN ACT TO ALLOW THE TOWN OF CRAMERTON TO REGULATE UTILITY VEHICLES. (Became law upon ratification, June 17, 2011 - S.L. 2011-171.)

H.B. 450. AN ACT TO RESTRUCTURE THE GUILFORD COUNTY BOARD OF COMMISSIONERS. (Became law upon ratification, June 17, 2011 - S.L. 2011-172.)

S.B. 27. AN ACT TO REQUIRE SPECIFIED LOCAL PENDING INVOLUNTARY ANNEXATIONS BE SUBJECT TO A PETITION TO DENY THE ANNEXATION BY PROPERTY OWNERS OF AT LEAST SIXTY PERCENT OF THE PARCELS LOCATED IN THE AREA. (Became law upon ratification, June 18, 2011 - S.L. 2011-173.)

S.B. 260. AN ACT TO REDUCE THE SIZE OF THE PITTC COUNTY BOARD OF EDUCATION FROM TWELVE MEMBERS TO SEVEN, TO PROVIDE FOR FOUR-YEAR TERMS RATHER THAN SIX-YEAR TERMS, AND TO ADD AN AT-LARGE MEMBER. (Became law upon ratification, June 18, 2011 - S.L. 2011-174.)

S.B. 411. AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO CHANGE THE MANNER OF SELECTION OF VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY. (Became law upon ratification, June 18, 2011 - S.L. 2011-175.)


June 18, 2011
H.B. 56, AN ACT TO REQUIRE SPECIFIED LOCAL PENDING OR COMPLETED INVOLUNTARY ANNEXATIONS BE SUBJECT TO A PETITION TO DENY THE ANNEXATION BY PROPERTY OWNERS OF AT LEAST SIXTY PERCENT OF THE PARCELS LOCATED IN THE AREA. (Became law upon ratification, June 18, 2011 - S.L. 2011-176.)

H.B. 134, AN ACT TO PROVIDE THAT CERTAIN NORTH CAROLINA COMMUNITY COLLEGES MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM. (Became law upon ratification, June 18, 2011 - S.L. 2011-177.)

H.B. 565, AN ACT TO ESTABLISH A BOUNDARY LINE AGREEMENT AND LIMIT THE EXTRATERRITORIAL JURISDICTION AND ANNEXATION AUTHORITY WHICH MAY BE EXERCISED BY THE TOWNS OF MOREHEAD CITY AND BEAUFORT. (Became law upon ratification, June 18, 2011 - S.L. 2011-179.)

H.B. 442, AN ACT TO ALLOW THE TOWN OF CORNELIUS AND THE CITY OF CHARLOTTE TO USE DESIGN-BUILD DELIVERY METHODS AND TO SPECIFY THE INVESTMENT AUTHORITY OF THE TOWN OF CORNELIUS. (Became law upon ratification, June 18, 2011 - S.L. 2011-180.)

H.B. 536, AN ACT REQUIRING THE LINCOLN COUNTY BOARD OF EDUCATION TO REVISE ITS RESIDENCY DISTRICTS AFTER EACH DECENNIAL CENSUS AS IF THEY WERE ELECTORAL DISTRICTS AND REQUIRING THE CHATHAM COUNTY BOARD OF EDUCATION TO REVISE ITS ELECTION DISTRICTS AFTER EACH DECENNIAL CENSUS. (Became law upon ratification, June 18, 2011 - S.L. 2011-181.)

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on S.B. 709 (Conference Report), A BILL TO BE ENTITLED AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A
SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE’S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

The President orders the Conference Report enrolled and sent to the Governor.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on S.B. 411 (Conference Committee Substitute), AN ACT TO CHANGE THE CANDIDATE FILING PERIOD FOR THE STANLY COUNTY BOARD OF EDUCATION, TO CHANGE THE MANNER OF SELECTION OF VOTING MEMBERS OF THE STANLY COMMUNITY COLLEGE, TO ELIMINATE PARTISAN APPOINTMENTS FROM THE STANLY COUNTY BOARD OF ECONOMIC DEVELOPMENT, AND RELATING TO VACANCIES IN THE OFFICE OF SHERIFF OF STANLY COUNTY.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

The President orders the Conference Committee Substitute enrolled and sent to the Governor.

June 18, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 289 (Conference Report), A BILL TO BE ENTITLED AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 36 (Conference Committee Substitute), AN ACT TO REQUIRE COUNTIES, CITIES, AND EMPLOYERS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

June 18, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 403 (Conference Committee Substitute), AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 588 (Conference Committee Substitute), AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

June 18, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 720 (Conference Committee Substitute), AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for H.B. 796, A BILL TO BE ENTITLED AN ACT TO MODIFY PROVISIONS RELATED TO THE SALES OF ALCOHOLIC BEVERAGES, and requests conferees.

Speaker Tillis has appointed:
Representative Moffitt
Representative Hackney, and
Representative T. Moore

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

June 18, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

Pursuant to the information that your Honorable Body failed to concur in the House Committee Substitute for S.B. 315, A BILL TO BE ENTITLED AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS, and requests conferees, Speaker Tillis appoints:

Representative Starnes
Representative Stone
Representative Faison

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

Pursuant to the information that your Honorable Body failed to concur in the House Amendment to S.B. 580 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTatement OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER’S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO

June 18, 2011
REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, and requests conferees, Speaker Tillis appoints:

Representative Rhyne
Representative Randleman, and
Representative Spear

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for H.B. 773, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR STUDIES BY THE HOUSE OF REPRESENTATIVES AND THE SENATE, STATUTORY OVERSIGHT COMMITTEES AND COMMISSIONS, AND OTHER AGENCIES, COMMITTEES, AND COMMISSIONS AND TO MAKE A TECHNICAL AMENDMENT TO A LOCAL ACT, and requests conferees.

Speaker Tillis has appointed:

Representative Samuelson, Chair
Representative McGrady
Representative Brisson
Representative McElraft

June 18, 2011
Representative Johnson
Representative Justice
Representative Dollar
Representative T. Moore
Representative Wray
Representative Brubaker
Representative Burr
Representative Owens
Representative Haire, and
Representative Spear

on the part of the House to confer with a like committee appointed by the Senate
to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 18, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information
that the House fails to concur in the Senate Committee Substitute for H.B. 652, A
BILL TO BE ENTITLED AN ACT TO AMEND THE STATE'S LAWS
PERTAINING TO TRANSPORTATION, and requests conferees.

Speaker Tillis has appointed:

Representative LaRoque
Representative Brubaker
Representative Mills, and
Representative Brisson

on the part of the House to confer with a like committee appointed by the Senate
to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

June 18, 2011
ENROLLED BILLS AND A RESOLUTION

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

**S.B. 267.** AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES.

**S.B. 415.** AN ACT TO PROVIDE SCHOOL BREAKFASTS AT NO COST FOR SCHOOL CHILDREN WHO QUALIFY FOR REDUCED-PRICE MEALS AT SCHOOLS PARTICIPATING IN THE NATIONAL SCHOOL BREAKFAST PROGRAM; AND TO REQUIRE THE STATE BOARD OF EDUCATION TO REPORT ON THE PUBLIC SCHOOL NUTRITION PROGRAMS OPERATED BY THE LOCAL SCHOOL ADMINISTRATIVE UNITS UNDER THE JURISDICTION OF CHILD NUTRITION SERVICES OF THE DEPARTMENT OF PUBLIC INSTRUCTION; AND TO DIRECT THE STATE AUDITOR TO AUDIT CHILD NUTRITION SERVICES OF THE DEPARTMENT OF PUBLIC INSTRUCTION.

**S.B. 555.** AN ACT TO ESTABLISH THE JOINT LEGISLATIVE STUDY COMMISSION ON THE MODERNIZATION OF NORTH CAROLINA BANKING LAWS.

**S.B. 709.** AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE.

**H.B. 22.** AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT.

**H.B. 36.** AN ACT TO REQUIRE COUNTIES, CITIES, AND EMPLOYERS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES.

**H.B. 289.** AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES.

June 18, 2011
H.B. 403. An Act Authorizing Municipalities to Apply Demolition by Neglect Ordinances to Contributing Structures Located Outside Local Historic Districts.


H.B. 619. An Act to Specify the Secretary of Revenue's Authority to Adjust the Net Income of a Corporation or to Require a Corporation to File a Combined Return.


The Enrolling Clerk reports the following bills and a resolution duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 411. An Act to Change the Candidate Filing Period for the Stanly County Board of Education, to Change the Manner of Selection of Voting Members of the Stanly Community College, to Eliminate Partisan Appointments from the Stanly County Board of Economic Development, and Relating to Vacancies in the Office of Sheriff of Stanly County.

H.B. 56. An Act to Require Specified Local Pending or Completed Involuntary Annexations Be Subject to a Petition to Deny the Annexation by Property Owners of at Least Sixty Percent of the Parcels Located in the Area.

S.J.R. 784. A Joint Resolution Adjourning the 2011 Regular Session of the General Assembly to a Date Certain and Limiting the Matters That May Be Considered Upon Reconvening. (Res. 9)

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

June 18, 2011
The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

"Almighty God, creator of the galaxy. Would you come now and not be our guest, but may we be your guests. You are our rock and our redeemer. May you take our features and contort them with your justice. Lord Jesus, you think of us so fondly and with such forbearance and grace. Sometimes it overwhelms me. We are the deepest object of your affection. May we take this knowledge that we are freely loved and live responsible lives for your sake and may we take our God given abilities of freedom and brand this state with a great legacy of nobility and grace. For Christ's sake, Amen."

The Chair grants leaves of absence for today to Senator Brunstetter and Senator Jenkins.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Saturday, June 18, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

ENROLLED BILL

The Enrolling Clerk reports the following bill duly ratified for presentation to the Governor:

S.B. 183. AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

Senate Bill 781, “An Act to Increase Regulatory Efficiency in Order to Balance Job Creation and Environmental Protection."

I am strongly in favor of regulatory reform. Through my Executive Order, I have spearheaded the effort to improve our State’s regulatory system by taking a balanced approach that protects the economy, public health, public safety, and

July 13, 2011
the environment, and I will continue to do so. While I wholeheartedly support
the General Assembly’s desire to pass laws aimed at reforming our bureaucracy,
those laws have to be balanced and meet constitutional standards. Senate Bill
781 fails this test. It would take final decision-making authority in certain
circumstances away from state agencies and instead give it to the Office of
Administrative Hearings – a result that the Attorney General has repeatedly
declared is in violation of the North Carolina Constitution. I urge the General
Assembly to revisit the issue of regulatory reform.

Therefore, I veto the bill.

S/Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina
Senate on this 30th day of June, 2011, at 4:15 p.m. for reconsideration by that
body.

Upon motion of Senator Apodaca, the bill is placed on today's Calendar.

GOVERNOR’S OBJECTIONS AND VETO MESSAGE

Senate Bill 496, “An Act Relating to Requirements of Medicaid and Health
Choice Providers.”

There are many aspects of Senate Bill 496 that I support. However, one
section of the bill would take final decision-making authority away from the
Department of Health and Human Services (“DHHS”) and instead give it to the
Office of Administrative Hearings (“OAH”). The Attorney General has
repeatedly declared that such a transfer of final authority from a state agency to
OAH is in violation of our State Constitution. Furthermore, in addition to being
unconstitutional, this transfer of authority from DHHS to OAH would also
violate federal Medicaid law. Because I do not have a line-item veto, I am
unable to veto only this one portion of the bill and must instead veto the bill in
its entirety.

Therefore, I veto the bill.

S/Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina
Senate on this 30th day of June, 2011, at 4:00 p.m. for reconsideration by that
body.

Upon motion of Senator Apodaca, the bill is placed on today's Calendar.

July 13, 2011
GOVERNOR’S OBJECTIONS AND VETO MESSAGE


I am strongly committed to passing meaningful medical malpractice reform. Doctors, hospitals and nursing homes in North Carolina are all being burdened by medical malpractice insurance rates that are too high.

By working together, we enacted meaningful changes to our tort law (H.B. 542) and our worker’s compensation system (H.B. 709) this year. We can achieve real medical malpractice reform as well. I commend the legislature for addressing this important issue but, in its current form, the bill is unbalanced. I urge the General Assembly to modify the bill to protect those that are catastrophically injured. Once the bill is revised to adequately protect those that are catastrophically injured, I will proudly sign it into law. I pledge to continue working with the General Assembly to achieve a comprehensive, bipartisan consensus. In its current form, however, I cannot sign the bill.

Therefore, I veto the bill.

S/Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 24th day of June, 2011, at 4:37 p.m. for reconsideration by that body.

Upon motion of Senator Apodaca, the bill is placed on today's Calendar.

GOVERNOR’S OBJECTIONS AND VETO MESSAGE

Senate Bill 709, “An Act to Increase Energy Production in North Carolina to Develop a Secure, Stable, and Predictable Energy Supply to Facilitate Economic Growth, Job Creation, and Expansion of Business and Industry Opportunities and to Assign Future Revenue From Energy Exploration, Development, and Production of Energy Resources in Order to Protect and Preserve the State's Natural Resources, Cultural Heritage, and Quality of Life.”

Senate Bill 709 is unconstitutional on its face. By directing the Governor of this State to enter into a compact with the Governors of South Carolina and Virginia, the General Assembly is intruding on the constitutional power of the Executive Branch and is, therefore, violating separation of powers principles that are enshrined in our Constitution. Furthermore, and even more basically, the General Assembly lacks the authority to instruct the Governors of other states to do anything at all. That’s why I am vetoing this bill.

July 13, 2011
Before any oil and gas production can commence, the federal government must take action. North Carolina is nevertheless proactively planning and preparing to take full advantage of any eventual federal authorization. I strongly believe that our state can put people to work producing homegrown energy to power our lights and fuel our cars. But, we must do so through a comprehensive mix of energy sources that includes renewable energy. To that end, I’m issuing Executive Orders No. 96 and 97. The first will reestablish and expand the Scientific Advisory Panel on Energy that will continue to research, plan and provide options for onshore and offshore oil and gas production. The second will create the Offshore Wind Economic Development Task Force that will make recommendations on state investments and infrastructure needed to take full economic advantage of offshore wind resources in North Carolina.

Therefore, I veto the bill.

S/Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 30th day of June, 2011, at 4:05 p.m. for reconsideration by that body.

Upon motion of Senator Apodaca, the bill is placed on today's Calendar.

GOVERNOR’S OBJECTIONS AND VETO MESSAGE


In Executive Order No. 85, I called for the transfer of the Employment Security Commission to the Department of Commerce for administrative purposes as a way to streamline State government. The General Assembly agreed with this idea by placing a provision in its budget bill directing that such a transfer take place. However, Senate bill 532 goes far beyond an administrative transfer and proceeds to radically change the way that unemployment benefits are administered in this State – doing so in a way that calls into question the fairness of the entire process. As a result of these drastic changes, we have been informed by the United States Department of Labor that any findings of a lack of conformity between this bill and federal law will result in North Carolina’s loss of money for its unemployment insurance program and that this bill will also raise taxes on all employers statewide who pay federal

July 13, 2011
unemployment taxes. I cannot allow a bill to become law that will endanger our receipt of these much-needed federal funds for our unemployed citizens. Nor am I willing to approve this increased tax on our State’s employers.

In the meantime, however, based on my powers under the State Constitution, I am issuing Executive Order No. 95. This Executive Order ensures that the Employment Security Commission will maintain the integrity of its process for administering unemployment benefits while being administratively housed within the Department of Commerce.

Therefore, I veto the bill.

S/Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 30th day of June, 2011, 4:10 p.m. for reconsideration by that body.

Upon motion of Senator Apodaca, the bill is placed on today's Calendar.

GOVERNOR’S OBJECTIONS AND VETO MESSAGE

Senate Bill 727, “An Act to Eliminate the Dues Check-off Option for Active and Retired Public School Employee.”

This bill is simply one more attack on teachers by the Republicans in the General Assembly. The effect of Senate Bill 727 is to unfairly and arbitrarily single out one group, given that State law allows a dues check-off option for every other comparable association of employees. It does so without even attempting to offer any rational basis why – which is not surprising, because no rational basis exists. In addition to being unfair, this bill is also illegal because it violates the rule under our State Constitution that similar groups must be treated similarly.

In short, the Republican leadership is punishing teachers because teachers had the “audacity” to publicly protest a budget that contains the most devastating cuts to education in our State’s history. Teachers have rights, and I refuse to allow the General Assembly to take them away.

Therefore, I veto this bill.

S/Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 18th day of June, 2011, at 10:22 a.m. for reconsideration by that body.

Upon motion of Senator Apodaca, the bill is placed on today's Calendar.

July 13, 2011
MESSAGE FROM THE GOVERNOR

The following special message is received from the Governor:

STATE OF NORTH CAROLINA
OFFICE OF THE GOVERNOR
20301 MAIL SERVICE CENTER · RALEIGH, NC 27699-0301

BEVERLY EAVES PERDUE
GOVERNOR

June 14, 2011

The Honorable Phil Berger
President Pro Tempore of the Senate
North Carolina General Assembly
2008 Legislative Building
Raleigh, NC 27601

Dear President Pro Tempore Berger,

Pursuant to G.S. § 106-2, I hereby submit for review by the North Carolina Senate the names of the following candidates for appointment or reappointment to the Board of Agriculture.

Mark Peters, Marketing Experience seat
Jeffery Turner, Tobacco Farmer seat
Maurice Berry, General Farming seat

Please feel free to contact my office if you have any questions or need additional information.

Sincerely,
S/Bev Perdue

cc: Lieutenant Governor Walter Dalton, President of the Senate
Sarah Clapp, Senate Principal Clerk

INTRODUCTION OF RESOLUTIONS

Resolutions filed for introduction are presented to the Senate, read the first time, and disposed of, as follows:

By Senator Apodaca:
S.R. 786, A SENATE RESOLUTION SETTING THE DATE FOR THE SENATE TO ELECT A MEMBER TO FILL AN UNEXPIRED TERM ON THE STATE BOARD OF COMMUNITY COLLEGES.

July 13, 2011
Upon motion of Senator Apodaca, the rules are suspended and the Senate Resolution is placed on today's calendar.

By Senator Apodaca:

**S.R. 787.** A SENATE RESOLUTION PROVIDING FOR THE CONFIRMATION OF APPOINTMENTS MADE BY THE GOVERNOR TO THE BOARD OF AGRICULTURE.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Resolution is placed on today's calendar.

**CALENDAR**

Bills and resolutions on today's calendar are taken up and disposed of, as follows:

**S.R. 786.** A SENATE RESOLUTION SETTING THE DATE FOR THE SENATE TO ELECT A MEMBER TO FILL AN UNEXPIRED TERM ON THE STATE BOARD OF COMMUNITY COLLEGES.

The Senate Resolution is adopted (48-0).

**S.R. 787.** A SENATE RESOLUTION PROVIDING FOR THE CONFIRMATION OF APPOINTMENTS MADE BY THE GOVERNOR TO THE BOARD OF AGRICULTURE.

The Senate Resolution is adopted (48-0).

**S.B. 781.** (Ratified) AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION.

Senator Apodaca offers a motion that S.B. 781 become law notwithstanding the objections of the Governor. The motion prevails (48-0) by a three-fifths majority of members present and voting, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Clary, Clodfelter, Daniel, Danelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---48.

Voting in the negative: None.

Pursuant to Article II, Section 22 of the North Carolina Constitution, the bill together with the objections and veto message are ordered sent to the House of Representatives by special message.

**S.B. 496.** (Ratified) AN ACT RELATING TO REQUIREMENTS OF MEDICAID AND HEALTH CHOICE PROVIDERS.

Senator Apodaca offers a motion that S.B. 496 become law notwithstanding the objections of the Governor. The motion prevails (47-1) by a three-fifths majority of members present and voting, as follows:

July 13, 2011
Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Clary, Clodfelter, Daniel, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker, Vaughan, Walters and White---47.

Voting in the negative: Senator Dannelly---1.

Pursuant to Article II, Section 22 of the North Carolina Constitution, the bill together with the objections and veto message are ordered sent to the House of Representatives by special message.

S.B. 33, (Ratified) AN ACT TO REFORM THE LAWS RELATING TO MONEY JUDGMENT APPEAL BONDS, BIFURCATION OF TRIALS IN CIVIL CASES, AND MEDICAL LIABILITY.

Senator Apodaca offers a motion that S.B. 33 become law notwithstanding the objections of the Governor. The motion prevails (35-12) by a three-fifths majority of members present and voting, as follows:

Voting in the affirmative: Senators Apodaca, Atwater, P. Berger, Bingham, Blake, Brock, Brown, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jones, Mansfield, Meredith, Newton, Pate, Preston, Purcell, Rabon, Rouzer, Rucho, Soucek, Stevens, Tillman, Tucker, Walters and White---35.

Voting in the negative: Senators D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Kinnaird, McKissick, Nesbitt, Robinson, Stein and Vaughan---12.

Pursuant to Article II, Section 22 of the North Carolina Constitution, the bill together with the objections and veto message are ordered sent to the House of Representatives by special message.

S.B. 709, (Ratified) AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE’S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE.

Senator Apodaca offers a motion that S.B. 709 become law notwithstanding the objections of the Governor. The motion prevails (31-17) by a three-fifths majority of members present and voting, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stevens, Tillman, Tucker and Walters---31.

July 13, 2011
Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan and White---17.

Pursuant to Article II, Section 22 of the North Carolina Constitution, the bill together with the objections and veto message are ordered sent to the House of Representatives by special message.

S.B. 532, (Ratified) AN ACT TO REFORM THE EMPLOYMENT SECURITY LAWS OF NORTH CAROLINA BY CREATING THE DIVISION OF EMPLOYMENT SECURITY WITHIN THE DEPARTMENT OF COMMERCE, TRANSFERRING THE FUNCTIONS OF THE EMPLOYMENT SECURITY COMMISSION TO THAT DIVISION, MAKING THE DIVISION SUBJECT TO RULE MAKING UNDER ARTICLE 2A OF CHAPTER 150B OF THE GENERAL STATUTES, AND BY MAKING OTHER MODIFICATIONS AND CONFORMING CHANGES TO ALIGN THE EMPLOYMENT SECURITY FUNCTIONS OF STATE GOVERNMENT UNDER THE DIRECT LEADERSHIP OF THE SECRETARY OF COMMERCE.

Senator Apodaca offers a motion that S.B. 532 become law notwithstanding the objections of the Governor. The motion prevails (31-17) by a three-fifths majority of members present and voting, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stevens, Tillman, Tucker and White---31.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan and Walters---17.

Pursuant to Article II, Section 22 of the North Carolina Constitution, the bill together with the objections and veto message are ordered sent to the House of Representatives by special message.

S.B. 727, (Ratified) AN ACT TO ELIMINATE THE DUES CHECKOFF OPTION FOR ACTIVE AND RETIRED PUBLIC SCHOOL EMPLOYEES.

Senator Apodaca offers a motion that S.B. 727 become law notwithstanding the objections of the Governor. The motion prevails (30-18) by a three-fifths majority of members present and voting, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stevens, Tillman and Tucker---30.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---18.

Pursuant to Article II, Section 22 of the North Carolina Constitution, the bill together with the objections and veto message are ordered sent to the House of Representatives by special message.

July 13, 2011
COMMITTEE APPOINTMENT

Pursuant to Rule 31, Senator Phil Berger, President Pro Tempore announces the appointment of Senator Hise and Senator Tucker to the Education/Higher Education Committee.

Upon motion of Senator Phil Berger, seconded by Senator Kinnaird, the Senate adjourns at 12:55 p.m., subject to the reading of Executive Orders and receipt of messages from the House of Representatives, to meet Friday, July 15, at 10:00 a.m.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 24, 2011

Mr. President:

This is to inform your Honorable Body that H.B. 351, A BILL TO BE ENTITLED AN ACT TO RESTORE CONFIDENCE IN GOVERNMENT BY REQUIRING THAT VOTERS PROVIDE PHOTO IDENTIFICATION BEFORE VOTING, was returned to the House of Representatives on June 24, 2011, with the attached veto message.

Sincerely,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 27, 2011

Mr. President:

This is to inform your Honorable Body that H.B. 482, A BILL TO BE ENTITLED AN ACT TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998 AND TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL

July 13, 2011
RESOURCES TO WAIVE THE PENALTY ASSESSED AGAINST CERTAIN POOR COUNTIES FOR CERTAIN WATER QUALITY VIOLATIONS, was returned to the House of Representatives on June 27, 2011, with the attached veto message.

Sincerely,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
June 27, 2011

Mr. President:

This is to inform your Honorable Body that H.B. 854, A BILL TO BE ENTITLED AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED, was returned to the House of Representatives on June 27, 2011, with the attached veto message.

Sincerely,
S/Denise G. Weeks
Principal Clerk

EXECUTIVE ORDERS

Executive Order Number 94, Proclamation of a State of Emergency by the Governor of the State of North Carolina.

Executive Order Number 95, Organization of the Employment Security Commission within the Department of Commerce.

Executive Order Number 96, Offshore Wind Economic Development Task Force.

Executive Order Number 97, Reauthorize and Expand the Governor's Scientific Advisory Panel on Energy and Rescinding Executive Order No. 23.

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

July 13, 2011
The Senate meets pursuant to adjournment and is called to order by The Honorable Richard Y. Stevens, Senator from Wake County.

Prayer is offered by The Honorable Ralph Hise, Senator of Mitchell County, as follows:

"Heavenly Father, we give thanks to you for this opportunity to stand in this great chamber of authority and lift up your holy name. God, we ask that whether our actions be great in impact or mundane. In preparation or in progress, that you hold us accountable to your word that we seek first the kingdom of God in all things. We ask you pour out your anointing on this place. We ask for the wisdom you gave Solomon and a true heart for those that you have called us to serve. We offer this prayer in the only authority given us under Heaven, the name of your precious son, Jesus Christ. Amen."

Senator Harrington of Gaston County announces that the Senate Journal of Wednesday, July 13, has been examined and is found to be correct. Upon her motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

Upon motion of Senator Harrington, seconded by Senator Hunt, the Senate adjourns at 10:01 a.m. to meet Tuesday, July 19, at 10:00 a.m.

NINETYTH DAY

The Senate meets pursuant to adjournment and is called to order by The Honorable Richard Y. Stevens, Senator from Wake County.

Prayer is offered by The Honorable Neal Hunt, Senator of Wake County as follows:

"Our Lord God we praise your holy name this morning. We thank you for the blessing of being able to live in this great country and this great state. Lord we pray for your guidance as we enter these contentious debates about redistricting and overriding vetoes and we pray that your will be done no matter what we might personally think. We pray all this in Christ’s name, Amen."

July 19, 2011
Senator Hunt announces that the Senate Journal of Friday, July 15, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

**CHANGES TO 2011 SENATE COMMITTEES**

Pursuant to Rule 31 and on behalf of Senator Phil Berger, President *Pro Tempore*, Senator Neal Hunt announces the following committee appointments and removals.

Senator Kathy Harrington and Senator Dan Soucek are appointed to the **Redistricting Committee**.

Senator Jim Forrester and Senator Debbie Clary are removed from the **Redistricting Committee**.

Upon motion of Senator Harrington, seconded by Senator Vaughan, the Senate adjourns at 10:03 a.m. to meet Thursday, July 21, at 10:00 a.m.

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**NINETY-FIRST DAY**

Senate Chamber
Thursday, July 21, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Kathy Harrington, Senator from Gaston County.

Prayer is offered by The Honorable Neal Hunt, Senator from Wake County, as follows:

"Lord God, we praise your holy name. You are the magnificent creator and sustainer of the universe. Lord, we thank you for all the blessings you've bestowed on us and on this country and on this great state. Lord, we thank you for those blessings. Lord, we do pray for your will to be done this day and this week as we consider these contentious issues of redistricting and overcoming vetoes. We pray all this in your precious name. Amen."

Senator Stevens announces that the Senate Journal of Tuesday, July 19, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

July 21, 2011
MOTION TO FILE REDISTRICTING BILLS EXTENDED

Upon motion of Senator Brunstetter, the rules are suspended so that bills proposing alternative redistricting plans may be filed in the office of the Senate Principal Clerk not later than 9:00 a.m. on Monday, July 25, provided that the request for the preparation of such alternative redistricting plan was received by Erika Churchill in the Legislative Services office not later than 12:00 p.m. on Saturday, July 23, 2011.

Upon motion of Senator Hunt, seconded by Senator Hise, the Senate adjourns at 10:02 a.m. to meet Saturday, July 23, at 8:30 a.m.

NINETY-SECOND DAY

Senate Chamber
Saturday, July 23, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Neal Hunt, Senator from Wake County.

Prayer is offered by The Honorable Ralph Hise, Senator from Mitchell County, as follows:

"Dear Heavenly Father God, we recognize that all authority comes from you and with joyful hearts we lift up your holy name this morning. We submit ourselves to the pursuit of your divine purpose for our personal lives, our families, our communities and this great state that you have called each of us to serve. We open our hearts to the revelation that you are the giver of all great things and the Lord of the harvest. We submit all actions and investments as seeds to good ground. And although there are difficult times right now we place our faith in your word that the harvest is coming and that every action taken by your blessing will return thirty, sixty, or a hundred fold. We lift up this prayer by the authority given to us under the name of your precious son, Jesus Christ. Amen."

Senator Kathy Harrington of Gaston County announces that the Senate Journal of Thursday, July 21, has been examined and is found to be correct. Upon her motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

Upon motion of Senator Hise, seconded by Senator Harrington, the Senate adjourns at 8:32 a.m., subject to the receipt of committee reports, to meet Monday, July 25, at 1:00 p.m.
REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Rucho for the Redistricting Committee:

**S.B. 453**, A BILL TO BE ENTITLED AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, with an unfavorable report as to bill, but favorable as to Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Committee Substitute bill 35295, is adopted and engrossed.

**S.B. 455**, A BILL TO BE ENTITLED AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, with an unfavorable report as to bill, but favorable as to Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Committee Substitute bill 65059, is adopted and engrossed.

Pursuant to Senator Hise’s motion to adjourn having prevailed, the Senate stands adjourned.

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**NINETY-THIRD DAY**

Senate Chamber
Monday, July 25, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by David Cumbie, Clergy Assistant of Holy Trinity Anglican Church of Raleigh, as follows:

"Almighty God, Heavenly Father, we thank you for the gift of this day. I thank you that you have created all things and sustain all things and that you reign over all things. I pray that by your grace you would bless these men and women, these leaders of our state. I thank you for their faithful and diligent service on behalf of the people of North Carolina and I humbly ask that you might give them the courage, and the wisdom, and the foresight necessary for their duties. Lord, I pray the peace of your Holy Spirit over them. I pray that you would protect and strengthen them. I pray that for themselves and for their families, and their loved ones. I pray all this in the name of Jesus Christ, your son, and for the glory of your kingdom, now and forever, Amen."

July 25, 2011
The Chair grants leaves of absence for today to Senator Brown, Senator Meredith, Senator Stevens, and Senator Tucker.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Saturday, July 23, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

**SPECIAL MESSAGE MOTION**

Upon motion of Senator Apodaca, all bills sent to the House of Representatives by the Senate through Thursday, July 28, will be sent by special message.

**CALENDAR**

Bills on today's calendar are taken up and disposed of, as follows:

**S.B. 453 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.**

Senator Blue offers Amendment No. 1.

With Amendment No. 1 pending, the Senate recesses at 1:50 p.m., subject to the reading of official statements, to reconvene at 2:05 p.m.

**RECESS**

**OFFICIAL STATEMENT**

Statement submitted by Senator Ed Jones:

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Congress of the United States
House of Representatives

July 22, 2011
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The Honorable Bob Rucho
North Carolina Senate
300 N. Salisbury Street, Room 300-A
Raleigh, NC 27603-5925

The Honorable David R. Lewis
North Carolina House of Representatives
300 N. Salisbury Street, Room 534
Raleigh, NC 27603-5925


July 25, 2011
Dear Chairmen Rucho and Lewis:

I write in response to the joint public statement issued on July 19, 2011, in which you suggest that the basis for your revisions to the initial congressional redistricting map were made principally to meet the requirements of the Voting Rights Act and to accommodate my personal preference with regard to the First Congressional District.

It is regrettable that you would use the Voting Rights Act and my objection to the removal of Gates, Washington, Beaufort, Craven, Jones and Wayne counties to justify wholesale changes to the proposed Congressional map. The letter to which you reference did indeed voice my strong opposition to the removal of Section 5 counties. I was then, and remain, adamant that you restore the missing counties to District 1 to avoid retrogression and to continue the legal protection afforded minority voters in Section 5 counties. These very concerns were also expressed during the public comment period by numerous voters from the affected counties and others across the state. Unfortunately, the revised plan does not fully restore the Section 5 counties, but instead, extracts African American voters from their communities and needlessly dissects affected counties thereby reducing their collective influence. Additionally, the amended plan unnecessarily “packs” new African American voters from counties not covered by Section 5 of the Voting Rights Act into District 1.

From the beginning, I simply asked that you start with my current district and add 97,500 people to comply with one person, one vote requirements in a manner that would comply with the Voting Rights Act. I never asked for Wake, Durham, or any other county to be added to District 1. Without having fully studied the census data, I acknowledged the large population deficit might require consideration of urban areas. However, we now know that the numbers are such that District 1 can be preserved to fully encompass its historic rural, Eastern North Carolina orientation. It is indeed possible to draw the First District in a way that complies fully with the Voting Rights Act without violating the general principles of redistricting, without packing African American voters to dilute their voting strength, and with full respect for established communities of interest.

Using the Voting Rights Act as justification to advance partisan goals in the rest of the state is unconscionable and mocks the very spirit and purpose of the law. The voters in District 1 and the citizens of our great state deserve better. I urge the committee and the members of the North Carolina General Assembly to heed the concerns expressed by the public and honor legal protections designed and enforced to protect minority voters.

Thank you very much.

Very truly yours,
S/G. K. Butterfield
Member of Congress

July 25, 2011
I am submitting this Statement to express my serious concerns about the “Rucho-Lewis Congress 2” Plan recently proposed as a substitute for the “Rucho-Lewis Congress 1” Plan.

First, I wish to reiterate all the comments I made in my Statement submitted and read into the record by Senator Malcolm Graham at the public hearing on July 7, 2011 about the Rucho-Lewis Congress 1 Plan. All my comments are equally applicable to the Rucho-Lewis Congress 2 Plan and I want to make it clear that any statement or implication that either Plan was drawn to accommodate the wishes that I expressed is inaccurate and untrue.

The Rucho-Lewis Congress 2 Plan fails to address any of the concerns I expressed about the composition of Congressional District 12 in the Congress 1 Plan and, in fact, heightens these concerns. Plan 1 proposed to increase the African American population in the 12th District from approximately 40% to over 50%. I have repeatedly expressed to Senator Rucho my belief that increasing the African American population in the 12th District is not required, justified or sanctioned by the Voting Rights Act. The Voting Rights Act, which I was instrumental as a member of the House Judiciary Committee and as Chairman of the Congressional Black Caucus in getting Congress to reauthorize and extend, was designed to counteract the effects of racially polarized voting and level the playing field for African-American candidates and voters. It was not, as several court decisions have indicated, designed to create racial ghettos in which African-American candidates are given inordinate and unreasonable electoral advantages.

Plan 2 heightens the concerns I expressed to Senator Rucho by packing even more African Americans into the 12th District than Plan 1 proposed. Plan 2 would increase the number of African Americans in the 12th District from 370,687 to 372,326 and increase the number of African Americans of voting age from 268,871 to 269,987. This will have the effect of making the 12th District and adjoining districts less, not more, competitive. To maintain, as the “Joint Statement of Senator Bob Rucho and Representative David Lewis regarding the release of Rucho-Lewis Congress 2” does, that maintaining the 12th District as a very strong Democratic district will make adjoining districts more competitive for Republican candidates is seriously in error.

I encourage the state House and Senate to adopt a more balanced plan that reflects the true interests of North Carolina voters. Neither Plan 1 nor Plan 2, in my opinion, meets the criteria stated by Senator Rucho and Rep. Lewis. Nor do they meet established legal standards.
The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

**CALENDAR (continued)**

*S.B. 453* (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENTENNIAL CENSUS.  
Senator Blue’s Amendment No. 1 fails adoption (19-27).  
Senator Nesbitt offers Amendment No. 2 which fails of adoption (19-27).  
Senator Stein offers Amendment No. 3 which fails of adoption (19-27).

**SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES**

The following special message is received from the House of Representatives:

House of Representatives  
July 25, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House of Representatives has passed *S.B. 496 (Ratified Edition)*, AN ACT RELATING TO REQUIREMENTS OF MEDICAID AND HEALTH CHOICE PROVIDERS, notwithstanding the objections of the Governor and the bill becomes law.

Respectfully,  
S/Denise G. Weeks  
Principal Clerk

**SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES**

The following special message is received from the House of Representatives:

House of Representatives  
July 25, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House of Representatives has passed *S.B. 781 (Ratified Edition)*, AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION, notwithstanding the objections of the Governor and the bill becomes law.

Respectfully,  
S/Denise G. Weeks  
Principal Clerk

July 25, 2011
S.B. 453 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

The Committee Substitute bill passes its second reading, ayes 27, noes 19, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek and Tillman---27.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---19.

Without objection, the Committee Substitute bill is read a third time and passes its third reading, ayes 27, noes 19, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek and Tillman---27.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---19.

The Committee Substitute bill is ordered sent to the House of Representatives by special message.

The Senate recesses at 3:10 p.m. to reconvene at 3:30 p.m.

RECESS

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

S.B. 455 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

The Senate recesses at 4:25 p.m. to reconvene at 4:45 p.m.

July 25, 2011
RECESS

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Upon the appearance of Senator Tucker in the Chamber, the Chair acknowledges his presence and the leave of absence granted previously is withdrawn.

CALENDAR (continued)

S.B. 455 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

Senator McKissick offers Amendment No. 1 which fails of adoption (19-28).

The Chair grants a leave of absence for the remainder of today's session to Senator Graham.

Senator Nesbitt offers Amendment No. 2 which fails of adoption (18-28).

The Chair grants a leave of absence for the remainder of today's session to Senator Rouzer.

Senator Blue offers Amendment No. 3.

Senator Apodaca offers a motion that Amendment No. 3 lie upon the table, seconded by Senator Brunstetter, which motion prevails (27-18).

The Committee Substitute bill passes its second reading, ayes 27, noes 18, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Newton, Pate, Preston, Rabon, Rucho, Soucek, Tillman and Tucker---27.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Jenkins, Jones, Kinnaid, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---18.

Without objection, the Committee Substitute bill is read a third time and passes its third reading, ayes 27, noes 18, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Newton, Pate, Preston, Rabon, Rucho, Soucek, Tillman and Tucker---27.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Jenkins, Jones, Kinnaid, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---18.

The Committee Substitute bill is ordered sent to the House of Representatives by special message.

July 25, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 25, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House of Representatives has passed S.B. 33 (Ratified Edition), AN ACT TO REFORM THE LAWS RELATING TO MONEY JUDGMENT APPEAL BONDS, BIFURCATION OF TRIALS IN CIVIL CASES, AND MEDICAL LIABILITY, notwithstanding the objections of the Governor and the bill becomes law.

Respectfully,
S/Denise G. Weeks
Principal Clerk

WITHDRAWAL FROM COMMITTEE

H.B. 32 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTORY REQUIREMENT FOR A POLITICAL PARTY TO MAINTAIN BALLOT ELIGIBILITY; TO PROVIDE THAT THE RESULTS OF PRIMARIES OF POLITICAL PARTIES WITH LESS THAN TEN PERCENT OF THE REGISTERED VOTERS ARE DETERMINED BY A PLURALITY UNLESS THE PARTY CHOOSES TO NOMINATE BY CONVENTION; TO CHANGE THE DEFINITION OF A "POLITICAL PARTY" BY REDUCING THE NUMBER OF SIGNATURES REQUIRED FOR THE FORMATION OF A NEW POLITICAL PARTY; AND TO REDUCE THE NUMBER OF SIGNATURES REQUIRED FOR UNAFFILIATED CANDIDATES TO OBTAIN BALLOT ACCESS ELIGIBILITY, referred to the Judiciary I Committee on June 8.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the Committee Substitute bill be withdrawn from the Judiciary I Committee and re-referred to the Rules and Operations of the Senate Committee, which motion prevails with unanimous consent.

The Chair orders the Committee Substitute bill withdrawn from the Judiciary I Committee and re-refers the measure to the Rules and Operations of the Senate Committee.
CHANGES TO 2011 SENATE COMMITTEES

Pursuant to Rule 31 and on behalf of Senator Phil Berger, President Pro Tempore, Senator Rucho announces the following committee appointments and removals.

Senator Debbie Clary is appointed to the Redistricting Committee.

Senator Bill Rabon is removed from the Redistricting Committee.

Upon motion of Senator Phil Berger, seconded by Senator Gunn, the Senate adjourns at 6:44 p.m., subject to the receipt of messages from the House of Representatives, to meet Tuesday, July 26, at 1:00 p.m.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message is received from the House of Representatives:

H.B. 937 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

Referred to the Redistricting Committee.

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

NINETY-FOURTH DAY

Senate Chamber
Tuesday, July 26, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Natalie McLean of Providence Baptist Church of Greensboro, North Carolina as follows:

"Lord, we need to hear from you. We need a word from you. If we don’t hear from you, what will we do? Wanting you more each day, show us your perfect way. There is no other way that we can live. Gracious and eternal God, the One in whom we live, move and have our being. For the beauty of this day and the grace of your presence we give you thanksgiving. Your word plainly states that promotion comes from not from the east, or the west nor from the south, but it is you, Lord, who judges, You are the one who brings one down and exalts

July 26, 2011
another. Please encourage each of your elected servants to seek you, to know you and to do your good and perfect will. Help them to remember that they do not exist in isolation nor are their decisions their own, but each choice impacts both the great and the small. Keep your servants from operating in partiality, knowing that whatever is done to the least of them is done unto you, Lord. Let each one set aside personal agendas, particularly those that don’t align with your thoughts or your purpose for your people. Let mercy and compassion season every consideration, every conversation and every collaboration and may each word be filled with grace and may your truth be their aim and their shield. While we, Lord, as humans look and judge on the outward appearance, you, the righteous judge examine the innermost parts of all persons. Grant purity of heart to each servant to accurately and adequately filter and discern all matters brought to their attention. Deliver each servant from fear which would lead them away from doing what is right and for the right reason. Remind them that you have not given us the spirit of fear, but you have given us power, you have given us love and a sound mind. Help each leader to internalize this covenantal statement in the case of difference of opinion, we will try to avoid a contentious spirit, and if we cannot unanimously agree, we will cheerfully recognize the right of the majority to govern. Keep us reminded that a house divided against itself, cannot stand. Lord, we do ask for your forgiveness for those times when we have forgotten or attempted to diminish the image that resides in each of us. Now Lord, for our servant leader, Governor Beverly Perdue, armor her with your peace and sound judgment, imbued with courage and tempered with grace. Now Lord, please anoint the ears of your servants, making them sensitive to the voice of reason and wisdom. Anoint their hands, that they might be faithful in your service. Anoint their feet to lead in paths of peace and hope. Keep each one ever reminded their service to others is a reflection of their love for you and keep all of us mindful of the examples we set for our children so that they may grow to be healthy and confident and courteous whole persons as they witness our interactions with one another. We ask that you would foster the bonds of fellowship and mutual respect among us. Lord, we give you our glory, our praise and honor and this is our humble and confident prayer in Jesus Christ, the Lord. Amen.”

The Chair grants leaves of absence for today to Senator Brown, Senator Mansfield, Senator Preston, and Senator Stevens.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Monday, July 25, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

CHAPTERED BILLS

The Enrolling Clerk reports the following bills properly enrolled, assigned the following Chapter Numbers, and presented to the Office of the Secretary of State:

July 26, 2011
S.B. 781. AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION. (Became law after veto by the Governor overridden, July 25, 2011 - S.L. 2011-398.)

S.B. 496. AN ACT RELATING TO REQUIREMENTS OF MEDICAID AND HEALTH CHOICE PROVIDERS. (Became law after veto by the Governor overridden, July 25, 2011 - S.L. 2011-399.)

S.B. 33. AN ACT TO REFORM THE LAWS RELATING TO MONEY JUDGMENT APPEAL BONDS, BIFURCATION OF TRIALS IN CIVIL CASES, AND MEDICAL LIABILITY. (Became law after veto by the Governor overridden, July 25, 2011 - S.L. 2011-400.)

INTRODUCTION OF BILLS

Bills filed for introduction are presented to the Senate, read the first time, and disposed of, as follows:

By Senators Stein (Primary Sponsor); Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Vaughan, Walters and White:

S.B. 788. A BILL TO BE ENTITLED AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

Referred to the Redistricting Committee.

By Senators McKissick (Primary Sponsor); Atwater, D. Berger, Blue, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, Nesbitt, Purcell, Robinson, Stein, Vaughan and White:

S.B. 789. A BILL TO BE ENTITLED AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

Referred to the Redistricting Committee.

By Senators Nesbitt (Primary Sponsor); Blue, Atwater, D. Berger, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Purcell, Robinson, Stein, Vaughan, Walters and White:

S.B. 790. A BILL TO BE ENTITLED AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

Referred to the Redistricting Committee.

July 26, 2011
MEMORANDUM

TO: Members of the Senate
FROM: Senator Tom Apodaca, Chair, Senate Rules Committee
RE: State Board of Community Colleges Vacancy Election Nominee

The Senate must elect one member from the State at-large to fill a vacancy on the State Board of Community Colleges for the remainder of an unexpired term, ending June 30, 2013.

The Senate Rules Committee met on July 25, 2011 and screened the proposed candidate as to his qualifications, background, lack of statutory disabilities, and willingness and ability to serve if elected. The following candidate was selected as a nominee and his resume is attached. The election of one member to the State Board of Community Colleges will take place on the floor of the Senate today, July 26, 2011.

Edward Lynne Raye

Senator Apodaca moves that the Senate confirm the election of Edward Lynne Raye to fill the vacancy left by G. Gordon Greenwood on the State Board of Community Colleges for the remainder of the unexpired term, ending June 30, 2013.

The election of Edward Lynne Raye is approved with a voice vote and electronic vote (45-0) as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blue, Brock, Brunstetter, Clary, Clodfelter, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, McKissick, Meredith, Nesbitt, Newton, Pate, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Tillman, Tucker, Vaughan, Walters and White---45.

Voting in the negative: None.

The Senate recesses at 1:20 p.m., subject to the receipt of committee reports, to reconvene at 1:50 p.m.

RECESS

REPORT OF COMMITTEE

Standing committee reports are submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

July 26, 2011
H.B. 389. A BILL TO BE ENTITLED AN ACT TO REQUIRE THE JOINT LEGISLATIVE TRANSPORTATION OVERSIGHT COMMITTEE TO STUDY THE NEED FOR A MOTOR VEHICLE REGISTRATION, INSPECTION, AND FINANCIAL RESPONSIBILITY PROGRAM FOR MOPEDS, with an unfavorable report as to bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 30409, which changes the title to read H.B. 389 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL, is adopted and engrossed.

H.B. 32 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE STATUTORY REQUIREMENT FOR A POLITICAL PARTY TO MAINTAIN BALLOT ELIGIBILITY; TO PROVIDE THAT THE RESULTS OF PRIMARIES OF POLITICAL PARTIES WITH LESS THAN TEN PERCENT OF THE REGISTERED VOTERS ARE DETERMINED BY A PLURALITY UNLESS THE PARTY Chooses TO NOMINATE BY CONVENTION; TO CHANGE THE DEFINITION OF A "POLITICAL PARTY" BY REDUCING THE NUMBER OF SIGNATURES REQUIRED FOR THE FORMATION OF A NEW POLITICAL PARTY; AND TO REDUCE THE NUMBER OF SIGNATURES REQUIRED FOR UNAFFILIATED CANDIDATES TO OBTAIN BALLOT ACCESS ELIGIBILITY, with a favorable report.

Upon motion of Senator Apodaca, the Committee Substitute bill is re-referred to the Judiciary I Committee.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

CALENDAR

A bill on today's calendar is taken up and disposed of, as follows:

H.B. 389 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's calendar for immediate consideration.

The Senate Committee Substitute bill passes its second reading (43-0) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

July 26, 2011
Upon motion of Senator Phil Berger, seconded by Senator Meredith, the Senate adjourns at 2:02 p.m., subject to the receipt of committee reports, reading of messages from the House of Representatives and Executive Orders, to meet Wednesday, July 27, at 2:00 p.m.

EXECUTIVE ORDERS

Executive Order Number 86, Establishing a Judicial Nominating Commission for the Appointment of Justices and Judges.

Executive Order Number 87, Proclamation of a State of Emergency by the Governor of the State of North Carolina.

Executive Order Number 88, Temporary suspension of motor vehicle regulations to ensure restoration of utility services and transporting essentials throughout the state.

Executive Order Number 89, Relief for farmers to remove agricultural debris due to State of Emergency caused by tornadoes.

Executive Order Number 90, Temporary suspension of certain motor vehicle regulations to provide for the expedited movement of temporary housing for storm damaged counties.

Executive Order Number 91, Emergency relief for damage caused by tornadoes and severe storms in the southern United States.

Executive Order Number 92, Extending Executive Order No. 88 and termination of Executive Order 87.

Executive Order Number 93, Extend unemployment benefits to protect the safety, health, and welfare of North Carolina’s long-term unemployed.

Executive Order Number 98, Extending Executive Order No. 94.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 26, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has passed S.B. 532, AN ACT TO REFORM THE EMPLOYMENT SECURITY LAWS OF NORTH CAROLINA BY CREATING THE DIVISION OF EMPLOYMENT SECURITY WITHIN THE

July 26, 2011
DEPARTMENT OF COMMERCE, TRANSFERRING THE FUNCTIONS OF THE EMPLOYMENT SECURITY COMMISSION TO THAT DIVISION, MAKING THE DIVISION SUBJECT TO RULE MAKING UNDER ARTICLE 2A OF CHAPTER 150B OF THE GENERAL STATUTES, AND BY MAKING OTHER MODIFICATIONS AND CONFORMING CHANGES TO ALIGN THE EMPLOYMENT SECURITY FUNCTIONS OF STATE GOVERNMENT UNDER THE DIRECT LEADERSHIP OF THE SECRETARY OF COMMERCE, notwithstanding the objections of the Governor and the bill becomes law.

Respectfully,
S/Denise G. Weeks
Principal Clerk

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

NINETY-FIFTH DAY

Senate Chamber
Wednesday, July 27, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Honorable Ralph Hise, Senator from Mitchell County, as follows:

"Heavenly father, we express to you our thankfulness for the opportunity you have given us to stand together in this great chamber of authority to praise and lift up your holy name. While we wrestle here each day with the many challenges of this state, dear God, keep us from the temptation to wrestle against flesh and blood. Instead, lead us into one accord, united in battle against the principalities of darkness and bondage. Place in each of us this day both the wisdom you gave unto Solomon and the passion for your heart you gave unto David. Place the principles of your kingdom ahead of our own desires and our thankfulness to you above our own edification. Pour out your anointing, God, on each person in this place that your plan and purpose for this great state will be fulfilled in this generation. We lift up this prayer to you, our Father, under the only authority given to us under Heaven, the precious name of your son Jesus Christ, Amen."

The Chair grants leaves of absence for today to Senator Brown and Senator Stevens.

July 27, 2011
Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Tuesday, July 26, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

CHAPTERED BILL

The Enrolling Clerk reports the following bill properly enrolled, assigned the following Chapter Number, and presented to the Office of the Secretary of State:


INTRODUCTION OF A RESOLUTION

A resolution filed for introduction is presented to the Senate, read the first time, and disposed of, as follows:

By Senators P. Berger, Meredith, and Mansfield (Primary Sponsors):


Upon motion of Senator Apodaca, the Senate Resolution is placed on today’s calendar.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 26, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has passed H.B. 854 (Ratified Edition), AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN
ABORTION MAY BE PERFORMED, notwithstanding the objections of the Governor. Pursuant to Article II, Section 22, of the North Carolina Constitution, the bill together with the objections and veto message are hereby delivered to your Honorable Body for reconsideration.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

H.B. 854, AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED.

Upon motion of Senator Brunstetter, the bill is placed on the calendar for Thursday, July 28.

CONFERENCE REPORT

Senator Daniel, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon S.B. 315 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS, submits for adoption the following report:

The confrerees appointed to resolve the differences between the Senate and the House of Representatives on Senate Bill 315, A BILL TO BE ENTITLED AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS, House Committee Substitute Favorable 6/15/11, submit the following report:

The House and Senate agree to the following amendments to the House Committee Substitute Favorable 6/15/11, and the Senate concurs in the House Committee Substitute as amended:

On page 2, lines 8 through 14, by rewriting those lines to read:

"(f) Application Within Municipalities. – Pursuant to Article 8 of Chapter 160A of the General Statutes, a city may by ordinance prohibit or regulate the placement of political signs on rights-of-way of streets located within the corporate limits of a municipality and maintained by the municipality."
In the absence of an ordinance prohibiting or regulating the placement of political signs on the rights-of-way of streets located within a municipality and maintained by the municipality, the provisions of subsections (b) through (e) of this section shall apply; 
And on page 2, line 15, by deleting "January 1, 2012," and substituting "October 1, 2011.".

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: July 27, 2011.

Conferees for the Senate: S/Warren Daniel, Chair
Conferees for the House of Representatives: S/Edgar V. Starnes
S/E. S. (Buck) Newton: S/Mike C. Stone
S/Thom Goolsby: Bill Faison

The Conference Report is placed on the calendar for Thursday, July 28, for adoption.

CALANDER

A resolution on today's calendar is taken up and disposed of, as follows:


The Senate Resolution is adopted by voice vote.

The Senate recesses at 2:35 p.m., subject to the receipt of committee reports and receipt of messages from the House of Representatives, to reconvene at 4:00 p.m.

RECESS

REPORTS OF COMMITTEES

Standing committee reports are submitted as follows:

By Senator Allran for the Judiciary II Committee:

H.B. 719 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO EXPUNGE SUSPENSIONS AND REVOCATIONS ENTERED ON A LIMITED PERMITTEE'S OR A PROVISIONAL LICENSEE'S DRIVING RECORD IF THE STUDENT PROVIDES THE REQUIRED DOCUMENTATION TO THE DIVISION THAT THE STUDENT MEETS THE ELIGIBILITY

July 27, 2011
REQUIREMENTS AND IF THE LIMITED PERMITTEE OR PROVISIONAL LICENSEE HAS NEVER HAD A PRIOR EXPUNCTION FROM THE PERMITTEE’S DRIVING RECORD, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 30413, which changes the title to read H.B. 719 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REDISTRICT THE DISTRICT SEATS ON THE BOARD OF COMMISSIONERS OF MECKLENBURG COUNTY, TO MAKE ELECTIONS FOR THE LENOIR COUNTY BOARD OF EDUCATION NONPARTISAN, TO RESTRUCTURE THE BOARD OF COMMISSIONERS OF GUILFORD COUNTY, AND TO LIMIT ALTERATION OF THE BUNCOMBE BOARD OF COUNTY COMMISSIONERS, is adopted and engrossed.

By Senator Rucho for the Redistricting Committee:

H.B. 937 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill as amended.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill as amended 60081, is adopted.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill, as amended, is placed on today’s calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

CALENDAR (continued)

H.B. 937 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, with unengrossed Senate Committee Amendment No. 1.

The Senate Committee Substitute bill, as amended, passes its second reading, ayes 28, noes 19, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Tillman and Tucker---28.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---19.

Without objection, the Senate Committee Substitute bill is read a third time and passes its third reading, ayes 28, noes 19, as follows:

July 27, 2011
Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Tillman and Tucker---28.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---19.

The Senate Committee Substitute bill is ordered sent to the House of Representatives by special message for concurrence in the unengrossed Senate Committee Amendment No. 1 and the Senate Committee Substitute bill.

H.B. 719 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REDISTRICT THE DISTRICT SEATS ON THE BOARD OF COMMISSIONERS OF MECKLENBURG COUNTY, TO MAKE ELECTIONS FOR THE LENOIR COUNTY BOARD OF EDUCATION NONPARTISAN, TO RESTRUCTURE THE BOARD OF COMMISSIONERS OF GUILFORD COUNTY, AND TO LIMIT ALTERATION OF THE BUNCOMBE BOARD OF COUNTY COMMISSIONERS.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's calendar for immediate consideration.

Senator Nesbitt objects to the rules being suspended. The motion is overridden by a three-fifths majority vote (29-19). The Senate Committee Substitute bill is placed on the calendar for immediate consideration.

APPOINTMENT OF CONFERENCE COMMITTEE

H.B. 389 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL.

Pursuant to the message from the House of Representatives received June 26 that the House fails to concur in the Senate Committee Substitute bill for H.B. 389 and requests conferees. Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Apodaca, Chair; Senator Brock and Senator Rabon as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

The Senate recesses at 5:03 p.m. to reconvene at 5:20 p.m.

RECESS

July 27, 2011
ENROLLED BILL

The Enrolling Clerk reports the following bill duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 455, AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

CALENDAR (continued)

H.B. 719 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REDISTRICT THE DISTRICT SEATS ON THE BOARD OF COMMISSIONERS OF MECKLENBURG COUNTY, TO MAKE ELECTIONS FOR THE LENOIR COUNTY BOARD OF EDUCATION NONPARTISAN, TO RESTRUCTURE THE BOARD OF COMMISSIONERS OF GUILFORD COUNTY, AND TO LIMIT ALTERATION OF THE BUNCOMBE BOARD OF COUNTY COMMISSIONERS.

Senator Apodaca offers Amendment No. 1 which is adopted (27-19).
Senator Graham offers Amendment No. 2 which fails of adoption (19-29).
Senator Robinson offers Amendment No. 3 which fails of adoption (19-27).
Senator Vaughan offers Amendment No. 4 which fails of adoption (19-28).

The Senate Committee Substitute bill, as amended, passes its second reading (29-19).

Senator Graham objects to third reading of the measure. Pursuant to Rule 50, the President orders the measure placed on the calendar for Thursday, July 28, upon third reading.

The Senate recesses at 6:30 p.m., subject to the receipt of messages from the House of Representatives and appointment of conferees, to reconvene at 8:00 p.m.

RECESS

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 26, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for H.B. 389, A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS

July 27, 2011
TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL, and requests conferees.

Speaker Tillis has appointed:

Representative T. Moore
Representative LaRoque, and
Representative Owens

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

APPOINTMENT OF CONFERENCE COMMITTEE

H.B. 389 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL.

Pursuant to the message from the House of Representatives received on June 26 that the House fails to concur in the Senate Committee Substitute bill for H.B. 389 and requests conferees. Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Apodaca, Chair; Senator Brock and Senator Rabon as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

S.B. 453 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, for concurrence in the House Committee Substitute bill.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

The Chair grants a leave of absence for the remainder of today’s session to Senator Robinson.

July 27, 2011
S.B. 453 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the rules are suspended and the House Committee Substitute bill is placed on the calendar for immediate consideration.

Upon motion of Senator Rucho, the Senate concurs in the House Committee Substitute bill (28-17) and the bill is ordered enrolled.

Upon motion of Senator Phil Berger, seconded by Senator Graham, the Senate adjourns at 9:09 p.m., subject to the receipt of messages from the House of Representatives, to meet Thursday, July 28, at 10:00 a.m.

**NINETY-SIXTH DAY**

Senate Chamber
Thursday, July 28, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

"God of grace and God of glory. We are blessed to live in a nation built on democracy and diplomacy. We thank you for the brilliant vision of men and women that you used to build our nation: Jefferson, Washington, Abigail Adams, Frederick Douglas, and James Armistead. And thank you, Father, for using men and women we have here in this room, like Kinnaird, Rouzer, Mansfield, Brown, Hunt and Berger, to bring about your purposes. We are blessed to have this opportunity. We are so simply thankful. And we are at your service, Lord. Change our hearts, have compassion on us Lord, as you have already shown us in the life, death, and resurrection of your son, Jesus Christ. Help us have to have compassion on those we serve today in our attempts to shape this democracy, for the betterment of all we serve. In Christ’s name we pray, Amen."

The Chair grants leaves of absence for today to Senator Bingham and Senator Stevens.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Wednesday, July 27, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

July 28, 2011
The Senate recesses at 10:10 a.m., subject to the ratification of bills and receipt of conference reports, to reconvene at 10:30 a.m.

RECESS

ENROLLED BILLS

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 453, AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

H.B. 937, AN ACT TO REALIGN NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS.

CONFERENCE REPORT

Senator Apodaca, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 389 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL, submits for adoption the following report:

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 389, A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL, Senate Rules and Operations of the Senate Committee Substitute Adopted 7/26/11, submit the following report:

The House concurs in the Senate Committee Substitute, Senate Rules and Operations of the Senate Committee Substitute Adopted 7/26/11, with an amendment:

Delete the entire Senate Committee Substitute, Senate Rules and Operations of the Senate Committee Substitute Adopted 7/26/11, and substitute the attached proposed Conference Committee Substitute H389-PCCS50413-LG-2.

The Senate agrees to the same.

July 28, 2011
The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: July 28, 2011.

Conferees for the Senate
S/Tom Apodaca, Chair
S/Andrew C. Brock
S/Bill Rabon

Conferees for the House of Representatives
S/Tim Moore
S/Stephen A. LaRoque
S/Bill Owens

The text of the attached Proposed Conference Committee Substitute, H389-PCCS50413-LG-2 is as follows:

A BILL TO BE ENTITLED
AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL.

The General Assembly of North Carolina enacts:

PART I. PRESIDENT PRO TEMPORE'S RECOMMENDATIONS

SECTION 1.1.(a) Cecil Boyd of Wake County and Dr. Joseph W. Koletar of Brunswick County are appointed to the Board of Directors of the North Carolina Global TransPark Authority for terms expiring on June 30, 2015.

SECTION 1.1.(b) Danny Barwick Smith of Lenoir County is appointed to the North Carolina Global TransPark Authority for a term expiring on June 30, 2013.

SECTION 1.2. Jimmy Ray "Jim" Lanier of Gaston County is appointed to the North Carolina On-Site Wastewater Contractors and Inspectors Certification Board for a term expiring on June 30, 2014.

SECTION 1.3. Effective immediately, Steve Stroud of Rowan County is appointed to the North Carolina Locksmith Licensing Board for a term expiring on December 31, 2013, to fill the unexpired term of Mark Jones.

SECTION 1.4. Effective April 15, 2011, William Ricky "Rick" Sells of Davie County is appointed to the North Carolina Respiratory Care Board for a term expiring on June 30, 2013, to fill the unexpired term of William C. "Bill" Kiger.

SECTION 1.5. Effective March 24, 2011, Crystal Dorene Combs Cody of Lincoln County is appointed to the Criminal Justice Information Network Governing Board for a term expiring on June 30, 2013, to fill the unexpired term of Bill Stice.

SECTION 1.6.(a) Ashley Wallace of New Hanover County is appointed to the State Board of Proprietary Schools for a term expiring on December 30, 2017.

SECTION 1.6.(b) Thom Eastwood of Wake County is appointed to the State Board of Proprietary Schools for a term expiring on December 30, 2014.

July 28, 2011
SECTION 1.7. Edward Brent Lane of Wake County is appointed to the Department of Revenue Oversight Committee for a term expiring on June 30, 2015.

SECTION 1.8. Chris Herndon of Wake County is appointed to the Portal Project Review Committee to serve at the pleasure of the appointing authority.

PART II. SPEAKER'S RECOMMENDATIONS

SECTION 2.1. Kent P. Misegades of Wake County, Matthew F. Nolan of Wake County, and Ryan M. Graven of Guilford County are appointed to the Board of Directors of the North Carolina Global TransPark Authority for terms expiring on June 30, 2015.

SECTION 2.2. Danette Steelman-Bridges of Burke County, Valerie D. McMillian of Wilson County, and Robert P. Taylor of Cumberland County are reappointed to the North Carolina Interpreter and Transliterator Licensing Board for terms expiring on June 30, 2014.

SECTION 2.3. Effective October 1, 2011, David P. Williams of Wake County is reappointed to the North Carolina Irrigation Contractors' Licensing Board for a term expiring on September 30, 2014.

SECTION 2.4. Effective January 1, 2012, T. Alan Boone of Watauga County is reappointed to the North Carolina Locksmith Licensing Board for a term expiring on December 31, 2014.

SECTION 2.5. Michelle Lowery of Buncombe County is reappointed to the North Carolina Recreational Therapy Licensure Board for a term expiring on June 30, 2013.

SECTION 2.6.(a) Kuburat Ganiyu of Wake County is appointed to the State Board of Proprietary Schools for a term expiring on December 30, 2014.

SECTION 2.6.(b) Scott Aaron of Wake County is appointed to the State Board of Proprietary Schools for a term expiring on December 30, 2017.

SECTION 2.7. John C. Fread of Mecklenburg County is appointed to the Department of Revenue Oversight Committee for a term expiring on June 30, 2015.

SECTION 2.8. Zachary Clayton of Wake County and Kyle Suggs of Guilford County are appointed to the Portal Project Review Committee to serve at the pleasure of the appointing authority.

SECTION 2.9. Allen Kelly of Wake County is appointed to the North Carolina Code Officials Qualifications Board for a term expiring on July 1, 2012, to fill the unexpired term of Donald J. Curtis.

PART III. MODIFICATIONS TO 2011 APPOINTMENTS

SECTION 3.1. Section 1.4 of S.L. 2011-176 reads as rewritten:

"SECTION 1.4.(a) Effective immediately, Michelle Shaw of Harnett County and Noah H. Huffstetter III of Wake County are appointed to the Board of Trustees for the State Health Plan for Teachers and State Employees for a term expiring on June 30, 2013, December 31, 2011.

July 28, 2011
"SECTION 1.4.(b) Effective January 1, 2012, Michelle Shaw of Harnett County is appointed to the Board of Trustees for the State Health Plan for Teachers and State Employees for a term expiring on June 30, 2014, to meet the requirements that an appointee shall be an employee of a State department, agency, or institution pursuant to G.S. 135-48.20(i)(1).

"SECTION 1.4.(c) Effective January 1, 2012, Noah H. Huffstetler III of Wake County is appointed to the Board of Trustees for the State Health Plan for Teachers and State Employees for a term expiring on June 30, 2015, to meet the requirements that an appointee shall have an expertise in the area of health law and policy pursuant to G.S. 135-48.20(i)(4)."

SECTION 3.2. Section 1.5 of S.L. 2011-176 reads as rewritten:

"SECTION 1.5. Sam Barefoot of Davidson County and Dan Boyce of Wake County are appointed to the Board of Trustees of the Teachers' and State Employees' Retirement System for terms expiring on June 30, 2013."

SECTION 3.3. Section 1.7 of S.L. 2011-176 reads as rewritten:

"SECTION 1.7. Maureen Hardin of Wake County and Julie Cardwell of Rockingham County, and Dr. Kathryn Clark of Wake County are appointed to the Child Care Commission for terms expiring on June 30, 2013."

SECTION 3.4. Section 1.13 of S.L. 2011-176 reads as rewritten:

"SECTION 1.13. David Rose of Nash County and Lige Daughtridge of Nash County, Michael Lazzara of Onslow County and Kendall W. Jones of Carteret County are appointed to the North Carolina's Eastern Region Development Commission for terms expiring on June 30, 2015."

SECTION 3.5. Section 1.15 of S.L. 2011-176 reads as rewritten:

"SECTION 1.15. Effective January 1, 2012, the Honorable Daniel Soucek of Watauga County is appointed to the Education Commission of the States for a term expiring on June 30, 2013."

SECTION 3.6. Section 1.16 of S.L. 2011-176 reads as rewritten:

"SECTION 1.16. Effective January 1, 2011, Anna Boyle Roberts of Wake County is appointed to the e-NC Authority for a term expiring on June 30, 2014."

SECTION 3.7. Section 1.19 of S.L. 2011-176 reads as rewritten:

"SECTION 1.19. Helen Brann of Person County, the Honorable Eric Mansfield of Cumberland County, the Honorable James Forrester of Gaston County, the Honorable William Purcell of Scotland County, Dr. David Y. Huang of Orange County, Glenn Martin of Rockingham County, Dr. Mike Patil of Orange County, and Shonda Corbett of Wake County are appointed to the Justus-Warren Heart Disease and Stroke Prevention Task Force for terms expiring on June 30, 2013."

SECTION 3.8. Section 1.20 of S.L. 2011-176 reads as rewritten:

"SECTION 1.20. Susan Black of Alamance County, David B. Goldberg of Wake County is appointed to the North Carolina Appraisal Board for a term expiring on June 30, 2014."

SECTION 3.9. Section 1.30 and Section 1.34 of S.L. 2011-176 are repealed.

July 28, 2011
SECTION 3.10. Section 1.38 of S.L. 2011-176 reads as rewritten:
"SECTION 1.38. Effective January 1, 2011January 1, 2012, Greer Cawood of Forsyth County is appointed to the Natural Heritage Trust Fund Board of Trustees for a term expiring on December 31, 2017January 1, 2018."

SECTION 3.11. Section 1.39 of S.L. 2011-176 reads as rewritten:
"SECTION 1.39. Dr. Fred Oliver of Watauga County is appointed to the North Carolina Nursing Scholars Commission for a term expiring on June 30, 2012June 30, 2015."

SECTION 3.12. Section 1.41 of S.L. 2011-176 reads as rewritten:
"SECTION 1.41. Jennifer Facciolini of Sampson County and Tim Barnsback of Burke County are is appointed to the North Carolina Principal Fellows Commission for terms a term expiring on June 30, 2015."

SECTION 3.13. Section 1.44 of S.L. 2011-176 reads as rewritten:
"SECTION 1.44. Cindy Chandler of Mecklenburg County is appointed to the North Carolina Real Estate Commission for a term expiring on June 30, 2014July 31, 2014."

SECTION 3.14. Section 1.45 of S.L. 2011-176 reads as rewritten:
"SECTION 1.45. Steven Harper of WakeCounty and Elizabeth Ann Bailey of Durham County is appointed to the North Carolina Recreational Therapy Licensure Board for a term expiring on June 30, 2014."

SECTION 3.15. Section 1.53 of S.L. 2011-176 reads as rewritten:
"SECTION 1.53. Hood Richardson of Beaufort County, Keith Nixon of Chowan County, J.C. "J.C." Cole of Perquimans County, and Owen Etheridge of Currituck County are appointed to the North Carolina's Northeast Commission for terms expiring on June 30, 2013."

SECTION 3.16. Section 1.55 of S.L. 2011-176 reads as rewritten:
"SECTION 1.55. Joseph R. McLaughlin of Onslow County and Graham Atkinson of Surry County are is appointed to the Public Officers and Employees Liability Insurance Commission for terms a term expiring on June 30, 2015."

SECTION 3.17. Section 1.58 of S.L. 2011-176 reads as rewritten:
"SECTION 1.58. Charles DeVane of Bladen County and Mary Louise Childs of Brunswick County are appointed to the Southeastern North Carolina Regional Economic Development Commission for terms expiring on June 30, 2015."

SECTION 3.18. Section 1.62 of S.L. 2011-176 reads as rewritten:
"SECTION 1.62. Billy Yow of Guilford County and Thomas Whitehead of New Hanover County are appointed to the Well Contractors Certification Commission for terms expiring on June 30, 2014."

SECTION 3.19. Section 2.8 of S.L. 2011-176 reads as rewritten:
"SECTION 2.8. Effective October 1, 2011, Craig Q. Fitzgerald of Wake County, Kevin Guskiewicz of Orange County, and Dr. Josh Bloom of Wake County are appointed to the North Carolina Brain Injury Advisory Council for terms expiring on September 30, 2015."

SECTION 3.20. Section 2.11 of S.L. 2011-176 reads as rewritten:
"SECTION 2.11. Glenda Weinert of Buncombe County and County, Janice Price of Mecklenburg County, and Susan H. Creech of Wake County are appointed to the Child Care Commission for terms expiring on June 30, 2013."

July 28, 2011
SECTION 3.21. Section 2.12 of S.L. 2011-176 reads as rewritten: "SECTION 2.12. Dr. Ricky Sides of Forsyth County is appointed to the State Board of Chiropractic Examiners for a term expiring on June 30, 2014 June 30, 2013."

SECTION 3.22. Section 2.29 of S.L. 2011-176 reads as rewritten: "SECTION 2.29. Ashley M. Honeycutt of Wake County, the Honorable Tom Murry of Wake County, the Honorable Mark Hollo of Alexander County, the Honorable Becky Carney of Mecklenburg County, the Honorable Larry Brown of Forsyth County, Leigh Foushee of Johnston County, Stan Haywood of Randolph County, and Wanda Moore of Chowan County are appointed to the Justus-Warren Heart Disease and Stroke Prevention Task Force for terms expiring on June 30, 2013."

SECTION 3.23. Section 2.36 of S.L. 2011-176 reads as rewritten: "SECTION 2.36. Steven J. Brown of Wake County and Jeffrey A. Knight of Union County are appointed to the North Carolina On-Site Wastewater Contractors and Inspectors Certification Board for terms expiring on July 1, 2014."

SECTION 3.24. Section 2.44 of S.L. 2011-176 reads as rewritten: "SECTION 2.44. Herb B. Berkowitz of New Hanover County and Donna Martinez of Orange County are appointed to the North Carolina Agency for Public Telecommunications for terms expiring on June 30, 2013."

SECTION 3.25. Section 2.45 of S.L. 2011-176 reads as rewritten: "SECTION 2.45.(a) George Rountree III, of New Hanover County, and Walter D. LaRoque IV of Lenoir County, and Dr. James Powell of Alamance County are appointed to the North Carolina Railroad Company Board of Directors for terms expiring on June 30, 2015.

"SECTION 2.45.(b) Dr. James Powell of Alamance County is appointed to the North Carolina Railroad Company Board of Directors for a term expiring on June 30, 2013, to fill the unexpired term of John L. Atkins, III."


SECTION 3.27. Section 2.55 of S.L. 2011-176 reads as rewritten: "SECTION 2.55.(a) Effective immediately, Billy S. Medlin of Moore County and Dr. Warren Newton of Orange County are appointed to the State Health Plan for Teachers and State Employees Board of Trustees for terms expiring on June 30, 2013, December 31, 2011.

"SECTION 2.55.(b) Effective January 1, 2012, Billy S. Medlin of Moore County is appointed to the State Health Plan for Teachers and State Employees Board of Trustees for a term expiring on June 30, 2014, to meet the requirements that an appointee shall be a retired teacher from a North Carolina public school system pursuant to G.S. 135-48.20(i)(4)."
"SECTION 2.55.(c) Effective January 1, 2012, Dr. Warren Newton of Orange County is appointed to the State Health Plan for Teachers and State Employees Board of Trustees for a term expiring on June 30, 2015, to meet the requirements that an appointee shall have an expertise in health economics pursuant to G.S. 135-48.20(i)(2)."

SECTION 3.28. Section 2.57 of S.L. 2011-176 reads as rewritten:

"SECTION 2.57. Effective January 14, 2012, Thomas Stith of Durham County is appointed to the North Carolina Turnpike Authority for a term expiring on January 14, 2015."

SECTION 3.29. Section 2.60 of S.L. 2011-176 reads as rewritten:

"SECTION 2.60. Stephen G. Duncan of Buncombe County, the Honorable Wilma M. Sherrill of Buncombe County, Steven Shuford of Catawba County, Shirley Hise of Mitchell County, and Steven Barry Odom of Graham County are appointed to the Western North Carolina Regional Economic Development Commission for terms expiring on June 30, 2015."

SECTION 3.30. Section 3.1 of S.L. 2011-176 reads as rewritten:

"SECTION 3.1. Effective January 1, 2012, January 1, 2011, Martha Jane Eblen of Buncombe County, upon the recommendation of the Minority Leader of the Senate, and Sue Lynn Ledford of Wake County, upon the recommendation of the Majority Leader of the Senate, are appointed to the Board of Directors of the North Carolina Partnership for Children, Inc., for terms expiring on December 31, 2014."

PART IV. EFFECTIVE DATE

SECTION 4. Unless otherwise provided, this act becomes effective July 1, 2011.

Upon motion of Senator Apodaca, the rules are suspended and the conference report is placed on today's calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

WITHDRAWAL FROM COMMITTEE

S.B. 9 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT'S RULING IN MCCLESKEY V. KEMP, referred to the Judiciary I Committee on June 16.

Pursuant to Rule 47 (a), Senator Apodaca offers a motion that the House Committee Substitute bill be withdrawn from the Judiciary I Committee and placed on today's calendar, which motion prevails with unanimous consent.

The Chair orders the House Committee Substitute bill be withdrawn from the Judiciary I Committee and places it on today's calendar.

July 28, 2011
CALENDAR

Bills on today's calendar are taken up and disposed of, as follows:


Upon motion of Senator Apodaca, the Senate adopts the Conference Report (48-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

RECONSIDERATION


Having voted with the majority, Senator Apodaca offers a motion that the vote by which the Conference Report was adopted be reconsidered, which motion prevails. The Conference Report is placed on the calendar for immediate consideration.

Without objection, Senator Hise requests to be excused from voting on the Conference Report due to a conflict of interest.

Upon motion of Senator Apodaca, the Senate adopts the Conference Report (47-0).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

CALENDAR (continued)

H.B. 719 (Senate Committee Substitute). A BILL TO BE ENTITLED AN ACT TO REDISTRICT THE DISTRICT SEATS ON THE BOARD OF COMMISSIONERS OF MECKLENBURG COUNTY, TO MAKE ELECTIONS FOR THE LENOIR COUNTY BOARD OF EDUCATION NONPARTISAN, TO RESTRUCTURE THE BOARD OF COMMISSIONERS OF GUILFORD COUNTY, AND TO LIMIT ALTERATION OF THE BUNCOMBE BOARD OF COUNTY COMMISSIONERS.

Senator Nesbitt offers Amendment No. 5 which fails of adoption (19-29).

The Senate Committee Substitute bill, as amended, passes its third reading (29-19) and is ordered engrossed and sent to the House of Representatives by special message for concurrence in the Senate Committee Substitute bill.

July 28, 2011
H.B. 854 (Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED.

Senator Daniel offers a motion that H.B. 854 become law notwithstanding the objections of the Governor. The motion prevails (29-19) by a three-fifths majority of members present and voting, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Blake, Brock, Brown, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Tillman and Tucker---29.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Nesbitt, Purcell, Robinson, Stein, Vaughan, Walters and White---19.

In accordance with Article II, Sec. 22(1) of the North Carolina Constitution, H.B. 854 becomes law notwithstanding the objections of the Governor at 12:07 p.m.

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message is received from the House of Representatives:

H.J.R. 938 (Committee Substitute), A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENCING.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's calendar.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 28, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 389 (Conference Committee Substitute), AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF...
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 28, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that Representatives Tim Moore and Julia Howard have been added as conferees to S.B. 580 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS; TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING.

Respectfully,
S/Denise G. Weeks
Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 28, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on S.B. 315 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PERMIT

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CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

The Chair grants a leave of absence for the remainder of today's session to Senator Jones.

CALENDAR (continued)

S.B. 315 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS.

Upon motion of Senator Daniel, the Senate adopts the Conference Report (38-9).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

The President orders the Conference Report enrolled and sent to the Governor by special message.

S.B. 9 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT'S RULING IN MCCLESKEY V. KEMP.

Upon motion of Senator Apodaca, the House Committee Substitute bill is withdrawn from today's calendar and is re-referred to the Judiciary Committee.

The Senate recesses at 12:20 p.m., subject to the receipt of messages from the House of Representatives and conference reports, to reconvene at 1:00 p.m.

RECESS

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
July 28, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 335 (Conference Report), A BILL TO BE ENTITLED AN ACT TO REPEAL THE

July 28, 2011
PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES AND TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

CALENDAR (continued)

The Chair grants leaves of absence for the remainder of today's session to Senator Garrou, Senator Jenkins, Senator Robinson, Senator Tucker, and Senator White.

H.J.R. 938 (Committee Substitute), A JOINT RESOLUTION FURTHER ADJOINING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

The Committee Substitute bill passes its second reading (37-2) and, without objection, is read a third time and passes its third reading and is ordered enrolled.

CONFERENCE REPORT

Senator Brown, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 335, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES, submits for adoption the following report:

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 335, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING

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FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES, Second Edition Engrossed 4/14/11, submit the following report:

The Senate recedes from amendment #1.
The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: July 28, 2011.

Conferees for the Senate  Conferees for the House of Representatives
S/Harry Brown, Chair     S/W. David Guice
S/Daniel G. Clodfelter S/Angela R. Bryant
S/Timothy L. Spear       S/Mitch Gillespie

Upon motion of Senator Apodaca, the rules are suspended and the conference report is placed on today's calendar.

APPOINTMENT OF CONFERENCE COMMITTEES

H.B. 796 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY PROVISIONS RELATED TO THE SALES OF ALCOHOLIC BEVERAGES.
Pursuant to the message from the House of Representatives received on June 18 that the House fails to concur in the Senate Committee Substitute bill for H.B. 796 and requests conferees. Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Apodaca, Chair; Senator Brock and Senator Jenkins as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

H.B. 512 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE LAWS GOVERNING RENDERING PLANTS AND OPERATIONS AND TO BRING THE COLLECTION OF WASTE KITCHEN GREASE WITHIN THE PURVIEW OF THE ACT.
Pursuant to the message from the House of Representatives received on June 17 that the House fails to concur in the Senate Committee Substitute bill for H.B. 512 and requests conferees. Senator Forrester, Deputy President Pro Tempore, announces the appointment of Senator Brock, Chair; Senator Jenkins and Senator Rouzer as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

July 28, 2011
CONFERENCE REPORT

Senator Hartsell, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon S.B. 580 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS; TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, submits for adoption the following report:

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 580, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES Are WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER'S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, Judiciary I Committee Substitute Adopted 6/7/11, submit the following report:

The House recedes from House Amendment #1, and the House and Senate agree to the following amendment:

On page 1, lines 13 – 14, by rewriting the lines to read:
"CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS, TO AMEND THE LAW RELATED TO BAIL FORFEITURE; TO MAKE

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CHANGES TO THE LAW RELATED TO THE EMPLOYMENT SECURITY COMMISSION; AND TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES.

And on page 6, line 4 by rewriting the line to read:

"SECTION 8. Article 71 of Chapter 58 of the General Statutes is amended by adding a new section to read:

.§ 58-71-200. Bondsman access to criminal court records.

(a) In order to assist licensed sureties and their agents in evaluating potential and current clients for the purposes of bail, the Administrative Office of the Courts shall provide any individual with a current license to act as professional bondsman, surety bondsman, or runner with access to search criminal records in the Administrative Office of the Courts' real-time criminal information systems.

(b) Access granted under subsection (a) of this section shall be limited to information systems containing general criminal case information, as maintained by the clerks of superior court. Access shall not include systems for the production of criminal process by law enforcement officials and judicial officials under G.S. 15A-301.1 or other information not subject to public disclosure.

(c) Access provided pursuant to subsection (a) of this section shall be without charge to the individual bondsman, notwithstanding G.S. 7A-109(d).

(d) All hardware, software, telecommunications charges, or other expenditures required for such access shall be the sole responsibility of the individual bondsman. No State funds may be expended for any such expenses.

(e) The Commissioner shall coordinate the access granted under subsection (a) of this section by providing all information requested by the Administrative Office of the Courts for the establishment of access. The Administrative Office of the Courts shall not provide access to any bondsman who fails to provide all information requested by the Commissioner.

(f) The Commissioner shall notify the Administrative Office of the Courts within twenty-four hours of any action to suspend or revoke a bondsman's license or authority to act as a bondsman. The Administrative Office of the Courts shall immediately revoke access of the suspended or revoked bondsman to its criminal information systems.

(g) The Administrative Office of the Courts shall provide to the Commissioner copies of its current policies for access to court information systems for users outside the Judicial Branch. Any bondsman granted access pursuant to subsection (a) of this section shall adhere to all such policies. The Administrative Office of the Courts shall revoke access of any bondsman who violates such policies.

(h) It is unlawful for any person to willfully do any of the following:

(1) For any person to access information systems of the Administrative Office of the Courts by means of an online identifier, as defined in G.S. 14-208.6(1n), that was assigned to another individual by the Administrative Office of the Courts pursuant to subsection (a) of this section.

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(2) For any bondsman granted access pursuant to subsection (a) of this section to allow any other person, directly or indirectly, to make use of access granted to the bondsman pursuant to subsection (a) of this section.

(3) For any bondsman granted access pursuant to subsection (a) of this section to make use of that access at any time when the bondsman knows or has reason to know that his or her license issued under this Article is in a state of suspension or revocation.

(4) For any bondsman granted access pursuant to subsection (a) of this section to distribute, in any medium or manner, information obtained from the information systems of the Administrative Office of the Courts to any person for any reason not directly related to the evaluation of the individual to whom the information pertains for the purposes of bail.

Unless the conduct is covered under some other provision of law providing for a greater punishment, any violation of this subsection shall be a Class H felony."

SECTION 9.(a) Section 8 of S.L. 2011-377 is repealed.

SECTION 9.(b) G.S. 15A-544.5(d)(4) reads as rewritten:
"(4) If neither the district attorney nor the board of education has filed a written objection to the motion by the twentieth day after the motion is served, the clerk shall enter an order setting aside the forfeiture, regardless of the basis for relief asserted in the motion, the evidence attached, or the absence of either."

SECTION 9.(c) G.S. 15A-544.5(d)(4), as amended by Section 9(b) of this act, reads as rewritten:
"(4) If neither the district attorney nor the attorney for the board of education has filed a written objection to the motion by the twentieth day after a copy of the motion is served, provided by the clerk of superior court, the clerk shall enter an order setting aside the forfeiture, regardless of the basis for relief asserted in the motion, the evidence attached, or the absence of either."

SECTION 9.(d) Subsection 9(c) of this section becomes effective December 1, 2011.

SECTION 10.(a) G.S. 96-14(2), as amended by Section 2.15 of S.L. 2011-401, reads as rewritten:
"(2) For the duration of the individual's unemployment beginning with the first day of the first week after the disqualifying act occurs with respect to which week an individual files a claim for benefits if it is determined by the Division that such individual is, at the time such claim is filed, unemployed because he or she was discharged for misconduct connected with the work. Misconduct
connected with the work is defined as intentional acts or
omissions evincing disregard of an employer’s interest or
standards of behavior which the employer has a right to
expect or has explained orally or in writing to an
employee or evincing carelessness or negligence of such
degree as to manifest equal disregard.

‘Discharge for misconduct with the work’ as used in
this section is defined to include but not be limited to
separation initiated by an employer for violating the
employer’s written alcohol or illegal drug policy; reporting to work significantly impaired by alcohol or
illegal drugs; consuming alcohol or illegal drugs on
employer’s premises; conviction by a court of competent
jurisdiction for manufacturing, selling, or distribution of a
controlled substance punishable under G.S. 90-95(a)(1) or
G.S. 90-95(a)(2) while in the employ of said employer;
being terminated or suspended from employment after
arrest or conviction for an offense involving violence, sex
crimes, or illegal drugs; drug—drugs if the arrest or conviction
is related or connected to an employee’s work for an
employer or in violation of a reasonable work rule or
policy; any physical violence whatsoever related to an
employee’s work for an employer, including, but not
limited to, physical violence directed at supervisors,
subordinates, coworkers, vendors, customers, or the
general public; inappropriate comments or behavior
towards supervisors, subordinates, coworkers, vendors,
customers, or to the general public relating to any
federally protected characteristic which creates a hostile
work environment; theft in connection with the
employment; forging or falsifying any document or data
related to employment, including a previously submitted
application for employment; violation of an employer’s
written absenteeism policy; refusing to perform
reasonably assigned work tasks; and the failure to
adequately perform any other employment duties as
evidenced by no fewer than three written reprimands
received in the 12 months immediately preceding the
employee’s termination—termination provided that the
reprimands are for intentional acts or omissions evincing
disregard of the employer’s interest or standards of
behavior which the employer has a right to expect or has
explained orally or in writing to the employee or evincing
such a degree of carelessness or negligence as to manifest
equal disregard. This phrase does not discharge or
employer-initiated separation of a severely disabled

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veteran, as defined in G.S. 96-8, for any act or omission of the veteran that the Division determines are attributed to a disability incurred or aggravated in the line of duty during active military service, or to the veteran's absence from work to obtain care and treatment of a disability incurred or aggravated in the line of duty during active military service."

SECTION 10. (b) G.S. 96-15(b)(2), as amended by Section 2.16 of S.L. 2011-401, reads as rewritten:

"(2) Adjudication. – When a protest is made by the claimant to the initial or monetary determination, or a question or issue is raised or presented as to the eligibility of a claimant under G.S. 96-13, or whether any disqualification should be imposed under G.S. 96-14, or benefits denied or adjusted pursuant to G.S. 96-18, the matter shall be referred to an adjudicator. The adjudicator may consider any matter, document or statement deemed to be pertinent to the issues, including telephone conversations, and after such consideration shall render a conclusion as to the claimant's benefit entitlements. The adjudicator shall notify the claimant and all other interested parties of the conclusion reached. The conclusion of the adjudicator shall be deemed the final decision of the Division unless within 30 days after the date of notification or mailing of the conclusion, whichever is earlier, a written appeal is filed pursuant to rules adopted by the Division. The Division shall be deemed an interested party for such purposes and may remove to itself or transfer to an appeals referee the proceedings involving any claim pending before an adjudicator.

Provided, any interested employer shall be allowed 30 days from the earlier of mailing or delivery of the notice of the filing of a claim against the employer's account to protest the claim and have the claim referred to an adjudicator for a decision on the question or issue raised. A copy of the notice of the filing shall be sent contemporaneously to the employer by telefacsimile transmission if a fax number is on file. Provided further, no question or issue may be raised or presented by the Division as to the eligibility of a claimant under G.S. 96-13, or whether any disqualification should be imposed under G.S. 96-14, after 45 days from the first day of the first week after the question or issue occurs with respect to which week an individual filed a claim for benefits. None of the provisions of this subsection shall have the
force and effect nor shall the same be construed or interested as repealing any other provisions of G.S. 96-18.

An employer shall receive written notice of the employer's appeal rights and any forms that are required to allow the employer to protest the claim. The forms shall include a section referencing the appropriate rules pertaining to appeals and the instructions on how to appeal."

SECTION 10.(c) G.S. 96-15(f), as amended by Section 2.16 of S.L. 2011-401, reads as rewritten:

"(f) Procedure. – The manner in which disputed claims shall be presented, the reports thereon required from the claimant and from employers, and the conduct of hearings and appeals shall be in accordance with rules adopted by the Division for determining the rights of the parties, whether or not such regulations conform to common-law or statutory rules of evidence and other technical rules of procedure. All testimony at any hearing before an appeals referee upon a disputed claim shall be recorded unless the the parties have waived the evidentiary hearing and entered into a stipulation resolving the issues pending before the appeals referee, hearing officer, or other employee assigned to make the decision, but need not be transcribed unless the disputed claim is further appealed and, one or more of the parties objects, under such rules as the Division may adopt, to being provided a copy of the tape recording of the hearing. Any other provisions of this Chapter notwithstanding, any individual receiving the transcript shall pay to the Division such reasonable fee for the transcript as the Division may by regulation provide. The fee so prescribed by the Division for a party shall not exceed the lesser of sixty-five cents (65¢) per page or sixty-five dollars ($65.00) per transcript. The Division may by regulation provide for the fee to be waived in such circumstances as it in its sole discretion deems appropriate but in the case of an appeal in forma pauperis supported by such proofs as are required in G.S. 1-110, the Division shall waive the fee.

Pursuant to rules adopted by the Division, all stipulations and conclusions tendered to an appeals referee, hearing officer, or other employee assigned to make the decision may either be accepted or rejected by the appeals referee, hearing officer, or other employee assigned to make the decision. If a tendered stipulation or conclusion is rejected, either party may appeal to the Board of Review."

SECTION 10.(d) This section becomes effective November 1, 2011.

SECTION 11. Section 6 of S.L. 2011-385 reads as rewritten:

"SECTION 6. Sections 1, 2, and 3 of this act become effective October 1, 2011, and apply to limited learner's permits and limited provisional licenses issued on or after that date. Sections 1 and 3 of this act become effective October 1, 2011, and apply to persons issued a limited provisional license on or after that date. Section 2 of this act becomes effective October 1, 2011, and applies to persons issued a limited learner's permit on or after that date.

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date. Section 4 of this act becomes effective October 1, 2011, and applies to offenses committed on or after that date. The remainder of this act becomes effective October 1, 2011."

SECTION 12. Except as otherwise provided, this act becomes effective when it becomes law.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: July 28, 2011.

Conferees for the Senate
S/Fletcher L. Hartsell, Jr., Chair
S/Thom Goolsby
S/Doug Berger

Conferees for the House of Representatives
S/Johnathan Rhyne, Jr.
S/Shirley B. Randleman
S/Timothy L. Spear
S/Julia C. Howard
S/Tim Moore

The Conference Report is placed on the calendar for Monday, September 12, for adoption.

Upon motion of Senator Phil Berger, seconded by Senator Nesbitt, the Senate adjourns at 1:53 p.m., subject to the ratification of bills and receipt of messages from the House of Representatives, to meet Monday, September 12, at 12:00 p.m.

ENROLLED BILLS AND A RESOLUTION

The Enrolling Clerk reports the following bill duly ratified for presentation to the Governor:

S.B. 315, AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS.

The Enrolling Clerk reports the following bills and a resolution duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

H.B. 389, AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL.

July 28, 2011
H.B. 719. AN ACT TO REDISTRICT THE DISTRICT SEATS ON THE BOARD OF COMMISSIONERS OF MECKLENBURG COUNTY, TO MAKE ELECTIONS FOR THE LENOIR COUNTY BOARD OF EDUCATION NONPARTISAN, TO RESTRUCTURE THE BOARD OF COMMISSIONERS OF GUILFORD COUNTY, AND TO LIMIT ALTERATION OF THE BUNCOMBE BOARD OF COUNTY COMMISSIONERS.

H.J.R. 938. A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING. (Res. 10)

CHAPTERED BILLS

The Enrolling Clerk reports the following bills properly enrolled, assigned the following Chapter Numbers, and presented to the Office of the Secretary of State:


July 28, 2011
H.B. 854. AN ACT TO REQUIRE A TWENTY-FOUR-HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED. (Became law after veto by the Governor overridden, July 28, 2011 - S.L. 2011-405.)


H.B. 719, AN ACT TO REDISTRICT THE DISTRICT SEATS ON THE BOARD OF COMMISSIONERS OF MECKLENBURG COUNTY, TO MAKE ELECTIONS FOR THE LENOIR COUNTY BOARD OF EDUCATION NONPARTISAN, TO RESTRUCTURE THE BOARD OF COMMISSIONERS OF GUILFORD COUNTY, AND TO LIMIT ALTERATION OF THE BUNCOMBE BOARD OF COUNTY COMMISSIONERS. (Became law upon ratification, July 28, 2011 - S.L. 2011-407.)

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

NINETY-SEVENTH DAY

Senate Chamber
Monday, September 12, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

"Almighty and living God, you are our refuge and strength, a very present help in trouble. Therefore, we will not fear though the earth gives way, though the mountains be moved into the heart of the sea, though its waters roar and foam, though the mountains tremble at its swelling. There is a river whose streams make glad the city of God, the holy habitation of the Most High. God is in the midst of her; she will not be moved. God will help her when morning dawns. The nations rage, the kingdoms totter; he utters his voice, the earth melts. The Lord of hosts is with us; the God of Jacob is our refuge. May your life, oh Lord, overshadow our own death. May your voice speak through our noise and may you touch us, come down upon us like the dayspring from on
The Chair grants leaves of absence for today to Senator Garrou, Senator Hartsell, Senator Mansfield, Senator Pate, Senator Robinson, Senator Walters and Senator White.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Thursday, July 28, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

The Chair extends privileges of the floor to Dr. Ronald Laney from Greensboro, North Carolina, who is serving the Senate as Doctor of the Day, and to Manda McIntyre from Raleigh, North Carolina, who is serving the Senate as Nurse of the Day.

SPECIAL MESSAGE MOTION

Upon motion of Senator Apodaca, Rule 59 is suspended and all bills and resolutions sent to the House of Representatives and to the Governor are sent by special message through Thursday, September 15.

WITHDRAWAL FROM COMMITTEE

H.B. 823 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CONSTITUTION TO MAKE THE SUPERINTENDENT OF PUBLIC INSTRUCTION A MEMBER OF THE STATE BOARD OF EDUCATION, TO REQUIRE THE SUPERINTENDENT OF PUBLIC INSTRUCTION TO MAKE ALL STATE-LEVEL APPOINTMENTS NECESSARY FOR SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOLS, TO MODIFY THE MEMBERSHIP OF THE STATE BOARD OF EDUCATION TO INCLUDE AN ADDITIONAL AT-LARGE MEMBER, TO REQUIRE THE GENERAL ASSEMBLY TO ELECT ALL AT-LARGE MEMBERS, TO REQUIRE THE GOVERNOR TO APPOINT THE CHAIR OF THE STATE BOARD OF EDUCATION, TO ELIMINATE THE REQUIREMENT THAT APPOINTMENTS BY THE GOVERNOR TO THE STATE BOARD OF EDUCATION ARE SUBJECT TO CONFIRMATION BY THE GENERAL ASSEMBLY, AND TO CREATE A SIX-YEAR TERM OF OFFICE FOR STATE BOARD OF EDUCATION MEMBERS, referred to the Rules and Operations of the Senate Committee on June 8.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the Committee Substitute bill be withdrawn from the Rules and Operations of the Senate Committee and re-referred to the Judiciary I Committee, which motion prevails with unanimous consent.
The Chair orders the Committee Substitute bill withdrawn from the Rules and Operations of the Senate Committee and re-refers the measure to the Judiciary I Committee.

INTRODUCTION OF A RESOLUTION

Upon motion of Senator Apodaca, the rules are suspended and the resolution filed for introduction today is presented to the Senate, read the first time, and disposed of, as follows:

By Senator Apodaca:

S.J.R. 792, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

Referred to the Rules and Operations of the Senate Committee.

WITHDRAWAL FROM CALENDAR

H.B. 335 (Conference Report), A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES.

Upon motion of Senator Brown, the Conference Report is withdrawn from today's calendar.

S.B. 580 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER'S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS, TO AMEND THE LAW RELATED TO BAIL FORFEITURE; TO MAKE CHANGES TO THE LAW RELATED TO THE EMPLOYMENT SECURITY COMMISSION; AND TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES.

September 12, 2011
Upon motion of Senator Apodaca, the Conference Report is withdrawn from today's calendar.

CONFERENCE COMMITTEE CHANGES

S.B. 580 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER'S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS, TO AMEND THE LAW RELATED TO BAIL FORFEITURE; TO MAKE CHANGES TO THE LAW RELATED TO THE EMPLOYMENT SECURITY COMMISSION; AND TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES.

Senator Forrester, Deputy President Pro Tempore, announces the removal of Senator Hartsell, Chair, from the Conference Committee for S.B. 580. Senator Rucho is appointed to serve as the Conference Committee’s Chair. A message is ordered sent to the House of Representatives informing that honorable body of such action.

SENATE PAGES

The Chair recognizes the following pages serving in the Senate this week:

Erin Bishop, Chapel Hill; Dominique Boone, Wendell; Tim Boone, Wendell; Jessica East, Angier; Dee Evans, Semora; Jordan Godwin, Fayetteville; Luke McDowell, Lexington; Samuel Noble, Lumberton; Carly Robertson, Fayetteville; Sophia Robison, Cary; Bridget Seelinger, Raleigh; Lexies Siu, Greensboro; Caitlin Williams, Fairmont; Porter Yelton, Shelby and Frank Yenney, Rocky Mount.

The Senate recesses at 12:20 p.m., subject to the receipt of committee reports, messages from the House of Representatives, Conference Reports, messages from the Governor and reading of Executive Orders, to reconvene at 5:00 p.m.

RECESS

September 12, 2011
EXECUTIVE ORDERS

Executive Order Number 99, Ports and Local Economy Compatibility.

Executive Order Number 100, North Carolina Pre-Kindergarten Program.

Executive Order Number 101, Termination of Executive Orders 94 and 98.

Executive Order Number 102, Proclamation of a State of Disaster for Mecklenburg County.

Executive Order Number 103, Proclamation of a State of Emergency by the Governor of the State of North Carolina.

Executive Order Number 104, Temporary Suspension of Motor Vehicles Regulations to Ensure Restoration of Utility Services, Transporting Essentials and Removing Debris throughout the State.

Executive Order Number 105, Relief for Citizens to Remove Debris Due to State of Emergency Caused by Hurricane Irene.

Executive Order Number 106, Amending and Extending Executive Order No. 128, Governor's Advisory Council on Hispanic/Latino Affairs.

Executive Order Number 107, Allowing for the Expedited Movement of Temporary Housing for Victims of Hurricane Irene.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

    House of Representatives
    September 12, 2011

Mr. President:

    It is ordered that a message be sent your Honorable Body with the information that pursuant to a Proclamation issued by Governor Beverly Eaves Perdue on August 24, 2011, Representative Jason Saine has been administered the oath of office as a Member of the House of Representatives for the remainder of the 2011-2012 General Assembly. Representative Saine has been seated to fill the vacancy created by the resignation of the Honorable Johnathan Rhyne, Jr. from the Ninety-Seventh District.

Respectfully,
S/Denise G. Weeks
Principal Clerk

September 12, 2011
REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Brunstetter for the Judiciary I Committee:

H.B. 823 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CONSTITUTION TO MAKE THE SUPERINTENDENT OF PUBLIC INSTRUCTION A MEMBER OF THE STATE BOARD OF EDUCATION, TO REQUIRE THE SUPERINTENDENT OF PUBLIC INSTRUCTION TO MAKE ALL STATE-LEVEL APPOINTMENTS NECESSARY FOR SUPERVISION AND ADMINISTRATION OF THE FREE PUBLIC SCHOOLS, TO MODIFY THE MEMBERSHIP OF THE STATE BOARD OF EDUCATION TO INCLUDE AN ADDITIONAL AT-LARGE MEMBER, TO REQUIRE THE GENERAL ASSEMBLY TO ELECT ALL AT-LARGE MEMBERS, TO REQUIRE THE GOVERNOR TO APPOINT THE CHAIR OF THE STATE BOARD OF EDUCATION, TO ELIMINATE THE REQUIREMENT THAT APPOINTMENTS BY THE GOVERNOR TO THE STATE BOARD OF EDUCATION ARE SUBJECT TO CONFIRMATION BY THE GENERAL ASSEMBLY, AND TO CREATE A SIX-YEAR TERM OF OFFICE FOR STATE BOARD OF EDUCATION MEMBERS, with an unfavorable report as to Committee Substitute bill, but favorable as to Senate Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Senate Committee Substitute bill 30418, which changes the title to read H.B. 823 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CONSTITUTION TO LIMIT THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT PRO TEMPORE OF THE SENATE TO SERVE FOR FOUR CONSECUTIVE TWO-YEAR TERMS IN THOSE OFFICES, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Senate Committee Substitute bill is placed on today's calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

The Chair grants a leave of absence for the remainder of today's session to Senator Jenkins.

Upon the appearance of Senator Pate and Senator Robinson in the Chamber, the Chair acknowledges their presence and the leaves of absence granted previously are withdrawn.

September 12, 2011
CALENDAR

A bill on today's calendar is taken up and disposed of, as follows:

H.B. 823 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CONSTITUTION TO LIMIT THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT PRO TEMPORE OF THE SENATE TO SERVE FOR FOUR CONSECUTIVE TWO-YEAR TERMS IN THOSE OFFICES.

Senator Stein offers Amendment No. 1 which is adopted (43-1).

The Senate Committee Substitute bill, as amended, passes its second reading by a three-fifths majority vote, ayes 35, noes 9, as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Goolsby, Graham, Gunn, Harrington, Hise, Hunt, Jackson, Jones, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker and Vaughan---35.

Voting in the negative: Senators Atwater, D. Berger, Blue, Dannelly, Kinnaird, McKissick, Nesbitt, Purcell and Robinson---9.

The Senate Committee Substitute bill, as amended, passes its third reading by a three-fifths majority vote, ayes 35, noes 9, as follows:

Voting in the affirmative are: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Davis, East, Forrester, Goolsby, Graham, Gunn, Harrington, Hise, Hunt, Jackson, Jones, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker and Vaughan---35.

Voting in the negative: Senators Atwater, D. Berger, Blue, Dannelly, Kinnaird, McKissick, Nesbitt, Purcell and Robinson---9.

The Senate Committee Substitute bill is ordered engrossed and sent to the House of Representatives, by special message, for concurrence in the Senate Committee Substitute bill.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

S.J.R. 792, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING, with a favorable report.

Upon motion of Senator Phil Berger, seconded by Senator Blue, the Senate adjourns at 5:34 p.m., subject to the receipt of committee reports, messages from the House of Representatives, conference reports, executive orders and messages from the Governor, to meet Tuesday, September 13, at 12:00 p.m.

September 12, 2011
Senator Newton submits a Senatorial Statement:

Congratulating the Wilson County Xtreme girls softball team on winning the 2011 Babe Ruth Softball World Series.

WHEREAS, the All-Stars of Xtreme, a girls softball team with the Wilson County Youth Athletic Association, won the 2011 Babe Ruth 16U (16 and under) Softball World Series on August 13, 2011, in Lamar, Colorado; and

WHEREAS, to win the title, Xtreme defeated the Ohio Valley Regional Champions representing Wausau, Wisconsin, by a score of 6–4, earning the team its first 16U national championship; and

WHEREAS, on the road to the national championship, the Xtreme became the Southeastern Regional Champions, winning six straight games; and

WHEREAS, during the World Series, Xtreme not only went undefeated with seven wins, which tied the World Series record for the most consecutive games won, but also held their opponents to 24 consecutive scoreless innings going into the final game; and

WHEREAS, eight of the 11 members of the 2011 Xtreme team were also members of the 2009 Xtreme team, which captured the 2009 Babe Ruth 12U Softball World Series; and

WHEREAS, Xtreme is the only youth team in Wilson County or the City of Wilson that has earned the right to play for a national Championship; and

WHEREAS, the members of Xtreme are outstanding athletes, gifted students, and great representatives of their communities; and

WHEREAS, the achievements of Xtreme have brought great honor and distinction to the State and deserve recognition;

NOW, THEREFORE, the North Carolina Senate congratulates the All-Stars of Xtreme on winning the Babe Ruth 16U Softball World Series and recognizes the achievements of the 2011 team members, coaches, the Wilson County Youth Athletic Association, parents, and fans that were instrumental in helping the team succeed.

IN WITNESS WHEREOF, the undersigned certifies that the foregoing statement was read in the Senate and placed upon the Journal on the twelfth day of September, 2011.

S/Sarah Clapp
Senate Principal Clerk

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

S.B. 514 (House Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO PROVIDE THAT MARRIAGE BETWEEN ONE MAN AND ONE WOMAN IS THE ONLY

September 12, 2011
DOMESTIC LEGAL UNION THAT SHALL BE VALID OR RECOGNIZED IN THIS STATE, for concurrence in the House Committee Substitute bill No. 2.

The House Committee Substitute bill No. 2 is placed on the calendar for Tuesday, September 13.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
Monday, September 12, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that Representative Stam has replaced Representative Rhyne as a conferee and Representative Howard has been appointed as Chair of the Conference Committee for S.B. 580 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER'S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS, TO AMEND THE LAW RELATED TO BAIL FORFEITURE; TO MAKE CHANGES TO THE LAW RELATED TO THE EMPLOYMENT SECURITY COMMISSION; AND TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES.

Respectfully,
S/Denise G. Weeks
Principal Clerk

September 12, 2011
CONFEREE REPORT

Senator Rucho, for the Conferes appointed to consider the differences arising between the Senate and the House of Representatives upon S.B. 580 (Committee Substitute), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER’S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING., submits for adoption the following report:

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 580, A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER’S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, Judiciary I Committee Substitute Adopted 6/7/11, submit the following report:

The Senate concurs in House Amendment #1, and the House and Senate agree to the following amendment:

September 12, 2011
On page 1, lines 13 – 14, by rewriting the lines to read:
"CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY
THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING,
AND TO MAKE CLARIFYING CHANGES TO S.L. 2011-390, FORCED
COMBINATIONS;";

And on page 6, line 4 by rewriting the line to read:
"SECTION 8.(a) G.S. 105-130.5A, as enacted by S.L. 2011-390,
is amended by adding a new subsection to read:

"(b1) Voluntary Redetermination. – In addition to the authority granted
under subsection (b) of this section, if the Secretary has reason to believe that
any corporation's State net income properly attributable to its business carried on
in this State is not accurately reported on a separate return required by this Part
because of intercompany transactions, without making a finding that those
transactions lack economic substance or are not at fair market value, the
Secretary and the corporation may jointly determine and agree to an alternative
filing methodology that accurately reports State net income. The Secretary is
authorized to allow any reasonable method for redetermining the corporation's
State net income attributable to its business carried on in this State."

SECTION 8.(b) Section 8 of S.L. 2011-390 reads as rewritten:
"SECTION 8. Sections 1 through 64 of this act become effective
January 1, 2012, and Sections 2 and 5 of this act apply to assessments proposed
for taxable years beginning on or after that date. Sections 5 and 6 of this act become effective January 1,
2012. The remainder of this act is effective when it becomes law."

SECTION 9. Except as otherwise provided, this act becomes
effective when it becomes law."

The conferees recommend that the Senate and the House of Representatives
adopt this report.

Date Conferees approved report: September 12, 2011.

CONFEREE FOR THE SENATE CONFEREE FOR THE HOUSE OF REPRESENTATIVES
S/Bob Rucho, Chair S/Julia C. Howard, Chair
S/Thom Goolsby S/Shirley B. Randleman
Doug Berger S/Timothy L. Spear
S/Tim Moore
S/Paul Stam

The Conference Report is placed on the calendar for Tuesday, September 13,
for adoption.

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the
Senate stands adjourned.
The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

“We come before you, Lord, a bit heavy hearted over the news of such great damage, We've known about it, but we don't really know and so we come to you and we ask that you would be with the farmers and be with the communities. Be compassionate and remind them that you are their provider. Lord, it's so good to know that you are the provider. Lord, you are so proud of us here. You are amazed by who we are. And we don’t really deserve this affection. You look past so much of our waywardness and you bless us amidst our idol worship. Would you place your powerful and forgiving hands onto the gathered body here of men and women. Show us all that you continue to glory in us, and that you value us supremely. Your creation, your children. Amidst our personal battles, our public policies and our immediate differences, remind us that before there was a universe, that you are. There is one power that can protect us and sustain us, and that is you. Help these servants pass legislation that may reflect a bit of your glory Father and that we might reflect the love that is inherent to your being. May they know that even as they grow weary, that you will not let their foot slip. For Christ’s sake we pray, Amen.”

The Chair grants leaves of absence for today to Senator Hartsell, Senator Mansfield, Senator Walters, and Senator White.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Monday, September 12, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

The Chair extends privileges of the floor to Christine Willey Macko from Fayetteville, North Carolina, who is serving the Senate as Nurse of the Day.

CALENDAR

Bills on today’s calendar are taken up and disposed of, as follows:

S.J.R. 792, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

September 13, 2011
Upon motion of Senator Apodaca, the Joint Resolution is withdrawn from today's calendar and is re-referred to the Rules and Operations of the Senate Committee.

CONFERENCE REPORT MOTION

Upon motion of Senator Apodaca, without objection, Rule 57 is suspended regarding Conference Reports through September 14, 2011.

CALENDAR (continued)

S.B. 580 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS; TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, AND TO MAKE CLARIFYING CHANGES TO S.L. 2011-390, FORCED COMBINATIONS, upon second reading.

The Conference Report passes its second reading, by roll-call vote, ayes 46, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Bingham, Blake, Blue, Brock, Brown, Brunstetter, Clary, Clodfelter, Daniel, Dannely, Davis, East, Forrester, Garrou, Goolsby, Graham, Gunn, Harrington, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Tucker and Vaughan---46.

Voting in the negative: None.

The Conference Report remains on the calendar for Wednesday, September 14, upon third reading.

S.B. 514 (House Committee Substitute No. 2), A BILL TO BE ENTITLED AN ACT TO AMEND THE CONSTITUTION TO PROVIDE THAT MARRIAGE BETWEEN ONE MAN AND ONE WOMAN IS THE ONLY DOMESTIC LEGAL UNION THAT SHALL BE VALID OR RECOGNIZED IN THIS STATE.

The House Committee Substitute bill No. 2 passes its second reading (30-16) by roll-call vote and a three-fifths majority as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stevens, Tillman and Tucker---30.

September 13, 2011
Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, McKissick, Nesbitt, Purcell, Robinson, Stein and Vaughan---16.

Without objection, the House Committee Substitute bill No. 2 is read a third time and passes its third reading (30-16) by roll-call vote and a three-fifths majority as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Brown, Brunstetter, Clary, Daniel, Davis, East, Forrester, Goolsby, Gunn, Harrington, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rabon, Rouzer, Rucho, Soucek, Stevens, Tillman and Tucker---30.

Voting in the negative: Senators Atwater, D. Berger, Blue, Clodfelter, Dannelly, Garrou, Graham, Jenkins, Jones, Kinnaird, McKissick, Nesbitt, Purcell, Robinson, Stein and Vaughan---16.

The House Committee Substitute bill No. 2 is ordered enrolled.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
September 13, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House fails to concur in the Senate Committee Substitute for H.B. 823 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CONSTITUTION TO LIMIT THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT PRO TEMPORE OF THE SENATE TO SERVE FOR FOUR CONSECUTIVE TWO-YEAR TERMS IN THOSE OFFICES, and requests conferees.

Speaker Tillis has appointed:

Representative Blust, Chair
Representative Tillis
Representative Stam
Representative Farmer-Butterfield
Representative Holloway

on the part of the House to confer with a like committee appointed by the Senate to the end that the differences arising may be resolved.

Respectfully,
S/Denise G. Weeks
Principal Clerk

September 13, 2011
MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following message is received from the House of Representatives:

**S.B. 354** (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL, for concurrence in the House Committee Substitute bill.

The House Committee Substitute bill is placed on the calendar for Wednesday, September 14.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
Tuesday, September 13, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that Representatives Faircloth and T. Moore have been added as conferees to **H.B. 335** (Conference Report), A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES.

Respectfully,
S/Denise G. Weeks
Principal Clerk

CONFERENCE COMMITTEE CHANGES

**H.B. 335** A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES.

On behalf of Senator Phil Berger, President Pro Tempore, Senator Brunstetter announces that the Senate Conferees appointed on June 17, to resolve the differences in the Conference Report are hereby dismissed. The new conferees appointed today, September 13, are as follows:

Senator Brown, Chairman; Senator Goolsby, Senator Rabon and Senator Rucho.

September 13, 2011
Upon motion of Senator Phil Berger, seconded by Senator Davis, the Senate adjourns at 1:24 p.m., subject to the receipt of committee reports, messages from the House of Representatives, conference reports, reading of Executive Orders, appointment of conferees and messages from the Governor, to meet Wednesday, September 14, at 10:00 a.m.

CONFERENCE REPORT

Senator Brown, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 335 A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES, submits for adoption the following report:

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 335, A BILL TO BE ENTITLED AN ACT TO REPEAL THE PROHIBITION ON CONTRACTING FOR THE MAINTENANCE OF PRISON FACILITIES AND TO DIRECT THE DEPARTMENT OF CORRECTION TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES, Second Edition Engrossed 4/14/11, submit the following report:

The Senate recedes from amendment #1, and the House and Senate agree to the following amendment to the bill:

Delete the entire Second Edition Engrossed 4/14/11 and substitute the attached Proposed Conference Committee Substitute H335-PCCS11262-LBf-8.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: September 13, 2011.

Conferees for the Senate  Conferees for the House of Representatives
S/Harry Brown, Chair  S/W. David Guice
S/Thom Goolsby  S/Angela R. Bryant
Bill Rabon  S/Timothy L. Spear
S/Bob Rucho  S/Mitch Gillespie
S/John Faircloth
S/Tim Moore

The text of the attached Proposed Conference Committee Substitute, H335-PCCS11262-LBf-8 is as follows:

September 13, 2011
A BILL TO BE ENTITLED
AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION AND THE
DEPARTMENT OF PUBLIC SAFETY TO STUDY CONTRACTING
FOR MAINTENANCE SERVICES AT PRISON FACILITIES AND TO
TEMPORARILY LIMIT EXPANSION OF PRIVATE MAINTENANCE
CONTRACTS AT PRISON FACILITIES; TO MAKE CLARIFYING
CHANGES TO CERTAIN PROBATION STATUTES AND TO THE
JUSTICE REINVESTMENT ACT; TO MAKE CLARIFYING CHANGES
TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES,
MAKING A CHANGE TO THE BUDGET TECHNICAL
CORRECTIONS BILL AND A TECHNICAL CHANGE TO S.L. 2011-
313; TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT
RECORDS; TO AUTHORIZE ADDITIONAL CONNECTIONS TO
WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND
NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998; AND TO
CLARIFY THE QUALIFICATIONS OF PUBLIC MEMBERS OF THE
NORTH CAROLINA HOME INSPECTOR LICENSURE BOARD.

The General Assembly of North Carolina enacts:

PART I. MAINTENANCE OF PRISONS

SECTION 1.1. The Department of Correction shall study the
potential benefits and costs of contracting for maintenance services at prison
facilities and report its findings to the 2013 Session of the General Assembly.
The Department shall not expand private maintenance contracts to additional
prison facilities unless authorized by the 2013 Session of the General Assembly.

SECTION 1.2. Effective January 1, 2012, Section 1.1 of this act
reads as rewritten:

"SECTION 1.1. The Department of Correction shall study the
potential benefits and costs of contracting for maintenance services at prison
facilities and report its findings to the 2013 Session of the General Assembly.
The Department shall not expand private maintenance contracts to additional
prison facilities unless authorized by the 2013 Session of the General Assembly."

PART II. JUSTICE REINVESTMENT/CLARIFICATIONS

SECTION 2.1. Effective December 1, 2011, G.S. 15A-1343(b)(2), as amended by Section 1 of S.L. 2011-62, reads as rewritten:

"(b) Regular Conditions. – As regular conditions of probation, a
defendant must:

(2) Remain accessible to the probation officer by making the
defendant’s whereabouts known to the officer and not
leave the county of residence or the State of North
Carolina within the jurisdiction of the court unless granted
written permission to leave by the court or his probation
officer…..."

SECTION 2.2. Effective December 1, 2011, Section 4 of S.L.
2011-62 reads as rewritten:

September 13, 2011
"SECTION 4. This act becomes effective December 1, 2011, and applies to persons placed on probation on or after that date. Sections 1 and 2 of this act apply to offenses committed on or after December 1, 2011. Section 3 of this act applies to persons placed on probation on or after December 1, 2011."

SECTION 2.3.(a) G.S. 15A-1343(a1)(3), as enacted by Section 1(c) of S.L. 2011-192, reads as rewritten:

"(a1) Community and Intermediate Probation Conditions. – In addition to any conditions a court may be authorized to impose pursuant to G.S. 15A-1343(b1), the court may include any one or more of the following conditions as part of a community or intermediate punishment:

…

(3) Submission to a period or periods of confinement in a local confinement facility for a total of no more than six days per month during any three separate months during the period of probation. The six days per month confinement provided for in this subdivision may only be imposed as two-day or three-day consecutive periods. When a defendant is on probation for multiple judgments, confinement periods imposed under this subdivision shall run concurrently and may total no more than six days per month."

SECTION 2.3.(b) G.S. 15A-1343.2(e)(5), as enacted by Section 1(d) of S.L. 2011-192, reads as rewritten:

"(e) Delegation to Probation Officer in Community Punishment. – Unless the presiding judge specifically finds in the judgment of the court that delegation is not appropriate, the Division of Community Corrections in the Department of Correction may require an offender sentenced to community punishment to do any of the following:

…

(5) Submit to a period or periods of confinement in a local confinement facility for a total of no more than six days per month during any three separate months during the period of probation. The six days per month confinement provided for in this subdivision may only be imposed as two-day or three-day consecutive periods. When a defendant is on probation for multiple judgments, confinement periods imposed under this subdivision shall run concurrently and may total no more than six days per month."

SECTION 2.3.(c) G.S. 15A-1343.2(f), enacted by Section 1(e) of S.L. 2011-192, reads as rewritten:

"(f) Delegation to Probation Officer in Intermediate Punishments. – Unless the presiding judge specifically finds in the judgment of the court that delegation is not appropriate, the Division of Community Corrections in the Department of Correction may require an offender sentenced to intermediate punishment to do any of the following:

…"
Submit to a period or periods of confinement in a local confinement facility for a total of no more than six days per month during any three separate months during the period of probation. The six days per month confinement provided for in this subdivision may only be imposed as two-day or three-day consecutive periods. When a defendant is on probation for multiple judgments, confinement periods imposed under this subdivision shall run concurrently and may total no more than six days per month.

SECTION 2.3.(d) G.S. 15A-1344(d2), as enacted by Section 4(c) of S.L. 2011-192, reads as rewritten:

"(d2) Confinement in Response to Violation. – When a defendant has violated a condition of probation other than G.S. 15A-1343(b)(1) or G.S. 15A-1343(b)(3a), the court may impose a 90-day period of confinement for a defendant under supervision for a felony conviction or a period of confinement of up to 90 days for a defendant under supervision for a misdemeanor conviction. The court may not revoke probation unless the defendant has previously received a total of two periods of confinement under this subsection. A defendant may receive only two periods of confinement under this subsection. If the time remaining on the defendant's maximum imposed sentence is less than 90 days, then the term of confinement is for the remaining period of the sentence. Confinement under this section shall be credited pursuant to G.S. 15-196.1. If a defendant is arrested for violation of a condition of probation and is lawfully confined to await a hearing for the violation, then the judge shall first credit any confinement time spent awaiting the hearing to any confinement imposed under this subsection; any excess time shall be credited to the activated sentence. The period of confinement imposed under this subsection on a defendant who is on probation for multiple offenses shall run concurrently on all cases related to the violation. Confinement shall be immediate unless otherwise specified by the court.

A defendant shall serve any confinement imposed under this subsection in the correctional facility where the defendant would have served an active sentence."

SECTION 2.3.(e) Subsection (d) of this section becomes effective December 1, 2011, and applies to probation violations occurring on or after that date. The remainder of this section becomes effective December 1, 2011, and applies to offenses committed on or after that date.

SECTION 2.4.(a) G.S. 15A-1340.17(e), as amended by Section 2(f) of S.L. 2011-192, reads as rewritten:

"(e) Maximum Sentences Specified for Class B1 through Class E Felonies for Minimum Terms up to 339 Months. – Unless provided otherwise in a statute establishing a punishment for a specific crime, for each minimum term of imprisonment in the chart in subsection (c) of this section, expressed in months, the corresponding maximum term of imprisonment, also expressed in

September 13, 2011
months, is as specified in the table below for Class B1 through Class E felonies. The first figure in each cell of the table is the minimum term and the second is the maximum term.

<table>
<thead>
<tr>
<th>Class B1</th>
<th>Class B2</th>
<th>Class B3</th>
<th>Class B4</th>
<th>Class B5</th>
<th>Class C1</th>
<th>Class C2</th>
<th>Class C3</th>
<th>Class C4</th>
<th>Class C5</th>
<th>Class D1</th>
<th>Class D2</th>
<th>Class D3</th>
<th>Class D4</th>
<th>Class D5</th>
<th>Class E1</th>
<th>Class E2</th>
<th>Class E3</th>
<th>Class E4</th>
<th>Class E5</th>
</tr>
</thead>
</table>
SECTION 2.4.(b) This section becomes effective December 1, 2011, and applies to offenses committed on or after that date.

SECTION 2.5. Section 4(d) of S.L. 2011-192 reads as rewritten:

"SECTION 4.(d) This Subsection (a) of this section is becomes effective December 1, 2011, and applies to offenses committed on or after that date. Subsections (b) and (c) of this section become effective December 1, 2011, and apply to probation violations occurring on or after that date."

SECTION 2.6.(a) G.S. 15A-145.2(c), as amended by Section 5(b) of S.L. 2011-192, reads as rewritten:

September 13, 2011
"(c) Whenever any person who has not previously been convicted of (i) any felony offense under any state or federal laws; (ii) any offense under Chapter 90 of the General Statutes; or (iii) an offense under any statute of the United States or any state relating to controlled substances included in any schedule of Chapter 90 of the General Statutes or to that paraphernalia included in Article 5B of Chapter 90 of the General Statutes, pleads guilty to or has been found guilty of (i) a misdemeanor under this Article 5 of Chapter 90 of the General Statutes by possessing a controlled substance included within Schedules I through VI of Chapter 90, or by possessing drug paraphernalia as prohibited by G.S. 90-113.22 or (ii) pleads guilty to or has been found guilty of a felony under G.S. 90-95(a)(3), the court may, upon application of the person not sooner than 12 months after conviction, order cancellation of the judgment of conviction and expunction of the records of the person's arrest, indictment or information, trial, and conviction. A conviction in which the judgment of conviction has been canceled and the records expunged pursuant to this subsection shall not be thereafter deemed a conviction for purposes of this subsection or for purposes of disqualifications or liabilities imposed by law upon conviction of a crime, including the additional penalties imposed for second or subsequent convictions of Article 5 of Chapter 90 of the General Statutes. Cancellation and expunction under this subsection may occur only once with respect to any person. Disposition of a case under this subsection at the district court division of the General Court of Justice shall be final for the purpose of appeal.

The granting of an application filed under this subsection shall cause the issue of an order to expunge from all official records, other than the confidential files retained under G.S. 15A-151, all recordation relating to the petitioner's arrest, indictment or information, trial, finding of guilty, judgment of conviction, cancellation of the judgment, and expunction of records pursuant to this subsection.

The judge to whom the petition is presented is authorized to call upon a probation officer for additional investigation or verification of the petitioner's conduct since conviction. If the court determines that the petitioner was convicted of (i) a misdemeanor under Article 5 of Chapter 90 of the General Statutes for possessing a controlled substance included within Schedules I through VI of Article 5 of Chapter 90 of the General Statutes or for possessing drug paraphernalia as prohibited in G.S. 90-113.22 or (ii) a felony under G.S. 90-95(a)(3), that the petitioner has no disqualifying previous convictions as set forth in this subsection, that the petitioner was not over 21 years of age at the time of the offense, that the petitioner has been of good behavior since his or her conviction, that the petitioner has successfully completed a drug education program approved for this purpose by the Department of Health and Human Services, and that the petitioner has not been convicted of a felony or misdemeanor other than a traffic violation under the laws of this State at any time prior to or since the conviction for the offense in question, it shall enter an order of expungement of the petitioner's court record. The effect of such order shall be to restore the petitioner in the contemplation of the law to the status the petitioner occupied before arrest or indictment or information or conviction. No
person as to whom such order was entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of the person's failures to recite or acknowledge such arrest, or indictment or information, or conviction, or trial in response to any inquiry made of him or her for any purpose. The judge may waive the condition that the petitioner attend the drug education school if the judge makes a specific finding that there was no drug education school within a reasonable distance of the defendant's residence or that there were specific extenuating circumstances which made it likely that the petitioner would not benefit from the program of instruction.

The court shall also order all law enforcement agencies, the Department of Correction, the Division of Motor Vehicles, and any other State or local agencies identified by the petitioner as bearing records of the conviction and records relating thereto to expunge their records of the conviction. The clerk shall notify State and local agencies of the court's order as provided in G.S. 15A-150."

SECTION 2.6(b) This section becomes effective January 1, 2012, and applies to persons entering a plea or who are found guilty of an offense on or after that date.

SECTION 2.7. Effective January 1, 2012, G.S. 15A-1340.18(c), as enacted by Section 5(c) of S.L. 2011-192, reads as rewritten:

"(c) When imposing an active sentence for an eligible defendant, the court, in its discretion and without objection from the prosecutor, may include a risk reduction incentive or incentives in sentencing an eligible defendant to an active sentence order that the Department of Correction admit the defendant to the ASR program. The Department of Correction shall admit to the ASR program only those defendants for which ASR is ordered in the sentencing judgment."

SECTION 2.8. Effective January 1, 2012, G.S. 15A-1340.18(e), as enacted by Section 5(c) of S.L. 2011-192, reads as rewritten:

"(e) The defendant shall be notified at sentencing that if the defendant completes the risk reduction incentives as identified by the Department, then he or she will be released on the ASR date, as determined by the Department pursuant to the provisions of subsection (d) of this section. If the Department determines that the defendant is unable to complete the incentives by the ASR date, through no fault of the defendant, then the defendant shall be released at the ASR date."

SECTION 2.9. Except as otherwise provided, this Part becomes effective December 1, 2011.

PART III. TECHNICAL CORRECTIONS AND CLARIFICATION

SECTION 3.1. G.S. 68-25(b1), as enacted by S.L. 2011-313, is repealed.

SECTION 3.2. Section 6 of S.L. 2011-385 reads as rewritten:

"SECTION 6. Sections 1, 2, and 3 of this act become effective October 1, 2011, and apply to limited learner's permits and limited provisional licenses issued on or after that date. Section 1 of this act becomes effective October 1,"
2011, and applies to persons issued a limited provisional license on or after that date. Section 2 of this act becomes effective January 1, 2012, and applies to persons issued a limited learner's permit on or after that date. Section 3 of this act becomes effective January 1, 2012, and applies to persons issued a limited provisional license on or after that date. Section 4 of this act becomes effective October 1, 2011, January 1, 2012, and applies to offenses committed on or after that date. The remainder of this act becomes effective October 1, 2011."

SECTION 3.3. Section 20 of S.L. 2011-391 is repealed.

PART IV. BAIL BONDSMEN

SECTION 4.1. Article 71 of Chapter 58 of the General Statutes is amended by adding a new section to read:

"§ 58-71-200. Bondsman access to criminal court records.

(a) In order to assist licensed sureties and their agents in evaluating potential and current clients for the purposes of bail, the Administrative Office of the Courts shall provide any individual with a current license to act as professional bondsman, surety bondsman, or runner with access to search criminal records in the Administrative Office of the Courts' real-time criminal information systems.

(b) Access granted under subsection (a) of this section shall be limited to information systems containing general criminal case information, as maintained by the clerks of superior court. Access shall not include systems for the production of criminal process by law enforcement officials and judicial officials under G.S. 15A-301.1 or other information not subject to public disclosure.

(c) Access provided pursuant to subsection (a) of this section shall be without charge for individual searches of the Administrative Office of the Courts' criminal information systems. In order to defray the costs of establishing access, the Administrative Office of the Courts shall charge initial setup fees equivalent to its fees for governmental agencies granted access to its systems to each individual granted access pursuant to subsection (a) of this section.

(d) All hardware, software, telecommunications charges, or other expenditures required for such access shall be the sole responsibility of the individual bondsman or runner. No State funds may be expended for any such expenses.

(e) The Commissioner shall coordinate the access granted under subsection (a) of this section by providing all information requested by the Administrative Office of the Courts for the establishment of access. The Administrative Office of the Courts shall not provide access to any bondsman or runner who fails to provide all information requested by the Commissioner.

(f) The Commissioner shall notify the Administrative Office of the Courts within 24 hours of any action to suspend or revoke a bondsman's or runner's license or authority to act as a bondsman or runner. The Administrative Office of the Courts shall immediately revoke access of the suspended or revoked bondsman or runner to its criminal information systems.

September 13, 2011
The Administrative Office of the Courts shall provide to the Commissioner copies of its current policies for access to court information systems for users outside the Judicial Branch. Any bondsman or runner granted access pursuant to subsection (a) of this section shall adhere to all such policies. The Administrative Office of the Courts shall revoke access of any bondsman or runner who violates such policies.

It is unlawful for any person to willfully do any of the following:

1. For any person to access information systems of the Administrative Office of the Courts by means of an online identifier, as defined in G.S. 14-208.6(1n), that was assigned to another individual by the Administrative Office of the Courts pursuant to subsection (a) of this section.

2. For any bondsman or runner granted access pursuant to subsection (a) of this section to allow any other person, directly or indirectly, to make use of access granted to the bondsman or runner pursuant to subsection (a) of this section.

3. For any bondsman or runner granted access pursuant to subsection (a) of this section to make use of that access at any time when the bondsman or runner knows or has reason to know that his or her license issued under this Article is in a state of suspension or revocation.

4. For any bondsman or runner granted access pursuant to subsection (a) of this section to distribute, in any medium or manner, information obtained from the information systems of the Administrative Office of the Courts to any person for any reason not directly related to the evaluation of the individual to whom the information pertains for the purposes of bail.

Unless the conduct is covered under some other provision of law providing for a greater punishment, any violation of this subsection shall be a Class H felony.

SECTION 4.2.(a) Section 8 of S.L. 2011-377 is repealed.

SECTION 4.2.(b) G.S. 15A-544.5(d)(4) reads as rewritten:

"(4) If neither the district attorney nor the board of education has filed a written objection to the motion by the twentieth day after the motion is served, served by the clerk of superior court pursuant to Rule 4 of the Rules of Civil Procedure, the clerk shall enter an order setting aside the forfeiture, regardless of the basis for relief asserted in the motion, the evidence attached, or the absence of either."

SECTION 4.2.(c) G.S. 15A-544.5(d)(4), as amended by Section 9(b) of this act, reads as rewritten:

September 13, 2011
"(4) If neither the district attorney nor the attorney for the board of education has filed a written objection to the motion by the twentieth day after a copy of the motion is served by the clerk of superior court pursuant to Rule 4 of the Rules of Civil Procedure, the clerk shall enter an order setting aside the forfeiture, regardless of the basis for relief asserted in the motion, the evidence attached, or the absence of either."

PART V. WATER SUPPLY LINES

SECTION 5. Notwithstanding Section 5.1(b) of S.L. 1998-132, the Secretary of Environment and Natural Resources shall grant a waiver to allow additional connections to a bond-funded waterline within an area designated as WS-I or the critical area of any area that has been designated as WS-II, WS-III, or WS-IV by the Environmental Management Commission pursuant to G.S. 143-214.5, provided the design capacity and size of the existing bond-funded waterline can accommodate the additional connections and the purpose of the additional connection is for either of the following reasons:

(1) To address an existing threat to public health or water quality.

(2) To provide water to a habitable structure located on a lot zoned for a single-family residence. There is no requirement that the habitable structure existed on the lot at the time of the construction of the bond-funded waterline.

PART VI. HOME INSPECTOR LICENSURE BOARD CLARIFICATION

SECTION 6. G.S. 143-151.46(a)(1) reads as rewritten:

"(a) Membership. – The North Carolina Home Inspector Licensure Board is established in the Department of Insurance. The Board shall be composed of the Commissioner of Insurance or the Commissioner's designee and seven additional members appointed as follows:

(1) A public member who is not actively engaged in one of the professional categories in subdivisions (2) through (4) of this subsection, appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives.

..."

SECTION 7. Except as otherwise provided herein, this act is effective when it becomes law.

The Conference Report is placed on the calendar for Wednesday, September 14, for adoption.

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

September 13, 2011
The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

"Almighty God, You are the God of grace, the God of mercy and the God of justice. You do not worry and do not get confused. You are so different than us, your children. Pour out, oh Lord, your perfect love upon these patriots here gathered. Help us to turn more and more to you in prayer. Take our cynical minds and make them open to your plan. Give us grace, Lord, not to complain, but to see that our inheritance is not with perishable things like silver or gold, but it's in you. Save us, oh Lord, from ourselves and surround us with the blessing of your almighty presence. We pray in the name of Jesus Christ, Amen."

The Chair grants leaves of absence for today to Senator Bingham, Senator Blake, Senator Graham, Senator Hartsell, Senator Soucek, Senator Walters, and Senator White.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Tuesday, September 13, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

The Chair extends privileges of the floor to Lady Sue Bell from Greensboro, North Carolina, who is serving the Senate as Nurse of the Day.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:

S.J.R. 792, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING, with an unfavorable report as to Joint Resolution, but favorable as to Committee Substitute Joint Resolution.

Pursuant to Rule 45.1, the proposed Committee Substitute Joint Resolution 15196, is adopted and engrossed.

September 14, 2011
Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute Joint Resolution is placed on today's calendar for immediate consideration.

The Committee Substitute Joint Resolution passes its second reading (39-2) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message.

**SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES**

The following special message is received from the House of Representatives:

House of Representatives
September 14, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on **H.B. 335** (Conference Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION AND THE DEPARTMENT OF PUBLIC SAFETY TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES AND TO TEMPORARILY LIMIT EXPANSION OF PRIVATE MAINTENANCE CONTRACTS AT PRISON FACILITIES; TO MAKE CLARIFYING CHANGES TO CERTAIN PROBATION STATUTES AND TO THE JUSTICE REINVESTMENT ACT; TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES, MAKING A CHANGE TO THE BUDGET TECHNICAL CORRECTIONS BILL AND A TECHNICAL CHANGE TO S.L. 2011-313; TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS; TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998; AND TO CLARIFY THE QUALIFICATIONS OF PUBLIC MEMBERS OF THE NORTH CAROLINA HOME INSPECTOR LICENSURE BOARD.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

September 14, 2011
SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
September 14, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on S.B. 580 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ALLOW FOR SERVICE OF CRIMINAL PROCESS BY A LAW ENFORCEMENT OFFICER BEFORE A MAGISTRATE EVEN WHEN THE OFFICER IS OUTSIDE THE OFFICER'S TERRITORIAL JURISDICTION, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS, TO REPEAL THE REQUIREMENT THAT MAGISTRATES BE RESIDENTS OF THE COUNTY TO WHICH THEY ARE APPOINTED TO SERVE, TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, AND TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, AND TO MAKE CLARIFYING CHANGES TO S.L. 2011-390, FORCED COMBINATIONS.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

CALENDAR

Bills on today's calendar are taken up and disposed of, as follows:

S.B. 354 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES

September 14, 2011
AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Apodaca, the Senate concurs in the House Committee Substitute bill (40-1) and the bill is ordered enrolled.

S.B. 580 (Conference Report), A BILL TO BE ENTITLED AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS; TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, AND TO MAKE CLARIFYING CHANGES TO S.L. 2011-390, FORCED COMBINATIONS, upon third reading.

The Conference Report passes its third reading, by roll-call vote, ayes 41, noes 0, as follows:

Voting in the affirmative: Senators Allran, Apodaca, Atwater, D. Berger, P. Berger, Blue, Brock, Brown, Brunsetter, Clary, Daniel, Dannelly, Davis, East, Forrester, Garrou, Goolsby, Gunn, Harrington, Hise, Hunt, Jackson, Jenkins, Jones, Kinnaird, Mansfield, McKissick, Meredith, Nesbitt, Newton, Pate, Preston, Purcell, Rabon, Robinson, Rouzer, Rucho, Stein, Stevens, Tillman and Vaughan---41.

Voting in the negative: None.

The Conference Report is ordered enrolled and sent to the Governor by special message.

H.B. 335 (Conference Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION AND THE DEPARTMENT OF PUBLIC SAFETY TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES AND TO TEMPORARILY LIMIT EXPANSION OF PRIVATE MAINTENANCE CONTRACTS AT PRISON FACILITIES; TO MAKE CLARIFYING CHANGES TO CERTAIN PROBATION STATUTES AND TO THE JUSTICE REINVESTMENT ACT; TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES, MAKING A CHANGE TO THE BUDGET TECHNICAL CORRECTIONS BILL AND A TECHNICAL CHANGE TO S.L. 2011-313; TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS; TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998; AND TO CLARIFY THE QUALIFICATIONS OF PUBLIC MEMBERS OF THE NORTH CAROLINA HOME INSPECTOR LICENSURE BOARD.

September 14, 2011
The Senate recesses at 10:27 a.m., with the Conference Committee Substitute for H.B. 335 pending, to reconvene at 10:40 a.m.

RECESS

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

CALENDAR (continued)

The Chair grants leaves of absence for the remainder of today's session to Senator Jones, Senator Robinson, and Senator Stein.

H.B. 335 (Conference Committee Substitute), A BILL TO BE ENTITLED AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION AND THE DEPARTMENT OF PUBLIC SAFETY TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES AND TO TEMPORARILY LIMIT EXPANSION OF PRIVATE MAINTENANCE CONTRACTS AT PRISON FACILITIES; TO MAKE CLARIFYING CHANGES TO CERTAIN PROBATION STATUTES AND TO THE JUSTICE REINVESTMENT ACT; TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES, MAKING A CHANGE TO THE BUDGET TECHNICAL CORRECTIONS BILL AND A TECHNICAL CHANGE TO S.L. 2011-313; TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS; TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998; AND TO CLARIFY THE QUALIFICATIONS OF PUBLIC MEMBERS OF THE NORTH CAROLINA HOME INSPECTOR LICENSURE BOARD.

Without objection, Senator Apodaca requests to be excused from voting on the Conference Committee Substitute bill due to a conflict of interest.

Upon motion of Senator Goolsby, the Senate adopts the Conference Report (25-11).

The Chair orders a message sent to the House of Representatives informing that honorable body of such action.

ENROLLED BILL

The Enrolling Clerk reports the following bill duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 514, AN ACT TO AMEND THE CONSTITUTION TO PROVIDE THAT MARRIAGE BETWEEN ONE MAN AND ONE WOMAN IS THE ONLY DOMESTIC LEGAL UNION THAT SHALL BE VALID OR RECOGNIZED IN THIS STATE.

September 14, 2011
The Senate recesses at 10:45 a.m. to reconvene at 11:00 a.m.

RECESS

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Upon motion of Senator Phil Berger, seconded by Senator Vaughan, the Senate adjourns at 11:12 a.m. in accordance with S.J.R. 792, subject to the receipt of messages from the House of Representatives, conference reports, committee reports, messages from the Governor, reading of executive orders, appointments of conferees and ratification of bills, to meet Monday, November 7, at 12:00 p.m.

ENROLLED BILLS AND A RESOLUTION

The Enrolling Clerk reports the following bills duly ratified for presentation to the Governor:

S.B. 580, AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS; TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, AND TO MAKE CLARIFYING CHANGES TO S.L. 2011-390, FORCED COMBINATIONS.

H.B. 335, AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION AND THE DEPARTMENT OF PUBLIC SAFETY TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES AND TO TEMPORARILY LIMIT EXPANSION OF PRIVATE MAINTENANCE CONTRACTS AT PRISON FACILITIES; TO MAKE CLARIFYING CHANGES TO CERTAIN PROBATION STATUTES AND TO THE JUSTICE REINVESTMENT ACT; TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES, MAKING A CHANGE TO THE BUDGET TECHNICAL CORRECTIONS BILL AND A TECHNICAL CHANGE TO S.L. 2011-313; TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS; TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998; AND TO CLARIFY THE QUALIFICATIONS OF PUBLIC MEMBERS OF THE NORTH CAROLINA HOME INSPECTOR LICENSURE BOARD.

September 14, 2011
The Enrolling Clerk reports the following bill and Joint Resolution duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.B. 354, AN ACT TO APPOINT PERSONS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND TO MAKE MODIFICATIONS TO APPOINTMENTS MADE IN THE 2011 APPOINTMENTS BILL.

S.J.R. 792, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO A DATE CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING. (Res. 11)

CHAPTERED BILLS

The Enrolling Clerk reports the following bills properly enrolled, assigned the following Chapter Numbers, and presented to the Office of the Secretary of State:

S.B. 514, AN ACT TO AMEND THE CONSTITUTION TO PROVIDE THAT MARRIAGE BETWEEN ONE MAN AND ONE WOMAN IS THE ONLY DOMESTIC LEGAL UNION THAT SHALL BE VALID OR RECOGNIZED IN THIS STATE. (Became law upon ratification, September 14, 2011 - S.L. 2011-409.)


APPOINTMENT OF CONFERENCE COMMITTEE

H.B. 823 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO AMEND THE NORTH CAROLINA CONSTITUTION TO LIMIT THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT PRO TEMPORE OF THE SENATE TO SERVE FOR FOUR CONSECUTIVE TWO-YEAR TERMS IN THOSE OFFICES.

Pursuant to the message from the House of Representatives received September 13 that the House fails to concur in the Senate Committee Substitute bill for H.B. 823, The Senate announces the appointment of Senator Apodaca, Chair; Senator Rucho, Vice-Chair; Senator Harrington, Senator Nesbitt, and Senator Stein as conferees on the part of the Senate to resolve the differences arising between the two bodies. A message is ordered sent to the House of Representatives informing that honorable body of such action.

September 14, 2011
Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

\begin{center}
\textbf{ONE-HUNDREDTH DAY}
\end{center}

Senate Chamber
Monday, November 7, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

"Almighty God, on this glorious day, that you have made, we come to you with thanksgiving. We thank you for fresh mercy in the morning. And we thank you for putting us in our right mind on this day. Heavenly Father, we pause today, in silence, and we think of our brother and fellow member of the family, Dr. Jim Forrester. Jim served this country by fighting in Vietnam, as a Brigadier General, he served this state as a physician, and he was an eleven-term member of this very Senate, representing District 41 which includes Gaston county, Lincoln county and Iredell. Let us pause in remembrance of this great man. And we are thankful that you gave him to us, and we were privileged to serve with him in this body. But Lord we know that he is now in glory with you, for, both personally, and publicly he was a disciple of you, Lord Jesus Christ. Now turn our minds, Lord, and the thoughts that inhabit them, to your wise counsel. Free us from the chains of hostility. Give us your light and your wisdom, God, on this day. Give us courage for the living of these days. And remind us that you hold us all in the palm of your hands, Lord, and for that we are most grateful. For Christ sake we pray, Amen."


Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Wednesday, September 14, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.
EXECUTIVE ORDERS

Executive Order Number 108, Extending Executive Orders No. 103, 104 and 105.

Executive Order Number 109, Extending Executive Orders No. 103, 104, 105 and 107.

WITHDRAWAL FROM COMMITTEE

S.B. 283, A BILL TO BE ENTITLED AN ACT TO ADDRESS SCHOOL DAYS MISSED BY MOUNTAIN COUNTIES DUE TO INCLEMENT WEATHER, referred to the Rules and Operations of the Senate Committee on March 21.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the bill be withdrawn from the Rules and Operations of the Senate Committee and re-referred to the Redistricting Committee, which motion prevails with unanimous consent.

The Chair orders the bill withdrawn from the Rules and Operations of the Senate Committee and re-refers the measure to the Redistricting Committee.

S.B. 689, A BILL TO BE ENTITLED AN ACT TO GIVE CERTAIN LOCAL BOARDS OF EDUCATION ADDITIONAL FLEXIBILITY WITH REGARD TO INSTRUCTIONAL TIME LOST DUE TO INCLEMENT WEATHER, referred to the Rules and Operations of the Senate Committee on May 2.

Pursuant to Rule 47(a), Senator Apodaca offers a motion that the bill be withdrawn from the Rules and Operations of the Senate Committee and re-referred to the Redistricting Committee, which motion prevails with unanimous consent.

The Chair orders the bill withdrawn from the Rules and Operations of the Senate Committee and re-refers the measure to the Redistricting Committee.

SUSPENSION OF RULES

Upon motion of Senator Apodaca, the rules are suspended and all bills sent to the House are sent by special message.

Upon motion of Senator Apodaca, the rules are suspended to allow all bills reported from committee to be placed on today’s calendar. Further, if any bill shall pass its second reading, the bill shall be placed again on today’s calendar for third reading.

The Senate recesses at 12:30 p.m., subject to the receipt of messages from the House of Representatives, receipt and re-referral of conference reports, appointment and removal of standing committee members, appointment and removal of conference committee members, receipt and re-referral of bills and committee reports, receipt of messages from the Governor, and the reading of Executive Orders to reconvene at 3:00 p.m.

November 7, 2011
RECESS

CHANGES TO 2011 SENATE COMMITTEES

Pursuant to Rule 31, Senator Phil Berger, President Pro Tempore announces a change in the appointment of Senator Jackson from Vice Chairman to Co-Chairman of the Agriculture/Environment/Natural Resources Committee, and from Vice Chairman to Co-Chairman of the Appropriations on Natural and Economic Resources Committee.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
September 12, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that pursuant to a Proclamation issued by Governor Beverly Eaves Perdue on August 24, 2011, Representative Jason Saine has been administered the oath of office as a Member of the House of Representatives for the remainder of the 2011-2012 General Assembly. Representative Saine has been seated to fill the vacancy created by the resignation of the Honorable Johnathan Rhyne, Jr. from the Ninety-Seventh District.

Respectfully,
S/Denise G. Weeks
Principal Clerk

MESSAGE FROM THE GOVERNOR

The following special message is received from the Governor:

STATE OF NORTH CAROLINA
OFFICE OF THE GOVERNOR
20301 MAIL SERVICE CENTER · RALEIGH, NC 27699-0301

BEVERLY EAVES PERDUE
GOVERNOR

September 18, 2011

The Honorable Phil Berger
President Pro Tempore of the Senate
North Carolina General Assembly
2008 Legislative Building
Raleigh, NC 27601

November 7, 2011
Dear President Pro Tempore Berger,

Pursuant to G.S. § 135-6, I hereby submit for review by the North Carolina Senate the names of the following candidates for appointment or reappointment to the North Carolina Teachers’ and State Employees Retirement System Board of Trustees:

- Monda Griggs, Active Teacher seat
- Burt Tasaico, Department of Transportation Employee seat
- Joyce Elliot, Retired Teacher seat (reappointment)
- Gloria Upperman, Active State Employee seat

Please feel free to contact my office if you have any questions or need additional information.

Sincerely,
S/Bev Perdue

cc: Lieutenant Governor Walter Dalton, President of the Senate
Sarah Clapp, Senate Principal Clerk

Referred to the Pensions & Retirement and Aging Committee.

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Rucho for the Redistricting Committee:

S.B. 283, A BILL TO BE ENTITLED AN ACT TO ADDRESS SCHOOL DAYS MISSED BY MOUNTAIN COUNTIES DUE TO INCLEMENT WEATHER, with an unfavorable report as to bill, but favorable as to Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Committee Substitute bill 65061, which changes the title to read S.B. 283 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-402, AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE NORTH CAROLINA SENATORIAL DISTRICTS, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's calendar.

November 7, 2011
S.B. 689. A BILL TO BE ENTITLED AN ACT TO GIVE CERTAIN LOCAL BOARDS OF EDUCATION ADDITIONAL FLEXIBILITY WITH REGARD TO INSTRUCTIONAL TIME LOST DUE TO INCLEMENT WEATHER, with an unfavorable report as to bill, but favorable as to Committee Substitute bill.

Pursuant to Rule 45.1, the proposed Committee Substitute bill 65060, which changes the title to read S.B. 689 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-403, AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE UNITED STATES CONGRESSIONAL DISTRICTS, is adopted and engrossed.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

The Chair grants leaves of absence for the remainder of today's session to Senator Clodfelter and Senator Robinson.

CALENDAR

Bills on today's Calendar are taken up and disposed of, as follows:

S.B. 283 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-402, AN ACT TO REALIGN THE NORTH CAROLINA SENATORIAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE NORTH CAROLINA SENATORIAL DISTRICTS.

The Committee Substitute bill passes its second reading (25-12) as follows:
Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---25.
Voting in the negative: Senators Atwater, Blue, Dannelly, Garrou, Graham, Jenkins, Jones, McKissick, Nesbitt, Purcell, Stein and Vaughan---12.

Without objection, the Committee Substitute bill is read a third time and passes its third reading (25-12) as follows:

November 7, 2011
Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---25.

Voting in the negative: Senators Atwater, Blue, Dannelly, Garrou, Graham, Jenkins, Jones, McKissick, Nesbitt, Purcell, Stein and Vaughan---12.

The Committee Substitute bill is ordered sent to the House of Representatives by special message.

S.B. 689 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-403, AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE UNITED STATES CONGRESSIONAL DISTRICTS.

The Committee Substitute bill passes its second reading (25-12) as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---25.

Voting in the negative: Senators Atwater, Blue, Dannelly, Garrou, Graham, Jenkins, Jones, McKissick, Nesbitt, Purcell, Stein and Vaughan---12.

Without objection, the Committee Substitute bill is read a third time and passes its third reading (25-12) as follows:

Voting in the affirmative are: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Jackson, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---25.

Voting in the negative: Senators Atwater, Blue, Dannelly, Garrou, Graham, Jenkins, Jones, McKissick, Nesbitt, Purcell, Stein and Vaughan---12.

The Committee Substitute bill is ordered sent to the House of Representatives by special message.

The Senate recesses at 3:50 p.m., subject to the receipt of messages from the House of Representatives, receipt and re-referral of conference reports, appointment and removal of standing committee members, appointment and removal of conference committee members, receipt and re-referral of bills and committee reports, receipt of messages from the Governor, and the reading of Executive Orders to reconvene at 4:30 p.m.

RECESS

November 7, 2011
SPECIAL MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The following special messages are received from the House of Representatives:

H.B. 569 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-169, AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE DISTRICTING PLAN FOR THE GREENE COUNTY BOARD OF COMMISSIONERS.
Referred to the Redistricting Committee.

H.B. 679 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL INADVERTENTLY UNASSIGNED AREAS BY SESSION LAW 2011-203, AN ACT TO REALIGN THE DISTRICTS FOR WAKE COUNTY SUPERIOR COURT JUDGE SEATS TO PROVIDE FOR SINGLE MEMBER DISTRICTS AND EQUAL REPRESENTATION IN THOSE DISTRICTS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR WAKE COUNTY SUPERIOR COURT JUDGES.
Referred to the Redistricting Committee.

H.B. 777 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL INADVERTENTLY UNASSIGNED AREAS BY SESSION LAW 2011-404, AN ACT TO REALIGN NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS.
Referred to the Redistricting Committee.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

The Chair grants leaves of absence for the remainder of today's session to Senator Garrou and Senator Graham.

The Senate recesses at 4:50 p.m., subject to the receipt of messages from the House of Representatives, receipt and re-referral of conference reports, appointment and removal of standing committee members, appointment and removal of conference committee members, receipt and re-referral of bills and committee reports, receipt of messages from the Governor, and the reading of Executive Orders to reconvene at 6:00 p.m.

November 7, 2011
RECESS

REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Rucho for the Redistricting Committee:

H.B. 569 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-169, AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE DISTRICTING PLAN FOR THE GREENE COUNTY BOARD OF COMMISSIONERS, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's calendar.

H.B. 679 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL INADVERTENTLY UNASSIGNED AREAS BY SESSION LAW 2011-203, AN ACT TO REALIGN THE DISTRICTS FOR WAKE COUNTY SUPERIOR COURT JUDGE SEATS TO PROVIDE FOR SINGLE MEMBER DISTRICTS AND EQUAL REPRESENTATION IN THOSE DISTRICTS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR WAKE COUNTY SUPERIOR COURT JUDGES, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's calendar.

H.B. 777 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-404, AN ACT TO REALIGN NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS, with a favorable report.

Upon motion of Senator Apodaca, the rules are suspended and the Committee Substitute bill is placed on today's calendar.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Upon the appearance of Senator Kinnaird and Senator White in the Chamber, the Chair acknowledges their presence and the leaves of absence granted previously are withdrawn.

November 7, 2011
The Chair grants a leave of absence for the remainder of today's session to Senator Jackson.

CALENDAR (continued)

H.B. 569 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-169, AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE DISTRICTING PLAN FOR THE GREENE COUNTY BOARD OF COMMISSIONERS.

The Committee Substitute bill passes its second reading (24-10) as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---24.

Voting in the negative: Senators Atwater, Blue, Dannelly, Jones, Kinnaird, McKissick, Neshitt, Purcell, Vaughan and White---10.

Without objection, the Committee Substitute bill is read a third time and passes its third reading (24-10) as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---24.

Voting in the negative: Senators Atwater, Blue, Dannelly, Jones, Kinnaird, McKissick, Neshitt, Purcell, Vaughan and White---10.

The Committee Substitute bill is ordered enrolled.

H.B. 679 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL INADVERTENTLY UNASSIGNED AREAS BY SESSION LAW 2011-203, AN ACT TO REALIGN THE DISTRICTS FOR WAKE COUNTY SUPERIOR COURT JUDGE SEATS TO PROVIDE FOR SINGLE MEMBER DISTRICTS AND EQUAL REPRESENTATION IN THOSE DISTRICTS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR WAKE COUNTY SUPERIOR COURT JUDGES.

The Committee Substitute bill passes its second reading (24-10) as follows:

Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---24.

Voting in the negative: Senators Atwater, Blue, Dannelly, Jones, Kinnaird, McKissick, Neshitt, Purcell, Vaughan and White---10.

November 7, 2011
Without objection, the Committee Substitute bill is read a third time and passes its third reading (24-10) as follows:
Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---24.
Voting in the negative: Senators Atwater, Blue, Dannelly, Jones, Kinnaird, McKissick, Nesbitt, Purcell, Vaughan and White---10.

The Committee Substitute bill is ordered enrolled and sent to the Governor.

H.B. 777 (Committee Substitute), A BILL TO BE ENTITLED A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-404, AN ACT TO REALIGN NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE NORTH CAROLINA HOUSE OF REPRESENTATIVES DISTRICTS.

The Committee Substitute bill passes its second reading (24-10) as follows:
Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---24.
Voting in the negative: Senators Atwater, Blue, Dannelly, Jones, Kinnaird, McKissick, Nesbitt, Purcell, Vaughan and White---10.

Without objection, the Committee Substitute bill is read a third time and passes its third reading (24-10) as follows:
Voting in the affirmative: Senators Allran, Apodaca, P. Berger, Bingham, Blake, Brock, Clary, Daniel, Davis, East, Gunn, Harrington, Hartsell, Hise, Hunt, Meredith, Newton, Pate, Preston, Rouzer, Rucho, Soucek, Stevens and Tillman---24.
Voting in the negative: Senators Atwater, Blue, Dannelly, Jones, Kinnaird, McKissick, Nesbitt, Purcell, Vaughan and White---10.

The Committee Substitute bill is ordered enrolled.

The Senate recesses at 6:26 p.m., subject to the introduction of bills and resolutions, receipt of messages from the House of Representatives, receipt and re-referral of conference reports, appointment and removal of standing committee members, appointment and removal of conference committee members, receipt and re-referral of bills and committee reports, receipt of messages from the Governor, and the reading of Executive Orders to reconvene at 6:45 p.m.

RECESS

November 7, 2011
INTRODUCTION OF A RESOLUTION

A resolution filed for introduction is presented to the Senate, read the first time, and disposed of, as follows:

By Senator Apodaca:

S.J.R. 793, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO DATES CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

Referred to the Rules and Operations of the Senate Committee.

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

ENROLLED BILLS

The Enrolling Clerk reports the following bill duly ratified for presentation to the Governor:

H.B. 679, A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL INADVERTENTLY UNASSIGNED AREAS BY SESSION LAW 2011-203, AN ACT TO REALIGN THE DISTRICTS FOR WAKE COUNTY SUPERIOR COURT JUDGE SEATS TO PROVIDE FOR SINGLE MEMBER DISTRICTS AND EQUAL REPRESENTATION IN THOSE DISTRICTS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR WAKE COUNTY SUPERIOR COURT JUDGES.

The Enrolling Clerk reports the following bills duly ratified, properly enrolled, and presented to the Office of the Secretary of State:


S.B. 689, A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-403, AN ACT TO REALIGN THE UNITED STATES CONGRESSIONAL DISTRICTS FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR THE UNITED STATES CONGRESSIONAL DISTRICTS.

November 7, 2011
H.B. 569, A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-169, AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE DISTRICTING PLAN FOR THE GREENE COUNTY BOARD OF COMMISSIONERS.


REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Apodaca for the Rules and Operations of the Senate Committee:


Pursuant to Rule 45.1, Committee Amendment No. 1 is adopted.

Upon motion of Senator Apodaca, the rules are suspended and the Joint Resolution, as amended in committee, is placed on today's calendar.

CALENDAR (continued)

S.J.R. 793, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO DATES CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING.

The Joint Resolution, as amended in committee, passes its second reading (23-9) and, without objection, is read a third time and passes its third reading and is ordered sent to the House of Representatives by special message, with unengrossed Committee Amendment No. 1.

Upon motion of Senator Phil Berger, seconded by Senator Nesbitt, the Senate adjourns at 7:04 p.m., subject to ratification of bills and receipt of messages from the House of Representatives, to meet Sunday, November 27, at 8:00 p.m.

November 7, 2011
ENROLLED RESOLUTION

The Enrolling Clerk reports the following Joint Resolution duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

S.J.R. 793, A JOINT RESOLUTION FURTHER ADJOURNING THE 2011 REGULAR SESSION OF THE GENERAL ASSEMBLY TO DATES CERTAIN AND LIMITING THE MATTERS THAT MAY BE CONSIDERED UPON RECONVENING. (Res. 12)

CHAPTERED BILLS

The Enrolling Clerk reports the following bills properly enrolled, assigned the following Chapter Numbers, and presented to the Office of the Secretary of State:


H.B. 569, A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL AREAS INADVERTENTLY UNASSIGNED BY SESSION LAW 2011-169, AN ACT TO PROVIDE GEOGRAPHIC PARITY IN REPRESENTATION ON THE GREENE COUNTY BOARD OF COMMISSIONERS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE DISTRICTING PLAN FOR THE GREENE COUNTY BOARD OF COMMISSIONERS. (Became law upon ratification, November 7, 2011 - S.L. 2011-415.)

November 7, 2011

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

ONE HUNDRED AND FIRST DAY

Senate Chamber
Sunday, November 27, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

"Dear Jesus, thank you for this day. Thank you for making this day the best. I thank you for being the best ever. We love you. You are holy. We ask you Jesus to come and heal our hearts. Amen." A prayer by Josie Marie Milner, daughter of Senate Chaplain Milner.

Senator Rucho announces that the Senate Journal of Monday, November 7, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

Upon motion of Senator Hise, seconded by Senator Stevens, the Senate adjourns at 8:01 p.m. to meet Monday, November 28, at 4:00 p.m.
ONE HUNDRED AND SECOND DAY

Senate Chamber
Monday, November 28, 2011

The Senate meets pursuant to adjournment and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

Prayer is offered by The Reverend Peter Milner, Senate Chaplain, as follows:

"Most Holy God, the source of all good desires, all right judgments and all just works. Give to us, your servants, that peace which the world cannot give, so that our minds may be fixed on the doing of your will and that we being delivered from the fear of all of our enemies may live in that peace and quietness; through the mercies of Jesus our Savior. Amen."

The Chair grants leaves of absence for today to Senator Apodaca, Senator Daniel, Senator Dannelly, Senator Graham, Senator Hartsell, and Senator Jenkins.

Senator Phil Berger, President Pro Tempore, announces that the Senate Journal of Sunday, November 27, has been examined and is found to be correct. Upon his motion, the Senate dispenses with the reading of the Senate Journal and it stands approved as written.

The Chair extends privileges of the floor to Dr. Ronald "Ronnie" Laney from Greensboro, North Carolina, who is serving the Senate as Doctor of the Day.

CHAPTERED BILL

The Enrolling Clerk reports the following bill properly enrolled, assigned the following Chapter Number, and presented to the Office of the Secretary of State:

H.B. 679, A CURATIVE ACT OF THE GENERAL ASSEMBLY TO ASSIGN ALL INADVERTENTLY UNASSIGNED AREAS BY SESSION LAW 2011-203, AN ACT TO REALIGN THE DISTRICTS FOR WAKE COUNTY SUPERIOR COURT JUDGE SEATS TO PROVIDE FOR SINGLE MEMBER DISTRICTS AND EQUAL REPRESENTATION IN THOSE DISTRICTS, AND TO CLARIFY THE TEXTUAL EXPLANATION OF THE PLAN FOR WAKE COUNTY SUPERIOR COURT JUDGES. (Became law upon approval of the Governor, November 16, 2011 - S.L. 2011-417.)

The Senate recesses at 4:11 p.m. to reconvene at 6:30 p.m.

RECESS

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

November 28, 2011
REPORT OF COMMITTEE

A standing committee report is submitted as follows:

By Senator Brunstetter for the Judiciary I Committee:

S.B. 9 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT'S RULING IN MCCLESKEY V. KEMP, with a favorable as to concurrence report.

Upon motion of Senator Brunstetter, the rules are suspended and the House Committee Substitute bill is placed on today's Calendar.

CONFERENCE REPORT

Senator Brock, for the Conferees appointed to consider the differences arising between the Senate and the House of Representatives upon H.B. 796 (Senate Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MODIFY PROVISIONS RELATED TO THE SALES OF ALCOHOLIC BEVERAGES, submits for adoption the following report:

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 796, A BILL TO BE ENTITLED AN ACT TO MODIFY PROVISIONS RELATED TO THE SALES OF ALCOHOLIC BEVERAGES, Senate Rules and Operations of the Senate Committee Substitute Adopted 6/15/11, submit the following report:

The House concurs in the Senate Rules and Operations of the Senate Committee Substitute Adopted 6/15/11 with an amendment:

Delete the entire Senate Rules and Operations of the Senate Committee Substitute Adopted 6/15/11 and substitute the attached Proposed Conference Committee Substitute H796-PCCS90138-LB-17.

The Senate agrees to that amendment.

The conferees recommend that the Senate and the House of Representatives adopt this report.

Date Conferees approved report: November 27, 2011.

Conferees for the Senate       Conferees for the House of Representatives
S/Tom Apodaca, Chair          S/Tim D. Moffitt
S/Andrew C. Brock             Joe Hackney
Clark Jenkins                 S/Tim Moore

The text of the attached Proposed Conference Committee Substitute, H796-PCCS90138-LB-17 is as follows:

November 28, 2011
A BILL TO BE ENTITLED

AN ACT TO ALLOW ALL PERMITTEES THAT HAVE BEEN ISSUED A BREWERY PERMIT BY THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION TO SELL AT RETAIL MALT BEVERAGES THAT HAVE BEEN MANUFACTURED AT THE BREWERY OR AT ANOTHER LOCATION OUT OF STATE BY THE SAME PERMITTEE ONLY ON THE PREMISES OF THE BREWERY AFTER RECEIVING THE PROPER PERMITS, TO CLARIFY THAT CERTAIN HIGH SCHOOL STUDENTS MAY BE PERMITTED TO TAKE NONCREDIT COURSES AT STATE COMMUNITY COLLEGES, AND TO AUTHORIZE THE DEPARTMENT OF PUBLIC INSTRUCTION TO ALLOT SMALL COUNTY SUPPLEMENTAL FUNDING TO THE CHEROKEE COUNTY SCHOOLS.

The General Assembly of North Carolina enacts:

SECTION 1. G.S. 18B-1104 reads as rewritten:

The holder of a brewery permit may:

(7) In an area where the sale of any type of alcoholic beverage is authorized by law, sell the brewery's malt beverages or malt beverages manufactured by the permittee in some other state that have been approved by the Commission for sale in North Carolina only at the brewery upon receiving a permit under G.S. 18B-1001(1). The brewery also may obtain a malt beverage wholesaler permit to sell, deliver, and ship at wholesale only malt beverages manufactured by the brewery. The authorization of this subdivision applies to a brewery that sells, to consumers at the brewery, to wholesalers, to retailers, and to exporters, fewer than 25,000 barrels, as defined in G.S. 81A-9, of malt beverages produced by it per year. A brewery not exceeding the sales quantity limitations in this subdivision may also sell the malt beverages manufactured by the brewery at not more than three other locations in the State, where the sale is legal, upon obtaining the appropriate permits under G.S. 18B-1001. A brewery operating any additional retail location pursuant to this subdivision shall also offer for sale at that location a reasonable selection of competitive malt beverage products.

(8) Obtain a malt beverage wholesaler permit to sell, deliver, and ship at wholesale only malt beverages manufactured by the brewery. The authorization of this subdivision applies to a brewery that sells, to consumers at the brewery, to wholesalers, to retailers, and to exporters, fewer than 25,000 barrels, as defined in G.S. 81A-9, of malt beverages produced by it per year. A brewery not exceeding the sales quantity limitations in this subdivision
may also sell the malt beverages manufactured by the brewery at not more than three other locations in the State, where the sale is legal, upon obtaining the appropriate permits under G.S. 18B-1001. A brewery operating any additional retail location pursuant to this subdivision shall also offer for sale at that location a reasonable selection of competitive malt beverage products.

A sale or gift under subdivision (5) or (6) shall not be considered a retail or wholesale sale under the ABC laws.

SECTION 2. G.S. 115D-20(4), as amended by Section 7.1A(h) of S.L. 2011-145 and by Section 13(c) of S.L. 2011-391, reads as rewritten:

"§ 115D-20. Powers and duties of trustees.

The trustees of each institution shall constitute the local administrative board of such institution, with such powers and duties as are provided in this Chapter and as are delegated to it by the State Board of Community Colleges. The powers and duties of trustees shall include the following:…

(4) To apply the standards and requirements for admission and graduation of students and other standards established by the State Board of Community Colleges. Notwithstanding any law or administrative rule to the contrary, local community colleges are permitted to offer the following programs:

a. Subject to the approval of the State Board of Community Colleges, local community colleges may collaborate with local school administrative units to offer courses through the following programs:

1. Cooperative innovative high school programs as provided by Part 9 of Article 16 of Chapter 115C of the General Statutes.

2. Academic transition pathways for qualified junior and senior high school students that lead to a career technical education certificate or diploma.

3. College transfer certificates requiring the successful completion of thirty semester credit hours of transfer courses, including English and mathematics, for qualified junior and senior high school students.

b. During the summer quarter, persons less than 16 years old may be permitted to take noncredit courses on a self-supporting basis, subject to rules of the State Board of Community Colleges.
c. High school students may be permitted to take noncredit courses in safe driving on a self-supporting basis during the academic year or the summer.

d. High school students 16 years and older may be permitted to take noncredit courses, except adult basic skills, subject to rules promulgated by the State Board of Community Colleges.

SECTION 3. Notwithstanding Section 7.12(c) of S.L. 2011-145, the Department of Public Instruction is authorized to allot funds from the Small County Supplemental Funding Allotment to the Cherokee County Schools for the 2011-2012 fiscal year. The amount allotted shall not exceed the allotment to the Cherokee County Schools for the 2010-2011 fiscal year.

SECTION 4. This act is effective when it becomes law.

Upon motion of Senator Brunstetter, the Conference Report is placed on today's Calendar for adoption.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

S.B. 224 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE ADDITIONAL APPOINTMENTS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES, for concurrence in the House Committee Substitute bill.

Upon motion of Senator Brunstetter, the rules are suspended and the House Committee Substitute bill is placed on today's Calendar.

SPECIAL MESSAGE FROM THE HOUSE OF REPRESENTATIVES

The following special message is received from the House of Representatives:

House of Representatives
November 28, 2011

Mr. President:

It is ordered that a message be sent your Honorable Body with the information that the House has adopted the report of the Conferees on H.B. 796 (Conference Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW ALL PERMITTEES THAT HAVE BEEN ISSUED A BREWERY PERMIT BY THE NORTH CAROLINA ALCOHOLIC BEVERAGE

November 28, 2011
CONTROL COMMISSION TO SELL AT RETAIL MALT BEVERAGES THAT HAVE BEEN MANUFACTURED AT THE BREWERY OR AT ANOTHER LOCATION OUT OF STATE BY THE SAME PERMITTEE ONLY ON THE PREMISES OF THE BREWERY AFTER RECEIVING THE PROPER PERMITS, TO CLARIFY THAT CERTAIN HIGH SCHOOL STUDENTS MAY BE PERMITTED TO TAKE NONCREDIT COURSES AT STATE COMMUNITY COLLEGES, AND TO AUTHORIZE THE DEPARTMENT OF PUBLIC INSTRUCTION TO ALLOT SMALL COUNTY SUPPLEMENTAL FUNDING TO THE CHEROKEE COUNTY SCHOOLS.

When the appropriate action has been taken by both chambers, the bill will be ordered enrolled.

Respectfully,
S/Denise G. Weeks
Principal Clerk

EXECUTIVE ORDER

Executive Order Number 110, Proclamation of a State of Disaster for Davidson and Randolph Counties.

THE RECEIVING OF APPLICATION OF REDRESS

Application of Redress for Grievances filed by Mr. Hugh Johnston:
Filed in the Senate Principal Clerk's Office.

Upon the appearance of Senator Dannelly in the Chamber, the Chair acknowledges his presence and the leave of absence granted previously is withdrawn.

CALENDAR

Bills on today's Calendar are taken up and disposed of, as follows:

S.B. 9 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT'S RULING IN MCCLESKEY V. KEMP.

Upon motion of Senator Goolsby, the Senate concurs in the House Committee Substitute bill (27-17) and the bill is ordered enrolled and sent to the Governor.

S.B. 224 (House Committee Substitute), A BILL TO BE ENTITLED AN ACT TO MAKE ADDITIONAL APPOINTMENTS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.

November 28, 2011
Upon motion of Senator Meredith, the Senate concurs in the House Committee Substitute bill (42-2) and the bill is ordered enrolled.

H.B. 796 (Conference Committee Substitute), A BILL TO BE ENTITLED AN ACT TO ALLOW ALL PERMITTEES THAT HAVE BEEN ISSUED A BREWERY PERMIT BY THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION TO SELL AT RETAIL MALT BEVERAGES THAT HAVE BEEN MANUFACTURED AT THE BREWERY OR AT ANOTHER LOCATION OUT OF STATE BY THE SAME PERMITTEE ONLY ON THE PREMISES OF THE BREWERY AFTER RECEIVING THE PROPER PERMITS, TO CLARIFY THAT CERTAIN HIGH SCHOOL STUDENTS MAY BE PERMITTED TO TAKE NONCREDIT COURSES AT STATE COMMUNITY COLLEGES, AND TO AUTHORIZE THE DEPARTMENT OF PUBLIC INSTRUCTION TO ALLOT SMALL COUNTY SUPPLEMENTAL FUNDING TO THE CHEROKEE COUNTY SCHOOLS.

Upon motion of Senator Brock, the Senate adopts the Conference Report (43-1).

The Chair orders a message sent to the House of Representatives informing that Honorable Body of such action.

The Senate recesses at 8:31 p.m. to reconvene at 8:45 p.m.

RECESS

The Senate meets pursuant to recess and is called to order by The Honorable Walter Dalton, Lieutenant Governor.

ENROLLED BILL

The Enrolling Clerk reports the following bill duly ratified for presentation to the Governor:

S.B. 9, AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT’S RULING IN MCCLESKEY V. KEMP.

REMOVAL OF BILL CO-SPONSOR

Senator McKissick requests that he be removed as a sponsor of previously introduced legislation:

S.B. 9, A BILL TO BE ENTITLED AN ACT TO ADD SYNTHETIC CANNABINOIDS TO THE LIST OF CONTROLLED SUBSTANCES, WHICH MAKES THE UNLAWFUL POSSESSION, MANUFACTURE, OR SALE OR DELIVERY OF SYNTHETIC CANNABINOIDS CRIMINAL OFFENSES AND TO CREATE THE CRIMINAL OFFENSE OF TRAFFICKING IN SYNTHETIC CANNABINOIDS.

November 28, 2011
Upon motion of Senator Phil Berger, seconded by Senator Nesbitt, the Senate
adjourns at 8:56 p.m. to meet Tuesday, November 29, at 12:01 a.m.

ONE HUNDRED AND THIRD DAY
Senate Chamber
Tuesday, November 29, 2011

The Senate meets pursuant to adjournment and is called to order by Senator
Phil Berger, President Pro Tempore.

Prayer is offered by Senator Harry Brown from Onslow County as follows:

"Dear Heavenly Father, thank you for another new day. Dear Lord, continue
to bless this Senate as we continue to do the work for the people of this state and
continue to guide us as we do that work. Dear Lord continue to bless us all and
just bless each and every one of us as we finish up this session and head back to
our homes. In your holy name we pray, Amen."

Senator Bingham announces that the Senate Journal of Monday, November
29, has been examined and is found to be correct. Upon his motion, the Senate
dispenses with the reading of the Senate Journal and it stands approved as
written.

ENROLLED BILLS

The Enrolling Clerk reports the following bill duly ratified for presentation to
the Governor:

**H.B. 796, AN ACT TO ALLOW ALL PERMITTEES THAT HAVE BEEN
ISSUED A BREWERY PERMIT BY THE NORTH CAROLINA
ALCOHOLIC BEVERAGE CONTROL COMMISSION TO SELL AT
RETAIL MALT BEVERAGES THAT HAVE BEEN MANUFACTURED AT
THE BREWERY OR AT ANOTHER LOCATION OUT OF STATE BY THE
SAME PERMITTEE ONLY ON THE PREMISES OF THE BREWERY
AFTER RECEIVING THE PROPER PERMITS, TO CLARIFY THAT
CERTAIN HIGH SCHOOL STUDENTS MAY BE PERMITTED TO TAKE
NONCREDIT COURSES AT STATE COMMUNITY COLLEGES, AND TO
AUTHORIZE THE DEPARTMENT OF PUBLIC INSTRUCTION TO ALLOT
SMALL COUNTY SUPPLEMENTAL FUNDING TO THE CHEROKEE
COUNTY SCHOOLS.**

November 29, 2011
The Enrolling Clerk reports the following bill duly ratified, properly enrolled, and presented to the Office of the Secretary of State:

**S.B. 224, AN ACT TO MAKE ADDITIONAL APPOINTMENTS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.**

Upon motion of Senator Phil Berger, seconded by Senator Bingham, the Senate adjourns at 12:04 a.m., subject to the ratification of bills, to meet Thursday, February 16, 2012 at 12:00 p.m.

**CHAPTERED BILL**

The Enrolling Clerk reports the following bill properly enrolled, assigned the following Chapter Number, and presented to the Office of the Secretary of State:

**S.B. 224, AN ACT TO MAKE ADDITIONAL APPOINTMENTS TO VARIOUS PUBLIC OFFICES UPON THE RECOMMENDATION OF THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.** (Became law upon ratification, November 29, 2011 - S.L. 2011-418.)

Pursuant to Senator Phil Berger's motion to adjourn having prevailed, the Senate stands adjourned.

November 29, 2011
EDITOR'S NOTES

A number of bills and resolutions passed second reading and were read a third time on the same day.

Rule 50 states:

No bill on its third reading shall be acted upon out of the regular order in which it stands on the calendar, and no bill shall be acted upon on its third reading the same day on which it passed its second reading, unless so ordered by two-thirds of the membership of the Senate present and voting.

In order to comply with this rule, no bill which has passed its second reading is read a third time unless it is ordered by two-thirds of the membership of the Senate present and voting, there is a rule suspension motion which prevails by at least a three-fifths vote of the membership of the Senate present and voting, or the Chair determines that there is no objection, which constitutes unanimous consent.

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The phrase “without objection” appears throughout the Senate Journal. Upon a motion offered, this reflects a determination by the Chair that there is no objection from a member present, which constitutes unanimous consent, for the order of the Chair.

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When a bill passes its second reading and remains on the calendar for further consideration, unless indicated otherwise the measure is placed on the calendar for the next legislative day in its regular order of business.

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Pursuant to Article II, Section 20, of the Constitution of North Carolina, the General Assembly met regularly, and did not adjourn for a period in excess of three days, from January 26 through June 18, 2011. After the June 18 adjournment, the Senate and House met intermittently through the passage of joint resolutions outlining adjournment and reconvening dates, and matters eligible for consideration.

Sec. 20 - Powers of the General Assembly. Each house shall be judge of the qualifications and elections of its own members, shall sit upon its own adjournment from day to day, and shall prepare bills to be enacted into laws. The two houses may jointly adjourn to any future day or other place. Either house may, of its own motion, adjourn for a period not in excess of three days.

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The Presiding Officer rules whether or not individual bills require a call of the roll. The ruling is made pursuant to Rule 25 and the following citation from Article II, Section 23, of the Constitution of North Carolina, which reads:

Sec. 23 - Revenue bills. No laws shall be enacted to raise money on the credit of the State, or to pledge the faith of the State directly or indirectly for the payment of any debt, or to impose any tax upon the people of the State or to allow the counties, cities, or towns to do so, unless the bill for the purpose shall have been read three several times in each house of the General Assembly and passed three several readings, which readings shall have been on three different days, and shall have been agreed to by each house respectively, and unless the yeas and nays on the second and third readings of the bill shall have been entered on the journal.

The numerical figures which appear in parentheses throughout the Senate Journal represent the affirmative and negative votes cast and recorded electronically, pursuant to Rule 25. Original vote tabulation sheets are deposited in the Division of Archives and History of the Department of Cultural Resources. Voting data can also be obtained at the Legislative Library and on the N.C. General Assembly’s website, www.ncleg.net.

Sarah Clapp
Principal Clerk
SENATE BILLS VETOED BY THE GOVERNOR

S.B. 13, AN ACT TO ENACT THE BALANCED BUDGET ACT OF 2011, was vetoed by the Governor and returned to the Senate February 22.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

Senate Bill 13, "An Act to Enact the Balanced Budget Act of 2011."

Section 2 of Senate Bill 13, "An Act to Enact the Balanced Budget Act of 2011," was designed to grant authority to the Governor to reduce expenditures for the remainder of fiscal year 2010-11. This bill provides that the Director of the Budget shall exercise these powers with a goal of reducing recurring expenditures by at least four hundred million dollars ($400,000,000).

I have already used powers granted to me through existing statutes to reduce expenditures by at least $400,000,000 for fiscal year 2010-11. This $400,000,000 has been accounted for in my 2011-13 recommended budget presented to the General Assembly on February 17, 2011.

The remaining sections are not necessary and interfere with the State's capacity to generate jobs and retain industry.

Therefore, I veto this bill.

Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 22nd day of February, 2011, at 2:05 p.m. for reconsideration by that body.
S.B. 265, AN ACT TO MAKE APPROPRIATIONS AND ADJUSTMENTS FOR THE 2011-2013 FISCAL BIENNUM TO THE STATE HEALTH PLAN FOR TEACHERS AND STATE EMPLOYEES; AND TO TRANSFER THE STATE HEALTH PLAN FOR TEACHERS AND STATE EMPLOYEES TO THE OFFICE OF STATE TREASURER, was vetoed by the Governor and returned to the Senate April 13.
S.B. 727. AN ACT TO ELIMINATE THE DUES CHECKOFF OPTION FOR ACTIVE AND RETIRED PUBLIC SCHOOL EMPLOYEES, was vetoed by the Governor and returned to the Senate June 18.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

Senate Bill 727. “An Act to Eliminate the Dues Check-off Option for Active and Retired Public School Employees.”

This bill is simply one more attack on teachers by the Republicans in the General Assembly. The effect of Senate Bill 727 is to unfairly and arbitrarily single out one group, given that State law allows a dues check-off option for every other comparable association of employees. It does so without even attempting to offer any rational basis why – which is not surprising, because no rational basis exists. In addition to being unfair, this bill is also illegal because it violates the rule under our State Constitution that similar groups must be treated similarly.

In short, the Republican leadership is punishing teachers because teachers had the “audacity” to publicly protest a budget that contains the most devastating cuts to education in our State’s history. Teachers have rights, and I refuse to allow the General Assembly to take them away.

Therefore, I veto this bill.

Beverly Perdue
Governor

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 18th day of June, 2011, at 7:30 a.m. for reconsideration by that body.
S.B. 33, AN ACT TO REFORM THE LAWS RELATING TO MONEY JUDGMENT APPEAL BONDS, BIFURCATION OF TRIALS IN CIVIL CASES, AND MEDICAL LIABILITY, was vetoed by the Governor and returned to the Senate June 24.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

June 24, 2011

I am strongly committed to passing meaningful medical malpractice reform. Doctors, hospitals and nursing homes in North Carolina are all being burdened by medical malpractice insurance rates that are too high.

By working together, we enacted meaningful changes to our tort law (H.B. 542) and our worker’s compensation system (H.B. 709) this year. We can achieve real medical malpractice reform as well. I commend the legislature for addressing this important issue but, in its current form, the bill is unbalanced. I urge the General Assembly to modify the bill to protect those that are catastrophically injured. Once the bill is revised to adequately protect those that are catastrophically injured, I will proudly sign it into law. I pledge to continue working with the General Assembly to achieve a comprehensive, bipartisan consensus. In its current form, however, I cannot sign the bill.

Therefore, I veto the bill.

Beverly Eaves Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 24th day of June, 2011, at 1:37 p.m., for reconsideration by that body.
S.B. 496, AN ACT RELATING TO REQUIREMENTS OF MEDICAID AND HEALTH CHOICE PROVIDERS, was vetoed by the Governor and returned to the Senate June 30.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

Senate Bill 496, “An Act Relating to Requirements of Medicaid and Health Choice Providers”

There are many aspects of Senate Bill 496 that I support. However, one section of the bill would take final decision-making authority away from the Department of Health and Human Services (“DHHS”) and instead give it to the Office of Administrative Hearings (“OAH”). The Attorney General has repeatedly declared that such a transfer of final authority from a state agency to OAH is in violation of our State Constitution. Furthermore, in addition to being unconstitutional, this transfer of authority from DHHS to OAH would also violate federal Medicaid law. Because I do not have a line-item veto, I am unable to veto only this one portion of the bill and must instead veto the bill in its entirety.

Therefore, I veto the bill.

Beverly E. Perdue
Governor

June 30, 2011

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 30th day of June, 2011, at 10:00 a.m. for reconsideration by that body.
S.B. 532, AN ACT TO REFORM THE EMPLOYMENT SECURITY LAWS OF NORTH CAROLINA BY CREATING THE DIVISION OF EMPLOYMENT SECURITY WITHIN THE DEPARTMENT OF COMMERCE, TRANSFERRING THE FUNCTIONS OF THE EMPLOYMENT SECURITY COMMISSION TO THAT DIVISION, MAKING THE DIVISION SUBJECT TO RULE MAKING UNDER ARTICLE 2A OF CHAPTER 150B OF THE GENERAL STATUTES, AND BY MAKING OTHER MODIFICATIONS AND CONFORMING CHANGES TO ALIGN THE EMPLOYMENT SECURITY FUNCTIONS OF STATE GOVERNMENT UNDER THE DIRECT LEADERSHIP OF THE SECRETARY OF COMMERCE, was vetoed by the Governor and returned to the Senate June 30.
S.B. 709. AN ACT TO INCREASE ENERGY PRODUCTION IN NORTH CAROLINA TO DEVELOP A SECURE, STABLE, AND PREDICTABLE ENERGY SUPPLY TO FACILITATE ECONOMIC GROWTH, JOB CREATION, AND EXPANSION OF BUSINESS AND INDUSTRY OPPORTUNITIES AND TO ASSIGN FUTURE REVENUE FROM ENERGY EXPLORATION, DEVELOPMENT, AND PRODUCTION OF ENERGY RESOURCES IN ORDER TO PROTECT AND PRESERVE THE STATE'S NATURAL RESOURCES, CULTURAL HERITAGE, AND QUALITY OF LIFE, was vetoed by the Governor and returned to the Senate June 30.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

Senate Bill 709, "An Act to Increase Energy Production in North Carolina to Develop a Secure, Stable, and Predictable Energy Supply to Facilitate Economic Growth, Job Creation, and Expansion of Business and Industry Opportunities and to Assign Future Revenue From Energy Exploration, Development, and Production of Energy Resources in Order to Protect and Preserve the State's Natural Resources, Cultural Heritage, and Quality of Life."

Senate Bill 709 is unconstitutional on its face. By directing the Governor of this State to enter into a compact with the Governors of South Carolina and Virginia, the General Assembly is intruding on the constitutional power of the Executive Branch and is, therefore, violating separation of powers principles that are enshrined in our Constitution. Furthermore, and even more basically, the General Assembly lacks the authority to instruct the Governors of other states to do anything at all. That's why I am vetoing this bill.

Before any oil and gas production can commence, the federal government must take action. North Carolina is nevertheless proactively planning and preparing to take full advantage of any eventual federal authorization. I strongly believe that our state can put people to work producing homegrown energy to power our lights and fuel our cars. But, we must do so through a comprehensive mix of energy sources that includes renewable energy. To that end, I'm issuing Executive Orders No. 96 and 97. The first will reestablish and expand the Scientific Advisory Panel on Energy that will continue to research, plan and provide options for onshore and offshore oil and gas production. The second will create the Offshore Wind Economic Development Task Force that will make recommendations on state investments and infrastructure needed to take full economic advantage of offshore wind resources in North Carolina.

Therefore, I veto the bill.

Beverly Eaves Perdue
Governer

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 30th day of June, 2011, at 4:05 p.m., for reconsideration by that body.
S.B. 781. AN ACT TO INCREASE REGULATORY EFFICIENCY IN ORDER TO BALANCE JOB CREATION AND ENVIRONMENTAL PROTECTION, was vetoed by the Governor and returned to the Senate June 30.

GOVERNOR’S OBJECTIONS AND VETO MESSAGE

June 30, 2011

GOVERNOR’S OBJECTIONS AND VETO MESSAGE

Senate Bill 781, “An Act to Increase Regulatory Efficiency in Order to Balance Job Creation and Environmental Protection”

I am strongly in favor of regulatory reform. Through my Executive Order, I have spearheaded the effort to improve our State’s regulatory system by taking a balanced approach that protects the economy, public health, public safety, and the environment, and I will continue to do so. While I wholeheartedly support the General Assembly’s desire to pass laws aimed at reforming our bureaucracy, these laws have to be balanced and meet constitutional standards. Senate Bill 781 fails this test. It would take final decision-making authority in certain circumstances away from state agencies and instead give it to the Office of Administrative Hearings – a result that the Attorney General has repeatedly declared is in violation of the North Carolina Constitution. I urge the General Assembly to revisit the issue of regulatory reform.

Therefore, I veto the bill.

Beverly Eaves Perdue
GOVERNOR

This bill, having been vetoed, is returned to the Clerk of the North Carolina Senate on this 30th day of June, 2011, as 41565 for reconsideration by that body.
S.B. 9, AN ACT TO REFORM THE RACIAL JUSTICE ACT OF 2009 TO BE CONSISTENT WITH THE UNITED STATES SUPREME COURT’S RULING IN MCCLESKEY V. KEMP, was vetoed by the Governor and returned to the Senate December 14.

GOVERNOR’S OBJECTIONS AND VETO MESSAGE

Senate Bill 9, “An Act to Reform the Racial Justice Act of 2009 to be Consistent With the United States Supreme Court’s Ruling in McCleskey v. Kemp.”

I am – and always will be – a strong supporter of the death penalty. I firmly believe that some crimes are so heinous that no other punishment is adequate. As long as I am Governor, I am committed to ensuring that the death penalty remains a viable punishment option in North Carolina in appropriate cases.

However, because the death penalty is the ultimate punishment, it is essential that it be carried out fairly and that the process not be infected with prejudice based on race, gender, poverty, or any other factor. I signed the Racial Justice Act into law two years ago because it ensured that racial prejudice would not taint the application of the death penalty.

By enacting Senate Bill 9, the new leadership of the General Assembly has abandoned the noble principles embodied in the Racial Justice Act. While some have tried to portray Senate Bill 9 as a mere “modification” of the Racial Justice Act, make no mistake – this is, for all practical purposes, an outright repeal.

I recognize that this is an issue that people feel strongly about. Over the past few weeks, I have had the privilege of meeting with people from the four corners of our state who shared their candid views about this issue with me. I have met with family members of murder victims who support Senate Bill 9 and with family members who oppose it. I was greatly moved by their personal stories and came away with a profound admiration for their passion and dignity in the face of grief that most of us cannot imagine. I have also spoken to both prosecutors and defense attorneys – lawyers who meet the highest ideals of the legal profession. I conducted these meetings because I wanted to ensure that groups on both sides of the issue had the opportunity to express their views to me.

There has been a great deal of inaccurate information in the media over what the Racial Justice Act does. Let me be clear on what it does not do. First, it does not change the fact that the death penalty is legal in North Carolina.
Second, the Racial Justice Act does not reopen the question of whether any person on death row is guilty or innocent. Instead, it only addresses sentencing: it provides that a convicted defendant is entitled to have his death sentence changed to a sentence of life in prison without the possibility of parole if a judge determines that race was a significant factor in the decision to seek or impose a sentence of death as set out in the Act.

Third, contrary to what some have suggested, the Racial Justice Act does not allow anyone to be released from prison or seek parole. Rather, by its plain language, the only thing the law would allow is for a death sentence to be converted to a sentence of life in prison without the possibility of parole – and that would only occur if a judge finds that racial discrimination played a significant role in the application of the death penalty. Both my own legal counsel and legal experts from across the State have assured me that even if an inmate succeeds on a claim under the Act, his sole remedy is life in prison without the possibility of parole. In addition, the executive director of North Carolina Prisoner Legal Services has publicly stated that her organization would decline to represent any prisoner seeking to argue an entitlement to parole after prevailing under the Racial Justice Act because that argument would be, in her words, “frivolous.”

Finally, I want to emphasize that no prisoner will have their death sentences changed to life in prison without the possibility of parole unless they prove to a judge, through competent evidence, that racial discrimination did, in fact, play a significant role in the application of the death penalty.

I am vetoing Senate Bill 9 for the same reason that I signed the Racial Justice Act two years ago: it is simply unacceptable for racial prejudice to play a role in the imposition of the death penalty in North Carolina.

Therefore, I veto this bill.

Beverly Perdue
Governor
HOUSE BILLS VETOED BY THE GOVERNOR

H.B. 2, AN ACT TO PROTECT THE FREEDOM TO CHOOSE HEALTH CARE AND HEALTH INSURANCE, was vetoed by the Governor and returned to the House March 5.
H.B. 7, AN ACT TO PROVIDE THAT CONSTITUENT INSTITUTIONS OF THE NORTH CAROLINA COMMUNITY COLLEGE SYSTEM MAY OPT OUT OF PARTICIPATION IN THE WILLIAM D. FORD FEDERAL DIRECT LOAN PROGRAM, was vetoed by the Governor and returned to the House April 13.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE


As North Carolina continues to pull out of this global economic recession, it is more important than ever that we grow and strengthen students' opportunities to get career training or a college education. As a state, I believe we should search for more pathways for students to follow towards higher education, and I understand the importance of financial aid in helping more students succeed in their goal of a college degree or career training.

So I gladly signed a law passed last year that required community colleges to participate in a federal loan program that makes it easier for students to borrow money to attend a community college. That law was necessary because only 20 of North Carolina’s 58 community colleges were making federal loan programs available to their students.

The General Assembly has now reversed course, and chosen to allow community colleges to opt out of the federal financial aid program. More than 177,000 students would be denied access to the safest and least expensive method of borrowing money for college, and North Carolina would be last among the 50 states in providing access to these loans. I strongly believe House Bill 7 will harm students, deny them valuable opportunities to pursue their educations, and turn North Carolina in the wrong direction.

Therefore, I veto this bill.

Beverly Joiner Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina House of Representatives on this thirteenth day of April, 2011, at 5:37pm for reconsideration by that body.
**H.B. 383. AN ACT TO PROTECT UNEMPLOYMENT BENEFITS AND PREVENT ANY SHUTDOWN OF STATE GOVERNMENT**, was vetoed by the Governor and returned to the House April 16.

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STATE OF NORTH CAROLINA
OFFICE OF THE GOVERNOR
20301 MAIL SERVICE CENTER • RALEIGH, NC 27699-0301

BEVERLY EAVES PERDUE
GOVERNOR

April 16, 2011

GOVERNOR’S OBJECTIONS AND VETO MESSAGE


House Bill 383 irresponsibly took the financial lifelines for 37,000 North Carolina citizens and families and hitched them a budget ploy that will wreck the lives of millions more.

The General Assembly’s leadership needs to quickly send me a bill that will aid our fellow North Carolinians, free of these antics, and I will sign it.

Therefore, I veto this bill.

Beverly Perdue

This bill, having been vetoed, is returned to the Clerk of the North Carolina House on this sixteenth day of April, 2011, at ______ for reconsideration by that body.

LOCATION: 116 WEST JONES STREET • RALEIGH, NC • TELEPHONE: (919) 733-5811
WWW.GOVERNOR.NC.GOV
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H.B. 200, AN ACT TO SPUR THE CREATION OF PRIVATE SECTOR JOBS; RECOGNIZE AND REFORM STATE GOVERNMENT; MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS AND INSTITUTIONS; AND TO ENACT BUDGET RELATED AMENDMENTS, was vetoed by the Governor and returned to the House June 12.

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OFFICE OF THE GOVERNOR
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BEVERLY EAVES PERDUE
GOVERNOR

June 12, 2011

GOVERNOR’S OBJECTIONS AND VETO MESSAGE:

House Bill 200, “An Act To Spur The Creation Of Private Sector Jobs; Reorganize And Reform State Government; Make Base Budget Appropriations For Current Operations Of State Departments And Institutions; And To Enact Budget Related Amendments.”

For generations, we North Carolinians have distinguished ourselves from other southern states as a place of opportunity, and a place that understands the value of investing in our people. Education has been our hallmark – the one area that sets us apart from our neighbors and propelled our economic success.

From the high chair to the rocking chair, every North Carolinian has been given the opportunity for a quality education -- from early childhood, K-12, community colleges and through our colleges and universities. This is the commitment we have made to our people because, quite simply, it’s what we believe in.

We have lived our values -- until now.

Now, for the first time, we have a legislature that is turning its back on our schools, our children, our longstanding investments in education and our future economic prospects.

Under this budget:

- We will overlook many of our most at-risk pre-school children by slashing Smart Start and More at Four, leaving these kids behind before they’ve even started Kindergarten;
- Classrooms will be underfunded in K-12, forcing local school districts to lay off thousands of teachers and teaching assistants who will then be added to the unemployment rolls; and
- In our community colleges and universities, programs will be shut down, tuition may be raised, career training and college degrees will be further out of reach, there will be fewer class offerings and students will take longer to graduate.

*Continues to next page*
This budget will result in generational damage. It tears at the very fibers that make North Carolina strong – not only our schools, but also our communities, our environment, our public safety system and our ability to care for those who need us most.

- Our most vulnerable and sick will see medical and mental health services cut or eliminated;
- Families will have fewer resources as they care for their elderly, their disabled or their mentally ill;
- The natural environmental treasures that we cherish and that draw so many visitors to North Carolina will be at risk of permanent damage or destruction;
- Historical sites that attract tourists and stimulate economic activity by commemorating our rich cultural heritage will be closed;
- Our ability to prepare for and recover from disasters such as tornadoes and hurricanes may be hampered; and
- These cuts would be devastating when we have a more than active hurricane season predicted.
- Fewer law enforcement officers will patrol our streets and supervise convicted felons, while victims will be forced to wait longer for justice.

In the days since the General Assembly’s budget reached my desk, I’ve traveled the state listening to parents and grandparents, teachers and superintendents, business people, community leaders and law enforcement officials. I saw worry in their eyes;

I heard frustration in their voices. These are people who, like me, are proud to call North Carolina home because of what we believe in as a people; because of our legacy of smart choices and planning for the future. They spoke to me not as Democrats or Republicans, Tea Partiers or Independents. They came to me as North Carolinians, and they asked me to stand up for what is right for our children and grandchildren, for what moves North Carolina forward, not backward.

They know that much of damage that this budget seeks to do is simply unnecessary. By extending less than a penny of the sales tax, North Carolina can avoid severe cuts to our schools and other crucial programs.

These cuts were made by the legislature in this budget by choice. They chose to risk our children’s futures — for less than a penny.

For weeks I have cautioned legislative leaders of the damage this budget will cause. Yes, these difficult economic times demand that we tighten our belt, make cuts and face up to hard choices.

The budget I submitted to the General Assembly in February did just that — but it also invested in our future. We cannot move North Carolina forward without both balance and reason. This budget provides neither.

As I’ve reviewed the General Assembly’s plan for how North Carolina should run the next two years, I’ve found is ideologically driven budget that rips at our classrooms and campuses, our environment and quality of life, our services for the needy and ill, and the safety of our streets and communities.

*Continues to next page.*
What message does that send to the people and businesses who are considering a move to North Carolina? The state’s budget is more than just a roadmap for how state agencies operate. It is a reflection of the state’s values, of what we believe in.

I will not put my name on a plan that so blatantly ignores the values of North Carolina’s people. I cannot support a budget that sends the message that North Carolina is moving backwards, when we have always been a state that led the nation.

The General Assembly may be satisfied with a state in reverse, but I am not.

Therefore, I veto this bill.

Beverly Eaves Perdue

This bill having been vetoed is returned to the Clerk of the North Carolina House of Representatives on this 12th day of June 2011, at 4:13 for reconsideration by that body.
H.B. 351, AN ACT TO RESTORE CONFIDENCE IN GOVERNMENT BY REQUIRING THAT VOTERS PROVIDE PHOTO IDENTIFICATION BEFORE VOTING, was vetoed by the Governor and returned to the House June 23.

June 23, 2011

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

House Bill 351, “An Act To Restore Confidence in Government By Requiring That Voters Provide Photo Identification Before Voting”

The right to vote is among the most precious freedoms we have – both as Americans and North Carolinians. Now more than ever it is vital for our citizens to have the ability to fully exercise their constitutionally guaranteed right to cast their ballots in an election. What we do not need is the creation of new obstacles to voting. House Bill 351 is just that – an unnecessary and purely partisan intrusion on the right to vote that is nowhere sanctioned in our State Constitution and will serve only to reduce voting in this State – particularly among elderly, poor, and African American voters. This bill has nothing to do with voter fraud and everything to do with voter suppression.

Over the last fifty years, many brave men and women fought valiantly to eliminate barriers to voting. I refuse to allow the General Assembly to turn back the clock to the days when the right to vote was enjoyed only by some citizens rather than by all citizens.

Therefore, I veto this bill.

This bill, having been vetoed, is returned to the Clerk of the North Carolina House of Representatives on this 23 day of June, 2011, at 4:33pm for reconsideration by that body.
H.B. 854, AN ACT TO REQUIRE A TWENTY-FOUR HOUR WAITING PERIOD AND THE INFORMED CONSENT OF A PREGNANT WOMAN BEFORE AN ABORTION MAY BE PERFORMED, was vetoed by the Governor and returned to the House June 27.
H.B. 482, AN ACT TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998 AND TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO WAIVE THE PENALTY ASSESSED AGAINST CERTAIN POOR COUNTIES FOR CERTAIN WATER QUALITY VIOLATIONS, was vetoed by the Governor and returned to the House June 27.

GOVERNOR'S OBJECTIONS AND VETO MESSAGE

House Bill 482, "An Act to Authorize Additional Connections to Water Supply Lines Funded By the Clean Water and Natural Gas Critical Needs Bond Act of 1998 and to Direct the Department of Environment and Natural Resources to Waive the Penalty Assessed Against Certain Poor Counties for Certain Water Quality Violations"

This bill is unconstitutional. The North Carolina Constitution, as interpreted by our Supreme Court, requires that money paid as civil penalties be given to the public school system and not be used for any other purposes. House Bill 482, however, would allow the Department of Environment and Natural Resources to return such money to counties to be used for non-education related purposes, which would be in clear violation of the Constitution.

Therefore, I veto this bill.

Beverly Eaves Perry
GOVERNOR

This bill, having been vetoed, is returned to the Clerk of the North Carolina House of Representatives on this 27th day of June, 2011, at 5:00 p.m., for reconsideration by that body.
CHAPTERED BILLS

The following bills were properly enrolled, reviewed and approved by the Governor as indicated, assigned the following Chapter Numbers and presented to the Office of the Secretary of State after the 2011 Session adjourned on June 18, 2011.

H.B. 514. AN ACT TO ADOPT PROVISIONS OF THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT PROMULGATED BY THE NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAW, WHILE RETAINING EXISTING NORTH CAROLINA LAW MORE BENEFICIAL TO THOSE VOTERS. (Became law upon approval of the Governor, June 20, 2011 - S.L. 2011-182.)

H.B. 262. AN ACT TO MAKE REFERENCES IN THE NORTH CAROLINA GENERAL STATUTES TO FEDERAL AND STATE MILITARY ORGANIZATIONS PROPER AND UNIFORM, AS DIRECTED BY SESSION LAW 2009-281, AS AMENDED BY SESSION LAW 2010-152, AND TO MAKE CONFORMING CHANGES AND OTHER TECHNICAL CORRECTIONS TO THOSE SECTIONS, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION. (Became law upon approval of the Governor, June 20, 2011 - S.L. 2011-183.)

H.B. 515. AN ACT TO PERMIT COMMUNITY COLLEGES TO INCLUDE THE COST OF TEXTBOOKS IN THE TUITION CHARGED FOR MEMBERS OF THE ARMED SERVICES. (Became law upon approval of the Governor, June 20, 2011 - S.L. 2011-184.)

S.B. 597. AN ACT TO ENSURE THAT THE BEHAVIORAL HEALTH NEEDS OF MEMBERS OF THE MILITARY, VETERANS, AND THEIR FAMILIES ARE MET. (Became law upon approval of the Governor, June 20, 2011 - S.L. 2011-185.)

H.B. 45. AN ACT TO ALLOW THE USE OF RISK-BASED REMEDIATION TO ACCELERATE THE CLEANUP OF CONTAMINATED INDUSTRIAL SITES FOR THE PURPOSE OF LIMITING HUMAN AND ENVIRONMENTAL EXPOSURE TO SAFE LEVELS, TO PROTECT CURRENT AND LIKELY FUTURE USES OF GROUNDWATER, AND TO ENSURE THE COST-EFFECTIVE APPLICATION OF LIMITED PUBLIC AND PRIVATE RESOURCES. (Became law upon approval of the Governor, June 20, 2011 - S.L. 2011-186.)

S.B. 322. AN ACT TO ADOPT STOCK CAR RACING AS THE OFFICIAL SPORT OF NORTH CAROLINA. (Became law upon approval of the Governor, June 21, 2011 - S.L. 2011-187.)
H.B. 374, AN ACT TO PROTECT THOSE IMPACTED BY THE NORTH CAROLINA EUGENICS BOARD PROGRAM FROM 1929 TO 1975 BY PROVIDING THAT CERTAIN INFORMATION PERTAINING TO THEM IS NOT A PUBLIC RECORD. (Became law upon approval of the Governor, June 22, 2011 - S.L. 2011-188.)

S.B. 449, AN ACT TO DIRECT THE CONSUMER PROTECTION DIVISION, DEPARTMENT OF JUSTICE, TO COORDINATE A TASK FORCE ON FRAUD AGAINST OLDER ADULTS, AS RECOMMENDED BY THE NORTH CAROLINA STUDY COMMISSION ON AGING. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-189.)

S.B. 268, AN ACT TO CREATE ENHANCED PROTECTIONS FOR VICTIMS AND WITNESSES BY INCREASING THE CRIMINAL PENALTY FOR THE OFFENSE OF INTIMIDATING OR INTERFERING WITH A WITNESS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-190.)

H.B. 49, AN ACT TO INCREASE THE PUNISHMENT FOR DWI OFFENDERS WITH THREE OR MORE GROSSLY AGGRAVATING FACTORS, TO AUTHORIZE THE COURT TO REQUIRE CONTINUOUS ALCOHOL MONITORING FOR CERTAIN OFFENDERS, AND TO INCREASE THE COURT COSTS FOR DWI OFFENDERS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-191.)


H.B. 227, AN ACT TO CREATE A CRIMINAL PENALTY FOR DISTURBING OR DISMEMBERING HUMAN REMAINS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-193.)

S.B. 31, AN ACT TO CLARIFY THE PENALTY FOR THE UNAUTHORIZED PRACTICE OF MEDICINE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-194.)

H.B. 250, AN ACT TO MAKE REFERENCES IN CHAPTER 127A OF THE NORTH CAROLINA GENERAL STATUTES TO FEDERAL AND STATE MILITARY ORGANIZATIONS PROPER AND UNIFORM, AS DIRECTED BY SESSION LAW 2009-281, AS AMENDED BY SESSION LAW 2010-152, AND TO MAKE OTHER CLARIFYING, CONFORMING, AND TECHNICAL AMENDMENTS, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-195.)
H.B. 298, AN ACT TO MAKE CHANGES IN THE INSURANCE LAWS TO PRIVATIZE ONLINE AND ADMINISTRATIVE PROCESSES FOR LICENSE APPLICANTS, CODIFY THE EXISTING SENIORS' HEALTH INSURANCE INFORMATION PROGRAM, ENSURE ACCURACY IN CERTIFICATES OF INSURANCE, REQUIRE PRIOR APPROVAL OF SMALL GROUP HEALTH INSURANCE RATES AND ENCOURAGE THE SALE OF CHILD-ONLY HEALTH INSURANCE POLICIES, AMEND THE RISK-BASED CAPITAL LAW TO MAINTAIN NAIC ACCREDITATION, PROVIDE AN EXEMPTION FOR LICENSING OF CLAIMS INPUT EMPLOYEES FOR PORTABLE ELECTRONIC DEVICES, PROHIBIT FEDERAL PREEMPTION OF CROP ADJUSTERS' REGULATION, AND EASE THE REGULATORY BURDEN ON THE NORTH CAROLINA SELF-INSURANCE SECURITY ASSOCIATION AND THE ASSOCIATION AGGREGATE SECURITY SYSTEM. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-196.)

H.B. 331, AN ACT TO AUTHORIZE PHYSICIAN ASSISTANTS AND NURSE PRACTITIONERS TO COMPLETE MEDICAL CERTIFICATIONS AS TO THE CAUSE OF DEATH FOR DEATH REGISTRATION. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-197.)

S.B. 378, AN ACT TO DIRECT THE INTERAGENCY GROUP TO ESTABLISH AGRONOMIC RATES FOR ENERGY CROPS FOR UTILIZATION BY BIOFUELS FACILITIES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-198.)

H.B. 380, AN ACT TO CLARIFY THE PROCEDURE FOR DISCOVERY OF ELECTRONICALLY STORED INFORMATION AND TO MAKE CONFORMING CHANGES TO THE NORTH CAROLINA RULES OF CIVIL PROCEDURE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-199.)

H.B. 468, AN ACT TO ALLOW AN EXEMPTION FROM VEHICLE WEIGHT LIMITS FOR A PERSON HAULING LIVE POULTRY FROM THE FARM WHERE THE LIVE POULTRY IS RAISED TO ANY PROCESSING FACILITY WITHIN ONE HUNDRED FIFTY MILES OF THAT FARM. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-200.)

H.B. 509. AN ACT TO EXCLUDE FROM LICENSURE AS A FACILITY CONSUMERS LIVING IN THEIR OWN HOME AND RECEIVING SERVICES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-202.)

H.B. 112. AN ACT TO REALIGN THE DISTRICTS FOR WAKE COUNTY SUPERIOR COURT JUDGE SEATS TO PROVIDE FOR SINGLE MEMBER DISTRICTS AND EQUAL REPRESENTATION IN THOSE DISTRICTS, WHICH ARE TO BE DETERMINED. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-203.)

H.B. 164. AN ACT TO AUTHORIZE THE RELEASE OF FUNDS DEPOSITED BY AN UPSET BIDDER OR A HIGH BIDDER IN A FORECLOSURE PROCEEDING WHEN A BANKRUPTCY PETITION IS FILED. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-204.)

H.B. 167. AN ACT TO EXTEND THE PERIOD FOR LOCAL GOVERNMENTS TO REFUND SPECIFIED UNUSED ASSESSMENTS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-205.)

S.B. 194. AN ACT TO AUTHORIZE COMPRESSED NATURAL GAS VEHICLES AND FUEL CELL ELECTRIC VEHICLES TO OPERATE IN HIGH OCCUPANCY VEHICLE LANES AND TO EXEMPT FUEL CELL ELECTRIC VEHICLES FROM THE EMISSIONS INSPECTION REQUIREMENT. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-206.)

H.B. 229. AN ACT TO ALLOW A PUBLIC TRANSPORTATION AUTHORITY OR REGIONAL PUBLIC TRANSPORTATION AUTHORITY TO APPLY FOR ELDERLY AND DISABLED TRANSPORTATION AND ASSISTANCE FUNDS ON BEHALF OF THE COUNTIES THAT THE PUBLIC TRANSPORTATION AUTHORITY OR REGIONAL PUBLIC TRANSPORTATION AUTHORITY SERVES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-207.)

H.B. 263. AN ACT TO ALLOW CERTAIN RETIRED MEMBERS OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM WHO REMARRIED PRIOR TO THE EFFECTIVE DATE OF A TECHNICAL CORRECTION TO THE RETIREMENT LAWS TO NOMINATE THEIR NEW SPOUSES TO RECEIVE THE SURVIVOR BENEFITS IN ACCORDANCE WITH THAT TECHNICAL CORRECTION. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-208.)
S.B. 309. AN ACT TO AUTHORIZE THE GOVERNING BOARD OF ANY SOIL AND WATER CONSERVATION DISTRICT TO ESTABLISH A SPECIAL RESERVE FUND TO BE USED FOR MAINTAINING CONSERVATION EASEMENTS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-209.)

H.B. 313. AN ACT TO REPEAL THE PAYROLL SAVINGS PROGRAM FOR SAVINGS BONDS DUE TO RECENT CHANGES MADE BY THE UNITED STATES TREASURY DEPARTMENT. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-210.)

H.B. 318. AN ACT TO MODIFY THE STATE TREASURER INVESTMENT STATUTE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-211.)

S.B. 320. AN ACT TO AMEND THE AUTHORITY OF CITIES CONCERNING WATER AND WASTEWATER TREATMENT AND DISTRIBUTION SYSTEMS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-212.)

S.B. 340. AN ACT ESTABLISHING THE STATE HISTORIC SITES FUND IN THE DIVISION OF STATE HISTORIC SITES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-213.)

S.B. 356. AN ACT TO LIMIT AN INDIVIDUAL FROM RUNNING ON THE SAME GENERAL ELECTION BALLOT FOR MORE THAN ONE OFFICE, EXCEPT TO FILL A VACANCY FOR THE REMAINDER OF AN UNEXPIRED TERM. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-214.)

H.B. 373. AN ACT TO AUTHORIZE THE PAYMENT OF INSURANCE PREMIUMS USING DEBIT CARDS, TO FACILITATE THE PAYMENT OF INSURANCE PREMIUMS USING CREDIT AND DEBIT CARDS, AND TO PERMIT THE COMMISSIONER OF INSURANCE TO APPROVE NONTRADITIONAL GROUPS FOR GROUP LIFE INSURANCE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-215.)

H.B. 381. AN ACT TO PREVENT LAW ENFORCEMENT AGENCIES FROM ESTABLISHING PATTERNS FOR VEHICLE STOPS AT CHECKING STATIONS BASED ON A PARTICULAR TYPE OF VEHICLE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-216.)

H.B. 386. AN ACT TO MODERNIZE THE NORTH CAROLINA REAL ESTATE LICENSE LAW. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-217.)
H.B. 388. AN ACT TO ALLOW THE USE OF DIRECT CROSS-CONNECTIONS BETWEEN RECLAIMED WATER AND POTABLE WATER SYSTEMS WHEN SUCH DIRECT CROSS-CONNECTIONS HAVE BEEN PREVIOUSLY APPROVED BY THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-218.)

H.B. 406. AN ACT TO PROVIDE THAT LAND THAT IS ENGAGED IN AGRICULTURE MAY QUALIFY FOR ENROLLMENT IN A VOLUNTARY AGRICULTURAL DISTRICT EVEN THOUGH IT DOES NOT QUALIFY FOR TAXATION AT ITS PRESENT-USE VALUE, AND TO PROVIDE THAT RESIDENTIAL LOTS CREATED ON LAND THAT IS THE SUBJECT OF A CONSERVATION AGREEMENT MUST MEET MUNICIPAL ZONING AND SUBDIVISION REGULATIONS, AND TO PROVIDE THAT REVOCABLE VOLUNTARY AGRICULTURAL DISTRICT CONSERVATION AGREEMENTS ARE NOT REQUIRED TO BE RECORDED. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-219.)

H.B. 492. AN ACT TO (1) PROVIDE THAT DEVELOPMENT IN THE UNINCORPORATED AREAS OF A COUNTY IS NOT SUBJECT TO THE STANDARDS REGARDING POSTCONSTRUCTION PRACTICES UNDER SECTION 9 OF S.L. 2006-246 OR ANY ADMINISTRATIVE RULES ADOPTED TO REPLACE THAT SECTION WHEN THE DEVELOPMENT IS LOCATED IN A COUNTY THAT CONTAINS AN URBANIZED AREA AND HAD AN ACTUAL POPULATION GROWTH RATE THAT EXCEEDED THE STATE POPULATION GROWTH RATE FOR THE PERIOD 1995 THROUGH 2004 WHEN THAT POPULATION GROWTH OCCURRED IN AN AREA WITHIN THE COUNTY THAT CONSISTS OF LESS THAN FIVE PERCENT OF THE TOTAL LAND AREA OF THE COUNTY AND (2) RESCIND THE CURRENT DESIGNATION OF ANY SUCH COUNTY. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-220.)

H.B. 501. AN ACT TO PROVIDE FOR THE OWNERSHIP OF INSURANCE COMPANIES BY CREDIT UNIONS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-221.)

H.B. 575. AN ACT TO PROVIDE THAT IN LIEU OF CONTRACTUAL LIABILITY INSURANCE, A SERVICE CONTRACT PROVIDER MAY MAINTAIN A FUNDED RESERVE ACCOUNT FOR ITS OBLIGATIONS UNDER SERVICE CONTRACTS ISSUED AND OUTSTANDING IN THIS STATE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-222.)
S.B. 590, AN ACT TO CLARIFY THAT TERMINAL RENTAL ADJUSTMENT CLAUSES DO NOT CREATE A SALE OR SECURITY INTEREST IN THE LEASED VEHICLE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-223.)

H.B. 613, AN ACT MAKING PROGRAMMATIC AMENDMENTS TO THE NC-THINKS STATE EMPLOYEE SUGGESTION PROGRAM. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-224.)

H.B. 617, AN ACT TO PROVIDE FOR THE REGULATION OF PORTABLE ELECTRONICS INSURANCE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-225.)

H.B. 622, AN ACT RELATING TO THE FREQUENCY OF FOOD SERVICE INSPECTIONS IN NURSING HOMES AND NURSING HOME BEDS LICENSED UNDER CHAPTER 131E OF THE GENERAL STATUTES THAT ARE ALSO CERTIFIED BY MEDICARE AND MEDICAID. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-226.)

H.B. 646, AN ACT TO PROVIDE FUNDING TO THE DEPARTMENT OF CORRECTION TO COMPLETE THE CONSTRUCTION OF AN AUTHORIZED PRISON HOSPITAL. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-227.)

H.B. 661, AN ACT TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO MAKE A COMMERCIAL DRIVERS LICENSE AND A HAZARDOUS MATERIALS ENDORSEMENT EXPIRE AT THE SAME TIME. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-228.)

H.B. 664, AN ACT TO PROVIDE CERTAIN INFORMATION REGARDING A DECEASED PERSON'S GROUP LIFE INSURANCE TO A FUNERAL DIRECTOR OR ESTABLISHMENT. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-229.)

H.B. 692, AN ACT TO MODIFY THE STATUTES GOVERNING UNCLAIMED PROPERTY IN ORDER TO INCREASE CLAIMS PAID TO RIGHTFUL OWNERS AND REDUCE REPORTING BURDENS ON BUSINESS HOLDERS OF UNCLAIMED PROPERTY. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-230.)

H.B. 762, AN ACT TO PROTECT LANDOWNER RIGHTS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-231.)

H.B. 927, AN ACT TO MAKE CHANGES TO THE STATUTES GOVERNING THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND THE CONSOLIDATED JUDICIAL RETIREMENT SYSTEM
TO ENSURE THE FUTURE SOLVENCY OF THOSE SYSTEMS, TO AMEND THE PROVISIONS OF THE SPECIAL SEPARATION ALLOWANCE FOR LAW ENFORCEMENT OFFICERS FOR LAW ENFORCEMENT OFFICERS HIRED ON OR AFTER AUGUST 1, 2011, AND TO MAKE IT A CLASS 1 MISDEMEANOR TO FRAUDULENTLY RECEIVE THE RETIREMENT BENEFIT OF A DECEASED RETIREE AT LEAST TWO MONTHS AFTER THE RETIREE’S DEATH. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-232.)

S.B. 129, AN ACT TO MAKE GOLD (AURUM) THE STATE MINERAL. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-233.)

S.B. 243, AN ACT TO EXTEND THE SUNSET ON THE LAW ALLOWING CAPITAL LEASE FINANCING FOR PUBLIC SCHOOLS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-234.)

S.B. 507, AN ACT TO CLARIFY THAT OFFICERS AND EMPLOYEES OF A PERSON OR BUSINESS ENTITY WHO PERFORMS REAL ESTATE BROKER ACTS AS RELATED TO PROPERTY OWNED OR LEASED BY THE PERSON OR BUSINESS ENTITY ARE EXEMPT FROM THE REQUIREMENTS OF LICENSURE UNDER THE LAWS REGULATING REAL ESTATE BROKERS AND SALESPERSONS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-235.)

H.B. 686, AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A PAYABLE ON DEATH ACCOUNT NAMING AN ENTITY OTHER THAN A NATURAL PERSON AS BENEFICIARY. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-236.)

H.B. 846, AN ACT TO EXPAND THE SCOPE OF THE LAW THAT ALLOWS AN AGENCY ACTING AS A CONFIDENTIAL INTERMEDIARY TO OBTAIN A COPY OF A DEATH CERTIFICATE OF A BIOLOGICAL PARENT OR AN ADULT ADOPTEE TO INCLUDE A LINEAL ASCENDANT OF A BIOLOGICAL PARENT WHEN IT IS DETERMINED THE BIOLOGICAL PARENT, ADULT ADOPTEE, OR THE LINEAL ASCENDANT OF THE BIOLOGICAL PARENT IS DECEASED. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-237.)

H.B. 896, AN ACT TO FACILITATE ELECTRONIC LISTING OF PERSONAL PROPERTY FOR PROPERTY TAX PURPOSES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-238.)

S.B. 603, AN ACT TO ELIMINATE THE REQUIREMENT TO SUBMIT A MATERIAL SAFETY DATA SHEET TO THE NORTH CAROLINA PESTICIDE BOARD IN CONNECTION WITH REGISTRATION OF A PESTICIDE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-239.)
H.B. 12, AN ACT TO INCREASE THE REGULATION ON PSEUDOEPHEDRINE PRODUCTS TO CURTAIL METHAMPHETAMINE PRODUCTION AND TO REDUCE COSTS TO LOCAL GOVERNMENTS FOR LAB CLEANUP COSTS, AND TO STUDY THE EFFICACY OF ELECTRONIC RECORD KEEPING WITH A REPORT TO THE 2013 GENERAL ASSEMBLY. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-240.)

S.B. 125, AN ACT TO PERMIT LOCAL BOARDS OF EDUCATION TO JOINTLY ESTABLISH REGIONAL SCHOOLS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-241.)

S.B. 214, AN ACT TO LIMIT THE AMOUNT OF TIME LAND MAY BE ENCUMBERED BY A TRANSPORTATION CORRIDOR OFFICIAL MAP BEFORE THE ENTITY ESTABLISHING, ADOPTING, OR AMENDING THE TRANSPORTATION CORRIDOR OFFICIAL MAP IS REQUIRED BY LAW TO PURCHASE THE PROPERTY OR RELEASE THE PROPERTY FROM ANY ENCUMBRANCES DUE TO FILING OF THE CORRIDOR MAP. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-242.)

H.B. 271, AN ACT TO PROVIDE THAT THE PROHIBITION AGAINST CARRYING A CONCEALED WEAPON DOES NOT APPLY TO STATE PROBATION AND PAROLE CERTIFIED OFFICERS WHEN THEY ARE OFF-DUTY. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-243.)

H.B. 311, AN ACT REQUIRING THAT MOTOR CARRIERS OF HOUSEHOLD GOODS MARK OR IDENTIFY THEIR VEHICLES AND MAKING IT UNLAWFUL FOR A PERSON NOT CERTIFIED BY THE UTILITIES COMMISSION AS A MOTOR CARRIER OF HOUSEHOLD GOODS TO ADVERTISE OR OTHERWISE REPRESENT THAT THE PERSON IS AUTHORIZED TO ENGAGE IN THE TRANSPORTATION OF HOUSEHOLD GOODS FOR COMPENSATION IN THIS STATE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-244.)

S.B. 311, AN ACT TO ALLOW WARRANTLESS ARREST FOR VIOLATION OF PRETRIAL RELEASE CONDITIONS, AND RELATING TO ELECTRONIC TECHNOLOGY IN CRIMINAL PROCESS AND PROCEDURE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-245.)

H.B. 312, AN ACT AMENDING THE METHODS FOR RECORDING SATISFACTION OF A SECURITY INSTRUMENT WITH THE REGISTER OF DEEDS, CLARIFYING THE REQUIREMENTS FOR ELECTRONICALLY REGISTERING PLATS WITH THE REGISTER OF
DEEDS, AND AMENDING RESTRICTIONS ON ACCESS TO MILITARY DISCHARGE DOCUMENTS RECORDED WITH THE REGISTER OF DEEDS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-246.)

H.B. 379. AN ACT TO ENACT THE NORTH CAROLINA INTERSTATE DEPOSITIONS AND DISCOVERY ACT AND TO MAKE CONFORMING AMENDMENTS TO THE NORTH CAROLINA RULES OF CIVIL PROCEDURE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-247.)

S.B. 394. AN ACT TO CLARIFY THE REQUIREMENT THAT SCHOOL PRINCIPALS REPORT CERTAIN ACTS TO LAW ENFORCEMENT. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-248.)

H.B. 397. AN ACT REVISIONS PENALTIES AND REMEDIES CONCERNING HEALTH FACILITIES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-249.)

H.B. 408. AN ACT TO STRENGTHEN NORTH CAROLINA'S OPEN-FILE DISCOVERY LAW, PROTECT CRIME STOPPERS INFORMANTS, PROTECT VICTIM INFORMATION, REQUIRE LAW ENFORCEMENT AND INVESTIGATORY AGENCIES TO MAKE TIMELY DISCLOSURE OF THEIR FILES TO PROSECUTORS, AND AVOID FRIVOLOUS CLAIMS OF PROFESSIONAL MISCONDUCT AGAINST PROSECUTORS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-250.)

S.B. 499. AN ACT TO CLARIFY THAT IT IS THE DUTY OF THE DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES TO ADMINISTER AND SUPERVISE THE AGRICULTURAL DEVELOPMENT AND FARMLAND PRESERVATION ENABLING ACT. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-251.)

S.B. 533. AN ACT AUTHORIZING THE UTILITIES COMMISSION TO ADOPT PROCEDURES THAT ALLOW A LESSOR OF A RESIDENTIAL BUILDING OR COMPLEX HAVING INDIVIDUALLY METERED UNITS FOR ELECTRIC SERVICE IN THE LESSOR'S NAME TO CHARGE FOR THE ACTUAL COSTS OF PROVIDING ELECTRIC SERVICE TO EACH TENANT WHEN THE LESSOR HAS A SEPARATE LEASE FOR EACH BEDROOM IN THE UNIT, AND TO MAKE OTHER CONFORMING CHANGES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-252.)

H.B. 618. AN ACT TO STREAMLINE DUPLICATE OVERSIGHT OF CERTAIN DHHS SERVICE PROVIDERS. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-253.)
H.B. 629. AN ACT TO AUTHORIZE SCREENING AND ASSESSING FOR CHEMICAL DEPENDENCY FOR DEFENDANTS ORDERED TO SUBMIT TO RESIDENTIAL TREATMENT AT THE BLACK MOUNTAIN SUBSTANCE ABUSE TREATMENT CENTER FOR WOMEN, TO PROVIDE THAT A DEFENDANT MAY BE REQUIRED TO PARTICIPATE IN TREATMENT ORDERED BY THE COURT FOR ITS DURATION REGARDLESS OF THE LENGTH OF THE SUSPENDED SENTENCE IMPOSED, AND BY AUTHORIZING THE NORTH CAROLINA SUBSTANCE ABUSE PROFESSIONAL PRACTICE BOARD TO ADOPT RULES RELATED TO THE APPROVAL OF SUBSTANCE ABUSE SPECIALTY CURRICULA. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-254.)

S.B. 676. AN ACT TO CLARIFY LANDOWNERS’ RIGHTS OVER WATER ON THEIR PROPERTY AND THE CONSTRUCTION OF WELLS ON THEIR PROPERTY. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-255.)

H.B. 750. AN ACT TO (1) REQUIRE THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO TRANSFER A PERMIT FOR A STORMWATER MANAGEMENT SYSTEM FROM A DECLARANT OF A CONDOMINIUM OR PLANNED COMMUNITY TO AN OWNERS ASSOCIATION UPON REQUEST OF THE PERMITTEE AND SUBMISSION OF DOCUMENTATION THAT DECLARANT CONTROL HAS TERMINATED, (2) PROVIDE THAT THE RULES OF A SANITARY DISTRICT MAY NOT BE MORE RESTRICTIVE THAN OR CONFLICT WITH THE REQUIREMENTS OR ORDINANCES OF A COUNTY WITH JURISDICTION OVER THE AREA; AND (3) PROHIBIT ANY PERSON FROM CONTRACTING OR SUBCONTRACTING TO RENT OR LEASE TO ANOTHER A PORTABLE TOILET OR MANAGE OR DISPOSE OF WASTE FROM A PORTABLE TOILET UNLESS THAT PERSON IS PERMITTED TO OPERATE A SEPTAGE MANAGEMENT FIRM. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-256.)

H.B. 765. AN ACT TO ESTABLISH A BLUE RIBBON COMMISSION TO STUDY THE CURRENT LENGTH OF THE SCHOOL YEAR IN NORTH CAROLINA AND TO DETERMINE HOW LONG THE SCHOOL YEAR SHOULD BE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-257.)

H.B. 808. AN ACT TO AUTHORIZE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF HEALTH SERVICE REGULATION, TO WAIVE ANNUAL INSPECTIONS OF ADULT CARE HOMES THAT ACHIEVE THE HIGHEST RATING, AND TO DEVELOP AN INFORMAL DISPUTE RESOLUTION PROCEDURE THAT ALLOWS
ADULT CARE HOMES TO DISPUTE CITED INSPECTION DEFICIENCIES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-258.)

**H.B. 822**, AN ACT DIRECTING THE STATE BOARD OF EDUCATION TO IMPLEMENT A DROPOUT RECOVERY PILOT PROGRAM. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-259.)

**H.B. 895**, AN ACT TO MAKE MODIFICATIONS TO THE BUTNER PUBLIC SAFETY DIVISION. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-260.)

**H.B. 594**, AN ACT TO AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO APPROVE AS AN INNOVATIVE WASTEWATER SYSTEM ANY WASTEWATER TRENCH SYSTEM THAT IS DETERMINED BY THE COMMISSION TO BE FUNCTIONALLY EQUIVALENT TO AN ACCEPTED WASTEWATER TRENCH SYSTEM. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-261.)

**H.B. 209**, AN ACT TO AMEND CERTAIN FINANCIAL ASSURANCE REQUIREMENTS APPLICABLE TO OWNERS AND OPERATORS OF SOLID WASTE MANAGEMENT FACILITIES TO (1) AUTHORIZE THE USE OF A CORPORATE FINANCIAL TEST AS AN ALLOWABLE MECHANISM TO ESTABLISH THE FINANCIAL ASSURANCE NECESSARY FOR CLOSURE, POST-CLOSURE MAINTENANCE AND MONITORING, AND ANY CORRECTIVE ACTION THAT MAY BE REQUIRED AT THE FACILITY; (2) DECREASE THE MINIMUM AMOUNT OF FINANCIAL ASSURANCE THAT MUST BE ESTABLISHED TO COVER COSTS FOR POTENTIAL ASSESSMENT AND CORRECTIVE ACTION AT A FACILITY; AND (3) AUTHORIZE THE USE OF A TRUST FUND PAY-IN PERIOD AS AN ALLOWABLE MECHANISM TO ESTABLISH THE FINANCIAL ASSURANCE NECESSARY FOR POTENTIAL ASSESSMENT AND CORRECTIVE ACTION AT A FACILITY. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-262.)

**H.B. 36**, AN ACT TO REQUIRE COUNTIES, CITIES, AND EMPLOYERS TO USE THE FEDERAL E-VERIFY PROGRAM TO VERIFY THE WORK AUTHORIZATION OF NEWLY HIRED EMPLOYEES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-263.)

**H.B. 916**, AN ACT TO ESTABLISH REQUIREMENTS FOR THE DEPARTMENT OF HEALTH AND HUMAN SERVICES AND LOCAL MANAGEMENT ENTITIES WITH RESPECT TO STATEWIDE EXPANSION OF THE 1915(B)/(C) MEDICAID WAIVER. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-264.)
H.B. 641, AN ACT TO ESTABLISH A CERTIFICATE OF RELIEF THAT WILL ASSIST INDIVIDUALS CONVICTED OF LESS SERIOUS CRIMES IN DEALING WITH COLLATERAL SANCTIONS AND DISQUALIFICATIONS THAT RESULT FROM A CRIMINAL CONVICTION AND A PROCEDURE FOR ISSUING THAT CERTIFICATE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-265.)

S.B. 593, AN ACT REDUCING STATE GOVERNMENT BY ABOLISHING CERTAIN STATE BOARDS, COMMISSIONS, AND COMMITTEES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-266.)

S.B. 272, AN ACT TO CLARIFY THE ROLE OF CHARITABLE DONATIONS AND WRITE-OFFS AS COLLATERAL SOURCES FOR CRIME VICTIMS COMPENSATION, TO MODIFY THE SCOPE OF DEPENDENT'S ECONOMIC LOSS FOR CRIME VICTIMS COMPENSATION, TO CLARIFY THE CONFIDENTIALITY OF CRIME VICTIMS COMPENSATION COMMISSION RECORDS, TO REQUIRE SUSPENSION OF CRIME VICTIMS COMPENSATION PROCEEDINGS UPON REQUEST OF THE ATTORNEY GENERAL, AND TO PROVIDE THAT CERTAIN STATE BAR RECORDS ON DISCIPLINARY MATTERS AND THE LAWYERS ASSISTANCE PROGRAM ARE NOT PUBLIC RECORD. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-267.)

H.B. 650, AN ACT TO PROVIDE WHEN A PERSON MAY USE DEFENSIVE FORCE AND TO AMEND VARIOUS LAWS REGARDING THE RIGHT TO OWN, POSSESS, OR CARRY A FIREARM IN NORTH CAROLINA. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-268.)


S.B. 498, AN ACT TO REQUIRE THE INVOLVEMENT OF A PARENT OR GUARDIAN BEFORE SCHOOL OFFICIALS MAY ADMINISTER CORPORAL PUNISHMENT ON A STUDENT. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-270.)

H.B. 427, AN ACT TO PROVIDE FOR THE SEIZURE, FORFEITURE, AND SALE OF MOTOR VEHICLES USED BY DEFENDANTS IN FELONY CASES INVOLVING SPEEDING TO ELUDE ARREST. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-271.)
H.B. 677, AN ACT TO PROVIDE ADULT CARE HOMES WITH GREATER FLEXIBILITY IN THE TRANSFER AND DISCHARGE OF RESIDENTS AND TO ENACT APPEAL RIGHTS FOR ADULT CARE HOME RESIDENTS AND ADULT CARE HOMES WITH RESPECT TO DISCHARGE DECISIONS AND TO CREATE ADULT CARE HOME RESIDENT DISCHARGE TEAMS WITHIN EVERY COUNTY WHICH CONTAINS AN ADULT CARE HOME LICENSED UNDER CHAPTER 131D OF THE GENERAL STATUTES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-272.)

H.B. 588, AN ACT TO ENACT THE FOUNDING PRINCIPLES ACT. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-273.)

H.B. 350, AN ACT TO MODIFY WHEN LAND USED FOR CONSERVATION PURPOSES IS TO BE EXCLUDED FROM THE PROPERTY TAX BASE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-274.)

S.B. 578, AN ACT TO FACILITATE THE TRANSFER OF BEDS FROM A STATE PSYCHIATRIC HOSPITAL TO A COMMUNITY FACILITY WITHIN CERTAIN LMES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-275.)

H.B. 242, AN ACT TO (1) INCREASE THE AMOUNT OF THE BOND REQUIRED UPON REGISTRATION IN ORDER TO DRILL FOR OIL OR NATURAL GAS IN THE STATE; (2) INCREASE THE AMOUNT OF FEES APPLICABLE TO DRILLING AND ABANDONING OIL OR GAS WELLS; (3) ESTABLISH PROVISIONS FOR THE PROTECTION OF LANDOWNERS RELATIVE TO LEASES FOR OIL AND GAS EXPLORATION; (4) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY THE ISSUE OF OIL AND GAS EXPLORATION IN THE STATE, AND SPECIFICALLY THE USE OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING FOR THAT PURPOSE; AND (5) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO CONDUCT AT LEAST TWO PUBLIC HEARINGS ON THE ISSUE IN THE AREA IN WHICH EXPLORATION FOR NATURAL GAS BY MEANS OF DIRECTIONAL AND HORIZONTAL DRILLING AND HYDRAULIC FRACTURING MAY OCCUR. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-276.)

S.B. 135, AN ACT TO ALLOW A JUVENILE RECORD TO BE CONSIDERED IN MAKING THE RISK DETERMINATION FOR ESTABLISHING A BOND UNDER THE LAWS PERTAINING TO THE JUVENILE CODE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-277.)
S.B. 397, AN ACT TO PROVIDE THAT A YOUTHFUL OFFENDER'S CRIMINAL RECORD MAY BE EXPUNGED OF NONVIOLENT FELONIES BUT TO ALLOW THE CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION AND THE SHERIFFS' EDUCATION AND TRAINING STANDARDS COMMISSION ACCESS TO THE RECORDS OF EXPUNCTION. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-278.)

S.B. 484, AN ACT TO PROVIDE THAT THE ADDITIONAL CREDITS ASSIGNED TO THE FIRST TEN MEGAWATTS OF BIOMASS RENEWABLE ENERGY FACILITY GENERATION CAPACITY PURSUANT TO S.L. 2010-195 (CLEANFIELDS ACT OF 2010) ARE ELIGIBLE TO SATISFY THE POULTRY WASTE SET-ASIDE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-279.)

S.B. 479, AN ACT TO PROVIDE FOR THE ASSESSMENT OF CAREER AND COLLEGE READINESS WITH NATIONALLY AND INTERNATIONALLY BENCHMARKED TESTS; THE CONTINUATION OF NORTH CAROLINA'S PARTICIPATION IN THE DEVELOPMENT AND IMPLEMENTATION OF TESTS RELATED TO COMMON CORE STATE STANDARDS ADOPTED BY A MAJORITY OF STATES; AND DIAGNOSTIC TOOLS TO ASSIST IN TEACHING AND STUDENT LEARNING. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-280.)

S.B. 683, AN ACT REQUIRING COUNTIES AND CITIES TO HAVE REASONABLE CAUSE BEFORE INSPECTING RESIDENTIAL BUILDINGS OR STRUCTURES. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-281.)

H.B. 736, AN ACT TO REORGANIZE THE GENERAL STATUTES RELATING TO SCHOOL DISCIPLINE; PREVENT LITIGATION BY ADDING DEFINITIONS TO, AND CLARIFYING AMBIGUITIES IN, THE CURRENT LAW; CODIFY EXISTING CASE LAW; AND INCREASE LOCAL CONTROL AND FLEXIBILITY REGARDING DISCIPLINE. (Became law upon approval of the Governor, June 23, 2011 - S.L. 2011-282.)

H.B. 542, AN ACT TO PROVIDE TORT REFORM FOR NORTH CAROLINA CITIZENS AND BUSINESSES. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-283.)

S.B. 252, AN ACT TO APPLY THROUGHOUT THE GENERAL STATUTES THE DEFINITION OF "DEVISEE" FOUND IN CHAPTER 28A OF THE GENERAL STATUTES RELATING TO THE ADMINISTRATION OF DECEDEETS' ESTATES AND TO DEFINE "DEVISE" CONSISTENTLY WITH THAT DEFINITION, TO MAKE THE USAGE OF THESE TERMS
MORE UNIFORM THROUGHOUT THE GENERAL STATUTES, AND TO MAKE TECHNICAL CHANGES TO SECTIONS OF THE GENERAL STATUTES OTHERWISE AMENDED BY THIS ACT, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-284.)

**H.B. 243.** AN ACT TO CLARIFY THAT THE FEE CHARGED BY THE CLERK OF SUPERIOR COURT FOR CERTIFICATES UNDER SEAL IS WAIVED FOR APPOINTED ATTORNEYS REPRESENTING INDIGENT CLIENTS. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-285.)

**H.B. 332.** AN ACT CLARIFYING THAT A LOCAL GOVERNMENT MAY NOT IMPOSE A MORATORIUM ON DEVELOPMENT APPROVALS FOR THE PURPOSE OF DEVELOPING AND ADOPTING A NEW OR REVISED DEVELOPMENT ORDINANCE. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-286.)

**H.B. 709.** AN ACT PROTECTING AND PUTTING NORTH CAROLINA BACK TO WORK BY REFORMING THE WORKERS’ COMPENSATION ACT. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-287.)

**H.B. 484.** AN ACT TO TRANSFER MANAGEMENT OF THE STATE HOME FORECLOSURE PREVENTION PROJECT AND FUND TO THE NORTH CAROLINA HOUSING FINANCE AGENCY, TO EXEMPT THE NORTH CAROLINA HOUSING FINANCE AGENCY FROM THE REQUIREMENTS OF ARTICLES 6 AND 7 OF CHAPTER 143 OF THE GENERAL STATUTES, AND TO AUTHORIZE THE COMMISSIONER OF BANKS TO ACQUIRE PROPERTY SUBJECT TO APPROVAL OF THE STATE BANKING COMMISSION. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-288.)

**H.B. 507.** AN ACT AUTHORIZING PROPERTY OWNERS ASSOCIATIONS THAT OWN STREETS THAT ARE LOCATED OUTSIDE INCORPORATED MUNICIPALITIES AND THAT HAVE NOT BEEN ACCEPTED FOR MAINTENANCE BY THE NORTH CAROLINA DEPARTMENT OF TRANSPORTATION FOR A PERIOD OF THIRTY YEARS TO FILE, WITH THE APPROVAL OF THE COUNTY COMMISSIONERS, A DECLARATION WITHDRAWING THE DEDICATION TO PUBLIC USE OF SUCH STREETS. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-289.)

**S.B. 438.** AN ACT TO CLARIFY MOTOR VEHICLE DEALERS AND MANUFACTURERS LICENSING LAW. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-290.)

H.B. 24, AN ACT TO MODIFY AND EXPAND THE DUTIES OF THE JOINT LEGISLATIVE ECONOMIC DEVELOPMENT OVERSIGHT COMMITTEE. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-292.)

H.B. 93, AN ACT TO ALLOW A SELLER TO APPLY OVERCOLLECTED SALES TAX TO OFFSET A USE TAX LIABILITY ON A RELATED TRANSACTION. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-293.)

H.B. 376, AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE STATUTES GOVERNING THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM AND THE LOCAL GOVERNMENTAL EMPLOYEES' RETIREMENT SYSTEM. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-294.)

H.B. 382, AN ACT AMENDING THE JUVENILE CODE UNDER THE LAWS PERTAINING TO ABUSE, NEGLECT, AND DEPENDENCY. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-295.)

H.B. 384, AN ACT TO SIMPLIFY THE FEES CHARGED FOR REGISTERING INSTRUMENTS WITH A REGISTER OF DEEDS IN THIS STATE AND TO MODIFY THE INSTRUMENT PAGE REQUIREMENTS. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-296.)

S.B. 385, AN ACT TO PROVIDE THAT SMALL BUSINESS ASSISTANCE RECORDS AND FINANCIAL STATEMENTS ARE NOT PUBLIC RECORDS AND TO ALLOW A PASS-THROUGH ENTITY THAT CLAIMS A TAX CREDIT UNDER ARTICLE 3J TO TREAT THE CREDIT CLAIMED AS A TAX PAYMENT MADE BY OR ON BEHALF OF THE TAXPAYER. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-297.)

H.B. 643, AN ACT TO EXEMPT CERTAIN TRANSFERS OF WATER IN THE CENTRAL COASTAL PLAIN CAPACITY USE AREA FROM INTERBASIN TRANSFER CERTIFICATION REQUIREMENTS. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-298.)
H.B. 687, AN ACT TO PROVIDE THAT WHEN CITIES AND COUNTIES ACT OUTSIDE OF THE SCOPE OF THEIR AUTHORITY, THE PARTY SUCCESSFULLY CHALLENGING THAT ACTION MAY RECOVER REASONABLE ATTORNEYS’ FEES. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-299.)

S.B. 702, AN ACT TO ALLOW THE STATE TREASURER TO PURCHASE LIABILITY INSURANCE. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-300.)

H.B. 758, AN ACT TO ESTABLISH THE ARTS EDUCATION COMMISSION. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-301.)

H.B. 751, AN ACT TO EXPAND THE APPLICATION OF THE ONE PERCENT, EIGHTY DOLLAR EXCISE TAX ON CERTAIN MACHINERY AND EQUIPMENT TO SPECIALIZED EQUIPMENT USED AT A PORT FACILITY AND TO MACHINERY USED AT A LARGE MANUFACTURING AND DISTRIBUTION FACILITY; TO PROVIDE TIER ONE TREATMENT FOR PORT ENHANCEMENT ZONES; TO RETAIN AND ENCOURAGE INVESTMENT IN ECONOMICALLY DISTRESSED TIMES TO REMAIN ELIGIBLE TO TAKE AN INSTALLMENT OF A CREDIT EARNED UNDER THE BILL LEE ACT; AND TO AMEND THE AUTHORIZATION TO ISSUE SPECIAL INDEBTEDNESS FOR AN EDUCATIONAL BUILDING AT APPALACHIAN STATE UNIVERSITY. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-302.)

H.B. 805, AN ACT AMENDING THE NAME CHANGE STATUTE TO INCLUDE A CRIMINAL RECORD CHECK AND OTHER REQUIREMENTS BEFORE THE CLERK OF SUPERIOR COURT MAY GRANT OR DENY A NAME CHANGE APPLICATION. (Became law upon approval of the Governor, June 24, 2011 - S.L. 2011-303.)

H.B. 616, AN ACT TO AMEND THE LAWS RELATING TO THE REGULATION OF ENGINEERING AND LAND SURVEYING. (Became law upon approval of the Governor, June 26, 2011 - S.L. 2011-304.)

S.B. 159, AN ACT TO TRANSFER THE BLUE RIDGE CORRECTIONAL FACILITY TO MAYLAND COMMUNITY COLLEGE FOR THE EXPANSION OF EXISTING COMMUNITY COLLEGE PROGRAMS AND THE DEVELOPMENT OF NEW PROGRAMS. (Become law without the approval of the Governor, June 27, 2011 - S.L. 2011-305.)

H.B. 342, AN ACT PROHIBITING ANY PUBLIC INSTITUTION OF HIGHER EDUCATION FROM SOLICITING OR USING INFORMATION REGARDING THE ACCREDITATION OF A SECONDARY SCHOOL
LOCATED IN NORTH CAROLINA THAT IS ATTENDED BY A STUDENT AS A FACTOR AFFECTING ADMISSIONS, LOANS, SCHOLARSHIPS, OR OTHER EDUCATIONAL ACTIVITY AT THE PUBLIC INSTITUTION, UNLESS THE ACCREDITATION WAS CONDUCTED BY A STATE AGENCY; AUTHORIZING THE STATE BOARD OF EDUCATION TO ACCREDIT SCHOOLS IN A LOCAL SCHOOL ADMINISTRATIVE UNIT AT THE REQUEST OF AND AT THE EXPENSE OF THAT UNIT; AND MODIFYING THE BUDGET OF THE DEPARTMENT OF PUBLIC INSTRUCTION ACCORDINGLY. (Become law without the approval of the Governor, June 27, 2011 - S.L. 2011-306.)

S.B. 684, AN ACT TO CLARIFY AND AMEND THE LAW PROVIDING FOR A FIVE-YEAR PERIOD OF POST-RELEASE SUPERVISION FOR SEX OFFENDERS BY INCREASING THE MAXIMUM SENTENCE FOR SEX OFFENDERS AND PROVIDING FOR THEIR RELEASE ON POST-RELEASE SUPERVISION WITH FIVE YEARS REMAINING ON THEIR SENTENCES AND TO PROVIDE THAT WILLFUL REFUSAL TO ACCEPT OR COMPLY WITH THE TERMS OF POST-RELEASE SUPERVISION IS PUNISHABLE AS CONTEMPT OF COURT, AND TO AMEND THE FORENSIC SCIENCES ACT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-307.)

S.B. 685, AN ACT TO AMEND THE LAW RELATING TO THE REGULATION OF PROPRIETARY SCHOOLS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-308.)

S.B. 710, AN ACT TO ALLOW RENEWABLE ENERGY CERTIFICATES (RECS) DERIVED FROM THE THERMAL ENERGY OUTPUT OF COMBINED HEAT AND POWER FACILITIES THAT USE PULTRY WASTE AS A FUEL TO MEET THE REQUIREMENTS OF THE POULTRY WASTE SET-ASIDE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-309.)

H.B. 730, AN ACT TO AUTHORIZE THE DEPARTMENT OF STATE TREASURER TO CREATE A CENTRALIZED 403(B) RETIREMENT ANNUITY PLAN AS AN OPTION FOR EMPLOYEES OF LOCAL BOARDS OF EDUCATION. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-310.)

S.B. 670, AN ACT RELATING TO HEARING AID FITTING AND DISPENSING BY CERTAIN LICENSED AUDIOLOGISTS AND REVISING THE MEMBERSHIP ON THE NORTH CAROLINA STATE HEARING AID DEALERS AND FITTERS BOARD. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-311.)
S.B. 679, AN ACT TO MODERNIZE AND ENACT CERTAIN PROVISIONS REGARDING DEEDS OF TRUST, INCLUDING RELEASES, SHORT SALES, FUTURE ADVANCE PROVISION TERMINATIONS AND SATISFACTIONS, TERMINATIONS AND SATISFACTIONS FOR EQUITY LINE LIENS, RELEASE OF ANCILLARY DOCUMENTS, ELIMINATING TRUSTEE OF DEED OF TRUST AS NECESSARY PARTY FOR CERTAIN TRANSACTIONS AND LITIGATION, AND INDEXING OF SUBSEQUENT INSTRUMENTS RELATED THERETO. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-312.)

S.B. 602, AN ACT TO MAKE IT A CLASS 3 MISDEMEANOR FOR A PERSON TO ALLOW CERTAIN FOWLS TO RUN AT LARGE ON CERTAIN LANDS AFTER RECEIVING ACTUAL OR CONSTRUCTIVE NOTICE OF THE RUNNING AT LARGE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-313.)

S.B. 607, AN ACT TO CONFORM MEDICAL RECORD CONFIDENTIALITY LAWS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-314.)

S.B. 609, AN ACT TO AMEND THE INSURANCE LAWS IN ORDER TO FACILITATE THE USE OF LOCUM TENENS PHYSICIANS AND TO AMEND THE BOARD OF PHARMACY RULES TO ENSURE NORTH CAROLINA'S MEDICAL PROFESSIONALS ARE CAPABLE OF SERVING THE STATE'S EXPANDING POPULATION. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-315.)

S.B. 600, AN ACT TO AUTHORIZE A CITY WITH A POPULATION OF MORE THAN FIVE HUNDRED THOUSAND PEOPLE WHICH HOLDS A NATIONAL CONVENTION TO CONTRACT WITH OUT-OF-STATE LAW ENFORCEMENT AGENCIES TO PROVIDE LAW ENFORCEMENT AND SECURITY FOR THE NATIONAL CONVENTION. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-316.)

S.B. 586, AN ACT AMENDING RULE 7 OF THE RULES OF CIVIL PROCEDURE TO PROVIDE THAT, WITH THE PERMISSION OF THE SENIOR RESIDENT SUPERIOR COURT JUDGE, A MOTION IN A CIVIL ACTION IN A COUNTY THAT IS PART OF A MULTICOUNTY JUDICIAL DISTRICT MAY BE HEARD DURING CIVIL SESSION IN AN INCLUDED COUNTY DIFFERENT FROM WHERE THE CASE WAS FILED. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-317.)

S.B. 581, AN ACT TO CLARIFY THAT A SECURITY INTEREST IN A TITLE SHALL BE RELEASED AFTER SATISFACTION AND TO RESTRICT FRANCHISED MOTOR VEHICLE DEALERS PLATES TO AN OFFICER, SALES REPRESENTATIVE, OR OTHER EMPLOYEE OF A
FRANCHISED MOTOR VEHICLE DEALER OR AN IMMEDIATE FAMILY MEMBER OF AN OFFICER, SALES REPRESENTATIVE, OR OTHER EMPLOYEE OF A FRANCHISED MOTOR VEHICLE DEALER. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-318.)

S.B. 556. AN ACT TO AMEND THE CHARITABLE SOLICITATIONS ACT TO ENSURE PUBLIC DISCLOSURE ON COLLECTION RECEPTACLES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-319.)

S.B. 63. AN ACT TO CLARIFY THAT REGULAR EMPLOYEES OF DULY LICENSED DEBT COLLECTION AGENCIES ARE NOT REQUIRED TO OBTAIN A COLLECTION AGENCY PERMIT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-320.)

S.B. 98. AN ACT TO PROVIDE THAT A TRANSCRIPT OR ALTERED VOICE REPRODUCTION MAY BE MADE AVAILABLE FOR A 911 CALL SO AS NOT TO IDENTIFY THE CALLER BY THE NATURAL VOICE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-321.)

S.B. 118. AN ACT TO EXPAND THE DEFINITION OF DOWNTOWN REVITALIZATION IN THE MUNICIPAL SERVICE DISTRICT LAW. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-322.)

S.B. 131. AN ACT TO AUTHORIZE EXPANDED METHODS OF COLLECTING FINES, FEES, COSTS, AND RESTITUTION FROM OFFENDERS NOT SENTENCED TO SUPERVISED PROBATION OR ACTIVE TIME AND TO PERMIT THE COUNTY IN WHICH THE COLLECTION ASSISTANCE FEE IS COLLECTED TO RETAIN THE FEE, PROVIDING THE FEE IS COLLECTED BY A COLLECTIONS PROGRAM PURSUANT TO A CONTRACT WITH THE ADMINISTRATIVE OFFICE OF THE COURTS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-323.)

S.B. 143. AN ACT TO MODIFY DORMITORY REQUIREMENTS IN CERTAIN COUNTY DETENTION FACILITIES AND TO PROVIDE THAT OFFENDERS ARE PROHIBITED FROM OBTAINING PUBLIC EMPLOYEE'S PERSONNEL RECORDS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-324.)

S.B. 144. AN ACT TO REQUIRE CASH CONVERTER BUSINESSES TO KEEP RECORDS OF PURCHASES AND TO MAKE THOSE RECORDS AVAILABLE TO LOCAL LAW ENFORCEMENT AGENCIES, AND TO EXEMPT CERTAIN LICENSED CHECK CASHERS FROM THE REPORTING REQUIREMENTS OF THE CHECK-CASHING BUSINESSES ACT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-325.)
S.B. 148. AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION AND TO MAKE OTHER TECHNICAL AND OTHER CHANGES TO THE GENERAL STATUTES AND SESSION LAWS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-326.)

S.B. 166. AN ACT ESTABLISHING THE "NO ADULT LEFT BEHIND" INITIATIVE TO EXPAND ECONOMIC OPPORTUNITIES FOR WORKING ADULTS AND ACHIEVE STATEWIDE WORKFORCE DEVELOPMENT GOALS AND APPROPRIATING FUNDS FOR THAT PURPOSE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-327.)

S.B. 203. AN ACT ESTABLISHING A PROCESS TO SET ASIDE AN ORDER OF PATERNITY OR AN AFFIDAVIT OF PARENTAGE UNDER LIMITED CIRCUMSTANCES, AND TO ALLOW RELIEF FROM A CHILD SUPPORT ORDER WHEN THE OBLIGOR IS NOT THE CHILD'S FATHER. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-328.)

S.B. 241. AN ACT TO REQUIRE THAT DWI SENTENCING BE AT LEVEL ONE IF THE OFFENSE OCCURS WITH A CHILD LESS THAN EIGHTEEN YEARS OF AGE, A PERSON WITH THE MENTAL DEVELOPMENT OF A CHILD LESS THAN EIGHTEEN YEARS OF AGE, OR A PERSON WITH A PHYSICAL DISABILITY PREVENTING UNAIDED EXIT FROM THE VEHICLE IN THE VEHICLE, AND TO AMEND THE LAW REGARDING ELECTRONIC RECORDING OF CUSTODIAL INTERROGATIONS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-329.)

S.B. 267. AN ACT TO MAKE TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGES TO THE REVENUE LAWS AND RELATED STATUTES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-330.)

S.B. 287. AN ACT TO AMEND THE UMSTEAD ACT TO EXTEND THE PERIOD OF TIME FOR WHICH COMMUNITY COLLEGE SMALL BUSINESS INCUBATORS CAN OFFER SERVICES TO NEW BUSINESS VENTURES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-331.)

S.B. 300. AN ACT TO (1) ALLOW SERVICE BY SIGNATURE CONFIRMATION OR DESIGNATED DELIVERY SERVICE IN SMALL CLAIM ACTIONS ASSIGNED TO MAGISTRATES AND IN ADMINISTRATIVE CASES, (2) CLARIFY THAT THE SIXTY-DAY TIME FRAME FOR SERVING A SUMMONS UNDER RULE 4 OF THE RULES OF CIVIL PROCEDURE APPLIES TO ALL SUMMONSES UNDER RULE 4(J) AND (J1), (3) REQUIRE THAT A COPY OF A MOTION TO TERMINATE PARENTAL RIGHTS THAT IS SERVED ON A PARENT BE
SENT TO THAT PARENT’S ATTORNEY OF RECORD, IF ANY, (4) REQUIRE THAT A PARTY’S ATTORNEY OF RECORD, IF ANY, MUST BE SERVED WHEN SERVICE IS MADE UNDER RULE 5(B) OF THE RULES OF CIVIL PROCEDURE, IN ADDITION TO ANY SERVICE ON THE PARTY, AND (5) CLARIFY THAT AN ATTORNEY MAY BE SERVED UNDER RULE 5(B) BY MAIL, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-332.)

S.B. 324, AN ACT TO AUTHORIZE THE EASTERN BAND OF CHEROKEE INDIANS, A FEDERALLY RECOGNIZED INDIAN TRIBE AND SOVEREIGN NATION, TO RECEIVE SHIPMENTS OF SPIRITUOUS LIQUOR FROM THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION; TO AUTHORIZE THE EASTERN BAND OF CHEROKEE INDIANS TO ESTABLISH A TRIBAL ALCOHOLIC BEVERAGE CONTROL COMMISSION TO REGULATE THE PURCHASE, POSSESSION, CONSUMPTION, SALE, AND DELIVERY OF ALCOHOLIC BEVERAGES AT RETAIL; AND TO AUTHORIZE THE LIMITED TRANSFER OF WINE BY ON-PREMISES WINE PERMITTEES UNDER COMMON OWNERSHIP OR CONTROL. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-333.)

S.B. 339, AN ACT TO REQUIRE THE STATE BOARD OF EDUCATION TO ADOPT A SALARY RANGE FOR THE DELIVERY OF DRIVER EDUCATION COURSES BY PUBLIC SCHOOL EMPLOYEES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-334.)

S.B. 346, AN ACT TO EXEMPT BONA FIDE COOKING SCHOOLS FROM REGULATIONS GOVERNING THE SANITATION OF ESTABLISHMENTS THAT PREPARE OR SERVE FOOD OR DRINK TO THE PUBLIC. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-335.)

S.B. 349, AN ACT WHICH ALLOWS THE NORTH CAROLINA STATE BOARD OF EXAMINERS IN OPTOMETRY TO CONSIDER CERTAIN INVESTIGATIVE INFORMATION AS CONFIDENTIAL, REQUIRES LICENSEES TO COOPERATE WITH LAW ENFORCEMENT AGENCIES, AND REQUIRES LICENSEES TO SELF-REPORT CERTAIN INDICTMENTS, ARRESTS, MEDICAL JUDGMENTS, AWARDS, PAYMENTS, AND SETTLEMENTS; AND TO REQUIRE THAT INTEREST EARNED ON REAL ESTATE SETTLEMENT FUNDS HELD IN TRUST OR ESCROW ACCOUNTS BE PAID INTO THE NORTH CAROLINA STATE BAR’S INTEREST ON LAWYERS’ TRUST ACCOUNT FUND AND TO PROVIDE FOR A PRIVATE CAUSE OF ACTION FOR PERSONS HARMED BY THE UNAUTHORIZED PRACTICE OF LAW. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-336.)
S.B. 375, AN ACT TO FACILITATE AND REGULATE THE DISCLOSURE OF PROTECTED HEALTH INFORMATION THROUGH A VOLUNTARY, STATEWIDE HEALTH INFORMATION EXCHANGE NETWORK. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-337.)

S.B. 404, AN ACT TO MODERNIZE PROCUREMENT METHODS USED BY THE SECRETARY OF ADMINISTRATION AND STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-338.)

S.B. 407, AN ACT TO AMEND THE LAWS GOVERNING TRUSTS, ESTATE PLANNING, AND TRUST COMPANIES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-339.)

S.B. 409, AN ACT TO REFORM THE GOVERNANCE OF THE NORTH CAROLINA GLOBAL TRANSPARK AND TO REPAY THE LOAN FROM THE ESCEHAT FUND TO THE GLOBAL TRANSPARK. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-340.)

S.B. 414, AN ACT TO PROVIDE THAT RECIPROCAL ATTORNEYS' FEES PROVISIONS IN BUSINESS CONTRACTS ARE VALID AND ENFORCEABLE UNDER THE LAWS OF THIS STATE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-341.)

S.B. 415, AN ACT TO PROVIDE SCHOOL BREAKFASTS AT NO COST FOR SCHOOL CHILDREN WHO QUALIFY FOR REDUCED-PRICE MEALS AT SCHOOLS PARTICIPATING IN THE NATIONAL SCHOOL BREAKFAST PROGRAM; AND TO REQUIRE THE STATE BOARD OF EDUCATION TO REPORT ON THE PUBLIC SCHOOL NUTRITION PROGRAMS OPERATED BY THE LOCAL SCHOOL ADMINISTRATIVE UNITS UNDER THE JURISDICTION OF CHILD NUTRITION SERVICES OF THE DEPARTMENT OF PUBLIC INSTRUCTION; AND TO DIRECT THE STATE AUDITOR TO AUDIT CHILD NUTRITION SERVICES OF THE DEPARTMENT OF PUBLIC INSTRUCTION. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-342.)

S.B. 425, AN ACT TO DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO REORGANIZE THE ECOSYSTEM ENHANCEMENT PROGRAM TO IMPROVE OPERATIONAL EFFICIENCY. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-343.)

S.B. 432, AN ACT TO AMEND THE JURISDICTIONAL AND PROCEDURAL PROVISIONS OF THE PROBATE CODE AND RELATED STATUTES TO PROVIDE UNIFORMITY IN ESTATE MATTERS, TO DEFINE
THE JURISDICTION OF THE CLERK OF SUPERIOR COURT CONSISTENT WITH THE PROVISIONS OF THE UNIFORM TRUST CODE, TO RECODIFY CERTAIN PROVISIONS RELATING TO THE PROBATE OF WILLS, AND TO UPDATE AND AMEND THE PROCEDURE FOR CLAIMING SPOUSAL AND CHILDREN'S ALLOWANCES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-344.)

S.B. 436, AN ACT TO EXTEND THE SALES TAX REFUND ALLOWED TO A JOINT GOVERNMENTAL AGENCY CREATED TO OPERATE A CABLE TELEVISION SYSTEM FOR ONE YEAR. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-345.)

S.B. 437, AN ACT TO AUTHORIZE THE SECRETARY OF HEALTH AND HUMAN SERVICES TO ALLOW CERTAIN CERTIFIED PROVIDERS TO CONDUCT INITIAL (FIRST-LEVEL) EXAMINATIONS FOR INVOLUNTARY COMMITMENT OF INDIVIDUALS WITH MENTAL ILLNESS, IN A MANNER CONSISTENT WITH THE FIRST EVALUATION PILOT PROGRAM. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-346.)

S.B. 457, AN ACT TO AMEND ARTICLE 13 OF THE NORTH CAROLINA BUSINESS CORPORATION ACT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-347.)

S.B. 466, AN ACT TO MODIFY THE LAW RELATING TO CAREER STATUS FOR PUBLIC SCHOOL TEACHERS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-348.)

S.B. 474, AN ACT TO DIRECT PHARMACIES TO REQUIRE PHOTO IDENTIFICATION PRIOR TO DISPENSING CERTAIN CONTROLLED SUBSTANCES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-349.)

S.B. 487, AN ACT AUTHORIZING ATTORNEYS LICENSED IN THIS STATE TO DEPOSIT DISPUTED EARNEST MONEY WITH THE CLERK OF SUPERIOR COURT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-350.)

S.B. 519, AN ACT TO ALLOW THAT A CONTRACT TO CONVEY REAL ESTATE MAY BE REGISTERED BY REGISTERING A MEMORANDUM OF CONTRACT AND TO REQUIRE THAT DEEDS AND DEEDS OF TRUST PREPARED IN OTHER STATES AND PRESENTED FOR REGISTRATION TO THE REGISTER OF DEEDS OF ANY COUNTY IN THIS STATE SHALL BEAR AN ENTRY SHOWING THE NAME OF EITHER THE PERSON OR LAW FIRM WHO DRAFTED THE INSTRUMENT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-351.)
S.B. 537, AN ACT TO INCREASE THE IN REM FORECLOSURE FEE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-352.)

S.B. 555, AN ACT TO ESTABLISH THE JOINT LEGISLATIVE STUDY COMMISSION ON THE MODERNIZATION OF NORTH CAROLINA BANKING LAWS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-353.)

S.B. 726, AN ACT TO ALLOW PARENTS OR GUARDIANS TO MAKE THE DECISION REGARDING CLASSROOM PLACEMENT FOR MULTIPLE BIRTH SIBLINGS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-354.)

S.B. 743, AN ACT TO ENCOURAGE THE PROVISION OF MEDICAL SERVICES TO INDIGENT PERSONS BY PROVIDING FOR A RETIRED LIMITED VOLUNTEER LICENSE AND BY BROADENING THE APPLICABILITY OF A LIMITED VOLUNTEER LICENSE AND BY LIMITING LIABILITY FOR NONPROFIT COMMUNITY HEALTH REFERRAL SERVICES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-355.)

S.B. 762, AN ACT TO CREATE THE OFFENSE OF ASSAULT CAUSING PHYSICAL INJURY AGAINST A LAW ENFORCEMENT OFFICER OR DETENTION PERSONNEL AND TO INCREASE THE PENALTY FOR ASSAULT CAUSING PHYSICAL INJURY AND FOR ASSAULT WITH A DEADLY WEAPON OR INFlicting SERIOUS BODILY INJURY ON EMERGENCY PERSONNEL. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-356.)

S.B. 770, AN ACT TO AUTHORIZE THE ESTABLISHMENT OF A CERTIFICATE OF BIRTH RESULTING IN STILLBIRTH. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-357.)


H.B. 411, AN ACT TO PROVIDE THAT THE IREDELL COUNTY SHERIFF MAY LEASE THE FORMER IREDELL CORRECTIONAL FACILITY FROM THE DEPARTMENT OF TRANSPORTATION FOR ONE DOLLAR A YEAR FOR THIRTY YEARS UPON THE PAYMENT OF SEVENTY-FIVE THOUSAND DOLLARS BY THE IREDELL COUNTY SHERIFF TO THE DEPARTMENT OF TRANSPORTATION FOR THE
RENOVATION OF THE NEWTON STORAGE FACILITY FOR THE DEPARTMENT OF TRANSPORTATION. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-359.)

H.B. 713. AN ACT TO AUTHORIZE THE DEPARTMENT OF ADMINISTRATION TO USE MULTIPLE AWARD SCHEDULE CONTRACTS FOR THE PURCHASE OF ALL GROUND MAINTENANCE, CONSTRUCTION, COMMUNICATIONS, AND FORESTRY EQUIPMENT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-360.)

H.B. 113. AN ACT TO CREATE ADDITIONAL PROTECTIONS FOR MOTORCYCLISTS FROM UNSAFE MOVEMENTS BY OTHER VEHICLES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-361.)

H.B. 165. AN ACT TO AMEND THE PLANNED COMMUNITY ACT AND THE CONDOMINIUM ACT CONCERNING THE TIME PERIOD FOR FORECLOSURE OF A CLAIM OF LIEN FOR UNPAID ASSESSMENTS, TO AMEND THE LAW CONCERNING DISCLOSURE OF INFORMATION ABOUT HOMEOWNERS ASSOCIATIONS TO POTENTIAL PURCHASERS, AND TO REQUIRE THE REAL ESTATE COMMISSION TO PREPARE AND MAKE AVAILABLE INFORMATION ABOUT RESTRICTIVE COVENANTS TO POTENTIAL PURCHASERS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-362.)

H.B. 168. AN ACT TO CLARIFY THE DEFINITION OF "BONA FIDE FARM PURPOSES," TO PROHIBIT THE IN Voluntary MUNICIPAL ANNEXATION OF PROPERTY USED FOR BONA FIDE FARM PURPOSES, AND TO PROVIDE THAT PROPERTY USED FOR BONA FIDE FARM PURPOSES IS EXEMPT FROM THE EXERCISE OF MUNICIPAL EXTRATERRITORIAL JURISDICTION. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-363.)

H.B. 329. AN ACT TO EXPAND THE EXEMPTION FROM BUILDING RULES FOR FARM BUILDINGS TO INCLUDE FARM BUILDINGS USED FOR SPECTATOR EVENTS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-364.)

H.B. 339. AN ACT AUTHORIZING A HOUSING AUTHORITY TO COLLECT UNPAID DELINQUENT DEBT BY SETTING OFF THE DEBT AGAINST A STATE INCOME TAX REFUND DUE A TENANT OR FORMER TENANT OF THE HOUSING AUTHORITY. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-365.)

H.B. 385. AN ACT MAKING OMNIBUS AMENDMENTS TO THE LABOR LAWS OF NORTH CAROLINA. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-366.)
H.B. 403, AN ACT AUTHORIZING MUNICIPALITIES TO APPLY DEMOLITION BY NEGLECT ORDINANCES TO CONTRIBUTING STRUCTURES LOCATED OUTSIDE LOCAL HISTORIC DISTRICTS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-367.)

H.B. 417, AN ACT TO EXTEND THE TIME PERIOD FOR HOLDING REAL PROPERTY AS A FUTURE SITE FOR HOUSING FOR LOW- OR MODERATE-INCOME INDIVIDUALS AND FAMILIES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-368.)

H.B. 432, AN ACT TO PROHIBIT THE TRANSPORTATION OF LIVE SWINE UNLESS THE SWINE HAS AN OFFICIAL FORM OF IDENTIFICATION APPROVED BY THE STATE VETERINARIAN FOR THIS PURPOSE, TO CLASSIFY ALL FREE-RANGING MAMMALS OF THE SPECIES SUS SCROFA AS FERAL SWINE, TO PROVIDE FOR THE TAKING OF FERAL SWINE AS A NONGAME ANIMAL, AND TO PROHIBIT THE REMOVAL OF Live FERAL SWINE FROM TRAPS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-369.)

H.B. 453, AN ACT TO AUTHORIZE THE PLACEMENT AND ISSUANCE OF SALARY PROTECTION INSURANCE UNDER THE SURPLUS LINES ACT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-370.)

H.B. 538, AN ACT TO AMEND THE LOCAL GOVERNMENTAL EMPLOYEES’ RETIREMENT SYSTEM TO REMOVE THE REQUIREMENT THAT LAW ENFORCEMENT OFFICERS HAVE ONE YEAR OF CREDITABLE SERVICE IN ORDER TO QUALIFY FOR DISABILITY RETIREMENT BENEFITS FOR INJURIES INCURRED IN THE LINE OF DUTY. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-371.)

H.B. 567, AN ACT TO PROVIDE FOR STAGGERED TERMS FOR THE MOUNTAIN RESOURCES COMMISSION ESTABLISHED BY CHAPTER 153B OF THE GENERAL STATUTES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-372.)

H.B. 596, AN ACT TO REQUIRE THAT THE PROCEEDS OF CERTAIN DISPOSITIONS OF STATE-OWNED REAL PROPERTY BE USED IN PART TO SUPPORT THE GENERAL FUND, IN PART TO SUPPORT THE TEACHERS’ AND STATE EMPLOYEES’ RETIREMENT SYSTEM OF NORTH CAROLINA, AND IN PART TO SUPPORT THE AGENCIES TO WHICH THE PROPERTY WAS ALLOCATED; AND TO APPROPRIATE FUNDS FOR THESE PURPOSES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-373.)
H.B. 609. AN ACT TO PROMOTE THE DEVELOPMENT OF WATER SUPPLY RESERVOIRS AND OTHER WATER SUPPLY RESOURCES, TO PROVIDE THAT FUNDS FROM THE CLEAN WATER MANAGEMENT TRUST FUND MAY BE USED TO PRESERVE LANDS FOR THE DEVELOPMENT OF WATER SUPPLY RESERVOIRS, AND TO IMPROVE THE EFFICIENCY OF USE OF NORTH CAROLINA'S WATER RESOURCES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-374.)

H.B. 644. AN ACT TO ESTABLISH PHARMACY AUDIT RIGHTS AND TO ESTABLISH STANDARDS FOR RECOUPEMENT OF CLAIMS AND AUTHORIZING A THIRTY-DAY PERIOD TO SUBMIT A WRITTEN REQUEST FOR A RECONSIDERATION REVIEW TO THE DIVISION OF MEDICAL ASSISTANCE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-375.)

H.B. 648. AN ACT TO CLARIFY AND AMEND THE LAWS PERTAINING TO EXCEPTIONS AND BUILDING PERMITS AS RELATED TO GENERAL CONTRACTORS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-376.)

H.B. 649. AN ACT TO AMEND THE LAWS PERTAINING TO GROUNDS FOR REVOCATION OF LICENSURE UNDER THE LAWS REGULATING BAIL BONDSMEN AND ALLOWING A BAIL AGENT ACTING ON BEHALF OF A SURETY COMPANY TO MAKE WRITTEN MOTIONS REGARDING SETTING ASIDE BAIL FORFEITURE AND RELIEF FROM FINAL JUDGMENT OF BAIL FORFEITURE UNDER THE LAWS PERTAINING TO CRIMINAL PROCEDURE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-377.)

H.B. 662. AN ACT TO AUTHORIZE COUNTIES THAT PROVIDE ELECTRONIC MONITORING FOR OFFENDERS TO COLLECT A FEE TO RECOVER THE ACTUAL COSTS OF PROVIDING THAT MONITORING. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-378.)

H.B. 720. AN ACT TO ENACT THE SCHOOL AND TEACHER PAPERWORK REDUCTION ACT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-379.)

H.B. 755. AN ACT TO DIRECT THE WILDLIFE RESOURCES COMMISSION TO STUDY FOX AND COYOTE POPULATIONS AND REPORT ITS RECOMMENDATIONS ON MANAGEMENT METHODS AND CONTROLS TO THE 2012 GENERAL ASSEMBLY. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-380.)
H.B. 761, AN ACT TO MAKE TAMPERING WITH AN IGNITION INTERLOCK SYSTEM AN UNLAWFUL ACT, TO REMOVE COLORED BORDER REQUIREMENTS FROM CERTAIN LICENSES, TO CLARIFY THAT SPECIAL IDENTIFICATION CARDS ARE SUBJECT TO VIOLATION PROVISIONS, AND TO ALLOW THE DIVISION OF MOTOR VEHICLES TO CONDUCT BACKGROUND INVESTIGATIONS ON EVERY PERSON APPLYING FOR A RESTORATION OF A REVOKED LICENSE. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-381.)

H.B. 763, AN ACT AUTHORIZING THE JOINT LEGISLATIVE PROGRAM EVALUATION OVERSIGHT COMMITTEE TO DIRECT THE PROGRAM EVALUATION DIVISION TO STUDY THE DIVISION OF MOTOR VEHICLES' COMMISSION CONTRACT FOR THE ISSUANCE OF PLATES AND CERTIFICATES PROGRAM TO DEVELOP OPERATIONAL PRACTICES THAT WOULD RESULT IN INCREASED OPERATING EFFICIENCY AND TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO PROVIDE TAG SERVICES AT MILITARY BASES. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-382.)

S.B. 644, AN ACT TO DIRECT THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF SOCIAL SERVICES, TO REQUIRE A REDETERMINATION OF ELIGIBILITY FOR VENDOR PAYMENTS ONLY IF THE ADOPTION ASSISTANCE AGREEMENT SPECIFICALLY REQUIRES A REDETERMINATION TO RECEIVE VENDOR PAYMENTS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-383.)

H.B. 806, AN ACT CHANGING THE STATUTE OF LIMITATIONS AND REPOSE FOR CHALLENGING ZONING ORDINANCES, CLARIFYING THE APPLICABILITY OF THE STATUTE OF LIMITATIONS TO ENFORCEMENT ACTIONS OR ADMINISTRATIVE APPEALS, AND TO PROHIBIT SPECIFIED ZONING ORDINANCES AFFECTING SINGLE-FAMILY DETACHED RESIDENTIAL USES ON LOTS GREATER THAN TEN ACRES IN AGRICULTURAL ZONING DISTRICTS. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-384.)

S.B. 636, AN ACT TO MODIFY THE LEVEL 2 RESTRICTIONS FOR PROVISIONAL LICENSES; TO REQUIRE A DRIVING LOG SHOWING SIXTY HOURS OF DRIVING TIME BY A PERSON WITH A LIMITED LEARNER'S PERMIT BEFORE A LEVEL 2 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE A DRIVING LOG SHOWING TWELVE HOURS OF DRIVING TIME BY A PROVISIONAL LICENSEE BEFORE A LEVEL 3 PROVISIONAL LICENSE MAY BE ISSUED; TO REQUIRE AN IMMEDIATE REVOCATION OF A PROVISIONAL LICENSE IF THE PROVISIONAL LICENSEE IS CHARGED WITH CERTAIN MOVING
VIOLATIONS; AND TO REQUIRE THE DIVISION OF MOTOR VEHICLES TO REPORT ON THE EFFECTIVENESS OF THE PROVISIONS OF THIS ACT. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-385.)

**H.B. 809.** AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES TO ESTABLISH A STATEWIDE SURVEILLANCE AND REPORTING SYSTEM FOR HEALTH CARE-ASSOCIATED INFECTIONS AND TO SUBJECT HOSPITALS TO THE REQUIREMENTS OF THE STATEWIDE SURVEILLANCE AND REPORTING SYSTEM. (Became law upon approval of the Governor, June 27, 2011 - S.L. 2011-386.)

**S.B. 110.** AN ACT TO AUTHORIZE THE PERMITTING AND CONSTRUCTION OF UP TO FOUR TERMINAL GROINS AT INLETS UNDER CERTAIN CONDITIONS. (Became law upon approval of the Governor, June 28, 2011 - S.L. 2011-387.)

**H.B. 744.** AN ACT TO ENACT THE SAFE STUDENTS ACT. (Became law upon approval of the Governor, June 28, 2011 - S.L. 2011-388.)

**H.B. 678.** AN ACT TO REQUIRE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES, IN COLLABORATION WITH THE DEPARTMENT OF CORRECTION, TO ESTABLISH A PILOT PROGRAM TO ALLOW CERTAIN INMATES RELEASED FROM CONFINEMENT TO BE PLACED IN ADULT CARE HOMES TO RECEIVE PERSONAL CARE SERVICES AND MEDICATION MANAGEMENT. (Became law upon approval of the Governor, June 28, 2011 - S.L. 2011-389.)

**H.B. 619.** AN ACT TO SPECIFY THE SECRETARY OF REVENUE’S AUTHORITY TO ADJUST THE NET INCOME OF A CORPORATION OR TO REQUIRE A CORPORATION TO FILE A COMBINED RETURN. (Became law upon approval of the Governor, June 30, 2011 - S.L. 2011-390.)

**H.B. 22.** AN ACT TO MAKE TECHNICAL, CLARIFYING, AND OTHER MODIFICATIONS TO THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS APPROPRIATIONS ACT. (Became law upon approval of the Governor, June 30, 2011 - S.L. 2011-391.)

**H.B. 289.** AN ACT TO AUTHORIZE THE DIVISION OF MOTOR VEHICLES TO ISSUE VARIOUS SPECIAL REGISTRATION PLATES. (Became law upon approval of the Governor, June 30, 2011 - S.L. 2011-392.)

**S.B. 620.** AN ACT TO CLARIFY THAT A LEGISLATOR’S OR PUBLIC SERVANT’S PUBLIC POSITION MAY BE DISCLOSED IN AN AGENDA OR OTHER DOCUMENT RELATED TO A MEETING, CONFERENCE, OR
SIMILAR EVENT AND TO MODIFY THE REPORTING REQUIREMENTS FOR LOBBYIST PRINCIPALS. (Become law without the approval of the Governor, July 1, 2011 - S.L. 2011-393.)

H.B. 119, AN ACT TO AMEND CERTAIN ENVIRONMENTAL AND NATURAL RESOURCES LAWS TO (1) EXEMPT CERTAIN NEW RENEWABLE ENERGY FACILITIES FROM BEST AVAILABLE CONTROL TECHNOLOGY (BACT) REQUIREMENTS; (2) REDUCE CERTAIN OPEN BURNING SETBACK REQUIREMENTS AND PROVIDE THAT MINIMAL, UNINTENTIONAL NONCOMPLIANCE WITH AN OPEN BURNING SETBACK IS NOT A VIOLATION; (3) PROVIDE THAT DRAFT EROSION AND SEDIMENTATION CONTROL PLANS FOR THE CONSTRUCTION OF CERTAIN UTILITY LINES MAY BE SUBMITTED WITHOUT A LANDOWNER’S WRITTEN CONSENT; (4) CLARIFY THE PROHIBITION ON DISPOSAL IN LANDFILLS OR BY INCINERATION OF BEVERAGE CONTAINERS THAT ARE REQUIRED TO BE RECYCLED BY CERTAIN ABC PERMITTEES; (5) CLARIFY THE USE OF STATE FUNDS IN THE CONTEXT OF THE REMOVAL OF MERCURY-CONTAINING PRODUCTS FROM PUBLIC BUILDINGS; (6) DIRECT THE ENVIRONMENTAL MANAGEMENT COMMISSION TO DEVELOP MODEL STORMWATER CAPTURE AND REUSE PRACTICES; (7) PROHIBIT THE DIVISION OF WATER QUALITY OF THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES FROM REQUIRING A WATER QUALITY PERMIT FOR A TYPE I SOLID WASTE COMPOST FACILITY; (8) AMEND THE WATER-USE STANDARD FOR PUBLIC MAJOR FACILITY CONSTRUCTION AND RENOVATION PROJECTS TO REQUIRE THE INSTALLATION OF WEATHER-BASED IRRIGATION CONTROLLERS; (9) PROVIDE THAT NO PERMIT IS REQUIRED FOR THE CONSTRUCTION OR ALTERATION OF A SEWER SYSTEM OR TREATMENT WORKS THAT ALREADY HAS A DISCHARGE PERMIT; (10) EXEMPT SMALL DAMS AND AGRICULTURAL POND DAMS FROM THE DAM SAFETY ACT; (11) MAKE VARIOUS CHANGES TO THE LAWS GOVERNING THE STATE’S UNDERGROUND STORAGE TANK PROGRAM AND PETROLEUM DISCHARGES; (12) PROMOTE THE USE OF GRAY WATER; (13) CLARIFY THAT NUTRIENT OFFSET PAYMENTS SHALL REFLECT ACTUAL COSTS AS ADOPTED BY THE ENVIRONMENTAL MANAGEMENT COMMISSION; (14) DELAY IMPLEMENTATION OF CERTAIN JORDAN LAKE RULE REQUIREMENTS; (15) AUTHORIZE THE COMMISSION FOR PUBLIC HEALTH TO ADOPT RULES TO INCORPORATE THE FEDERAL FOOD CODE; (16) ESTABLISH A VARIANCE PROCESS FOR CERTAIN WATER SUPPLY WELL SETBACK REQUIREMENTS; (17) GRANDFATHER CERTAIN DEVELOPMENT UNDER THE NEUSE AND TAR-PAM RIVER BASIN BUFFER
REQUIREMENTS; (18) PROVIDE THAT A GINSENG EXPORT CERTIFICATE MAY BE OBTAINED FREE OF CHARGE; (19) PROVIDE FOR AN EARLY SUNSET OF THE METHANE CAPTURE PILOT PROGRAM; (20) DIRECT THE DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES TO STUDY STORMWATER MANAGEMENT REQUIREMENTS FOR AIRPORTS IN THE STATE; (21) DIRECT CERTAIN TRANSFERS OF FUNDS FOR NONPOINT SOURCE POLLUTION CONTROL PROGRAMS; (22) CONFORM THE STATUTORY DEFINITION OF "SOLID WASTE" TO FEDERAL LAW; AND (23) TO AMEND CERTAIN FINANCIAL ASSURANCE REQUIREMENTS APPLICABLE TO HAZARDOUS WASTE FACILITIES. (Become law without the approval of the Governor, July 1, 2011 - S.L. 2011-394.)

H.B. 344, AN ACT TO ALLOW AN INDIVIDUAL INCOME TAX CREDIT FOR CHILDREN WITH DISABILITIES WHO REQUIRE SPECIAL EDUCATION AND TO CREATE A FUND FOR SPECIAL EDUCATION AND RELATED SERVICES. (Become law without the approval of the Governor, July 1, 2011 - S.L. 2011-395.)

H.B. 845, AN ACT TO REFORM THE INVOLUNTARY ANNEXATION LAWS OF NORTH CAROLINA. (Become law without the approval of the Governor, July 1, 2011 - S.L. 2011-396.)

S.B. 183, AN ACT TO ESTABLISH CERTAIN STATUTORY STANDARDS FOR SELECTIVE VEGETATION REMOVAL WITHIN THE RIGHTS-OF-WAY OF THE STATE HIGHWAY SYSTEM. (Became law upon approval of the Governor, July 18, 2011 - S.L. 2011-397.)

The following bill was properly enrolled, reviewed and approved by the Governor as indicated, assigned the following Chapter Number and presented to the Office of the Secretary of State after the 2011 Session adjourned on July 28, 2011.

S.B. 315, AN ACT TO PERMIT CAMPAIGN SIGNS IN HIGHWAY RIGHTS-OF-WAY WITH REASONABLE TIME, PLACE, AND MANNER RESTRICTIONS. (Became law upon approval of the Governor, August 4, 2011 - S.L. 2011-408.)

The following bills were properly enrolled, reviewed and approved by the Governor as indicated, assigned the following Chapter Numbers and presented to the Office of the Secretary of State after the 2011 Session adjourned on September 14, 2011.
S.B. 580. AN ACT TO PROVIDE FOR AUTOMATIC REINSTATEMENT OF CASES THAT WERE DISMISSED WITH LEAVE IF THOSE CASES ARE WAIVABLE, TO ADD TO THE STATUTORY DUTIES OF THE DIRECTOR OF THE ADMINISTRATIVE OFFICE OF THE COURTS; TO CLARIFY WHEN A CLERK OF SUPERIOR COURT MAY RELEASE FUNDS HELD UNDER A CLAIM OF LIEN ON REAL PROPERTY, TO GRANT THE COURT THE DISCRETION TO FIND THAT DISTANCE FROM THE COURT IS GOOD CAUSE TO EXEMPT A PARTY FROM CUSTODY MEDIATION, TO PROVIDE THAT FEES COLLECTED BY THE DISPUTE RESOLUTION COMMISSION ARE NONREVERTING, AND TO MAKE CLARIFYING CHANGES TO S.L. 2011-390, FORCED COMBINATIONS. (Became law upon approval of the Governor, September 15, 2011 - S.L. 2011-411.)

H.B. 335. AN ACT TO DIRECT THE DEPARTMENT OF CORRECTION AND THE DEPARTMENT OF PUBLIC SAFETY TO STUDY CONTRACTING FOR MAINTENANCE SERVICES AT PRISON FACILITIES AND TO TEMPORARILY LIMIT EXPANSION OF PRIVATE MAINTENANCE CONTRACTS AT PRISON FACILITIES; TO MAKE CLARIFYING CHANGES TO CERTAIN PROBATION STATUTES AND TO THE JUSTICE REINVESTMENT ACT; TO MAKE CLARIFYING CHANGES TO THE LAW RELATING TO PROVISIONAL DRIVERS LICENSES, MAKING A CHANGE TO THE BUDGET TECHNICAL CORRECTIONS BILL AND A TECHNICAL CHANGE TO S.L. 2011-313; TO PROVIDE BONDSMAN ACCESS TO CRIMINAL COURT RECORDS; TO AUTHORIZE ADDITIONAL CONNECTIONS TO WATER SUPPLY LINES FUNDED BY THE CLEAN WATER AND NATURAL GAS CRITICAL NEEDS BOND ACT OF 1998; AND TO CLARIFY THE QUALIFICATIONS OF PUBLIC MEMBERS OF THE NORTH CAROLINA HOME INSPECTOR LICENSURE BOARD. (Become law without the approval of the Governor, October 15, 2011 - S.L. 2011-412.)

The following bill was properly enrolled, reviewed and approved by the Governor as indicated, assigned the following Chapter Number and presented to the Office of the Secretary of State after the 2011 Session adjourned on November 29, 2011.

H.B. 796. AN ACT TO ALLOW ALL PERMITTEES THAT HAVE BEEN ISSUED A BREWERY PERMIT BY THE NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL COMMISSION TO SELL AT RETAIL MALT BEVERAGES THAT HAVE BEEN MANUFACTURED AT THE BREWERY OR AT ANOTHER LOCATION OUT OF STATE BY THE SAME PERMITTEE ONLY ON THE PREMISES OF THE BREWERY AFTER RECEIVING THE PROPER PERMITS, TO CLARIFY THAT CERTAIN HIGH SCHOOL STUDENTS MAY BE PERMITTED TO TAKE NONCREDIT COURSES AT STATE COMMUNITY COLLEGES, AND TO
AUTHORIZE THE DEPARTMENT OF PUBLIC INSTRUCTION TO ALLOT SMALL COUNTY SUPPLEMENTAL FUNDING TO THE CHEROKEE COUNTY SCHOOLS. (Became law upon approval of the Governor, December 8, 2011 - S.L. 2011-419.)
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**Tract 3**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1008, Block 1009, Block 1010, Block 1018, Block 1019, Block 1998, Block 1999; Block Group 4: Block 4000, Block 4001, Block 4002, Block 4003, Block 4053, Block 4054, Block 4055, Block 4056, Block 4057; **Tract 9**: Block Group 2: Block 1018, Block 1019, Block 1998, Block 1999; Block 2020, Block 2021, Block 2022, Block 2023, Block 2024, Block 2036, Block 2037, Block 2055, Block 2056, Block 2057, Block 2059, Block 2993, Block 2994, Block 2995, Block 2996; **Tract 10**: Block Group 4: Block 4013, Block 4014, Block 4015, Block 4016, Block 4017, Block 4018, Block 4019, Block 4020, Block 4021, Block 4022, Block 4023, Block 4997; Precinct Greenville 12A: **Tract 6**: Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2026; Precinct Grifton, Precinct Grimesland, Precinct Pactolus, Precinct Simpson A, Precinct Simpson B, Precinct Swift Creek.

**4th (1)** BERTIE, CHOWAN, GATES, HALIFAX, HERTFORD, NORTHAMPTON, PERQUIMANS.

**5th (1)** GREENE, PITT: Precinct Arthur: **Tract 6**: Block Group 2: Block 2018, Block 2021; **Tract 16**: Block Group 1: Block 1002, Block 1003, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1020; Block Group 2: Block 2024, Block 2025, Block 2026, Block 2027, Block 2028, Block 2029, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2040, Block 2041, Block 2042, Block 2043, Block 2044, Block 2049, Block 2050, Block 2054; Block Group 3: Block 3005, Block 3006; Precinct Ayden A, Precinct Ayden B: **Tract 12**: Block Group 1: Block 1033, Block 1034; **Tract 14**: Block Group 1: Block 1005, Block 1012, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1059, Block 1060, Block 1061, Block 1062; Block Group 2: Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2022, Block 2023, Block 2024, Block 2025, Block 2026, Block 2027, Block 2028, Block 2029, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2039, Block 2041;
Block Group 5: Block 5004, Block 5005, Block 5006, Block 5007, Block 5015, Block 5016, Block 5025, Block 5026, Block 5027, Block 5028; Precinct Farmville A, Precinct Farmville B, Precinct Fountain;

Tract 18: Block Group 3: Block 3001; Tract 19: Block Group 1: Block 1044; Block Group 2: Block 2001, Block 2026, Block 2027, Block 2028, Block 2029, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2038, Block 2047; Block Group 3: Block 3018, Block 3019, Block 3020, Block 3021, Block 3022, Block 3023, Block 3024, Block 3025, Block 3028, Block 3029, Block 3030, Block 3031, Block 3032; Precinct Greenville 07A, Precinct Greenville 07B, Precinct Greenville 07C, Precinct Greenville 08A, Precinct Greenville 08B, Precinct Greenville 09; Tract 1: Block Group 5: Block 5024, Block 5025; Tract 2: Block Group 5: Block 5022, Block 5023, Block 5024, Block 5025; Tract 3: Block Group 1: Block 1007, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2037; Block Group 4: Block 4004, Block 4005, Block 4006, Block 4007, Block 4008, Block 4009, Block 4999; Tract 4: Block Group 3: Block 3005, Block 3007, Block 3008, Block 3009, Block 3010, Block 3011, Block 3012, Block 3013, Block 3014, Block 3015, Block 3016, Block 3017, Block 3018, Block 3019, Block 3020, Block 3021, Block 3022, Block 3023, Block 3024, Block 3025, Block 3026, Block 3027, Block 3028, Block 3029; Block Group 4: Block 4004, Block 4005; Precinct Greenville 10A, Precinct Greenville 10B, Precinct Greenville 11A, Precinct Greenville 11B, Precinct Greenville 12A; Tract 6: Block Group 2: Block 2019, Block 2020, Block 2022, Block 2023, Block 2024, Block 2025, Block 2027, Block 2028, Block 2029, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043, Block 2044; Tract 16: Block Group 2: Block 2035, Block 2036; Precinct Greenville 12B, Precinct Winterville Central A, Precinct Winterville Central B, Precinct Winterville East; Wayne: Precinct 02; Tract 2: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019; Block Group 2: Block 2000, Block 2001; Block Group 3: Tract 3.01: Block Group 1: Block 1000, Block 1001, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1051,
Block 1052, Block 1053, Block 1054, Block 1055; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3010, Block 3011, Block 3012; Precinct 06, Precinct 07, Precinct 10, Precinct 11, Precinct 12, Precinct 13, Precinct 14, Precinct 15, Precinct 17, Precinct 18, Precinct 19, Precinct 20, Precinct 21, Precinct 22, Precinct 23, Precinct 25; **Tract 8**: Block Group 1: Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038, Block 1039, Block 1040, Block 1041, Block 1042, Block 1043, Block 1044, Block 1045; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2019, Block 2020, Block 2021, Block 2022, Block 2023, Block 2024, Block 2025, Block 2026, Block 2027; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3007, Block 3008, Block 3009, Block 3010, Block 3011, Block 3012, Block 3013, Block 3014, Block 3015, Block 3016, Block 3017, Block 3018, Block 3019, Block 3020, Block 3021, Block 3022, Block 3023, Block 3024, Block 3028, Block 3029, Block 3030, Block 3031, Block 3032, Block 3033, Block 3034, Block 3035, Block 3036, Block 3037, Block 3038, Block 3039, Block 3040, Block 3041, Block 3042, Block 3043, Block 3044, Block 3045, Block 3046, Block 3047, Block 3050; **Tract 9**: Block Group 6: Block 6010; Block Group 7: Block 7023, Block 7024, Block 7025, Block 7026, Block 7027, Block 7028, Block 7029, Block 7032, Block 7033, Block 7034, Block 7035, Block 7036, Block 7037, Block 7038, Block 7039, Block 7040, Block 7042, Block 7043, Block 7044; Precinct 26; **Tract 6.01**: Block Group 3: Block 3005, Block 3006, Block 3007, Block 3010, Block 3011, Block 3012; **Tract 6.02**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1014, Block 1015, Block 1016, Block 1017; **Tract 9**: Block Group 5: Block 5016, Block 5017, Block 5024, Block 5025, Block 5026, Block 5027, Block 5030, Block 5031, Block 5032, Block 5033, Block 5034, Block 5035, Block 5036, Block 5037, Block 5038, Block 5039, Block 5040; Block Group 7: Block 7000, Block 7001, Block 7002, Block 7003, Block 7004, Block 7007, Block 7008, Block 7009, Block 7010, Block 7011, Block 7012, Block 7013, Block 7014, Block 7015, Block 7016, Block 7017, Block 7018, Block 7019, Block 7020, Block 7021, Block 7022, Block 7041; Precinct 27, Precinct 28, Precinct 29, Precinct 30.
6th (1)  JONES, ONslow.

7th (1)  FRANKLIN, GRANVille, VANCE, WAREN.

8th (1)  BRUNSWICK, COLUMBUS, PENDER.

9th (1)  NEW HANOVER.

10th (1)  DUPLIN, LENOIR, SAMPSON.

11th (1)  NASH, WILSON.

12th (1)  JOHNSTON, WAYNE: Precinct 01, Precinct 02: Tract 2: Block Group 1: Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1020, Block 1027; Tract 3.01: Block Group 4: Block 4000, Block 4005, Block 4006, Block 4007, Block 4008, Block 4009; Precinct 03, Precinct 04, Precinct 05, Precinct 08, Precinct 09, Precinct 16, Precinct 24, Precinct 25: Tract 8: Block Group 2: Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018; Tract 9: Block Group 3: Block 3010; Block Group 6: Block 6001, Block 6002, Block 6003, Block 6005, Block 6007, Block 6008, Block 6009, Block 6011, Block 6012, Block 6013, Block 6014, Block 6015, Block 6017, Block 6998, Block 6999; Block Group 7: Block 7030, Block 7031; Tract 10: Block Group 1: Block 1026; Precinct 26: Tract 9: Block Group 4: Block 4009, Block 4010, Block 4011, Block 4012, Block 4013, Block 4021, Block 4022, Block 4023; Block Group 5: Block 5010, Block 5011, Block 5012, Block 5013, Block 5014, Block 5015, Block 5028, Block 5029, Block 5041, Block 5042, Block 5995, Block 5996; Block Group 7: Block 7005, Block 7006.

13th (1)  HOKE, ROBESON.

14th (1)  WAKE: Precinct 01-12: Tract 527.01: Block Group 2: Block 2028, Block 2029, Block 2030, Block 2031, Block 2036, Block 2037, Block 2038; Precinct 01-18: Tract 527.01: Block Group 1: Block 1013, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034; Precinct 01-19, Precinct 01-20: Tract 507: Block Group 1, Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3007, Block 3008, Block 3009, Block 3010, Block 3011; Block Group 4: Block 4000, Block 4001,
Block 4002, Block 4003, Block 4004, Block 4005; **Tract 521.02:** Block Group 1: Block 1009; Precinct 01-21: **Tract 521.01:** Block Group 2: Block 2033, Block 2035, Block 2036, Block 2037, Block 2038, Block 2042, Block 2043; **Tract 522.02:** Block Group 1: Block 1027, Block 1028, Block 1029, Block 1039, Block 1040, Block 1041, Block 1050, Block 1052, Block 1053, Block 1056, Block 1059, Block 1060, Block 1061, Block 1062, Block 1063, Block 1064, Block 1065, Block 1069, Block 1080; Precinct 01-22, Precinct 01-26; **Tract 507:** Block Group 3: Block 3012, Block 3013; Block Group 4: Block 4006, Block 4007, Block 4008, Block 4009, Block 4010, Block 4011, Block 4012, Block 4013; Block Group 5: Block 5004, Block 5005, Block 5006, Block 5007, Block 5008; **Tract 508:** Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3019, Block 3020, Block 3021; **Tract 521.01:** Block Group 1: Block 1011, Block 1012; Block Group 2: Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010; **Tract 521.01:** Block Group 2: Block 2000; Precinct 01-28, Precinct 01-34, Precinct 01-35; **Tract 508:** Block Group 1: Block 1011, Block 1012; Block Group 2: Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010; **Tract 509:** Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3019, Block 3020, Block 3021; **Tract 521.01:** Block Group 1: Block 1000, Block 1001, Block 1002; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2039, Block 2040, Block 2041, Block 2044, Block 2045; **Tract 522.01:** Block Group 1: Block 1021; **Tract 522.02:** Block Group 1: Block 1000; Precinct 01-38, Precinct 01-40, Precinct 01-46, Precinct 01-50, Precinct 09-01, Precinct 09-02, Precinct 09-03, Precinct 10-01, Precinct 10-02, Precinct 10-03, Precinct 10-04, Precinct 13-01, Precinct 13-03, Precinct 13-05; **Tract 540.10:** Block Group 1: Block 1057, Block 1060, Block 1061, Block 1062, Block 1063, Block 1085, Block 1086, Block 1087, Block 1088, Block 1089, Block 1090, Block 1091, Block 1092, Block 1093, Block 1094, Block 1095, Block 1096, Block 1997, Block 1998, Block 1999; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2025, Block 2026, Block 2027, Block 2028; Precinct 13-06; **Tract 540.10:** Block Group 1: Block 1000, Block 1058, Block 1059; Precinct 13-07, Precinct 16-01; **Tract 528.03:** Block Group 2: Block 2033, Block 2035; **Tract 528.04:** Block Group 1: Block 1000, Block 1001, Block 1002; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2033, Block 2034, Block 2035,
Block 2036, Block 2037, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043, Block 2044, Block 2045, Block 2046, Block 2047, Block 2048; Precinct 16-02, Precinct 16-08, Precinct 17-01, Precinct 17-02, Precinct 17-03, Precinct 17-04, Precinct 17-05, Precinct 17-06, Precinct 17-07, Precinct 17-08, Precinct 17-09, Precinct 17-10, Precinct 17-11, Precinct 19-01, Precinct 19-02: **Tract 542.01**: Block Group 5: Block 5000, Block 5001, Block 5002, Block 5142, Block 5143; **Tract 542.02**: Block Group 2: Block 2013, Block 2014; Precinct 19-04, Precinct 19-07: **Tract 542.01**: Block Group 4: Block 4000, Block 4001, Block 4002, Block 4003, Block 4004, Block 4005, Block 4999; **Tract 542.02**: Block Group 2: Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2030, Block 2996; Precinct 19-08.

15th (1) **WAKE**: Precinct 01-11, Precinct 01-15, Precinct 01-17, Precinct 01-18: **Tract 526.02**: Block Group 2: Block 2009; **Tract 527.01**: Block Group 1: Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1018, Block 1019; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2022, Block 2023, Block 2024, Block 2025, Block 2999; Precinct 01-29: **Tract 515.01**: Block Group 1: Block 1000, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023; Precinct 01-30, Precinct 01-36, Precinct 01-37, Precinct 01-39, Precinct 01-42, Precinct 01-43, Precinct 01-44, Precinct 01-45, Precinct 01-47, Precinct 01-51, Precinct 02-01, Precinct 02-02, Precinct 02-03, Precinct 02-04, Precinct 02-05, Precinct 02-06, Precinct 07-02, Precinct 07-03, Precinct 07-04, Precinct 07-05, Precinct 07-06, Precinct 07-07, Precinct 07-09, Precinct 07-11, Precinct 07-12, Precinct 07-13, Precinct 08-01, Precinct 08-02, Precinct 08-03, Precinct 08-04, Precinct 08-05, Precinct 08-06, Precinct 08-07, Precinct 08-08, Precinct 08-09, Precinct 13-02, Precinct 13-03, Precinct 13-04, Precinct 13-05: **Tract 540.10**: Block Group 1: Block 1046, Block 1047, Block 1050, Block 1052, Block 1053, Block 1056, Block 1064, Block 1065, Block 1066, Block 1067, Block 1068, Block 1069, Block 1070, Block 1071, Block 1072, Block 1073, Block 1074, Block 1075, Block 1076, Block 1077, Block 1078, Block 1079, Block 1080, Block 1081, Block 1082, Block 1083, Block 1084; Precinct 13-06: **Tract 540.10**: Block Group 1: Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1031, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038, Block 1039, Block 1041, Block 1042, Block 1043, Block 1044, Block 1045,
Block 1048, Block 1049, Block 1051, Block 1054, Block 1055; Precinct 14-01, Precinct 14-02, Precinct 19-02: **Tract 542.01**: Block Group 1, Block Group 5: Block 5003, Block 5004, Block 5005, Block 5006, Block 5007, Block 5008, Block 5009, Block 5010, Block 5011, Block 5012, Block 5013, Block 5014, Block 5015, Block 5016, Block 5017, Block 5018, Block 5019, Block 5020, Block 5021, Block 5022, Block 5023, Block 5024, Block 5025, Block 5026, Block 5027, Block 5028, Block 5029, Block 5030, Block 5031, Block 5032, Block 5033, Block 5034, Block 5035, Block 5036, Block 5037, Block 5038, Block 5039, Block 5040, Block 5041, Block 5042, Block 5043, Block 5044, Block 5045, Block 5046, Block 5047, Block 5048, Block 5049, Block 5050, Block 5051, Block 5052, Block 5113, Block 5114, Block 5115, Block 5116, Block 5117, Block 5118, Block 5119, Block 5120, Block 5121, Block 5122, Block 5123, Block 5124, Block 5125, Block 5126, Block 5132, Block 5133, Block 5134, Block 5135, Block 5136, Block 5137, Block 5138, Block 5139, Block 5140, Block 5141; Precinct 19-03, Precinct 19-05, Precinct 19-06, Precinct 19-07: **Tract 540.10**: Block Group 2: Block 2000, Block 2040, Block 2041, Block 2042, Block 2043, Block 2044, Block 2045, Block 2046, Block 2047, Block 2048, Block 2062, Block 2063, Block 2064, Block 2065, Block 2066, Block 2067; Block Group 4: Block 4006, Block 4007, Block 4008, Block 4009, Block 4010, Block 4011, Block 4012, Block 4013, Block 4014, Block 4015, Block 4016, Block 4017, Block 4018, Block 4019, Block 4020, Block 4021, Block 4022, Block 4023.

**16th (1) WAKE**: Precinct 01-01, Precinct 01-02, Precinct 01-03, Precinct 01-04, Precinct 01-05, Precinct 01-06, Precinct 01-07, Precinct 01-09, Precinct 01-10, Precinct 01-12: **Tract 517**: Block Group 1: Block 1008; **Tract 518**: Block Group 1: Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1020, Block 1021, Block 1022, Block 1023; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005; Block Group 3; **Tract 527.01**: Block Group 2: Block 2039; Precinct 01-13, Precinct 01-14, Precinct 01-16, Precinct 01-20: **Tract 501**: Block Group 1: Block 1052, Block 1053, Block 1054, Block 1057, Block 1058, Block 1059, Block 1060, Block 1061, Block 1079, Block 1080, Block 1081, Block 1082, Block 1083, Block 1084, Block 1085, Block 1086, Block 1087, Block 1088, Block 1089, Block 1093, Block 1094, Block 1095, Block 1096, Block 1097, Block 1098, Block 1099, Block 1100, Block 1101, Block 1102; **Tract 507**: Block Group 5: Block 5000, Block 5001, Block 5002, Block 5003; Precinct 01-21: **Tract 522.02**: Block Group 1: Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026, Block
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1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038, Block 1042, Block 1043, Block 1044, Block 1045, Block 1051, Block 1997, Block 1998, Block 1999; Block Group 2, Block Group 3; Precinct 01-23, Precinct 01-24, Precinct 01-26: **Tract 501**: Block Group 1: Block 1090, Block 1091, Block 1092, Block 1112, Block 1113, Block 1114, Block 1115, Block 1116, Block 1117; **Tract 509**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1015, Block 1016, Block 1017, Block 1018, Block 1020, Block 1021; Precinct 01-27, Precinct 01-29: **Tract 515.01**: Block Group 1: Block 1008; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2017, Block 2018, Block 2019; **Tract 515.02**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010; Precinct 01-31, Precinct 01-32, Precinct 01-33, Precinct 01-35: **Tract 508**: Block Group 2: Block 1011, Block 2012, Block 2013; **Tract 509**: Block Group 1: Block 1022, Block 1023, Block 1024, Block 1025; Block Group 2: Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018; **Tract 522.01**: Block Group 1: Block 1000, Block 1001, Block 1002; Precinct 01-41, Precinct 01-48, Precinct 01-49, Precinct 04-04, Precinct 04-04-02, Precinct 04-03, Precinct 04-04: **Tract 535.07**: Block Group 2: Block 2001, Block 2002; Block Group 3: Block 3007, Block 3008, Block 3009, Precinct 04-05, Precinct 04-08, Precinct 04-09, Precinct 04-11, Precinct 04-12, Precinct 04-15, Precinct 04-17, Precinct 04-18, Precinct 04-20, Precinct 04-21, Precinct 05-01, Precinct 05-02, Precinct 05-03, Precinct 07-01, Precinct 11-01, Precinct 11-02, Precinct 18-01: **Tract 523.01**: Block Group 1: Block 1000, Block 1002, Block 1021, Block 1022, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038, Block 1039, Block 1040, Block 1041; **Tract 523.02**: Block Group 2: Block 2003, Block 2004, Block 2005, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2022, Block 2023, Block 2024, Block 2025, Block 2026, Block 2027, Block 2028, Block 2029, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043, Block 2044, Block 2045, Block 2046, Block 2047, Block 2048, Block 2049, Block 2050, Block 2051, Block 2999; Precinct 18-06: **Tract 523.01**: Block Group 1: Block 1003, Block 1005, Block 1006, Block 1017, Block 1018, Block
Tract 524.04: Block Group 1: Block 1043, Block 1996, Block 1997, Block 1998, Block 1999; Tract 530.01: Block Group 2: Block 2022, Block 2023, Block 2024, Block 2025, Block 2026, Block 2027; Tract 530.02: Block Group 1: Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1024, Block 1025, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038, Block 1039, Block 1040, Block 1041, Block 1042, Block 1043, Block 1057, Block 1058, Block 1994, Block 1998, Block 1999; Precinct 18-08: Tract 530.01: Block Group 2: Block 2000, Block 2001, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2031, Block 2032, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043; Precinct 20-02: Tract 534.03: Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2015, Block 2016, Block 2017, Block 2018; Tract 536: Block Group 2: Block 2119, Block 2120, Block 2121, Block 2122, Block 2123, Block 2128, Block 2129, Block 2130, Block 2131, Block 2132, Block 2133, Block 2134, Block 2135, Block 2136, Block 2137, Block 2138, Block 2139, Block 2140, Block 2141, Block 2142, Block 2143, Block 2144, Block 2145, Block 2146, Block 2147, Block 2148, Block 2149, Block 2150, Block 2151, Block 2161, Block 2162, Block 2164, Block 2165, Block 2166, Block 2167, Block 2202, Block 2221, Block 2222, Block 2223, Block 2224, Block 2225, Block 2226, Block 2227, Block 2228, Block 2229, Block 2230, Block 2231, Block 2232, Block 2233.

WAKE: Precinct 03-00, Precinct 04-04: Tract 535.08: Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Precinct 04-06, Precinct 04-07, Precinct 04-10, Precinct 04-13, Precinct 04-14, Precinct 04-16, Precinct 04-19, Precinct 06-01, Precinct 06-02, Precinct 06-03, Precinct 12-01, Precinct 12-02, Precinct 12-03, Precinct 12-04, Precinct 12-05, Precinct 12-06, Precinct 12-07, Precinct 15-01, Precinct 15-02, Precinct 15-03, Precinct 15-04, Precinct 16-01: Tract 528.05: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018,
Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1061; Precinct 16-03, Precinct 16-04, Precinct 16-05, Precinct 16-06, Precinct 16-07, Precinct 16-09, Precinct 18-01: 
**Tract 530.02:** Block Group 2: Block 2019, Block 2020, Block 2021; Precinct 18-02, Precinct 18-03, Precinct 18-04, Precinct 18-05, Precinct 18-06: **Tract 530.02:** Block Group 1: Block 1000, Block 1001, Block 1002, Block 1044, Block 1045, Block 1046, Block 1049, Block 1050, Block 1993; Precinct 18-07, Precinct 18-08: 
**Tract 530.01:** Block Group 1: Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009; Block Group 2: Block 2028, Block 2029, Block 2030, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2044, Block 2049, Block 2050, Block 2051, Block 2052, Block 2053, Block 2054, Block 2055, Block 2056, Block 2057, Block 2058, Block 2059, Block 2060, Block 2061, Block 2062, Block 2063, Block 2064, Block 2065, Block 2066, Block 2067, Block 2068, Block 2080, Block 2081, Block 2082, Block 2083, Block 2084, Block 2085, Block 2086, Block 2087, Block 2088, Block 2089, Block 2090, Block 2091, Block 2164, Block 2165; Precinct 20-01, Precinct 20-02: **Tract 534.03:** Block Group 2: Block 2013, Block 2014, Block 2019, Block 2020, Block 2021, Block 2022, Block 2023, Block 2024, Block 2025, Block 2026, Block 2027, Block 2028, Block 2029, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043, Block 2044, Block 2045, Block 2046, Block 2047, Block 2048, Block 2049, Block 2050, Block 2051, Block 2052, Block 2053, Block 2054, Block 2055, Block 2056, Block 2057; Block Group 4: Block 4000, Block 4001, Block 4002, Block 4003, Block 4004, Block 4005, Block 4006, Block 4007, Block 4008, Block 4009, Block 4010, Block 4011; Precinct 20-03, Precinct 20-04, Precinct 20-05, Precinct 20-06, Precinct 20-07, Precinct 20-08, Precinct 20-09, Precinct 20-10. 

18th (1) **CHATHAM, DURHAM:** Precinct 03: **Tract 4.01:** Block Group 3: Block 3004, Block 3005, Block 3006, Block 3007, Block 3008, Block 3009, Block 3010; **Tract 4.02:** Block Group 1: Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038, Block 1039, Block 1040, Block 1041, Block 1042, Block 1043, Block 1044; **Tract 5:** Block Group 1: Block 1003; Precinct 04: **Tract 4.01:** Block Group 1: Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017; Block Group 2: Block 2003, Block 2004,
Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2022, Block 2023; Block Group 3: Block 3011, Block 3012, Block 3013, Block 3014, Block 3015, Block 3016, Block 3017, Block 3018, Block 3019, Block 3020, Block 3021, Block 3022, Block 3023; **Tract 4.02**: Block Group 1: Block 1013, Block 1014; Precinct 05: **Tract 5**: Block Group 1: Block 1004, Block 1005; **Tract 15.01, Tract 15.02**: Precinct 06: **Tract 6**: Block Group 2: Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2026, Block 2027, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043; Precinct 16, Precinct 27, Precinct 35, Precinct 36, Precinct 37, Precinct 38, Precinct 39, Precinct 43, Precinct 48, Precinct 50, Precinct 51, Precinct 53, Precinct 54; **LEE**.

**19th (1)** **BLADEN, CUMBERLAND**: Precinct Alderman, Precinct Arran Hills, Precinct Beaver Dam & Cedar Creek, Precinct Black River, Precinct Brentwood, Precinct Cross Creek 01, Precinct Cross Creek 02, Precinct Cross Creek 08, Precinct Cross Creek 10, Precinct Cross Creek 11, Precinct Cross Creek 12, Precinct Cross Creek 14: **Tract 7**: Block Group 4: Block 4000, Block 4001, Block 4002, Block 4003, Block 4004; Precinct Cross Creek 15, Precinct Cross Creek 18, Precinct Cross Creek 20, Precinct Cross Creek 29, Precinct Cross Creek 30, Precinct Cross Creek 31, Precinct Cross Creek 34, Precinct Cumberland 1, Hope Mills 1, & Stoney Point, Precinct Cumberland 2, Precinct Cumberland 3, Precinct Eastover, Precinct Hope Mills 2, Precinct Hope Mills 3, Precinct Judson-Vander, Precinct Linden, Precinct Pearces Mill 2, Precinct Pearces Mill 3, Precinct Pearces Mill 4, Precinct Sherwood, Precinct Stedman, Precinct Wade.

**20th (1)** **DURHAM**: Precinct 01, Precinct 02, Precinct 03: **Tract 4.01**: Block Group 3: Block 3001, Block 3002, Block 3003; **Tract 4.02**: Block Group 1: Block 1001, Block 1002, Block 1025, Block 1026, Block 1029, Block 1030, Block 1041, Block 1042, Block 1044, Block 1045, Block 1046, Block 1047; **Tract 5**: Block Group 1: Block 1001, Block 1002; Precinct 04: **Tract 4.01**: Block Group 1: Block 1010, Block 1018, Block 1019, Block 1020, Block 1023, Block 1024; Block Group 2: Block 2001; Precinct 05: **Tract 5**: Block Group 1: Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1017, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025; **Tract 6**: Block Group 2: Block 2000, Block 2001, Block 2002; Precinct 06: **Tract 5**: Block

21st (1) **CUMBERLAND**: Precinct Auman, Precinct Cliffdale West, Precinct Cross Creek 03, Precinct Cross Creek 04, Precinct Cross Creek 05, Precinct Cross Creek 06, Precinct Cross Creek 07, Precinct Cross Creek 09, Precinct Cross Creek 13, Precinct Cross Creek 14: **Tract 9**: Block Group 2: Block 2012; Block Group 3, Block Group 6: Block 6004, Block 6005, Block 6006, Block 6008, Block 6009, Block 6010, Block 6011, Block 6012, Block 6013; **Tract 20**: Block Group 1: Block 1000, Block 1018; **Tract 21**: Block Group 2, Block Group 5: Precinct Cross Creek 16, Precinct Cross Creek 17, Precinct Cross Creek 19, Precinct Cross Creek 21, Precinct Cross Creek 22, Precinct Cross Creek 23, Precinct Cross Creek 24, Precinct Cross Creek 25, Precinct Cross Creek 26, Precinct Cross Creek 27, Precinct Cross Creek 28, Precinct Cross Creek 32, Precinct Cross Creek 33, Precinct Lake Rim, Precinct Long Hill, Precinct Manchester, Precinct Montibello, Precinct Morganton Rd 2, Precinct Spring Lake, Precinct Westarea.

22nd (1) **HARNETT, MOORE**.

23rd (1) **ORANGE, PERSON**.

24th (1) **ALAMANCE, CASWELL**.

25th (1) **ANSON, RICHMOND, SCOTLAND, STANLY**.

26th (1) **GUILFORD**: Precinct Center Grove North, Precinct Clay North 1, Precinct Clay North 2, Precinct Clay South, Precinct Deep River North, Precinct Fentress 2, Precinct Friendship 3, Precinct Friendship 4, Precinct Friendship 5, Precinct GB 06: **Tract 154**: Block Group 6: Block 6006; Precinct GB 39: **Tract 161.01**: Block Group 1: Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016; Precinct GB 40A: **Tract 160.02**: Block Group 2: Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2023, Block 2024, Block 2025, Block 2026, Block 2027, Block 2028, Block 2029,
Block 2030, Block 2031, Block 2032, Block 2033, Block 2034;
Block Group 3: Block 3006, Block 3007, Block 3008, Block 3009,
Block 3010, Block 3011, Block 3012; **Tract 161.01:** Block Group 1:
Block 1000, Block 1001, Block 1002, Block 1003, Block 1004,
Block 1999; Precinct GB 41, Precinct GB 64; **Tract 160.04:** Block
Group 4: Block 4063, Block 4064, Block 4065, Block 4066, Block
4068, Block 4069, Block 4071; **Tract 162.01:** Block Group 2:
Block 2043, Block 2058, Block 2059, Block 2060, Block 2062,
Block 2063, Block 2064, Block 2065, Block 2066, Block 2067,
Block 2068, Block 2069, Block 2070, Block 2077, Block 2078;
**Tract 162.02:** Block Group 1: Block 1002, Block 1003; Precinct
Gibsonville, Precinct Greene, Precinct Jefferson 1; **Tract 128.03:**
Block Group 1: Block 1025, Block 1026, Block 1027, Block 1031;
**Tract 153:** Block Group 1: Block 1004, Block 1005, Block 1013,
Block 1014, Block 1025, Block 1026, Block 1027, Block 1028,
Block 1056, Block 1057, Block 1058; Block Group 2; **Tract 154:**
Block Group 5: Block 5027, Block 5028, Block 5029, Block 5034,
Block 5035, Block 5036, Block 5037, Block 5038, Block 5039,
Block 5040, Block 5041, Block 5042, Block 5043, Block 5044,
Block 5045, Block 5048, Block 5049; Block Group 6: Block 6000,
Block 6001, Block 6002, Block 6003, Block 6004, Block 6005,
Block 6007, Block 6009, Block 6010, Block 6011, Block 6012,
Block 6013, Block 6014, Block 6015, Block 6016, Block 6017,
Block 6018, Block 6019; Precinct Jefferson 2; **Tract 128.03:** Block
Group 1: Block 1024, Block 1028, Block 1029, Block 1030, Block
1032; **Tract 153:** Block Group 3: Block 3006, Block 3007, Block
3008, Block 3013, Block 3014, Block 3015, Block 3016, Block
3017, Block 3018, Block 3019, Block 3020, Block 3021, Block
3022, Block 3023, Block 3024, Block 3025, Block 3026, Block
3027, Block 3028, Block 3029, Block 3030, Block 3031, Block
3032, Block 3033, Block 3034, Block 3035; Precinct Jefferson 4,
Precinct Madison North, Precinct Madison South, Precinct Monroe 3,
Precinct Oak Ridge 1, Precinct Oak Ridge 2, Precinct Rock Creek 1,
Precinct Rock Creek 2, Precinct Stokesdale, Precinct Summerfield 1,
Precinct Summerfield 2, Precinct Summerfield 3, Precinct
Summerfield 4, Precinct Washington North, Precinct Washington
South; ROCKINGHAM.

27th (1) **GUILFORD:** Precinct Center Grove 1, Precinct Center Grove 2,
Precinct Center Grove 3, Precinct GB 01, Precinct GB 02, Precinct
GB 07, Precinct GB 08, Precinct GB 09, Precinct GB 10, Precinct
GB 11, Precinct GB 12, Precinct GB 13, Precinct GB 14, Precinct
GB 15, Precinct GB 16, Precinct GB 17, Precinct GB 18, Precinct
GB 19, Precinct GB 20, Precinct GB 21, Precinct GB 22, Precinct
GB 23, Precinct GB 24, Precinct GB 25, Precinct GB 26, Precinct
GB 27, Precinct GB 28, Precinct GB 29, Precinct GB 30, Precinct
GB 31, Precinct GB 32, Precinct GB 33, Precinct GB 34, Precinct
GB 35, Precinct GB 36, Precinct GB 37, Precinct GB 38, Precinct
GB 39: **Tract 125.06**: Block Group 1: Block 1065, Block 1067; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3007; Precinct GB 40A: **Tract 160.02**: Block Group 2: Block 2004, Block 2005; Precinct GB 40B, Precinct GB 42, Precinct GB 43, Precinct GB 44, Precinct GB 45, Precinct GB 47, Precinct GB 48, Precinct GB 49, Precinct GB 50, Precinct GB 51, Precinct GB 52: **Tract 126.04**: Block Group 1: Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3007, Block 3017; Precinct GB 54, Precinct GB 55, Precinct GB 56, Precinct GB 57, Precinct GB 58, Precinct GB 59, Precinct GB 60, Precinct GB 61, Precinct GB 62, Precinct GB 63, Precinct GB 64: **Tract 160.04**: Block Group 4: Block 4038, Block 4044, Block 4045, Block 4046, Block 4047, Block 4048, Block 4049, Block 4050, Block 4051, Block 4052, Block 4053, Block 4054, Block 4055, Block 4056, Block 4057, Block 4058, Block 4059, Block 4060, Block 4061, Block 4062, Block 4067; Block Group 5: Block 5000, Block 5001, Block 5002, Block 5003, Block 5004, Block 5005, Block 5006, Block 5007, Block 5012, Block 5013, Block 5014, Block 5015, Block 5016; Precinct Monroe 1, Precinct Monroe 2.

28th (1) **GUILFORD**: Precinct Deep River South: **Tract 162.02**: Block Group 1: Block 1032, Block 1033, Block 1034, Block 1035, Block 1044, Block 1046, Block 1047, Block 1048, Block 1049, Block 1050, Block 1055, Block 1056, Block 1121, Block 1122, Block 1123, Block 1124, Block 1125, Block 1126, Block 1127, Block 1128, Block 1134, Block 1135, Block 1136, Block 1137, Block 1141, Block 1142, Block 1143, Block 1144, Block 1145, Block 1146; Precinct Fentress 1, Precinct Friendship 1, Precinct Friendship 2, Precinct GB 03, Precinct GB 04, Precinct GB 05, Precinct GB 06: **Tract 127.05**: Block Group 2: Block 2000, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2022; **Tract 127.06**: Block Group 2: Block 2001, Block 2004, Block 2005, Block 2006, Block 2007, Block 2011, Block 2013; **Tract 127.07**: Block Group 1: Block 1002, Block 1003, Block 1004, Block 1005, Block 1006; **Tract 128.03**: Block Group 1: Block 1001, Block 1003, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1999; **Tract 154**: Block Group 6: Block 6008; Precinct GB 46, Precinct GB 52: **Tract 113**: Block Group 2: Block 2015, Block
2016, Block 2019, Block 2020, Block 2021; **Tract 114**: Block Group 5: Block 5006, Block 5007, Block 5008; **Tract 126.04**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1011, Block 1012, Block 1013, Block 1026, Block 1027; Precinct GB 53, Precinct GB 64: **Tract 162.02**: Block Group 1: Block 1000, Block 1001, Block 1036, Block 1037, Block 1038, Block 1039, Block 1040, Block 1133, Block 1147, Block 1148; **Tract 164.03**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1010, Block 1011, Block 1012, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1029; **Tract 165.03**: Block Group 1: Block 1000, Block 1010; Precinct GB 65, Precinct GB 66, Precinct GB 67, Precinct GB 68, Precinct GB 69, Precinct GB 70, Precinct GB 71, Precinct GB 72, Precinct GB 73, Precinct GB 74, Precinct GB 75, Precinct HP, Precinct HP 01, Precinct HP 02, Precinct HP 03, Precinct HP 04, Precinct HP 05, Precinct HP 06, Precinct HP 07, Precinct HP 08, Precinct HP 09, Precinct HP 10, Precinct HP 11, Precinct HP 12, Precinct HP 17, Precinct HP 18, Precinct HP 19A, Precinct HP 19B, Precinct HP 20A, Precinct HP 20B, Precinct HP 26, Precinct HP 27, Precinct Jamestown 1, Precinct Jamestown 2, Precinct Jamestown 3, Precinct Jamestown 4, Precinct Jamestown 5, Precinct Jefferson 1: **Tract 127.06**: Block Group 2: Block 2002, Block 2003; **Tract 128.03**: Block Group 1: Block 1000, Block 1002, Block 1004, Block 1011, Block 1017, Block 1033, Block 1034, Block 1080; Precinct Jefferson 2: **Tract 111.02**: Block Group 2: Block 2000; **Tract 127.07**: Block Group 1: Block 1000, Block 1001; **Tract 128.03**: Block Group 1: Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1035, Block 1036, Block 1037, Block 1038, Block 1039, Block 1042, Block 1049, Block 1051, Block 1055, Block 1066, Block 1067, Block 1069, Block 1070, Block 1074, Block 1075, Block 1076, Block 1077; Block Group 2: Block 2000, Block 2001, Block 2007, Block 2012, Block 2013, Block 2038; **Tract 153**: Block Group 3: Block 3036; Precinct Jefferson 3, Precinct Pleasant Garden 1, Precinct Pleasant Garden 2, Precinct Sumner 1, Precinct Sumner 2, Precinct Sumner 3, Precinct Sumner 4.

29th (1) **MONTGOMERY, RANDOLPH.**

30th (1) **ALLEGHANY, STOKES, SURRY, YADKIN.**

31st (1) **FORSYTH**: Precinct 011, Precinct 012, Precinct 013: **Tract 33.07**: Block Group 1: Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1033, Block 1036, Block 1037, Block 1038, Block 1039, Block 1040, Block 1041, Block 1042,
Block 1043, Block 1044, Block 1045, Block 1053, Block 1054, Block 1055, Block 1056, Block 1057, Block 1063, Block 1064, Block 1065, Block 1066, Block 1067, Block 1068, Block 1069, Block 1070, Block 1071, Block 1072, Block 1999; **Tract 33.08:** Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1022, Block 1023, Block 1024, Block 1025, Block 1047; Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2022, Block 2024, Block 2027, Block 2028, Block 2029, Block 2030, Block 2031, Block 2032, Block 2033, Block 2034, Block 2035, Block 2036, Block 2037, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043, Block 2044, Block 2045, Block 2046, Block 2047, Block 2048, Block 2049, Block 2050, Block 2051, Block 2052, Block 2053, Block 2054, Block 2055, Block 2056, Block 2057, Block 2999; Precinct 014, Precinct 015, Precinct 021, Precinct 031, Precinct 032; **Tract 28.05:** Block Group 1: Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1025, Block 1026, Block 1027, Block 1050, Block 1051, Block 1052, Block 1053, Block 1054, Block 1082, Block 1083, Block 1084, Block 1085, Block 1086, Block 1087, Block 1088, Block 1089, Block 1090, Block 1091, Block 1092, Block 1093, Block 1094, Block 1095, Block 1096, Block 1097, Block 1098, Block 1100; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3007, Block 3008, Block 3009, Block 3010, Block 3011, Block 3012, Block 3013, Block 3014, Block 3015, Block 3016, Block 3040, Block 3041, Block 3042, Block 3043, Block 3044, Block 3045, Block 3046, Block 3047, Block 3048, Block 3049, Block 3052, Block 3053, Block 3057, Block 3058, Block 3059, Block 3060, Block 3061, Block 3062, Block 3064, Block 3065, Block 3066, Block 3069, Block 3070, Block 3071, Block 3072, Block 3073, Block 3074, Block 3075, Block 3076, Block 3077, Block 3078, Block 3079, Block 3080, Block 3995, Block 3996, Block 3997, Block 3998, Block 3999; Block Group 4: Block 4000, Block 4001, Block 4002, Block 4003, Block 4004, Block 4005, Block 4006, Block 4007, Block 4008, Block 4009, Block 4010, Block 4011, Block 4012, Block 4017, Block 4018; Precinct 033; **Tract 28.07:** Block Group 1: Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1013, Block 1014, Block 1015, Block 1016, Block
1017, Block 1018, Block 1019, Block 1020, Block 1021; **Tract 29.01:** Block Group 2: Block 2005, Block 2006, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2022, Block 2023, Block 2024, Block 2029, Block 2030, Block 2031, Block 2033; Precinct 034, Precinct 043; **Tract 33.03:** Block Group 3: Block 3034, Block 3035, Block 3036, Block 3037; **Tract 34.02:** Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035; Block Group 2: Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2021, Block 2023, Block 2024, Block 2025, Block 2026, Block 2029, Block 2030, Block 2031, Block 2035; Precinct 051, Precinct 052, Precinct 053, Precinct 054, Precinct 055, Precinct 061, Precinct 062, Precinct 063, Precinct 064, Precinct 065, Precinct 066, Precinct 067, Precinct 068, Precinct 071, Precinct 072, Precinct 073, Precinct 074, Precinct 075, Precinct 091, Precinct 092, Precinct 101; **Tract 28.01:** Block Group 3: Block 3028, Block 3029, Block 3030, Block 3031, Block 3032, Block 3033, Block 3034, Block 3035, Block 3040, Block 3041, Block 3042, Block 3043, Block 3044, Block 3045, Block 3046, Block 3047, Block 3048, Block 3061, Block 3062, Block 3063; **Tract 28.04:** Block Group 1: Block 1018, Block 1019, Block 1020, Block 1021, Block 1022; Block Group 3: Block 3025, Block 3026, Block 3027, Block 3028; **Tract 28.05:** Block Group 3: Block 3063; Block Group 4: Block 4013, Block 4014, Block 4015, Block 4016, Block 4019; Precinct 111, Precinct 112, Precinct 123; **Tract 39.04:** Block Group 1: Block 1025, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037; Block Group 2: Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2017, Block 2018, Block 2019, Block 2020, Block 2021, Block 2022, Block 2023, Block 2024, Block 2025, Block 2026, Block 2027, Block 2028, Block 2029; Precinct 131, Precinct 132, Precinct 133, Precinct 507; **Tract 33.03:** Block Group 2: Block 2000, Block 2005, Block 2006, Block 2009, Block 2025; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3007, Block 3008, Block 3009, Block 3010, Block 3028, Block 3029; Precinct 701, Precinct 702, Precinct 703, Precinct 704; **Tract 10:** Block Group 3: Block 3009; **Tract 21:** Block Group 1: Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011; Block Group 3: Block 3000, Block 3001, Block 3004, Block 3005.
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3006, Block 3007, Block 3008, Block 3009, Block 3010; Tract 22: Block Group 4: Block 4014, Block 4015, Block 4018, Block 4019; Precinct 705: Tract 21: Block Group 2, Block Group 3: Block 3002, Block 3003; Tract 22: Block Group 5: Block 5026, Block 5027, Block 5033, Block 5034, Block 5035, Block 5036, Block 5037, Block 5038, Block 5039, Block 5040, Block 5041; Precinct 706, Precinct 707: Tract 22: Block Group 5: Block 5006, Block 5007, Block 5008, Block 5009, Block 5010, Block 5011, Block 5012, Block 5013, Block 5014, Block 5015, Block 5016, Block 5017, Block 5018, Block 5019, Block 5020, Block 5021, Block 5022, Block 5023, Block 5024, Block 5025; Tract 25.02: Block Group 2: Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2021, Block 2022, Block 2023, Block 2024, Block 2998, Block 2999; Precinct 801, Precinct 802, Precinct 803, Precinct 804, Precinct 805, Precinct 806, Precinct 807, Precinct 808: Tract 39.04: Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2015, Block 2016; Tract 39.05: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009; Tract 39.06: Block Group 3: Block 3009, Block 3010, Block 3012, Block 3013, Block 3014, Block 3015, Block 3016, Block 3017, Block 3018; Precinct 809, Precinct 901, Precinct 906, Precinct 907.

32nd (1) FORSYTH: Precinct 013: Tract 33.08: Block Group 2: Block 2023, Block 2025, Block 2026, Block 2058, Block 2059, Block 2060, Block 2061, Block 2062, Block 2063, Block 2064, Block 2065, Block 2998; Precinct 032: Tract 28.04: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014; Tract 28.06: Block Group 1: Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014; Precinct 033: Tract 27.02: Block Group 1: Block 1000, Block 1001, Block 1012; Tract 28.05: Block Group 2: Block 2027, Block 2028; Tract 28.06: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038; Block Group 2; Precinct 042, Precinct 043: Tract 33.03: Block Group 3: Block 3032, Block 3033, Block 3038, Block 3039; Tract 34.01: Block Group 1: Block 1000, Block 1001, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026, Block 1033, Block 1034, Block 1035, Block 1036, Block 1041, Block 1042, Block 1043, Block 1044, Block 1045,
Tract 34.02: Block Group 1: Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026; Block Group 2: Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2019, Block 2020, Block 2022, Block 2032, Block 2033, Block 2034, Block 2036, Block 2037; Precinct 081, Precinct 082, Precinct 083, Precinct 101: Tract 28.04: Block Group 1: Block 1016, Block 1017, Block 1999; Block Group 2: Block 2006, Block 2007, Block 2008, Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015; Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3007, Block 3011, Block 3013, Block 3014, Block 3015, Block 3016, Block 3017, Block 3018, Block 3019, Block 3020, Block 3021, Block 3022, Block 3023, Block 3024, Block 3029, Block 3030; Precinct 122, Precinct 123: Tract 39.03: Block Group 2: Block 2009, Block 2010, Block 2011, Block 2012, Block 2013, Precinct 201, Precinct 203, Precinct 204, Precinct 205, Precinct 206, Precinct 207, Precinct 301, Precinct 302, Precinct 303, Precinct 304, Precinct 305, Precinct 306, Precinct 401, Precinct 402, Precinct 403, Precinct 404, Precinct 405, Precinct 501, Precinct 502, Precinct 503, Precinct 504, Precinct 505, Precinct 506, Precinct 507; Tract 33.03: Block Group 2: Block 2001, Block 2002, Block 2003, Block 2006, Block 2007, Block 2010, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017, Block 2018, Block 2020, Block 2021, Block 2023, Block 2024, Block 2035, Block 2036, Block 2037, Block 2038, Block 2039, Block 2040, Block 2041, Block 2042, Block 2043, Block 2052, Block 2053, Block 2054, Block 2055, Block 2056, Block 2060, Block 2061, Block 2062, Block 2998; Block Group 3: Block 3011, Block 3012, Block 3013, Block 3014, Block 3015, Block 3016, Block 3017, Block 3018, Block 3019, Block 3020, Block 3021, Block 3022, Block 3023, Block 3024, Block 3025, Block 3026, Block 3027, Block 3030, Block 3031, Block 3040, Block 3041; Tract 34.01: Block Group 1: Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1037, Block 1038, Block 1039, Block 1040, Block 1052, Block 1053, Block 1054, Block 1055; Precinct 601, Precinct 602, Precinct 603, Precinct 604, Precinct 605, Precinct 606, Precinct 607, Precinct 704: Tract 10: Block Group 3: Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3010, Block 3011; Precinct
705: **Tract 38.02**: Block Group 1: Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1032, Block 1033, Block 1034, Block 1035, Block 1036, Block 1037, Block 1038, Block 1039, Block 1040, Block 1041, Block 1042, Block 1043, Block 1044, Block 1045, Block 1046, Block 1047, Block 1048, Block 1049, Block 1050, Block 1997, Block 1998, Block 1999; Block Group 3: Block 3000; **Tract 38.04**: Block Group 1: Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016; Precinct 707: **Tract 38.02**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003; Precinct 707, Precinct 709, Precinct 808: **Tract 39.03**: Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008; Precinct 902, Precinct 903, Precinct 904, Precinct 905, Precinct 908, Precinct 909.

33rd (1) **DAVIDSON, GUILFORD**: Precinct Deep River South: **Tract 162.02**: Block Group 1: Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1025, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030, Block 1031, Block 1075, Block 1076, Block 1079, Block 1087, Block 1088, Block 1092, Block 1093, Block 1094, Block 1096, Block 1097, Block 1098, Block 1099, Block 1100, Block 1101, Block 1108, Block 1115, Block 1118, Block 1119, Block 1138, Block 1139, Block 1140; **Tract 163.01**: Block Group 2: Block 2012; Precinct HP 13, Precinct HP 14, Precinct HP 15, Precinct HP 16, Precinct HP 21, Precinct HP 22, Precinct HP 23, Precinct HP 24, Precinct HP 25.

34th (1) **DAVIE, ROWAN**.

35th (1) **MECKLENBURG**: Precinct 201, Precinct 216, Precinct 218, Precinct 219, Precinct 220, Precinct 221, Precinct 234, Precinct 235, Precinct 236; **UNION**.

36th (1) **CABARRUS, IREDELL**: Precinct Coddle Creek 1, Precinct Coddle Creek 2, Precinct Coddle Creek 3, Precinct Coddle Creek 4: **Tract 613**: Block Group 1: Block 1019, Block 1066, Block 1067, Block 1068, Block 1070; **Tract 614**: Block Group 5: Block 5000, Block 5001, Block 5002, Block 5061, Block 5062, Block 5063,
Tract 616: Block Group 5: Block 5007, Block 5008, Block 5010, Block 5011, Block 5013, Block 5015, Block 5017, Block 5018, Block 5019, Block 5020, Block 5025, Block 5031; Block Group 6: Block 6010, Block 6011, Block 6012, Block 6013, Block 6014, Block 6016, Block 6019, Block 6020, Block 6021, Block 6022, Block 6023, Block 6031, Block 6032, Block 6033, Block 6034, Block 6035, Block 6036.

37th (1) MECKLENBURG: Precinct 001, Precinct 002, Precinct 004, Precinct 005, Precinct 006, Precinct 007, Precinct 008, Precinct 009, Precinct 010, Precinct 015, Precinct 017, Precinct 018, Precinct 020, Precinct 021, Precinct 029, Precinct 032, Precinct 033, Precinct 034, Precinct 035, Precinct 037, Precinct 038, Precinct 044, Precinct 045, Precinct 046, Precinct 047, Precinct 049, Precinct 050, Precinct 051, Precinct 061, Precinct 062, Precinct 063, Precinct 064, Precinct 066, Precinct 083, Precinct 084, Precinct 094, Precinct 095, Precinct 099, Precinct 102, Precinct 108, Precinct 109, Precinct 115, Precinct 116, Precinct 117, Precinct 123, Precinct 124, Precinct 125, Precinct 130, Precinct 203, Precinct 205.

38th (1) MECKLENBURG: Precinct 011, Precinct 012, Precinct 013, Precinct 016, Precinct 022, Precinct 023, Precinct 024, Precinct 025, Precinct 027: **Tract 52**: Block Group 2, Block Group 3: Block 3000, Block 3001, Block 3002, Block 3003, Block 3006, Block 3007, Block 3008, Block 3009, Block 3010, Block 3011, Block 3012; Block Group 4: Block 4002, Block 4003, Block 4004, Block 4005, Block 4007, Block 4008, Block 4009, Block 4010, Block 4011, Block 4012, Block 4013, Block 4014, Block 4015, Block 4016, Block 4017, Block 4018, Block 4019, Block 4025, Block 4026, Block 4027, Block 4028, Block 4030, Block 4031, Block 4038; Precinct 031, Precinct 039, Precinct 040, Precinct 041, Precinct 052, Precinct 053, Precinct 054, Precinct 055, Precinct 056: **Tract 51**: Block Group 2: Block 2000, Block 2001, Block 2002, Block 2003, Block 2004, Block 2005, Block 2006, Block 2007, Block 2008, Block 2009, Block 2011, Block 2012, Block 2013, Block 2014, Block 2015, Block 2016, Block 2017; **Tract 52**: Block Group 3: Block 3004, Block 3005; Precinct 078, Precinct 079, Precinct 080, Precinct 081, Precinct 089, Precinct 098, Precinct 120, Precinct 122, Precinct 134, Precinct 138, Precinct 200, Precinct 209, Precinct 210, Precinct 211: **Tract 61.01**: Block Group 1: Block 1004, Block 1005, Block 1006, Block 1011, Block
39th (1) MECKLENBURG: Precinct 019, Precinct 036, Precinct 048, Precinct 057, Precinct 058, Precinct 059, Precinct 065, Precinct 067, Precinct 068, Precinct 069, Precinct 070, Precinct 071, Precinct 072, Precinct 073, Precinct 074, Precinct 075, Precinct 076, Precinct 085, Precinct 086, Precinct 087, Precinct 088, Precinct 090, Precinct 091, Precinct 092, Precinct 093, Precinct 096, Precinct 100, Precinct 101, Precinct 103, Precinct 106, Precinct 110, Precinct 111, Precinct 112, Precinct 113, Precinct 114, Precinct 118, Precinct 119, Precinct 121, Precinct 129, Precinct 131, Precinct 136, Precinct 137, Precinct 139, Precinct 140, Precinct 144, Precinct 215, Precinct 217, Precinct 225: **Tract 58.06**: Block Group 1: Block 1034, Block 1035, Block 1036, Block 1040, Block 1041, Block 1042, Block 1043, Block 1044, Block 1045, Block 1046, Block 1047, Block 1048, Block 1049, Block 1050, Block 1051, Block 1052, Block 1053, Block 1054, Block 1055, Block 1056, Block 1057, Block 1058, Block 1059, Block 1060, Block 1061, Block 1062, Block 1063, Block 1064, Block 1065, Block 1066, Block 1067, Block 1070, Block 1076, Block 1078, Block 1080, Block 1081, Block 1082, Block 1083, Block 1084, Block 1085, Block 1086, Block 1087, Block 1088, Block 1089, Block 1090, Block 1091, Block 1092; Block Group 2: **Tract 58.07**: Block Group 1: Block 1011, Block 1012, Block 1013, Block 1014; Precinct 226, Precinct 227, Precinct 231, Precinct 232, Precinct 233.

40th (1) MECKLENBURG: Precinct 003, Precinct 014, Precinct 026, Precinct 027: **Tract 52**: Block Group 1: Block 1000, Block 1002, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013; **Tract 53.01**: Block Group 1: Block 1000, Block 1003, Block 1004, Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1015, Block 1016, Block 1017, Block 1019, Block 1020, Block 1021, Block 1022, Block 1036, Block 1037; Precinct 028, Precinct 030, Precinct 042, Precinct 043, Precinct 056: **Tract 50**: Block Group 2: Block 2000, Block 2001, Block 2005; **Tract 51**: Block Group 1: Block 1000, Block 1001, Block 1002, Block 1003, Block 1004,
Block 1005, Block 1006, Block 1007, Block 1008, Block 1009, Block 1010, Block 1011, Block 1012, Block 1013, Block 1014, Block 1015, Block 1016, Block 1017, Block 1018, Block 1019, Block 1020, Block 1021, Block 1022, Block 1023, Block 1024, Block 1026, Block 1027, Block 1028, Block 1029, Block 1030; **Tract 52**: Block Group 1: Block 1001, **Tract 53.01**: Block Group 1: Block 1001, Block 1002, Block 1013, Block 1014, Block 1018; Precinct 060, Precinct 082, Precinct 104, Precinct 105, Precinct 107, Precinct 126, Precinct 127, Precinct 128, Precinct 132, Precinct 133, Precinct 135, Precinct 141, Precinct 142, Precinct 143, Precinct 145, Precinct 202, Precinct 204, Precinct 206, Precinct 207, Precinct 208, Precinct 211; **Tract 55.03**: Block Group 1: Block 1017, Block 1018, Block 1061, Block 1062, Block 1063, Block 1064, Block 1065, Block 1066; **Tract 61.02**: Block Group 3: Block 3017, Block 3027, Block 3028, Block 3029, Block 3030, Block 3031, Block 3032, Block 3033, Block 3034, Block 3035, Block 3036, Block 3037, Block 3038, Block 3039, Block 3040, Block 3041, Block 3042, Block 3043, Block 3044, Block 3045, Block 3046, Block 3047, Block 3048, Block 3049, Block 3050, Block 3051, Block 3052, Block 3053, Block 3054, Block 3055, Block 3056, Block 3057, Block 3058, Block 3059, Block 3060, Block 3061, Block 3062, Block 3063, Block 3064, Block 3065, Block 3066, Block 3067, Block 3068, Block 3069, Block 3070, Block 3071, Block 3072, Block 3073, Block 3074, Block 3075, Block 3076, Block 3077, Block 3078, Block 3079, Block 3080, Block 3081, Block 3082, Block 3083, Precinct Cool Springs, Precinct Davidson 1, Precinct Davidson 2, Precinct Fallstown, Precinct Statesville 1, Precinct Statesville 2, Precinct Statesville 3, Precinct Statesville 4, Precinct Statesville 5, Precinct Statesville 6; **LINCOLN**.

41st (1) **GASTON**: Precinct Alexis, Precinct Lucia, Precinct Mt Holly 1, Precinct Mt Holly 2, Precinct Stanley 1, Precinct Stanley 2; **IREDELL**: Precinct Barringer, Precinct Bethany, Precinct Chambersburg, Precinct Coddle Creek 4; **Tract 612**: Block Group 9: Block 9031, Block 9032, Block 9033, Block 9034, Block 9035, Block 9036, Block 9051, Block 9052, **Tract 613**: Block Group 1: Block 1017, Block 1018, Block 1051, Block 1052, Block 1055, Block 1056, Block 1057, Block 1058, Block 1061, Block 1062, Block 1063, Block 1064, Block 1065, Block 1066; **Tract 614**: Block Group 3: Block 3001, Block 3002, Block 3003, Block 3004, Block 3005, Block 3006, Block 3007, Block 3008, Block 3009, Block 3010, Block 3011, Block 3012, Block 3013, Block 3014, Block 3015, Block 3016, Block 3017, Block 3018, Block 3019, Block 3020, Block 3021, Block 3022, Block 3023, Block 3024, Block 3025, Block 3026, Block 3027, Block 3028, Block 3029, Block 3030, Block 3031, Block 3032, Block 3033, Block 3034, Block 3035, Block 3036, Block 3037, Block 3038, Block 3039, Block 3040, Block 3041, Block 3042, Block 3043, Block 3044, Block 3045, Block 3046, Block 3047, Block 3048, Block 3049, Block 3050, Block 3051, Block 3052, Block 3053, Block 3054, Block 3055, Block 3056, Block 3057, Block 3058, Block 3059, Block 3060, Block 3061, Block 3062, Block 3063, Block 3064, Block 3065, Block 3066, Block 3067, Block 3068, Block 3069, Block 3070, Block 3071, Block 3072, Block 3073, Block 3074, Block 3075, Block 3076, Block 3077, Block 3078, Block 3079, Block 3080, Block 3081, Block 3082, Block 3083; Precinct Cool Springs, Precinct Davidson 1, Precinct Davidson 2, Precinct Fallstown, Precinct Statesville 1, Precinct Statesville 2, Precinct Statesville 3, Precinct Statesville 4, Precinct Statesville 5, Precinct Statesville 6; **LINCOLN**.

42nd (1) **CATAWBA, IREDELL**: Precinct Concord, Precinct Eagle Mills, Precinct New Hope, Precinct Olin, Precinct Sharpsburg, Precinct Shiloh, Precinct Turnersburg, Precinct Union Grove.
43rd (1) **GASTON:** Precinct Armstrong, Precinct Ashbrook, Precinct Belmont 1, Precinct Belmont 2, Precinct Belmont 3, Precinct Bessemer City 1, Precinct Bessemer City 2, Precinct Catawba Heights, Precinct Cherryville 1, Precinct Cherryville 2, Precinct Cherryville 3, Precinct Cramerton, Precinct Crowders Mountain, Precinct Dallas 1, Precinct Dallas 2, Precinct Flint Grove, Precinct Forest Heights, Precinct Gardner Park, Precinct Gaston Day, Precinct Grier, Precinct Health Center, Precinct High Shoals, Precinct Highland, Precinct Landers Chapel, Precinct Lowell, Precinct Meadenville, Precinct Myrtle, Precinct New Hope, Precinct Pleasant Ridge, Precinct Ranlo, Precinct Robinson 1, Precinct Robinson 2, Precinct Sherwood, Precinct South Gastonia, Precinct Southpoint, Precinct Tryon, Precinct Union, Precinct Victory, Precinct Wood Hill, Precinct York Chester.

44th (1) **BURKE, CALDWELL.**

45th (1) **ALEXANDER, ASHE, WATAUGA, WILKES.**

46th (1) **CLEVELAND, RUTHERFORD.**

47th (1) **AVERY, HAYWOOD:** Precinct Allens Creek, Precinct Beaverdam 1, Precinct Beaverdam 2, Precinct Beaverdam 3, Precinct Beaverdam 4, Precinct Beaverdam 5/6, Precinct Beaverdam 7, Precinct Big Creek, Precinct Clyde North, Precinct Clyde South, Precinct Crabtree, Precinct Fines Creek 1, Precinct Fines Creek 2, Precinct Hazelwood, Precinct Iron Duff, Precinct Ivy Hill, Precinct Jonathan Creek, Precinct Lake Junaluska, Precinct Saunook, Precinct Waynesville Center, Precinct Waynesville East, Precinct Waynesville South 1, Precinct Waynesville South 2, Precinct Waynesville West, Precinct White Oak; **MADISON, MCDOWELL, MITCHELL, YANCEY.**

48th (1) **BUNCOMBE:** Precinct Asheville 18, Precinct Asheville 19, Precinct Asheville 24: **Tract 12:** Block Group 5: Block 5001, Block 5002, Block 5018, Block 5019, Block 5020, Block 5021, Block 5022, Block 5023, Block 5024, Block 5025, Block 5029, Block 5030, Block 5033, Block 5034, Block 5992, Block 5993, Block 5994, Block 5995; **Tract 23.02:** Block Group 3: Block 3014, Block 3017, Block 3018, Block 3019, Block 3020, Block 3021, Block 3028, Block 3029, Block 3030, Block 3031, Block 3043, Block 3044, Block 3045, Block 3046, Block 3050, Block 3051, Block 3052, Block 3053, Block 3054, Block 3055, Block 3056, Block 3057, Block 3060, Block 3062, Block 3992, Block 3993, Block 3994; Precinct Asheville 29, Precinct Averys Creek, Precinct Biltmore, Precinct Broad River, Precinct Fairview 1, Precinct Fairview 2, Precinct Limestone 1, Precinct Limestone 2, Precinct
Limestone 3, Precinct Limestone 4, Precinct Lower Hominy 1, Precinct Lower Hominy 3, Precinct Upper Hominy 1 & 3; HENDERSON, POLK.

49th (1) BUNCOMBE: Precinct Asheville 01, Precinct Asheville 02, Precinct Asheville 03, Precinct Asheville 04, Precinct Asheville 05, Precinct Asheville 06, Precinct Asheville 07, Precinct Asheville 08, Precinct Asheville 09, Precinct Asheville 10, Precinct Asheville 11, Precinct Asheville 12, Precinct Asheville 13, Precinct Asheville 14, Precinct Asheville 15, Precinct Asheville 16, Precinct Asheville 17, Precinct Asheville 20, Precinct Asheville 21, Precinct Asheville 22, Precinct Asheville 23, Precinct Asheville 24: **Tract 12**: Block Group 5: Block 5005, Block 5006, Block 5007, Block 5008, Block 5009, Block 5010, Block 5011, Block 5012, Block 5013, Block 5026, Block 5027, Block 5028; **Tract 13**: Block Group 2: Block 2015, Block 2016, Block 2018, Block 2023, Block 2024, Block 2025, Block 2027; **Tract 23.02**: Block Group 3: Block 3064, Block 3987; **Tract 25.02**: Block Group 4: Block 4016, Block 4017, Block 4018, Block 4019, Block 4020, Block 4021, Block 4024, Block 4025, Block 4026, Block 4027, Block 4028, Block 4029, Block 4030; Block Group 6: Block 6000, Block 6007, Block 6008, Block 6009, Block 6010, Block 6011, Block 6012, Block 6013, Block 6014, Block 6015, Block 6016, Block 6017, Block 6019, Block 6020, Block 6021, Block 6022, Block 6023, Block 6024, Block 6026, Block 6027, Block 6028, Block 6029, Block 6030; Precinct Asheville 25, Precinct Asheville 26, Precinct Asheville 27, Precinct Asheville 28, Precinct Black Mountain 1, Precinct Black Mountain 2, Precinct Black Mountain 3, Precinct Black Mountain 4, Precinct Black Mountain 5, Precinct Flat Creek, Precinct French Broad, Precinct Hazel 1, Precinct Hazel 2, Precinct Ivy 1 & 2, Precinct Leicester 1, Precinct Leicester 2 & Sandy Mush, Precinct Lower Hominy 2, Precinct North Buncombe, Precinct Reems Creek, Precinct Reynolds, Precinct Riceville 1 & Swannanoa 2, Precinct Riceville 2 & Swannanoa 3, Precinct Swannanoa 1, Precinct Upper Hominy 2, Precinct Weaverville, Precinct West Buncombe 1, Precinct West Buncombe 2, Precinct Woodfin, Precinct Woodland Hills.

50th (1) CHEROKEE, CLAY, GRAHAM, HAYWOOD: Precinct Cecil, Precinct East Fork, Precinct Pigeon, Precinct Pigeon Center; JACKSON, MACON, SWAIN, TRANSYLVANIA.
SENATE RESOLUTIONS

2011 SESSION

Adopted February 8, 2011 (See page 74)

S.R. 21, A SENATE RESOLUTION CREATING THE PROGRAM EVALUATION COMMITTEE AS A STANDING COMMITTEE OF THE SENATE.

Be it resolved by the Senate:

SECTION 1. In accordance with Senate Rule 31, as adopted by Senate Resolution 1, the number of standing committees in the Senate is increased by adding the Program Evaluation Committee.

SECTION 2. This resolution is effective upon adoption.

Adopted February 7, 2011 (See page 71)

S.R. 38, A SENATE RESOLUTION HONORING THE BOY SCOUTS OF AMERICA.

Whereas, for over one hundred years, the Boy Scouts of America have provided training to youth in leadership development, service to others, and civic responsibility; and
Whereas, youth from all over North Carolina have participated in the scouting program through the years, becoming accomplished leaders both past and present; and
Whereas, scouting provides immeasurable benefits to the development of North Carolina’s youth; and
Whereas, scouts have performed a variety of valuable service projects throughout our State; and
Whereas, local Boy Scout councils regularly encourage each Boy Scout to perform community service each year; and
Whereas, in 2010, scouts in North Carolina committed to performing 1,000 hours of community service for each county in our State, for a minimum of 100,000 hours of community service to the people of North Carolina; and
Whereas, by the end of 2010, the scouts had performed more than 300,000 hours of community service, representing millions of dollars in time, talent, and materials to improve the State’s parks, schools, retirement centers, and other public areas; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate honors the continuing commitment and dedication of the Boy Scouts of America to the people of North Carolina and their communities and expresses its appreciation to the members of the Boy Scouts of America for their contribution of more than 300,000 hours of community service to this State during 2010, well in excess of their original praiseworthy goal of 100,000 hours.
SECTION 2. The Principal Clerk shall transmit a certified copy of this resolution to each of the 11 Boy Scouts of America councils in North Carolina.

SECTION 3. This resolution is effective upon adoption.

Adopted February 16, 2011 (See page 100)

S.R. 52, A SENATE RESOLUTION TO ESTABLISH THE PROCEDURE FOR NOMINATING AND ELECTING MEMBERS OF THE BOARD OF GOVERNORS OF THE UNIVERSITY OF NORTH CAROLINA.

Be it resolved by the Senate:

SECTION 1. The following procedures for nominating and electing members of the Board of Governors of The University of North Carolina are adopted:

I. COMMITTEE RESPONSIBILITIES.

1. It is the duty of the Senate Select Committee on UNC Board of Governors (hereinafter referred to as the "Senate Committee") to choose nominees for each opening on the Board of Governors of The University of North Carolina to which the Senate is to elect members.

2. The Senate Committee shall receive suggestions of proposed candidates for nomination for election to the Board of Governors of The University of North Carolina from Monday, February 28, 2011, through Friday, March 4, 2011. In 2011, the total number of positions available for election by the Senate is eight, and each position is for a four-year term. A Senator may propose candidates for nomination only for the openings available for election by the Senate. In order for a person to have standing to be considered as a candidate for nomination by the Senate Committee, that person must be formally nominated as a candidate by a member of the Senate. Only a written nomination on a form provided by the Cochair of the Senate Committee for that purpose and received in the Office of the Senate Principal Clerk on or after Monday, February 28, 2011, and no later than 5:00 P.M. on Friday, March 4, 2011, shall constitute a formal nomination of a candidate. Delivery to the Office of the Senate Principal Clerk of a nomination form by facsimile transmission or e-mail transmission shall not constitute a formal nomination of a candidate. An individual is not eligible for nomination in the Senate if he or she was nominated and not elected to the Board of Governors by the House of Representatives during the 2011 Session.

3. Notwithstanding G.S. 138A-22, every person who has been formally nominated shall file a completed North Carolina State Ethics Commission Statement of Economic Interest with the North Carolina State Ethics Commission to be received by the North Carolina State Ethics Commission no later than 5:00 P.M. on Friday, March 4, 2011. The Statement of Economic Interest must clearly state that the person is a candidate who has been nominated for the Board of Governors of The University of North Carolina.

4. On or after March 5, 2011, the Senate Committee shall list all proposed candidates for nomination. The Senate Committee shall screen the
proposed candidates for nomination as to their qualifications and background and may interview each one to make sure that suitable persons are nominated. The Senate Committee shall ascertain that each candidate for nomination is willing and able to serve and has no statutory disability. On completion of the screening process, the Senate Committee shall conduct a vote to ensure that the slate of legally qualified candidates lists no more than twice the number of candidates for the total seats open.

5. The Cochairs of the Senate Committee shall ascertain whether the nominees for election by the Senate would serve if elected. Any nominee may withdraw without the approval of the sponsor.

6. Senate Committee nominees shall be placed before and recommended to the Senate for election.

II. ELECTIONS IN THE SENATE.

1. A ballot shall be prepared under the supervision of the Cochairs of the Senate Committee for the use of the Senate.

2. The ballot shall list only the names of those nominees proposed by the Senate Committee who have consented to run and for whom the Senate is entitled to vote. Their names shall be arranged alphabetically by surname.

3. The Senate shall hold its election no later than the beginning of the daily session on Thursday, March 24, 2011. Before the voting begins, the Cochairs of the Senate Committee shall explain the voting rules, which are:

   (a) No nomination shall be received from the floor.
   (b) In order to be chosen, a nominee must receive the votes of a majority of all members present and voting.
   (c) Each member present and voting shall vote for as many nominees as there are positions to be filled, and any ballot not so marked shall be deemed void.
   (d) If fewer than eight nominees receive the votes of a majority of all members present and voting, a runoff to fill the open position or positions shall be conducted among the nominees who were not elected but who received the highest numbers of votes cast; and the number of nominees eligible to be voted on in the runoff shall be twice the number of positions to be filled.
   (e) If there is a tie for the last position between two nominees who are eligible for the next runoff, both nominees shall be included in the next runoff balloting, even though there would be more than two nominees per available position, unless the deciding vote is cast in accordance with the North Carolina Constitution, Article II, Section 13.
   (f) If more than eight nominees receive the votes of a majority of all members present and voting, then the eight nominees receiving the highest numbers of votes shall be deemed to have been chosen.
4. The Senators shall proceed to mark their ballots for eight persons, for four-year terms. Every ballot shall be signed by the Senator casting it, and no unsigned ballots shall be counted.

5. The Cochairs of the Senate Committee shall be responsible for canvassing the vote and declaring the results. All ballots shall be retained by the Principal Clerk as part of the permanent records of the Senate and shall be open for immediate public inspection.

6. When the Cochairs of the Senate Committee have determined that the Senate has chosen eight persons to serve as members of the Board of Governors for terms of four years, the President of the Senate shall entertain a motion for the simultaneous election of those persons by the Senate to the indicated positions and for the indicated terms. The vote shall then be called electronically. If a majority of those voting shall vote "aye," and it is orally confirmed, those eight persons named in the motion shall be declared to have been elected to the Board of Governors by the Senate.

III. NOTIFICATION OF ELECTION RESULTS.

When the election process is complete, the Cochairs of the Senate Committee shall notify the Secretary of the Board of Governors of The University of North Carolina of the names of the persons elected by the Senate and of the term for which each person was elected.

SECTION 2. As used in this resolution, the term "Cochairs" means the Cochairs of the Senate Select Committee on UNC Board of Governors.

SECTION 3. This resolution is effective upon adoption.

Adopted March 17, 2011 (See page 220)

S.R. 65, A SENATE RESOLUTION HONORING THE LIFE AND MEMORY OF JOHN ALLEN GARWOOD, FORMER MEMBER OF THE GENERAL ASSEMBLY.

Whereas, John Allen Garwood was born on July 8, 1932, to James Lemuel Garwood and Annie Lura Carrigan Garwood in North Wilkesboro, North Carolina; and

Whereas, John Allen Garwood graduated from Wilkesboro High School in 1951 and earned a BS degree in Business Education from Appalachian State University in 1957; and

Whereas, John Allen Garwood was a licensed real estate broker and a licensed life and casualty insurance agent and served as vice president of Lineberry, Inc., until his retirement; and

Whereas, John Allen Garwood served as the Wilkes County Finance Chair of "Holshouser for Governor," as Chair of the Wilkes County Republican Executive Committee from 1974 to 1979, as a delegate to the Republican National Convention in 1980, and as Chair of the Fifth Congressional District Republican Executive Committee from 1981 to 1983; and

Whereas, John Allen Garwood was elected as a Commissioner for Wilkes County in 1990, serving as Chair of the Board from 1991 to 1993; and
Whereas, John Allen Garwood served with honor and distinction in the General Assembly, where he ably served the people of his district as a senator from 1997 to 2006; and

Whereas, during his tenure in the Senate, John Allen Garwood was assigned to several committees, serving as Cochair of Education/Higher Education, a Ranking Minority member of Appropriations on Education/Higher Education, and a member of Agriculture/Environment and Natural Resources, Appropriations/Base Budget, Health Care, State and Local Government, Pensions and Retirement and Aging, and Transportation Committees; and

Whereas, John Allen Garwood also served on a number of study committees and select committees, including the Advisory Budget Commission, Joint Education Oversight Committee, Community College Committee, Select Committee on Homeland Security, and Opportunities and Needs for Economic Growth in North Carolina; and

Whereas, John Allen Garwood was active in several fraternal and civic organizations, serving as a member of the Public School Forum of North Carolina, Wilkes Literacy Consortium, and Wilkes County Vocational Education Board; as a member of the Board of The Health Foundation, Wilkes Senior Center Task Force, Wilkes United Fund, Wilkes County Vocational Education Board, and New River Mental Health; as a member of the Advisory Board of the Wilkes Cooperative Extension; as vice president and secretary of Wilkes Chamber of Commerce; and as Past Exalted Ruler of North Wilkesboro Elks Lodge #1846; and

Whereas, John Allen Garwood served as a member of The University of North Carolina Board of Governors from 1985 to 1996, where he was Chair of the Committee on Personnel and Tenure; as a member of the Appalachian State University Board of Trustees from 1973 to 1980, where he served as Chair from 1979 to 1980 and as a member of the Chancellor’s Search Committee in 1978; as a member of the Advisory Board of the College of Agriculture and Life Science at North Carolina State University; and as a member of the Board of Directors of First Citizens Bank from 1975 to 2000; and

Whereas, John Allen Garwood was awarded the Outstanding Alumnus Award from Appalachian State University in 1997 and was recognized by Appalachian State University in 2008 for his efforts in securing funding for a new education building and acquiring additional permanent funding for the University; and

Whereas, John Allen Garwood was a veteran of the Korean War, serving as a Staff Sergeant in the 11th Airborne Division of the United States Army from 1953 to 1955; and

Whereas, John Allen Garwood was a life member of the Wilkesboro United Methodist Church and served as a certified lay speaker for the United Methodist Church; and

Whereas, John Allen Garwood died on November 30, 2010; and

Whereas, John Allen Garwood is survived by his wife, Wanda Bandy Garwood of 53 years; his children, John B. Garwood, David A. Garwood, and...
Susan Garwood Robertson; and his grandchildren, Johnathon, Anna, Joseph, Kate, Madelyn, and Liza Grace; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate honors the life and memory of John Allen Garwood and expresses the appreciation of this State and its citizens for the service he rendered his community, State, and nation.

SECTION 2. The Senate extends its deepest sympathy to the family of John Allen Garwood for the loss of a beloved family member.

SECTION 3. The Principal Clerk shall transmit a certified copy of this resolution to the family of John Allen Garwood.

SECTION 4. This resolution is effective upon adoption.

Adopted February 21, 2011 (See page 109)

S.R. 85, A SENATE RESOLUTION HONORING THE DEDICATION OF THE NORTH CAROLINA VETERANS PARK.

Whereas, the citizens of North Carolina have a long and proud history, dating to this country's birth, of paying special honor and respect to its sons and daughters who protect our country's freedoms; and

Whereas, the lands of North Carolina and our country are enjoyed by all its citizens due to the unending efforts and sacrifices made by all of our veterans; and

Whereas, North Carolina is proud to be the home to Cherry Point Air Station, Charlotte Air National Guard, Camp Lejeune, U.S. Coast Guard Air Station Elizabeth City, Fort Bragg, Pope Air Force Base, New River Air Station, and Seymour Johnson Air Force Base; and

Whereas, North Carolina is proud to call itself the most military friendly state in America and, as a state, North Carolina has one of the highest percentages of veterans in America; and

Whereas, July 4, 2011, will mark the dedication of the North Carolina Veterans Park; and

Whereas, the purpose of the North Carolina Veterans Park is to honor all North Carolina veterans and be a composition of objects, spaces, and images that symbolize gratitude, reflection, celebration, and education, and commemorate achievement, service, dedication, and sacrifice; and

Whereas, the North Carolina Veterans Park is located in Fayetteville, North Carolina, home of Fort Bragg and Pope Air Force Base, and is adjacent to the Airborne and Special Operations Museum, which is a part of the United States Army Museum System, providing an exciting educational experience and preserving the legend of airborne and special operation forces; and

Whereas, the North Carolina Veterans Park will consist of seven water features and public art representing participation of individuals from across the State; and

Whereas, the hands of 100 veterans were cast to honor and represent every county in North Carolina and are displayed in this park's Wall of Oath; and
Whereas, soil from each of the State's 100 counties will be included in the construction of the columns in the park; and

Whereas, public art sculptures in the public plaza at the North Carolina Veterans Park signify our veterans' commitment, courage, dedication, heroism, sacrifice, service, and strength, as well as the incredible talents of our State's artists; and

Whereas, the city of Fayetteville has directed the design and construction of the North Carolina Veterans Park to meet or exceed all guidelines and guidance provided by a large segment of the veteran population, including Content Committee members from all five branches of the military services; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate joins the citizens of this State in expressing its pride and gratitude to the veterans of this State for their service, dedication, and sacrifice in protecting the freedoms of this country and designates July 4, 2011, as "North Carolina Veterans Park Day."

SECTION 2. This resolution is effective upon adoption.

Adopted March 8, 2011 (See page 170)

S.R. 228, A SENATE RESOLUTION HONORING JULIETTE GORDON LOW, FOUNDER OF THE GIRL SCOUTS OF THE UNITED STATES OF AMERICA, DURING GIRL SCOUTS WEEK.

Whereas, the Girl Scouts of the United States of America was founded by Juliette Gordon Low, who met with a group of 18 girls on March 12, 1912, in Savannah, Georgia, for the purpose of establishing an organization that would give girls the opportunity to develop physically, mentally, and spiritually; and

Whereas, Juliette Gordon Low served as president of the national Girl Scout organization until 1920; and

Whereas, Juliette Gordon Low died on January 17, 1927, knowing that she had played an influential role in establishing an organization that would expand the opportunities for girls and young women; and

Whereas, on March 16, 1950, the Girl Scouts became the first national organization for girls to be granted a federal charter by Congress; and

Whereas, the four fundamental goals of the Girl Scouts are to encourage girls to develop their full potential; to relate to others with increasing understanding, skill, and respect; to develop a meaningful set of values to guide their actions and to provide for sound decision making; and to contribute to the improvement of society; and

Whereas, Girl Scouting has been inspiring and teaching girls in North Carolina for more than 93 years; and

Whereas, more than 90,000 current Girl Scout girl and adult members in North Carolina and millions nationwide will be celebrating this American tradition; and
Whereas, throughout its distinguished history, Girl Scouting has welcomed girls and women from every background to join and has inspired them with courage, confidence, and character to make the world a better place; and
Whereas, through the Girl Scout Leadership Experience girls develop the skills and lessons that will serve them throughout their lives so that they may contribute to their communities and to our great State of North Carolina; and
Whereas, Girl Scouting takes an active role in increasing girls' awareness of the opportunities in math, science, sports, technology, and many other fields of interest that can expand their horizons; and
Whereas, Girl Scout Week will be observed March 6-12, 2011; Now, therefore,
Be it resolved by the Senate:
SECTION 1. The Senate honors the memory of Juliette Gordon Low for her role in founding the Girl Scouts of the United States of America.
SECTION 2. The Senate joins the Girl Scouts of North Carolina in celebrating the week of March 6-12, 2011, as Girl Scout Week.
SECTION 3. This resolution is effective upon adoption.

Adopted March 29, 2011 (See page 272)

S.R. 257, A SENATE RESOLUTION HONORING THE LIFE AND MEMORY OF CHARLES DOUGLAS "CHARLIE" BROWN, JR., FALLEN MARTIN COUNTY SHERIFF'S DEPUTY.
Whereas, Charles Douglas "Charlie" Brown, Jr., proudly served his nation as a veteran of the United States Marine Corps, serving during Operation Desert Storm, and served his community as a dedicated law enforcement officer for almost 15 years; and
Whereas, Charlie Brown worked for a number of years with the North Carolina Department of Correction and served as a member of the Prisoner Emergency Response Teams (PERT) as a sniper; and
Whereas, Charlie Brown served in the Narcotics Unit and the K-9 Unit with the Martin County Sheriff's Office and the Williamston Police Department; and
Whereas, Charlie Brown was killed in the line of duty during a confrontation with a suspect in Williamston on December 8, 2009, while working as a deputy for the Martin County Sheriff's Office; and
Whereas, Charlie Brown is survived by his wife, Cindy; his daughters, Morgen and Carlie; his parents, Cindy Lucille Brown and Charles Brown, Sr.; and his brother Chris Brown; Now, therefore,
Be it resolved by the Senate:
SECTION 1. The Senate honors the memory of Charles Douglas "Charlie" Brown, Jr., and expresses the appreciation of this State and its citizens for his service to law enforcement.
SECTION 2. The Senate extends its deepest sympathy to the family of Charles Douglas "Charlie" Brown, Jr., for the loss of a beloved family member.
SECTION 3. The Principal Clerk shall transmit a certified copy of this resolution to the family of Charles Douglas "Charlie" Brown, Jr.
SECTION 4. This resolution is effective upon adoption.
S.R. 286, A SENATE RESOLUTION TO AMEND THE PERMANENT RULES OF THE SENATE TO CHANGE THE PUBLIC BILL REQUEST AND FILING DEADLINE.

Adopted March 10, 2011 (See page 186)

Be it resolved by the Senate:

SECTION 1. Senate Rule 40.1(b), as contained in Senate Resolution 1, 2011 Regular Session of the General Assembly, reads as rewritten: 
"(b) All public bills and resolutions, except those adjourning the General Assembly, must be filed for introduction not later than Friday, March 11 – March 25, 2011, provided that any such measure submitted to the Bill Drafting Division of the Legislative Services Office by 4:00 P.M. on that day and filed for introduction in the Senate before 3:00 P.M. on Wednesday, March 23 – Tuesday, April 12, 2011, shall be treated as if it had been filed for introduction under this rule."

SECTION 2. This resolution is effective upon adoption.

Adopted March 22, 2011 (See page 241)

S.R. 371, A SENATE RESOLUTION RECOGNIZING DIABETES ALERT DAY IN NORTH CAROLINA.

Whereas, diabetes is a chronic condition in which the level of glucose in the blood is too high; and

Whereas, according to the Centers for Disease Control and Prevention, diabetes affects 25.8 million people in the United States; and

Whereas, seven million people in the United States are unaware that they have diabetes; and

Whereas, in 2008, the North Carolina Diabetes Prevention and Control Branch estimated that over 1.1 million people in the State were pre-diabetic, diabetic, or undiagnosed as pre-diabetic or diabetic; and

Whereas, in North Carolina, one in five adults, aged 65 and over, has diabetes or is at high risk of developing diabetes; and

Whereas, in 2009, the North Carolina Diabetes Prevention and Control Branch reported that diabetes was the seventh leading cause of death for North Carolinians; and

Whereas, a person with diabetes may develop severe health problems and complications, including kidney disease, blindness, heart disease, stroke, amputation, and nervous system disease or neuropathy; and

Whereas, one type of diabetic neuropathy, peripheral neuropathy causes severe and intense pain that sufferers frequently describe as tingling, shooting, burning, or "pins and needles"; and

Whereas, sixty-four percent of diabetic nerve pain sufferers report that their pain interferes with the daily activities that matter to them, and eighty percent of diabetic nerve pain patients report problems with mobility; and
Whereas, diabetic nerve pain can make it difficult to stay physically active and exercise, a critical component of diabetes management, which may contribute to worsening glycemic control and make sufferers more likely to develop additional health problems; and

Whereas, in 2010, diabetes cost the State over $10.2 billion and, if current trends continue, diabetes may cost the State over $12.7 billion by 2015; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate joins the nation in recognizing March 22, 2011, as Diabetes Alert Day and encourages the citizens of this State to have their blood sugar checked and to have their health care providers assess their plan to treat or avoid diabetes.

SECTION 2. This resolution is effective upon adoption.

Adopted May 2, 2011 (See page 494)

S.R. 381, A SENATE RESOLUTION HONORING NORTH CAROLINA FAMILY AND CONSUMER SCIENCES ON THE 100TH ANNIVERSARY OF ITS FOUNDING.

Whereas, in 1911, Dr. I.O. Schaub encouraged Dr. Jane S. McKimmon to accept the position as the first State home demonstration agent; and

Whereas, beginning 100 years ago, Dr. Jane S. McKimmon worked to improve the quality of rural life and helped this State prevail during the Great Depression and two World Wars; and

Whereas, Home Demonstration became Home Economics in 1967 and then Family and Consumer Sciences in 1995; and

Whereas, from its modest beginnings, North Carolina Family and Consumer Sciences has grown into a diverse, wide-ranging statewide organization supported by adult volunteers and led by the professional extension staff from North Carolina's two land grant universities, North Carolina Agricultural & Technical University in Greensboro and North Carolina State University in Raleigh; and

Whereas, during the last century, North Carolina Family and Consumer Sciences has been led by a succession of outstanding leaders, including Dr. Jane S. McKimmon, Ruth Current, Dr. Eloise Cofer, Dr. Martha Johnson, Dr. Marilyn Corbin, Dr. Judy Mock, Dr. Sandy Zaslow, and Dr. Marshall Stewart at North Carolina State University; and Dr. Thelma Feaster and Dr. Claudette Smith at North Carolina Agricultural & Technical State University; and

Whereas, North Carolina Family and Consumer Sciences is organized and active in all of North Carolina's 100 counties and the Eastern Band of the Cherokee Nation; and

Whereas, North Carolina Family and Consumer Sciences views the family, in all its diverse forms, as the cornerstone of a healthy society, and provides research-based programming to support families; and
Whereas, North Carolina Family and Consumer Sciences will be celebrating its centennial anniversary on May 25, 2011, and throughout the remainder of 2011; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate honors the life and memory of Dr. Jane S. McKimmon, whose steadfast dedication and far-reaching vision established the foundation upon which today's North Carolina Family and Consumer Sciences is built.

SECTION 2. The Senate congratulates North Carolina Family and Consumer Sciences on the attainment of its centennial anniversary and thanks all North Carolina Family and Consumer Sciences agents and specialists, past and present, for their outstanding contribution to the improvement of quality of life for families of our State.

SECTION 3. The Principal Clerk shall transmit a certified copy of this resolution to Chancellor W. Randolph Woodson and to the Director and Associate Director of the North Carolina Cooperative Extension Service at North Carolina State University.

SECTION 4. This resolution is effective upon adoption.

Adopted March 31, 2011 (See page 293)

S.R. 442, A SENATE RESOLUTION RECOGNIZING THE MONTH OF MARCH AS IRISH HERITAGE MONTH.

Whereas, throughout our nation's history, the United States has welcomed millions of Irish immigrants who, along with their descendants, have played a vital role in shaping the history and culture of our nation; and

Whereas, North Carolinians of Irish descent have a long and distinguished record of public service to the United States, including Presidents Andrew Jackson, James Knox Polk, and Andrew Johnson and members of the Congress Richard Dobbs Spaight and Hugh Williamson; and

Whereas, North Carolinians of Irish descent have been leaders within the State, including Governor Thomas Burke and Judge William Joseph Gaston; and

Whereas, in every American war and conflict, Irish immigrants and Irish-Americans have fought and shed blood in defense of the liberty, freedom, and opportunity America afforded them, and among those making this most important of sacrifices were 20 generals in George Washington’s Army, and Audie Murphy, the most highly decorated soldier in World War II; and

Whereas, Irish immigrants and Irish-Americans have distinguished themselves in the fields of commerce, entertainment, and the arts through the ingenuity and spirit of innovation exemplified by Henry Ford and the award-winning talents of Bing Crosby, Judy Garland, and many others; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate recognizes the month of March as Irish Heritage Month in celebration and appreciation of all of the contributions that Irish immigrants and Irish-Americans have made and continue to make to this nation and our State.

SECTION 2. This resolution is effective upon adoption.
S.R. 549, A SENATE RESOLUTION HONORING THE LIFE AND MEMORY OF MARTHA MAXINE MCMAHON SWALIN FOR HER CONTRIBUTIONS TO THE NORTH CAROLINA SYMPHONY.

Whereas, Martha Maxine McMahon Swalin, affectionately known as Maxine, was born on May 7, 1903, and was a native of Iowa; and

Whereas, Maxine Swalin graduated from the Institute of Musical Art (later known as the Juilliard School of Music) in New York with a diploma in theory and piano in 1928 and earned a Bachelor of Arts degree from the University of Iowa in 1932 and a master's degree from Radcliffe College in 1936; and

Whereas, Maxine Swalin moved with her husband, Dr. Benjamin Swalin, to Chapel Hill in 1935, where he taught in the music department at the University of North Carolina at Chapel Hill; and

Whereas, after learning that the North Carolina Symphony had dissolved, Maxine Swalin and Dr. Benjamin Swalin took it upon themselves to revive the symphony and make it a successful cultural asset for the State; and

Whereas, in 1939, Benjamin Swalin began serving as the unpaid director of music and conductor of the symphony and Maxine Swalin began serving as an accompanist to the symphony's soloists; and

Whereas, Maxine Swalin later served as one of the coordinators of the music education programs and as an executive assistant to the director of the symphony; and

Whereas, the revived symphony held its first formal concert on March 16, 1940, at Meredith College in Raleigh and then began playing concerts across the State; and

Whereas, the Swalins were especially interested in providing music to school children and established the children's concert division of the symphony in 1945; and

Whereas, the Swalins played a role in the passage of the legislation known as the "Horn-Tootin' Bill" which provided an annual appropriation to the symphony and officially recognized the symphony as the nation's first State symphony; and

Whereas, with the Swalins' help, the Symphony gained national recognition and was the recipient of various grants and fund-raising efforts; and

Whereas, the Swalins retired from the Symphony in 1971, leaving behind a very successful orchestra; and

Whereas, Maxine Swalin published her autobiography, "Symphony, An Ear to Myself," in 1996; and

Whereas, Maxine Swalin received many honors and recognitions, including the North Caroliniana Society Award in 2003, given to a North Carolinian who makes extraordinary contributions to the State's history, literature, and culture; the first annual lifetime achievement award for the performing arts from the University of North Carolina at Chapel Hill in 2005; the North Carolina Award for Public Service for her many years of support of the North Carolina Symphony in 1989; and an honorary doctorate of humane letters from Duke University for her many contributions to music and music education in 1979; and
Whereas, Maxine Swalin was honored by the North Carolina Symphony when the organization named its first annual Outstanding Music Educator Award in her honor and she and her husband were honored when the lobby of the Meymandi Concert Hall in Raleigh, the home of the Symphony, was named the Swalin Lobby, complete with a sculpture representing the Swalins; and
Whereas, Dr. Benjamin Swalin died in 1989 and Maxine Swalin died on October 8, 2009, at the age of 106; Now, therefore,
Be it resolved by the Senate:

SECTION 1. The Senate honors the memory of Martha Maxine McMahon Swalin and expresses the appreciation of this State and its citizens for her contributions to the North Carolina Symphony and the culture of this State.

SECTION 2. The Senate mourns the loss of Martha Maxine McMahon Swalin.

SECTION 3. This resolution is effective upon adoption.

Adopted June 14, 2011 (See page 827)

S.R. 565, A SENATE RESOLUTION ENCOURAGING THE CITIZENS OF THIS STATE TO OBSERVE JULY OF EACH YEAR AS WATERMELON MONTH.

Whereas, watermelons are grown in most counties in North Carolina, with the largest concentration grown in the coastal plains; and
Whereas, in 2010, North Carolina ranked 8th in the nation in watermelon production; and
Whereas, in 2010, watermelons were harvested from 7,100 acres, producing 200 million pounds of watermelon for a total farm gate value of 24 million dollars; and
Whereas, evidence indicates that eating fruits and vegetables daily as part of a healthy diet will improve health and protect against diseases such as cancer, high blood pressure, stroke, heart disease, and diabetes; and
Whereas, watermelon has no fat or cholesterol and is an excellent source of vitamins A, B6, and C, fiber, and potassium, which are all vital to good health and disease prevention; and
Whereas, watermelon is also an excellent source of lycopene, an antioxidant found only in a few red plant foods and has been shown to reduce the risk of certain cancers; and
Whereas, watermelon, which is harvested in North Carolina as early as July 1, has been a nutritious summer favorite from generation to generation; and
Whereas, the month of July would be an appropriate time to establish Watermelon Month in North Carolina; Now, therefore,
Be it resolved by the Senate:

SECTION 1. The Senate encourages the citizens of this State to observe July of each year as Watermelon Month in North Carolina to recognize the health benefits of watermelon and the importance of watermelon to the agriculture industry of the State.

SECTION 2. This resolution is effective upon adoption.
S.R. 673, A SENATE RESOLUTION ENCOURAGING ALL NORTH CAROLINIANS TO CELEBRATE CINCO DE MAYO.

Whereas, Cinco de Mayo, or the fifth of May, is considered and remembered as a significant date in the history of Mexico because it recognizes the courage of the Mexican people who defeated a better trained and better equipped French Army at the "Batalla de Puebla" on May 5, 1862; and

Whereas, Cinco de Mayo serves as an important reason for many North Carolinians of Mexican ancestry to celebrate a holiday in appreciation of its cultural significance (victory in the face of great odds); and

Whereas, Cinco de Mayo offers an opportunity to reflect on the courage and achievements not only of the Mexican forces at Puebla, but also on the courage and achievements of North Carolinians of Mexican ancestry; and

Whereas, Mexicans, Hispanics, and Latinos have contributed to our State through a broad spectrum of cultural expressions, including music, food, dance, faith, and family unity; and

Whereas, according to the 2010 Census, 50.5 million Hispanics accounted for 16.3% of the total population in the United States; and

Whereas, the 2010 Census also revealed that North Carolina's Hispanic population increased by 110%; and

Whereas, North Carolina is one of five states in the United States with the largest growth in the percentage of Hispanic populations; and

Whereas, many Hispanics and Latinos in North Carolina, particularly small business entrepreneurs, represent one of the fastest growing groups of business owners in our economy; and

Whereas, North Carolina benefits from a vibrant Hispanic and Latino community that plays an integral role in the enrichment of our society and growth of our economy; and

Whereas, it is our desire to recognize all of North Carolina's ethnic groups along with their contributions and dedication to the economies of North Carolina and the United States; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate extends best wishes to the State's residents of Mexican, Hispanic, and Latino ancestry and urges all North Carolinians to join in celebrating Cinco de Mayo.

SECTION 2. This resolution is effective upon adoption.

Adopted April 28, 2011 (See page 483)

S.R. 777, A SENATE RESOLUTION TO AMEND THE PERMANENT RULES OF THE SENATE TO CHANGE THE CROSSOVER DEADLINE.

Be it resolved by the Senate:

SECTION 1. Senate Rule 41, as contained in Senate Resolution 1, 2011 Regular Session of the General Assembly, reads as rewritten:
“RULE 41. **Crossover bill deadline.** – In order to be eligible for consideration by the Senate during the 2011 or 2012 Regular Sessions of the 2011 General Assembly, all House bills other than those required to be referred to the Committee on Finance or the Committee on Appropriations/Base Budget by Rule 42 or adjournment resolutions must be received and read on the floor of the Senate as a message from the House no later than Thursday, **May 12–June 9, 2011**, provided that a message from the House received by the next legislative day stating that a bill has passed its third reading and is being engrossed shall comply with the requirements of this rule and provided that the House accepts Senate bills ordered engrossed on the next legislative day.”

**SECTION 2.** This resolution is effective upon adoption.

Adopted May 25, 2011 (See page 601)

**S.R. 779, A SENATE RESOLUTION EXPRESSING GRATITUDE TO THE MEMBERS OF THE MILITARY FOR THEIR SERVICE AND HONORING THE MEMORY OF THOSE KILLED IN THE LINE OF DUTY.**

Whereas, Memorial Day was first observed as Decoration Day on May 30, 1868, as an occasion to decorate the graves of Civil War soldiers; and

Whereas, after World War I, Decoration Day was expanded to honor service members killed in all of our nation’s wars and, after World War II, Decoration Day became known as Memorial Day; and

Whereas, in 1971, Congress established Memorial Day as a federal holiday to be observed on the last Monday of May; and

Whereas, as we observe Memorial Day in 2011, it is important to reflect upon the contributions and sacrifices the men and women of our Armed Forces have made in upholding the principles of democracy and liberty while in service to our nation; and

Whereas, it is fitting to honor and commend the North Carolinians, as well as the men and women that served with military units based in North Carolina, who were killed in the line of duty; Now, therefore,

Be it resolved by the Senate:

**SECTION 1.** The Senate expresses its profound gratitude and appreciation to all the men and women of the United States Armed Forces for their selfless service.

**SECTION 2.** The Senate wishes to honor the memory of all of the members of the military from North Carolina who lost their lives while serving during Operation Iraqi Freedom and Operation Enduring Freedom since May 24, 2010, as follows:

- Army Pfc. Christopher R. Barton, Concord, North Carolina
- Army Master Sgt. Jamal H. Bowers, Raleigh, North Carolina
- Army Spc. Jacob C. Carroll, Clemmons, North Carolina
- Marine Lance Cpl. Ross S. Carver, Rocky Point, North Carolina
- Army Staff Sgt. Adam L. Dickmyer, Winston-Salem, North Carolina
Army Sgt. Donald R. Edgerton, Murphy, North Carolina
Army Spc. Matthew E. George, Grantsboro, North Carolina
Army Pfc. James F. McClamrock, Huntersville, North Carolina
Army Sgt. Willie A. McLawhorn, Jr., Conway, North Carolina
Army Pfc. Amy R. Sinkler, Chadbourn, North Carolina
Army Chief Warrant Officer 2 Terry L. Varnadore II, Hendersonville, North Carolina

SECTION 3. The Senate wishes to honor the memory of all the veterans of past wars who have died since the last Memorial Day.

SECTION 4. The Senate wishes to honor the memory of the following members of the North Carolina National Guard who died since May 24, 2010:

- Staff Sgt. Christopher Edge
- Cpt. Kerry Hathcock
- Sgt. Karen Herrera
- 1st Lt. Kevin Marks
- Pfc. Mark Rakes
- Spc. John Pace
- Staff Sgt. Aldridge Ferrell
- Spc. Kenneth Carl
- Sgt. Curtis Yannone

SECTION 5. The Senate extends its deepest sympathy to the families of the service members named above who made the ultimate sacrifice to help secure the freedom of the United States of America. The people of the State of North Carolina owe a debt to these brave service members and solemnly pledge that they shall never be forgotten.

SECTION 6. This resolution is effective upon adoption.

Adopted June 6, 2011 (See page 647)

S.R. 780, A SENATE RESOLUTION TO AMEND THE PERMANENT RULES OF THE SENATE TO CHANGE THE CROSSOVER RULE.

Be it resolved by the Senate:

SECTION 1. Senate Rule 41, as contained in Senate Resolution 1, 2011 Regular Session of the General Assembly, and as rewritten by Senate Resolution 777, reads as rewritten:

"RULE 41. Crossover bill deadline. – In order to be eligible for consideration by the Senate during the 2011 or 2012 Regular Sessions of the 2011 General Assembly, all House bills other than (i) those required to be referred to the Committee on Finance or the Committee on Appropriations/Base Budget by Rule 4242, (ii) those establishing districts for Congress or State or local entities, or (iii) adjournment resolutions must be received and read on the floor of the Senate as a message from the House no later than Thursday, June 9,
2011, provided that a message from the House received by the next legislative day stating that a bill has passed its third reading and is being engrossed shall comply with the requirements of this rule and provided that the House accepts Senate bills ordered engrossed on the next legislative day."

SECTION 2. This resolution is effective upon adoption.

Adopted June 9, 2011 (See page 755)

S.R. 782, A SENATE RESOLUTION TO AMEND THE PERMANENT RULES OF THE SENATE TO CHANGE THE CROSSOVER RULE.

Be it resolved by the Senate:

SECTION 1. Senate Rule 41, as contained in Senate Resolution 1, 2011 Regular Session of the General Assembly, and as rewritten by Senate Resolutions 777 and 780, reads as rewritten:

"RULE 41. Crossover bill deadline. – In order to be eligible for consideration by the Senate during the 2011 or 2012 Regular Sessions of the 2011 General Assembly, all House bills other than (i) those required to be referred to the Committee on Finance or the Committee on Appropriations/Base Budget by Rule 42, (ii) those establishing districts for Congress or State or local entities, or (iii) adjournment resolutions must pass third reading in the House no later than Sunday, June 12, 2011, and be received and read on the floor of the Senate as a message from the House no later than Monday, June 13, 2011, Thursday, June 9, 2011, provided that a message from the House received by the next legislative day stating that a bill has passed its third reading and is being engrossed shall comply with the requirements of this rule and provided that the House accepts Senate bills ordered engrossed on the next legislative day."

SECTION 2. This resolution is effective upon adoption.

Adopted June 14, 2011 (See page 827)

S.R. 783, A SENATE RESOLUTION EXPRESSING SUPPORT FOR DESIGNATING OCTOBER 2011 AS NORTH CAROLINA SOARING HERITAGE MONTH.

Whereas, Dare County has a rich heritage in the development of both powered and nonpowered flight with the Wright brothers' flight experiments in Kitty Hawk and Big Kill Devil Hill; and

Whereas, gliding and soaring are the most natural and environmentally friendly forms of flight, relying on the dynamics of natural entities, such as wind, temperature, and thermals for power and propulsion; and

Whereas, the gliding and soaring experiments of Orville and Wilbur Wright in Kitty Hawk, beginning in 1900, were instrumental in the execution of the first powered flight in 1903; and
Whereas, the Wright brothers' continued design, stability, and safety-focused experiments on the Outer Banks made possible Orville Wright's nine minute and forty-five second glider flight in 1911; and

Whereas, the 1911 glider flight set a world record for soaring that stood for 10 years; and

Whereas, the 1911 glider experiments were the last true field experiments for the Wright brothers and their last work on the Outer Banks; and

Whereas, the Wright brothers chose the Outer Banks as the location for their gliding and soaring experiments because of the area's steady winds, soft sands, and hospitable residents; and

Whereas, soaring has made "flying" more accessible and affordable to the public; and

Whereas, Jockey's Ridge State Park, home of the highest live sand dune on the East Coast, has been a center for soaring-related flight and soaring-related flight instruction for nearly 40 years and is being designated a National Landmark of Soaring administered by the National Soaring Museum; and

Whereas, Soaring 100, the centennial celebration of Orville Wright's glider flight on October 24, 1911, presents entertaining, cultural, historic, and educational events and opportunities for the general public and aviation enthusiasts, novice to professional; and

Whereas, Soaring 100 invites international attention and participation in observance of the Wright brothers' work on the Outer Banks; and

Whereas, the Soaring 100 commemoration is a collaboration of State and federal entities and the Outer Banks community volunteers supportive of two of North Carolina's most significant attractions (Jockey's Ridge State Park and the Wright Brothers National Memorial), located in Dare County, that are combining their resources as the host sites for Soaring 100 events; and

Whereas, the First Flight Foundation is joined by the First Flight Society, the Rogallo Foundation, and Outer Banks Visitors Bureau to commemorate the 100th anniversary of the 1911 world record glider flight, October 21-24, 2011, in partnership with The Soaring Society of America, NASA, United States Hang Gliding and Paragliding Association, the Foundation for Free Flight, the National Soaring Museum, the Vintage Sailplane Association, and the Academy of Model Aeronautics; and

Whereas, Soaring 100 continues the legacy of the Wright brothers through another chapter in aviation history; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate recognizes the contributions of the Wright brothers and the Outer Banks in the development of soaring as a science, a sport, and a distinct field of aviation.

SECTION 2. The Senate supports designating October 2011 as Soaring Heritage Month and encourages all citizens of North Carolina to learn about the State's aviation heritage.

SECTION 3. This resolution is effective upon adoption.
Adopted July 13, 2011 (See page 1066)

S.R. 786, A SENATE RESOLUTION SETTING THE DATE FOR THE SENATE TO ELECT A MEMBER TO FILL AN UNEXPIRED TERM ON THE STATE BOARD OF COMMUNITY COLLEGES.

Be it resolved by the Senate:

SECTION 1. Pursuant to G.S. 115D-2.1(b)(4)e., the Senate shall elect a member to the State Board of Community Colleges to fill a vacancy for the remainder of the unexpired term during the regular session of the Senate to be held on July 26, 2011. At that time, the Senate shall elect one member to the State Board to fill an unexpired term ending June 30, 2013.

SECTION 2. The Senate shall follow the procedure set out in G.S. 115D-2.1 for the nomination and election of members of the State Board.

SECTION 3. This resolution is effective upon adoption.

Adopted July 13, 2011 (See page 1066)

S.R. 787, A SENATE RESOLUTION PROVIDING FOR THE CONFIRMATION OF APPOINTMENTS MADE BY THE GOVERNOR TO THE BOARD OF AGRICULTURE.

Whereas, the provisions of G.S. 106-2 require that appointees to the Board of Agriculture be confirmed by the North Carolina Senate; and

Whereas, the Governor has submitted to the presiding officer of the Senate the names of her appointees; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The following appointments to the Board of Agriculture for the terms set forth below are confirmed.

<table>
<thead>
<tr>
<th>Name of Appointee</th>
<th>Area of Expertise</th>
<th>Member Replaced</th>
<th>Term Expires</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mark A. Peters</td>
<td>Marketing/Green Industry</td>
<td>Doug Torn</td>
<td>May 1, 2017</td>
</tr>
<tr>
<td>Jeffrey B. Turner</td>
<td>Tobacco Farmer</td>
<td>Reappointment</td>
<td>May 1, 2017</td>
</tr>
<tr>
<td>Maurice K. Berry, Jr.</td>
<td>General Farmer</td>
<td>Reappointment</td>
<td>May 1, 2017</td>
</tr>
</tbody>
</table>

SECTION 2. This resolution is effective upon adoption.

Adopted July 27, 2011 (See page 1091)


Whereas, on June 18, 2011, the National Civic League honored the Cities of Eden and Fayetteville as two of the 10 municipalities nationwide to receive the League's annual All-America City Award; and
Whereas, since 1949, the All-America City Award has been given to more than 600 towns, cities, counties, neighborhoods, and metropolitan regions that demonstrate outstanding civic accomplishments; and

Whereas, to justify being recognized as an All-America City, competing communities have to make a presentation to a panel of civic experts from the public, private, and nonprofit sectors listing three outstanding examples of collaborative community problem solving; and

Whereas, the City of Eden was recognized for the following successful projects: (i) "Rockingham County Education Foundation: Bridging the Gap," a program formed to increase the number of high school students attending college; (ii) "Rivers Run Through Us," a group effort between the Dan River Basin Association and a number of other communities to promote conservation, recreation, and education regarding the Dan, Smith, and Mayo Rivers; and (iii) "Rockingham Student Health Centers: Caring for the Health of Our Young People," a unique partnership among medical facilities, social services, and the school system to establish health centers that provide various medical services for area students; and

Whereas, the City of Fayetteville was honored for the following projects: (i) "History, Heroes, and Hometown Feeling," a motto adopted by the city's residents to embrace the community's military history and to better reflect the community's identity; (ii) "Greater Fayetteville Futures," a community effort that began in 2001 to improve the city's image and to boost the local economy, resulting in the recruitment of new businesses and helping the area become the best performing housing market in the nation; and (iii) "Reading Rocks!" an annual program that has raised over $800,000 since it began to promote the value of literacy and the joy of reading and to raise funds to purchase books for students in the public school system; and

Whereas, the City of Fayetteville, having previously been named an All-America City in 1985 and 2001, joined an elite group of cities to earn the recognition three or more times; and

Whereas, the citizens of the Cities of Eden and Fayetteville possess a community spirit that have enabled them to work together successfully to improve the quality of their lives in their cities; and

Whereas, these All-America City honors deserve recognition; Now, therefore,

Be it resolved by the Senate:

SECTION 1. The Senate recognizes the Cities of Eden and Fayetteville on being recipients of the All-America City Award. The Senate congratulates the members of the All-America City Award Committees for the Cities of Eden and Fayetteville and recognizes the citizens of Eden and Fayetteville for their efforts in helping their hometowns achieve this national honor.

SECTION 2. The Principal Clerk shall transmit a copy of this resolution to the Mayors of Eden and Fayetteville, to the members of the
All-America City Award Committees of Eden and Fayetteville, and to the Chairs of Boards of County Commissioners of Rockingham and Cumberland Counties.

**SECTION 3.** This resolution is effective upon adoption.


**EXECUTIVE ORDERS**
.of the
**GOVERNOR OF THE STATE**
**OF NORTH CAROLINA**

In compliance with G.S. 150A (Art. 5) and Chapter 479 (S.B. 1 [Sec. 152]) of the 1985 Session Laws, the Office of the Governor of the State of North Carolina has filed with the Senate Principal Clerk a copy of all Executive Orders issued during the 2011 Legislative Session. The full text of Executive Orders 61 through 112 issued by Governor Beverly Eaves Perdue can be found in the Session Laws of the 2011 General Assembly.

<table>
<thead>
<tr>
<th>Executive Order</th>
<th>Title</th>
<th>Date of Issuance</th>
</tr>
</thead>
<tbody>
<tr>
<td>61</td>
<td>Temporary Suspension of Motor Vehicle Regulations to Ensure Restoration of Utility Services and Transporting Essentials Throughout the State</td>
<td>September 1, 2010</td>
</tr>
<tr>
<td>62</td>
<td>Proclamation of a State of Emergency by the Governor of the State of North Carolina Due to Hurricane Earl</td>
<td>September 1, 2010</td>
</tr>
<tr>
<td>63</td>
<td>Notice of Termination of Executive Orders No. 61 and No. 62</td>
<td>September 8, 2010</td>
</tr>
<tr>
<td>64</td>
<td>Creation of the Governor’s eLearning Commission</td>
<td>September 24, 2010</td>
</tr>
<tr>
<td>65</td>
<td>Governor’s Education Transformation Commission</td>
<td>September 28, 2010</td>
</tr>
<tr>
<td>66</td>
<td>Proclamation of a State of Emergency by the Governor of the State of North Carolina Due to Tropical Storm Nicole</td>
<td>September 29, 2010</td>
</tr>
<tr>
<td>67</td>
<td>Amending Executive Order No. 10, Ethical Standards for the State Health Coordinating Council</td>
<td>October 4, 2010</td>
</tr>
<tr>
<td>68</td>
<td>Proclamation of a State of Disaster for the City of Saluda</td>
<td>October 4, 2010</td>
</tr>
<tr>
<td>69</td>
<td>Governor’s Gang Task Force</td>
<td>October 4, 2010</td>
</tr>
<tr>
<td>70</td>
<td>Rules Modification and Improvement Program</td>
<td>October 21, 2010</td>
</tr>
<tr>
<td>71</td>
<td>Proclamation of a State of Disaster for Lincoln County</td>
<td>November 17, 2010</td>
</tr>
<tr>
<td>72</td>
<td>Temporary Suspension of Motor Vehicle Regulations to Ensure Adequate Fuel Supplies Throughout the State</td>
<td>December 17, 2010</td>
</tr>
</tbody>
</table>
Designating the North Carolina Health Information Exchange as the State-Designated Entity Under the Health Information Technology for Economic and Clinical Health Act of the American Recovery and Reinvestment Act

To Declare by Proclamation the True Boundary Line Between the State of North Carolina and the State of South Carolina from Transylvania County to Polk County

Proclamation of a State of Emergency by the Governor of the State of North Carolina

Temporary Suspension of Motor Vehicle Regulations to Ensure Restoration of Utility Services and Transporting Essentials Throughout the State

Notice of Termination of Executive Orders No. 75 and No. 76

Proclamation of a State of Emergency by the Governor of the State of North Carolina

Temporary Suspension of Motor Vehicle Regulations to Ensure Restoration of Utility Services and Transporting Essentials Throughout the State

Extending the Youth Accountability Planning Task Force

Improving the Environment While Protecting Small Business and Industry from Unnecessary Costs from Greenhouse Gas Permitting

Proclamation of a State of Disaster for the Town of Windsor

Governor’s Task Force to Determine the Method of Compensation for Victims of North Carolina’s Eugenics Board

Establishing the North Carolina Early Childhood Advisory Council

Consolidation and Reorganization of Executive Branch Agencies to Improve the Efficiency of State Government

Establishing a Judicial Nominating Commission for the Appointment of Justices and Judges

Proclamation of a State of Emergency by the Governor of the State of North Carolina

Temporary Suspension of Motor Vehicle Regulations to Ensure Restoration of Utility Services and Transporting Essentials Throughout the State
88 Regulations to Ensure Restoration of Utility Services and Transporting Essentials Throughout the State
89 Relief for Farmers to Remove Agricultural Debris Due to State of Emergency Caused by Tornadoes April 20, 2011
90 Temporary Suspension of Certain Motor Vehicle Regulations to Provide for the Expedited Movement of Temporary Housing for Storm Damaged Counties April 28, 2011
91 Emergency Relief for Damage Caused by Tornadoes and Severe Storms in the Southern United States April 28, 2011
92 Extending Executive Order No. 88 and Termination of Executive Order 87 May 13, 2011
93 Extend Unemployment Benefits to Protect the Safety, Health, and Welfare of North Carolina’s Long-Term Unemployed June 3, 2011
94 Proclamation of a State of Emergency by the Governor of the State of North Carolina June 25, 2011
95 Organization of the Employment Security Commission Within the Department of Commerce June 30, 2011
96 Offshore Wind Economic Development Task Force June 30, 2011
97 Reauthorize and Expand the Governor’s Scientific Advisory Panel on Energy and Rescinding Executive Order No. 23 June 30, 2011
98 Extending Executive Order No. 94 July 25, 2011
99 Ports and Local Economy Compatibility July 27, 2011
100 North Carolina Pre-Kindergarten Program August 10, 2011
101 Termination of Executive Orders 94 and 98 August 10, 2011
102 Proclamation of a State of Disaster for Mecklenburg County August 16, 2011
103 Proclamation of a State of Emergency by the Governor of the State of North Carolina August 24, 2011
104 Temporary Suspension of Motor Vehicle Regulations to Ensure Restoration of Utility Services, Transporting Essentials and Removing Debris throughout the State August 25, 2011
105 Relief for Citizens to Remove Debris due to State of Emergency Caused by Hurricane Irene September 1, 2011
106 Amending and Extending Executive Order No. 128, Governor’s Advisory Council on Hispanic/Latino Affairs September 1, 2011
107 Allowing for the Expedited Movement of Temporary Housing for Victims of Hurricane Irene  
September 8, 2011

108 Extending Executive Orders No. 103, 104 and 105  
September 21, 2011

109 Extending Executive Orders No. 103, 104, 105 and 107  
November 1, 2011

110 Proclamation of a State of Disaster for Davidson and Randolph Counties  
November 19, 2011

111 Extending the Governor’s Logistics Task Force  
December 5, 2011

112 Extending the Juvenile Justice Planning Committee  
December 14, 2011

January 26, 2011 (See page 6.)

JOHN MOTLEY MOREHEAD HIGH SCHOOL ARMY JUNIOR ROTC  
EDEN, NORTH CAROLINA

Rebecca Montgomery, Color Guard Commander  
Ryan Hurley  
Samantha Coe  
Anthony Paul  
Jordan Turner

First Sergeant (Ret.) Zack Reynolds, Army Instructor
### SENATE COMMITTEE ASSIGNMENTS

<table>
<thead>
<tr>
<th>COMMITTEE</th>
<th>STANDING MEETING TIME/ROOM</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AGRICULTURE/ENVIRONMENT/NATURAL RESOURCES</strong>&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Tues at 11:00 a.m./Thurs at 9:00 a.m. (544 LOB)</td>
</tr>
<tr>
<td>Co-Chairman</td>
<td>Senator East</td>
</tr>
<tr>
<td>Co-Chairman</td>
<td>Senator Jackson</td>
</tr>
<tr>
<td>Co-Chairman</td>
<td>Senator Rouzer</td>
</tr>
<tr>
<td>Members</td>
<td>Senators Allran, Atwater, Bingham, Brock, Brown, Clodfelter, Daniel, Hartsell, Jenkins, Kinnaird, Preston, Rabon, Tillman, Tucker, Walters, White</td>
</tr>
</tbody>
</table>

| **APPROPRIATIONS/BASE BUDGET** | Tues/Wed/Thurs at 8:30 a.m. (643 LOB) |
| Co-Chairman | Senator Brunstetter |
| Co-Chairman | Senator Hunt |
| Co-Chairman | Senator Stevens |
| Vice Chairman | Senator Apodaca |
| Vice Chairman | Senator Garrou |
| Members | Senators Blake, Blue, Brock, Brown, Dannelly, East, Graham, Harrington, Hartsell, Jackson, Jones, Kinnaird, Nesbitt, Pate, Rouzer, Rucho, Tillman, Tucker, Walters |

| **APPROPRIATIONS ON DEPARTMENT OF TRANSPORTATION** | Tues/Wed/Thurs at 8:30 a.m. (1027 LB) |
| Co-Chairman | Senator Forrester |
| Co-Chairman | Senator Harrington |
| Vice Chairman | Senator Rabon |
| Members | Senators Hise, Jenkins, Meredith, Vaughan |

| **APPROPRIATIONS ON EDUCATION/HIGHER EDUCATION** | Tues/Wed/Thurs at 8:30 a.m. (421 LOB) |
| Co-Chairman | Senator Apodaca |
| Co-Chairman | Senator Preston |
| Co-Chairman | Senator Tillman |
| Members | Senators Dannelly, Garrou, Rucho, Soucek |
APPROPRIATIONS ON GENERAL GOVERNMENT AND INFOR. TECH.
Tues/Wed/Thurs at 8:30 a.m. (1124 LB)
Co-Chairman Senator Brock
Co-Chairman Senator Davis
Members Senators Blue, Graham, Gunn

APPROPRIATIONS ON HEALTH AND HUMAN SERVICES
Tues/Wed/Thurs at 8:30 a.m. (422 LOB)
Co-Chairman Senator Bingham
Co-Chairman Senator Blake
Co-Chairman Senator Pate
Vice Chairman Senator Tucker
Members Senators Allran, D. Berger, Hartsell, Mansfield, Purcell, Rabon

APPROPRIATIONS ON JUSTICE AND PUBLIC SAFETY
Tues/Wed/Thurs at 8:30 a.m. (415 LOB)
Co-Chairman Senator Brown
Co-Chairman Senator Goolsby
Vice Chairman Senator Jones
Vice Chairman Senator Soucek
Members Senators Clodfelter, East, Newton

APPROPRIATIONS ON NATURAL AND ECONOMIC RESOURCES
Tues/Wed/Thurs at 8:30 a.m. (423 LOB)
Co-Chairman Senator East
Co-Chairman Senator Jackson
Co-Chairman Senator Rouzer
Members Senators Atwater, Daniel, Kinnaird, Tucker, Walters

COMMERCE
Tues/Thurs at 11:00 a.m. (1027 LB)
Chairman Senator Brown
Vice Chairman Senator Apodaca
Vice Chairman Senator Gunn
Vice Chairman Senator Meredith
Members Senators D. Berger, Blake, Blue, Brunstetter, Clary, Clodfelter, Davis, Garrou, Goolsby, Graham, Harrington, Hise, Hunt, Jackson, McKissick, Nesbitt, Newton, Purcell, Robinson, Rucho, Soucek, Stein, Stevens, Vaughan, White
EDUCATION/HIGHER EDUCATION

Co-Chairman: Senator Preston
Co-Chairman: Senator Soucek
Co-Chairman: Senator Tillman
Vice Chairman: Senator Apodaca
Members: Senators Allran, Brock, Brown, Dannelly, Daniel, Forrester, Garrou, Goolsby, Graham, Hise, McKissick, Nesbitt, Newton, Pate, Purcell, Robinson, Rucho, Stein, Stevens, Tucker, White

FINANCE

Co-Chairman: Senator Hartsell
Co-Chairman: Senator Rucho
Vice Chairman: Senator Apodaca
Vice Chairman: Senator Harrington
Vice Chairman: Senator Rabon
Members: Senators Allran, Atwater, Blake, Brock, Brown, Brunstetter, Clary, Clodfelter, Dannelly, Daniel, Forrester, Garrou, Goolsby, Hunt, Jenkins, Kinnaird, McKissick, Meredith, Nesbitt, Newton, Purcell, Robinson, Rouzer, Stein, Stevens, Tillman, Walters, White

HEALTH CARE

Co-Chairman: Senator Bingham
Co-Chairman: Senator Blake
Co-Chairman: Senator Pate
Vice Chairman: Senator Forrester
Members: Senators Allran, Atwater, D. Berger, Clary, Davis, Forrester, Kinnaird, Mansfield, Meredith, Purcell, Rabon, Robinson, Rouzer, Rucho, Tucker
INSURANCE

Wed at 10:00 a.m. (1027 LB)

Co-Chairman  Senator Apodaca
Co-Chairman  Senator Meredith
Vice Chairman  Senator Gunn
Vice Chairman  Senator Hise
Members  Senators Atwater, D. Berger, Clary, Davis, East, Garrou, Jackson, McKissick, Newton, Rouzer, Rucho, Vaughan, Walters, White

JUDICIARY I

Tues/Thurs at 10:00 a.m. (1027 LB)

Chairman  Senator Brunstetter
Vice Chairman  Senator Goolsby
Members  Senators Apodaca, Brock, Brown, Clodfelter, Harrington, Jenkins, Mansfield, Nesbitt, Pate, Rouzer, Rucho, Soucek, Stein, Stevens, Tillman, Walters

JUDICIARY II

Tues/Thurs at 10:00 a.m. (1124 LB)

Co-Chairman  Senator Allran
Co-Chairman  Senator Daniel
Co-Chairman  Senator Newton
Members  Senators D. Berger, Bingham, Blake, Blue, Clary, Dannelly, Davis, East, Forrester, Hartsell, Jones, McKissick, Tucker, Vaughan

MENTAL HEALTH & YOUTH SERVICES

Wed at 12:00 NOON (414 LOB)

Chairman  Senator Hartsell
Vice Chairman  Senator Allran
Vice Chairman  Senator Tucker
Members  Senators Bingham, Davis, Daniel, Forrester, Jackson, Jones, Kinnaird, Nesbitt, Purcell, Robinson
PENSIONS & RETIREMENT AND AGING

Upon Call of the Chairman

Co-Chairman: Senator Apodaca
Co-Chairman: Senator Hise
Vice Chairman: Senator Meredith
Members: Senators Atwater, Brock, Dannelly, Davis, Garrou, Harrington, Jenkins, Pate, Preston, Rucho, Stevens, Walters

PROGRAM EVALUATION

Tues at 12:00 NOON (421 LOB)

Chairman: Senator Clary
Vice Chairman: Senator Hartsell
Members: Senators Atwater, Bingham, Clodfelter, East, Gunn, Hise, Hunt, Mansfield, McKissick, Nesbitt, Pate, Preston, Purcell, Rabon, Rouzer, Tillman, White

REDISTRICTING

Upon Call of the Chairman

Chairman: Senator Rucho
Vice Chairman: Senator Brock
Vice Chairman: Senator Brown
Members: Senators Apodaca, Brunstetter, Clary, Graham, Harrington, Hise, Hunt, Jones, McKissick, Nesbitt, Soucek, Walters

RULES AND OPERATIONS OF THE SENATE

Upon Call of the Chairman

Chairman: Senator Apodaca
Vice Chairman: Senator Brunstetter
Vice Chairman: Senator Jackson
Members: Senators Blue, Brock, Brown, Garrou, Harrington, Hartsell, Kinnaird, Mansfield, Meredith, Nesbitt, Newton, Preston, Stein
STATE AND LOCAL GOVERNMENT

Tues at 12:00 NOON (1124 LB)

Co-Chairman
Senator Davis

Co-Chairman
Senator Walters

Members
Senators Bingham, Blake, East,
Goolsby, Hartsell, Harrington,
Jackson, Jones, Kinnaird, Nesbitt,
Pate, Robinson, Stevens, Tucker,
White

TRANSPORTATION

Wed at 11:00 a.m. (1027 LB)

Co-Chairman
Senator Forrester

Co-Chairman
Senator Rabon

Vice Chairman
Senator Harrington

Members
Senators Daniel, East, Graham, Gunn,
Hise, Hunt, Jackson, Jenkins,
McKissick, Robinson, Soucek,
Stevens, Tillman, Vaughan, White

WAYS & MEANS

Upon Call of the Chairman

Chairman
Senator Apodaca

Vice Chairman
Senator Brock

Members
Senators Clodfelter, Dannelly,
Forrester

SELECT COMMITTEE

SELECT COMMITTEE ON UNC BOARD OF GOVERNORS

Upon Call of the Chairman

Co-Chairman
Senator Apodaca

Co-Chairman
Senator Stevens

Members
Senators Dannelly, Garrou, Preston,
Rouzer, Soucek, Tillman, Walters
OFFICE OF THE PRESIDENT
Lieutenant Governor                Walter H. Dalton
Chief of Staff                    Caroline Valand
Deputy Chief of Staff             Kimberly Reynolds
Executive Assistant               Barbara O’Sullivan
Communications Director           Schorr Johnson
General Counsel                   Cynthia O’Neal
Director of Policy                Mike McLaughlin
Scheduler                         Jason Pate
Constituent Services              Seth Palmer
Outreach Coordinator              Derwin Dubose
Administrative Assistant          Jamie Almond
Security                          Trooper Brian Lane
                                  Trooper Kevin Horne

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President Pro Tempore             Philip E. Berger
Chief of Staff                    Jim Blaine
General Counsel                   Tracy Kimbrell
Deputy Chief of Staff, Policy     Amy Auth
Communications/Operations        
Deputy Chief of Staff, Policy     Tommy Sevier
Legislative Assistant             Barbara Eldridge
Legislative Assistant             Peggy Halifax
Scheduler                         Skylar Adams
Boards and Commissions Advisor    Darrell Malcolm
Policy Advisor                    Kelly Nicholson
Policy Advisor                    Jeffrey Warren
Policy Advisor                    Grant Brooks
Policy Advisor                    Erica Shrader
Press Director                    Ray Martin
Constituent Relations             Mike Rusher

OFFICE OF THE DEPUTY PRESIDENT PRO TEMPORE
Deputy President Pro Tempore      James Forrester
Administrative Assistant          Mona Fitzgerald

OFFICE OF THE SENATE MAJORITY LEADER
Majority Leader                   Harry Brown
Administrative Assistant          Susanne Gunter
Legislative Assistant             Darryl Black
Commerce and Finance              DeAnne Mangum
Committee Assistant
OFFICE OF THE SENATE MINORITY LEADER
Minority Leader                  Martin L. Nesbitt, Jr.
Legislative Assistant           Evelyn Costello
Legislative Assistant           Jan Lee
Research Assistant              Beth Braswell
Research Assistant              Jeff Giertz

OFFICE OF THE PRINCIPAL CLERK
Principal Clerk                  Sarah Clapp
Administrative Clerks            Paul Curry
                                  Joan Jones
Assistants                      Adam Austin
                                  Sharon Evans
                                  Leigh Gipple
                                  Charlotte Johnston
                                  Shirley Parker
                                  Bing Ruiter
                                  Mary Elizabeth Smith
                                  Peggy Telfair

Page Coordinator               Michael Perdue

OFFICE OF THE SERGEANT-AT-ARMS
Sergeant-at-Arms                Philip King
Assistants                      Dedrick Anders
                                  Charles Marsalis
                                  Jim Blackburn
                                  Robert B. Myrick
                                  Donna Blake
                                  Ernie Sherrell
                                  Martha Dunn
                                  Ronald Spann
                                  Jon P. Fitchett
                                  Rochester White
                                  William A. Fritscher
                                  Steve Wilson
                                  Charles R. Harper
                                  Leslie Wright
                                  Stanley Johnson
                                  Robert Young
                                  Ken Kirby

OFFICE OF LEGISLATIVE ASSISTANTS
Director                        Joyce Hodge
Administrative Assistant        Sherry Pearson

READING CLERK                  Lee Settle

SENATE LEGISLATIVE STAFF
Irma Avent-Hurst                Senator Jones
Devon Armstrong-Barnes          Senator McKissick
Morgan Beam                     Senator Goolsby
Andrew Bell                     Senator Stevens
Gail Bishop                     Senator Garrou
Janet Black  Senator Brock
Aaron Brown  Senator Vaughan
Ryan Butler  Senator Vaughan
Phyllis Cameron  Senator Robinson
Shelly Carver  Senator Hise
Suzanne Castleberry  Senator Preston
Judy Chrsicoe  Senator Bingham
Genie Clark  Senator Brunstetter
John Clark  Senator Soucek
Kaye Culberson  Senator Davis
Cindy Davis  Senator Jackson
Kathy Davis  Senator Hunt
Melissa Dombalis  Senator Rabon
Judy Edwards  Senator Rouzer
Marissa Ferrell  Senator Newton
Candace Finley  Senator Stein
David Goldberg  Senator Harrington
Carolyn Gooden  Senator Apodaca
Misty Greene  Senator Clary
Gayle Gunn  Senator Gunn
Yvonne Hall  Senator Tillman
Cody Hand*  Senator Hunt
Sarah Hardin  Senator Brunstetter
Amber Harris  Senator Graham
Ted Harrison  Senator Clodfelter
Becky Hedspeth  Senator Purcell
Nicole McGuinness Hines  Senator Apodaca
Dee Hodge  Senator Dannely
Karen Johns  Senator Gunn
Gerry Johnson  Senator Hartsell
Anna Kidd  Senator Blake
Maria Kinnaird  Senator Bingham
Lori Kroll*  Senator Brunstetter
Brenda Lee  Senator White
Rachel Lee  Senator Newton
Rosita Littlejohn  Senator McKissick
Helen Long  Senator Rucho
Debbie Lown  Senator Meredith
Mary Marchman  Senator Stevens
Meghan McCarthy  Senator Jenkins
Bonnie McNeil  Senator Blue
Anna Meadows  Senator Doug Berger
Sarah Neunzig  Senator Rouzer
Edna Pearce  Senator Pate
Andy Perrigo  Senator Daniel
Jackie Ray  Senator Mansfield
Carol Resar  Senator Atwater
Paul Rucho  Senator Rucho
Mark Shiver  Senators Preston and Tillman
Vickie Spears  Senator Walters
Joey Stansbury  Senator Tucker
Dana Suits  Senator Blake
Lynn Tennant  Senator Clary
Will Tomlinson  Senator Harrington
Andrew Tripp*  Senator Apodaca
Steven Webb  Senator East
Carole Walker  Senator Allran
Brent Woodcox*  Senator Rucho
Kathie Young  Senator Kinnaird

*Legal Counsel

SENATE ASSISTANTS (SUBSTITUTES)

Dot Barber  Ann Misenheimer
Lorraine Blake  Sarah Murphy
Mary Demolli  Barbara Phillips
Patsy Ethridge  Dawn Robbins
Evelyn Hartsell  Ann Stancil
Daladier Miller  Edna Sykes

SENATE INTERNs 2011 SESSION

Peter Barnes  Senators Phil Berger and Hunt
William Barnes  Senator Harrington
Epiphany Bayliff  Senator Soucek
Ashley Berger  Senator Apodaca
Jameson C. Best  Senator Blake
Yallana Boston-McGee  Senator Mansfield
Elise Bouchard  Senator Bingham
Kristin Brady  Senator Walters
Corry Brannen  Senator McKissick
Aaron Dancy  Senator Gunn
John Eick  Senator Blake
Adam Everett  Senator Rabon
Andre Fanto  Senator Goolsby
Grant Fitzgerald  Senator Newton
Joshua Frye  Senator East
Jonah Garson  Senator Kinnaird
Deserra Gatewood  Senator Doug Berger
John Harris  Senator Stevens
Will Harris  Senator Vaughan
Kayvon Hejazi  Senator Phil Berger
Amanda Honaker  Senator Preston
Ihuoma Igbonaugo  Senator Graham
Michael James  Senator Stevens
Gilbert Jaramillo  Senator Vaughan
Ian Jeffries  Senator Phil Berger
Jeb Kelly  Senator Tillman
Brad Kennedy  Senator Stein
Stephen Kouba  Senator Rouzer
William Lindsey  Senator Phil Berger
Elizabeth Long  Senator Harrington
Charles McDowell  Senator Phil Berger
Sarah McGuire  Senator Phil Berger
David Mofford  Senator Davis
Lindsay Morton  Senator Rucho
Javier Pico  Senator Phil Berger
Cynthia Plante  Senator Doug Berger
John Purcell  Senator Clary
Elise Quick  Senator Brown
Chad Rhoades  Senator Jackson
Chris Stanley  Senator Brock
James Stephens  Senator Tucker
Dana Suitis  Senator Blake
Kay Tembo  Senator Robinson
Virginia Thomas  Senator Kinnaird
Matthew Tucker  Senator Meredith
Natalie Welch  Senator Forrester
Seth Williford  Senator Newton
Robinson Williams  Senator Daniel
Shannon Williamson  Senator McKissick
Jessica Ward  Senator Newton

SENATE CHAPLAIN  The Reverend Peter Milner
Serena Advani, Morrisville
Jami Ammons, Fayetteville
Elena Andia, Greensboro
Nathan Andrews, Vale
Rina Amnisa,* Morganton
Jake Anthony, Raleigh
Tiffany Arp, Chadbourn
Haley Ashl, Burlington
Matt Avret, Lillington
Gabe Azzato, Southport
Taaj Bailey, Raleigh
Jared Ballen, Durham
Prasant Baratam, Raleigh
Mallory Bartles, Burlington
Caroline Barwick, Clinton
Christian Bauer, Durham
Faith Bauer, Durham
Braxton Becoats, Durham
Mickayla Bender, Aberdeen
Grayson Bennett, Raleigh
Erin Bishop, Chapel Hill
Mariah Bishop, Apex
Dylan Blackwell, Wilmington
Cooper Blackwell V, Rocky Mount
Jacob Blount, Laurinburg
Julius Blue, Gastonia
Dominique Boone, Wendell
Tim Boone, Wendell
Alston Bourne, Tarboro
Molly Boutwell, Louisburg
Matheson Brady, Greensboro
McKibbin Brady, Greensboro
Chris Brasier, Jr., Durham
Kathryn Bridgers, Elizabethtown
Mookie Bright, Pembroke
Morgan Brinson, Charlotte
Davidson Brooks, Waxhaw
Burrell Brown, Greensboro
Katie Brown, Fayetteville
Kerstin Brown, Willow Springs

Emily Browning, Raleigh
Amaranth Brunner, Murphy
R.C. Brunstetter, Jr., Mocksville
Jacob Buchanan, Cornelius
Quinn Burkhalter, Charlotte
Ross Byrd, Williamston
Sterling Carter, Yanceyville
Leah Cashwell, Garland
Cameron Castleberry, Raleigh
Cameron Chauvaux, Cary
Anna Lisa Carroccia, Laurinburg
Joseph Clay, Ellenboro
Mike Clemens, Sylva
Sara Colclough, Clayton
Courtney Collier, Deep Run
Drew Connery III, Charlotte
Justin Connor, Clayton
Sarah Cooper, Swansboro
Ashton Copeland, Tyner
Brantley Craft, Greensboro
Miranda Curlee, Charlotte
Joseph Curry IV, Angier
Zack Dale, Cary
Nicole Day, Raleigh
Jordan DeJaco, New London
Lexie Dempsey, Fayetteville
Zach Dougher, Raleigh
Hayden Doughtery, Kitty Hawk
Allie Dover, Harrisburg
Allie Drexler, Raleigh
Elizabeth Dunbar, Laurinburg
Jessica East, Angier
Andre’ Elliott Jr., Goldsboro
John Etringer, Mayodan
Darius Evans, Wake Forest
Dee Evans, Semora
Taylor Evans, Fayetteville
Connelly Everett, Jr., Raleigh
Kristopher Faheem, Raleigh
Emily Farrington, Emerald Isle

* Special Foreign Observer
Alex Festa, Raleigh
Nathan Fisher, Charlotte
David Fleming, Eden
Maddie Fleming, Elon
Briana Flint, Raleigh
Michael Forte, Southport
Alexis Frady, Elizabethtown
Johnathon Garwood, Waxhaw
Jasmine Gary, Raleigh
Nic Gasparro, Matthews
Meredith Gay, Zebulon
Randi Gibbs, Youngsville
Jeremy Glover, Bailey
Jonathan Glover, Bailey
Jordan Godwin, Fayetteville
Rachel Godwin, Wilson
Emily Goldstein, Chapel Hill
Spencer Goodson, Jacksonville
Ashley Gorman, Greensboro
Leanne Gosey, Mooresboro
Ian Grace, Wilmington
David Gravitt, King
Jalisa Gray, Fayetteville
J.D. Greco, Jr., Wilmington
Heather Green, Rutherfordton
Addie Griffin, Louisburg
Paula Guiler, Charlotte
Erica Gurganus, Jacksonville
Dylan Gurrera, Raleigh
Shelby Hairr, Lillington
Nick Hall, Raleigh
Parker Hambright, Jacksonville
Talal Hammad, Cary
Alex Harris, Rutherfordton
Cara Beth Harrison, Pink Hill
Joanna Harville, Charlotte
Tyler Hawley, Fayetteville
Sarah Heard, Greenville
Kiania Henriques, Goldsboro
Ashton Herring, Calypso
Chase Hinnant, Clayton
Tyler Hinnant, Salemburg
Ben Hinson, Lexington
Ben Holland, Winston-Salem

Kyshia Holloway, Zebulon
Sam Holmes, Jr., Raleigh
Katie Honaker, Raleigh
Elliott Honeycutt III, Raleigh
Evan Hopson, Raleigh
Michael Horton, Fayetteville
Jay Horton, Charlotte
Kayla Howard, Charlotte
Helen Hubacher, Chapel Hill
Jaye Hunt III, Charlotte
Deon Jackson, Salemburg
Tyler Jackson, Wake Forest
Jalen Jamison, Raleigh
Thomas Jarrell III, High Point
Cameron Jernigan, Ahoskie
Ethan Johns, Burlington
Alex Johnson, Charlotte
Claire Johnson, Benson
Jasmine Johnson, Raleigh
Kristen Johnson, Cary
Sarah Johnson, Siloam
Zac Johnson, Siler City
Emily Jones, Mocksville
Sam Jones, Winston-Salem
Jay Joyce, Jr., Kannapolis
Gabe Justice, Hendersonville
Kristina Karpovich,* Lexington
Jake Kaylor, Raleigh
Jacob Keady, Waxhaw
Brittanie Kelly, Raleigh
Alexis Kemp, Salisbury
Caroline Kerns, Burlington
Will Klemme IV, High Point
Jaclyn Koonce, Tabor City
Lauren Koury, Burlington
Victoria Kroll, Holly Springs
Sunny Kummarapurugu, Chapel Hill
Cassidy Kurtz, Whitsett
Emily Ladd, Gastonia
Sara Lane, Garner
Olivia Lanier, Jacksonville
Jordan Laughinghouse, Mooresville
Blythe Layne, Cary

* Special Foreign Observer
Katherine Leak, Winston-Salem
Jordan Leathers, Charlotte
Jessica Lee, Pineville
Drew Lehner, Greensboro
Hannah Lee Leidy, Elizabeth City
Janie Leland, Tarboro
Aaron Locklear, Pembroke
Carter Loesch, Charlotte
Roger Loesch, Jr., Charlotte
Tucker Loeflin, Greensboro
Alex Loftin, Wilmington
Charles Logan, Durham
Metta Longo, Holly Springs
Mallory Lowe, Trinity
Alec Lucas, Raleigh
Anthony Lucas, Salemburg
Patrick Lydon, Winston-Salem
Judson MacDonald, Cary
Jon Mancini, Emerald Isle
Victoria Martin, Oxford
Tyree Mathews, Fayetteville
Corinne May, Raleigh
Mary Bowman McCarthy, Greenville
Nathan McConnell, Tuxedo
Alexis McDonald, Raleigh
Luke McDowell, Lexington
Mollie McLean, Kenansville
Caroline McMurry, Statesville
Marques McPhail, Goldsboro
Marisa Mercier, Fayetteville
Cameron Miller, Willow Spring
Adam Mintz, Wendell
Sydney Monsees, Greensboro
Brooke Munroe, Southport
Wen Murphy III, Wallace
Grant Murphy-Herndon, Durham
Robert Musselwhite, Jr., New Bern
Abby Newsom, Raleigh
Gardner Noble, Rocky Mount
Samuel Noble, Lumberton
Cole Nye, Elizabethtown
Walter Odom, Jr., Salemburg
Anne Orgain, Hickory
Shauna Painter, Durham
Tiffany Palin, Creswell
Noah Parrish, Greensboro
Henna Patel, Cary
J.R. Patrick, Charlotte
Brandon Patton, Youngsville
Lee Payne, Jr., Lexington
Mark Peabody, Jr., Belmont
Sara Pearce, New Bern
Garrett Peebles, Raleigh
Micaela Percy, Cary
Becky Phelps, Creswell
Keona Phelps, Creswell
Douglas Piercy, Jr., Asheville
Shane Polletta, Leland
Jennifer Polvino, Cary
Casey Potter, Wilson
Lauren Poythress, Morrisville
Harrison Preddy, Franklinton
Andrew Price, Eden
Michael Prisco, Boone
Amber Pritchard, Belmont
Nick Pruthi, Durham
Preston Pugh, Clayton
Paige Purcell, Cary
Robert Rader III, Raleigh
Vincent Ragland II, Henderson
Julia Rao, Chapel Hill
Kaysey Raper, Swansboro
Elias Rauch, Cramerton
Prathna Raval, Fayetteville
Nathan Ravenel, Cary
Bryant Reed, Charlotte
Andrew Reid, Trenton
Hunter Rhinehart, Indian Trail
Ben Rice, Raleigh
Dawson Riggs, Prattville
Whitney Roberts, Wilmington
Carly Robertson, Fayetteville
Holland Robinson, Greensboro
Sophia Robison, Cary
Dantrel Rogers, High Point
Adam Romaine, Laurinburg
Elizabeth Rowe, Dudley
Joy Sabattus, Denver
Diya Sashidhar, Fayetteville
Christine Sauer, Chapel Hill
Tommy Scheetz, Southport
Hannah Schwarz, Chapel Hill
David Scoggins, Denver
John Scott, Holly Springs
Jordan Scott, Salemburg
Blake Scruggs, Chapel Hill
Katie Sears, Fuquay-Varina
Bridget Seelinger, Raleigh
Mary Shell, Bryson City
Elizabeth Shelton, Westfield
Bailey Sherrill, Hiddenite
Ivy Shuford, Lawndale
Lydia Simpson, Hope Mills
Manraj Singh, Wilson
Lizzy Sirkin, New Bern
Lexies Siu, Greensboro
Ashley Sizemore, King
Cody Sloan, Chapel Hill
Ali Smith, Salemburg
April Smith, Goldsboro
Bre'Ana Smith, Wendell
Evan Smith, Shelby
Ryder Smith, Burlington
Steven Sorrell, Lillington
Bethany Spivey, Greensboro
Nick Spraker, Manteo
James Springs, Jr., Charlotte
Nora Standish, Kannapolis
Ashley Staton, Hendersonville
Lydia Stonehouse, Clemmons
Paige Strickland, Lumberton
Lizzy Stroman, Raleigh
Courtney Stroud, Trenton
Dusk Stroud, Kinston
Gina Such, Asheboro
Derek Sutis, Hickory
Daniel Swetlitz, Raleigh
Jamarkus Swinson, Fayetteville
Jake Tallent, Midland
Brianna Tate, Summerfield
Emoni Tedder, Durham
Aaron Teran, Raleigh
Rachel Terrio, Gastonia
Zack Tharrington, Elm City
Micaela Thiery, Hendersonville
Drew Thomas, Morganton
Kassie Thompson, Monroe
Sydney Tillman, Harrisburg
David Torres, Raleigh
Evan Tucker, Durham
Ashlynn Tuttle, Stoneville
Ann Watkins, Albemarle
Macon Watkins, Wendell
Hannah Catherine Watson, Red Springs
Kiyana Watts, Durham
Stuart Welch, Winston-Salem
Morgan Welge, Chapel Hill
Alisha Williams, Williamston
Caitylin Williams, Fairmont
LaVell Williams, Clayton
Jessica Williford, Fuquay-Varina
Kendra Wilson, North Wilkesboro
Anna Gates Winslow, Wilson
Charlotte Yarboro, Goldsboro
Eleanor Yarboro, Goldsboro
Porter Yelton, Shelby
Lizzy Yelverton, Eureka
Frank Yenney, Rocky Mount
Brad Yovanovich, Raleigh
PRESIDENT OF THE SENATE APPOINTMENTS

The following appointments to boards and commissions were made during 2011 by The Honorable Walter Dalton, Lieutenant Governor and President of the Senate.

NORTH CAROLINA BIOTECHNOLOGY CENTER, BOARD OF DIRECTORS

Bylaws-10/17/2000 Appointed Expires
Dr. Richard H. Dean 07/01/2011 06/30/2013
Dr. Victor J. Dzau 07/01/2011 06/30/2013
Ms. Lynne Scott Safrit 07/01/2011 06/30/2013

NORTH CAROLINA SENTENCING AND POLICY ADVISORY COMMISSION

G.S. 164-35; SL.95-236 Appointed Expires
Mr. Thomas A. Bennett 07/01/2011 06/30/2013
Mr. Luther T. Moore 07/01/2011 06/30/2013

SOUTHEASTERN NORTH CAROLINA REGIONAL ECONOMIC DEVELOPMENT COMMISSION

G.S. 158-8.3 Appointed Expires
Mr. Cleveland Simpson 11/03/2011 06/30/2013
Mr. J.D. Willis 08/23/2011 06/30/2015

VAGABOND SCHOOL OF DRAMA, BOARD OF TRUSTEES

Articles of Inc. Appointed Expires
Sen. Peter Brunstetter 06/28/2011 12/31/2012

WESTERN NORTH CAROLINA REGIONAL ECONOMIC DEVELOPMENT COMMISSION

G.S. 158-8.1 Appointed Expires
Mr. Walter T. Alexander 07/01/2011 06/30/2015

BOXING ADVISORY COMMISSION

G.S. 143-652.2 Appointed Expires
Mr. Jack Huss 08/22/2011 06/30/2013

CRIMINAL JUSTICE PARTNERSHIP PROGRAM STATE ADVISORY BOARD

G.S. 143B-273.6 Appointed Expires
Ms. Becky W. Wallace 02/01/2011 01/31/2014
Mr. Jarald N. Willis 02/01/2011 01/31/2014
# SENATE PRESIDENT PRO TEMPORE APPOINTMENTS

The following appointments and recommendations to Boards and Commissions were made during 2011 by The Honorable Philip E. Berger, President Pro Tempore.

<table>
<thead>
<tr>
<th>Advisory Committee</th>
<th>Appointed</th>
<th>Expires</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADVISORY COMMITTEE ON CANCER COORDINATION AND CONTROL</td>
<td>Sen. Gladys A. Robinson 03/23/11</td>
<td>06/30/13</td>
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<tr>
<td></td>
<td>Ms. Mary T. Swartz 03/23/11</td>
<td>06/30/13</td>
</tr>
<tr>
<td>AFRICAN AMERICAN HERITAGE COMMISSION</td>
<td>Rev. Dr. Pierre Crawford 06/28/11</td>
<td>09/30/14</td>
</tr>
<tr>
<td>AGENCY FOR PUBLIC TELECOMMUNICATIONS, NORTH CAROLINA</td>
<td>Mr. Raymond Dancy (RA) 06/28/11</td>
<td>06/30/13</td>
</tr>
<tr>
<td></td>
<td>Mr. James Jennings (RA) 06/28/11</td>
<td>06/30/13</td>
</tr>
<tr>
<td>AGING, GOVERNOR'S ADVISORY COUNCIL ON</td>
<td>Ms. Betty Rising (RA) 08/08/11</td>
<td>06/30/15</td>
</tr>
<tr>
<td></td>
<td>Mr. Ed Worley (RA) 08/08/11</td>
<td>06/30/15</td>
</tr>
<tr>
<td>ALARM SYSTEMS LICENSING BOARD</td>
<td>Mr. Jack Ingle 06/28/11</td>
<td>06/30/14</td>
</tr>
<tr>
<td></td>
<td>Mr. Brad Smith 06/28/11</td>
<td>06/30/14</td>
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<tr>
<td>APPRAISAL BOARD, NORTH CAROLINA</td>
<td>Mr. David B. Goldberg 07/26/11</td>
<td>06/30/14</td>
</tr>
<tr>
<td>ARTS EDUCATION COMMISSION</td>
<td>Sen. Peter Brunstetter 11/29/11</td>
<td>05/01/12</td>
</tr>
<tr>
<td></td>
<td>Dr. Linda M. Combs (CC) 11/29/11</td>
<td>05/01/12</td>
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<tr>
<td></td>
<td>Gov. James G. Martin 11/29/11</td>
<td>05/01/12</td>
</tr>
<tr>
<td>ATHLETIC TRAINER EXAMINERS, NORTH CAROLINA BOARD OF</td>
<td>Dr. Milan DiGiulio 06/28/11</td>
<td>07/31/14</td>
</tr>
</tbody>
</table>
### BANKING LAWS, JOINT LEGISLATIVE STUDY COMMISSION ON THE MODERNIZATION OF NORTH CAROLINA

S.L. 2011-353

<table>
<thead>
<tr>
<th>Name</th>
<th>Appointed</th>
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<tbody>
<tr>
<td>Sen. Tom Apodaca</td>
<td>09/26/11</td>
<td>05/01/12</td>
</tr>
<tr>
<td>Sen. Harris Blake</td>
<td>09/26/11</td>
<td>05/01/12</td>
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<tr>
<td>Sen. Dan Blue</td>
<td>09/26/11</td>
<td>05/01/12</td>
</tr>
<tr>
<td>Sen. Harry Brown (CC)</td>
<td>09/26/11</td>
<td>05/01/12</td>
</tr>
<tr>
<td>Sen. Thom Goolsby</td>
<td>09/26/11</td>
<td>05/01/12</td>
</tr>
<tr>
<td>Mr. Gray Reed</td>
<td>11/07/11</td>
<td>05/01/12</td>
</tr>
<tr>
<td>Ms. Andrea B. Young</td>
<td>11/07/11</td>
<td>05/01/12</td>
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</tbody>
</table>

### BOXING ADVISORY COMMISSION

S.L. 2007-528, G.S. 143-652.2(a)(2)

<table>
<thead>
<tr>
<th>Name</th>
<th>Appointed</th>
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</thead>
<tbody>
<tr>
<td>Dr. Sara Neal</td>
<td>08/23/11</td>
<td>06/30/12</td>
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</table>

### BRAIN INJURY ADVISORY COUNCIL, NORTH CAROLINA

G.S. 143B-216.66(a)(1)

<table>
<thead>
<tr>
<th>Name</th>
<th>Appointed</th>
<th>Expires</th>
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<tbody>
<tr>
<td>Mr. Dale Beatty</td>
<td>10/01/11</td>
<td>09/30/15</td>
</tr>
<tr>
<td>Ms. Cindy Boyd</td>
<td>10/01/11</td>
<td>09/30/15</td>
</tr>
<tr>
<td>Mr. Thompson H. Forbes III</td>
<td>11/29/11</td>
<td>09/30/15</td>
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</tbody>
</table>

### CENTENNIAL AUTHORITY

G.S. 160A-480.3

<table>
<thead>
<tr>
<th>Name</th>
<th>Appointed</th>
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</thead>
<tbody>
<tr>
<td>Mr. Philip Isley (RA)</td>
<td>06/28/11</td>
<td>06/30/15</td>
</tr>
<tr>
<td>Ms. Pat Long (RA)</td>
<td>06/28/11</td>
<td>06/30/15</td>
</tr>
<tr>
<td>Mr. Wendell H. Murphy, Sr. (RA)</td>
<td>06/28/11</td>
<td>06/30/15</td>
</tr>
<tr>
<td>Mr. Cassius Williams</td>
<td>06/28/11</td>
<td>06/30/15</td>
</tr>
<tr>
<td>Mr. Tony Withers</td>
<td>06/28/11</td>
<td>06/30/15</td>
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</table>

### CHARTER SCHOOL ADVISORY COUNCIL

S.L. 2011-164

<table>
<thead>
<tr>
<th>Name</th>
<th>Appointed</th>
<th>Expires</th>
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</thead>
<tbody>
<tr>
<td>Mr. Paul Norcross</td>
<td>08/31/11</td>
<td>06/30/14</td>
</tr>
<tr>
<td>Mr. Baker Mitchell</td>
<td>08/31/11</td>
<td>06/30/13</td>
</tr>
<tr>
<td>Mr. Alan Hawkes</td>
<td>08/31/11</td>
<td>06/30/15</td>
</tr>
</tbody>
</table>

### CHILD CARE COMMISSION

G.S. 143B-168.3, S.L. 2011-145 Sec. 10.7.(c)

<table>
<thead>
<tr>
<th>Name</th>
<th>Appointed</th>
<th>Expires</th>
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</thead>
<tbody>
<tr>
<td>Ms. Julie Cardwell</td>
<td>06/28/11</td>
<td>06/30/13</td>
</tr>
<tr>
<td>Ms. Maureen Hardin</td>
<td>06/28/11</td>
<td>06/30/13</td>
</tr>
<tr>
<td>Dr. Katherine Clark</td>
<td>07/26/11</td>
<td>06/30/13</td>
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</tbody>
</table>

### CHILD FATALITY TASK FORCE

G.S. 7B-140(b)

<table>
<thead>
<tr>
<th>Name</th>
<th>Appointed</th>
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</thead>
<tbody>
<tr>
<td>Mr. William A. Adkins II</td>
<td>10/07/11</td>
<td>01/31/13</td>
</tr>
<tr>
<td>Sen. Austin Allran (RA)</td>
<td>10/07/11</td>
<td>01/31/13</td>
</tr>
<tr>
<td>Sen. Bob Atwater (RA)</td>
<td>10/07/11</td>
<td>01/31/13</td>
</tr>
<tr>
<td>Sen. Stan Bingham (RA)</td>
<td>10/07/11</td>
<td>01/31/13</td>
</tr>
<tr>
<td>The Honorable Wallace W. Bradsher, Jr. (RA)</td>
<td>10/10/11</td>
<td>01/31/13</td>
</tr>
<tr>
<td>President Pro Tempore Appointments</td>
<td>Appointed</td>
<td>Expires</td>
</tr>
<tr>
<td>-----------------------------------</td>
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</tr>
<tr>
<td>The Honorable William H. Keller III (RA)</td>
<td>10/10/11</td>
<td>01/31/13</td>
</tr>
<tr>
<td>Sen. Wesley Meredith</td>
<td>10/07/11</td>
<td>01/31/13</td>
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<tr>
<td>Sen. Bill Purcell (RA)</td>
<td>10/07/11</td>
<td>01/31/13</td>
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<tr>
<td>The Honorable Michael Welch (RA)</td>
<td>10/07/11</td>
<td>01/31/13</td>
</tr>
</tbody>
</table>

**CHILDREN BOARD OF DIRECTORS, NORTH CAROLINA PARTNERSHIP FOR**  
G.S. 143B-168.12(a)(1)  
Ms. Martha Jane “Jennie” Eblen  
Ms. Sue Lynn Ledford (RA)  
<table>
<thead>
<tr>
<th>Appointed</th>
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<tbody>
<tr>
<td>01/01/12</td>
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<tr>
<td>01/01/12</td>
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</tbody>
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**CLEAN WATER MANAGEMENT TRUST FUND BOARD OF TRUSTEES**  
G.S. 113A-255  
Mr. George Howard  
Ms. Christine Mele  
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**CODE OFFICIALS QUALIFICATION BOARD, NORTH CAROLINA**  
G.S. 143-151.9(a)  
Mr. Ray Rice  
Mr. Kenneth D. Stafford  
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**CONSUMER AND FAMILY ADVISORY COMMITTEE, STATE**  
G.S. 122C-171(b)(2)  
Ms. Sara “Sissy” Perry  
Ms. Christine Tolbert  
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**COURTS COMMISSION, NORTH CAROLINA**  
G.S. 7A-506(e)  
Sen. Harry Brown  
Sen. Peter Brustetter  
Sen. Thom Goolsby  
Ms. Tonya Bunn Powell, Esq.  
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**CRIME COMMISSION, GOVERNOR’S**  
G.S. 143B-478(b)(4)  
Sen. Tom Apodaca  
Sen. Harry Brown  
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**CRIME VICTIMS COMPENSATION COMMISSION**  
G.S. 15B-3(2)  
Mr. Augustus A. “Dick” Adams (RA)  
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President Pro Tempore Appointments

CRIMINAL JUSTICE EDUCATION AND TRAINING STANDARDS COMMISSION
G.S. 17C-3(a)
Mr. Johnny Hawkins 06/28/11 06/30/13
Mr. Charles T. Johnson 06/28/11 06/30/13
Mr. Robert Myrick 06/28/11 06/30/13

CRIMINAL JUSTICE INFORMATION NETWORK GOVERNING BOARD
G.S. 143-661(b)(2)(a)
Ms. Crystal Combs Cody 07/26/11 06/30/13

DEAF AND HARD OF HEARING, COUNCIL FOR THE
G.S. 143B-216.32(a)
Sen. Eric Mansfield 05/25/11 06/30/13
Sen. Bill Rabon 02/17/11 06/30/13

DEBT AFFORDABILITY ADVISORY COMMITTEE
G.S. 142-101(a)(6)
Mr. Frank H. Aikmus 10/03/11 12/31/12
Mr. William T. Graham 10/03/11 12/31/12

DEVELOPMENT COMMISSION, NORTH CAROLINA EASTERN REGION
G.S. 158-35(a)
Mr. Kendall Jones 07/26/11 06/30/15
Mr. Michael Lazzara 07/26/11 06/30/15

DIABETES PREVENTION AND AWARENESS, JOINT LEGISLATIVE TASK FORCE ON
Res. 2011-6
Sen. Austin Allran 10/10/11 01/31/13
Sen. Harris Blake 10/10/11 01/31/13
Sen. Eric Mansfield 10/10/11 01/31/13
Sen. Louis Pate (CC) 10/10/11 01/31/13
Sen. Bill Purcell 10/10/11 01/31/13
Sen. David Rouzer 10/10/11 01/31/13

DIETETICS/NUTRITION, NORTH CAROLINA BOARD OF
G.S. 90-353(a)
Ms. Christie Nicholson 06/28/11 06/30/14

DISPUTE RESOLUTION COMMISSION
G.S. 7A-38.2(c)
J. Anderson Little (RA) 10/01/11 09/30/14
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### Pro Tempore Appointments

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### Educational Services for Exceptional Children, Council on

G.S. 115C-112(b)

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### Elections Oversight Committee, Joint Legislative

G.S. 120-70.140

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### Electrolysis Examiners, North Carolina Board of

G.S. 88A-5(a)(1)

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### Employee Hospital and Medical Benefits

G.S. 135-43

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<td>Mr. Steve Tedder 06/28/11</td>
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<td>Sen. Jerry Tillman</td>
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<td>Sen. Jim Forrester (Advisory)</td>
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<td>Sen. William Purcell</td>
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President Pro Tempore Appointments

HEALTH PLAN FOR TEACHERS AND STATE EMPLOYEES, BOARD OF TRUSTEES FOR THE STATE
G.S. 135-48.20

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<tr>
<td>Mr. Noah Huffstetler</td>
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<td>Ms. Michele Shaw</td>
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HEART DISEASE AND STROKE PREVENTION TASK FORCE, JUSTUS-WARREN
G.S. 143B-216.60(1)

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<tr>
<td>Ms. Helen Brann</td>
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<tr>
<td>Ms. Shonda Corbett</td>
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<td>Dr. David Huang</td>
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<tr>
<td>Mr. Glenn Martin</td>
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<td>Dr. Mike Patil</td>
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HOLOCAUST, NORTH CAROLINA COUNCIL ON THE
G.S. 143A-48.1(b)

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<tr>
<td>Ms. Marcia Jarrell</td>
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<td>Ms. Angela Perry</td>
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<td>Mr. Richard Schwartz</td>
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<tr>
<td>Ms. Marianne Wason</td>
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HOME INSPECTOR LICENSURE BOARD, NORTH CAROLINA
G.S. 143-151.46(a)(2)

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HOUSING FINANCE AGENCY, NORTH CAROLINA
G.S. 122-A-4(c)

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HOUSING PARTNERSHIP, NORTH CAROLINA
G.S. 122E-4

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<td>Mr. Tom Smith</td>
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<tr>
<td>Ms. Sallie Surface</td>
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<td>Ms. Jeanne Tedrow</td>
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<tr>
<td>Ms. Rita Thuot</td>
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<td>Mr. Paul G. Brooks (RA)</td>
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<td>Mr. Stephen Kouba, Jr.</td>
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<tr>
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President *Pro Tempore* Appointments | Appointed | Expires
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LOCKSMITH LICENSING BOARD, NORTH CAROLINA
G.S. 74F-5(a)(1)
Mr. Steve Stroud 07/26/11 12/31/13

LOTTERY COMMISSION, NORTH CAROLINA STATE
G.S. 18C-111
Mr. Barry Dodson 02/15/11 12/14/12
The Honorable Fern Shubert 01/01/11 08/31/12

MASSAGE AND BODYWORK THERAPY, NORTH CAROLINA BOARD OF
G.S. 90-625(a)(1)
Ms. Darinda Davis 06/28/11 06/30/14
Mr. Josh Herman 06/28/11 06/30/14

MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES, COMMISSION ON
G.S. 143B-148(a)(1)
Mr. Frank Edwards 06/28/11 06/30/14

MILITARY AFFAIRS, NORTH CAROLINA ADVISORY COMMISSION ON
G.S. 127C-1
Sen. Wesley Meredith 06/13/11 12/31/11
Mr. Fred Smith (RA) 01/01/12 12/31/14

MUSEUM OF ART, BOARD OF TRUSTEES OF THE NORTH CAROLINA
G.S. 140-5.13
Ms. Carol Carstarphen 06/28/11 06/30/13
Ms. Becki Gray 06/28/11 06/30/13

NATURAL HERITAGE TRUST FUND BOARD OF TRUSTEES
G.S. 113-77.8
Ms. Greer Cawood 01/01/12 01/01/18

NORTHEAST COMMISSION, NORTH CAROLINA’S
G.S. 158-8.2
Mr. Owen Etheridge 06/28/11 06/30/13
The Honorable J. Carlton Cole (RA) 07/26/11 06/30/13
Mr. Keith Nixon 06/28/11 06/30/13
Mr. Hood Richardson 06/28/11 06/30/13
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<td>Mr. Monroe Pannell</td>
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<td>Ms. Lisa Wolff</td>
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<td>Mr. Chris Herndon</td>
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<td>Mr. Dave Burton</td>
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<td>Mr. Michael Lee</td>
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<td>PRIVATE PROTECTIVE SERVICES BOARD</td>
<td>Mr. Edward Cobbler</td>
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<td>Mr. William “Bill” Peaslee</td>
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<td>Mr. Ashley Wallace</td>
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| **PUBLIC OFFICERS AND EMPLOYEES LIABILITY INSURANCE COMMISSION** | | | |
| G.S. 58-32-1 | | | |
| Mr. Graham Atkinson | 06/28/11 | 06/30/15 |

| **PUBLIC TELEVISION, BOARD OF TRUSTEES OF THE UNIVERSITY OF NORTH CAROLINA CENTER FOR** | | | |
| G.S. 116-37.1(b)(1) | | | |
| Mr. Rick Martinez | 06/28/11 | 06/30/13 |

| **RAILROAD, BOARD OF DIRECTORS OF THE NORTH CAROLINA** | | | |
| G.S. 124-6(b) | | | |
| Mr. Duane Long | 06/28/11 | 06/30/15 |
| Mr. Franklin Rouse | 06/28/11 | 06/30/15 |

| **REAL ESTATE COMMISSION** | | | |
| G.S. 93A-3(a) | | | |
| Ms. Cindy Chandler | 06/28/11 | 06/30/14 |

| **RECREATIONAL THERAPY LICENSURE BOARD, NORTH CAROLINA** | | | |
| G.S. 90C-23(b)(1) | | | |
| Ms. Elizabeth Ann Bailey | 07/26/11 | 06/30/14 |
| Mr. Steven Harper | 07/01/11 | 06/30/14 |

<p>| <strong>REGULATORY REFORM COMMITTEE, JOINT</strong> | | | |
| Res. 2011-2 | | | |
| Sen. Harry Brown (CC) | 02/22/11 | 12/31/12 |
| Sen. Debbie Clary | 02/22/11 | 12/31/12 |
| Sen. Daniel G. Clodfelter | 02/22/11 | 12/31/12 |
| Sen. Don East | 02/22/11 | 12/31/12 |
| Sen. Rick Gunn | 02/22/11 | 12/31/12 |
| Sen. Brent Jackson | 02/22/11 | 12/31/12 |
| Sen. Clark Jenkins | 02/22/11 | 12/31/12 |
| Sen. David Rouzer (CC) | 02/22/11 | 12/31/12 |
| Sen. Michael Walters | 02/22/11 | 12/31/12 |</p>
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<td>Mr. Mark Craig 06/28/11 06/30/13</td>
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<td>Mr. Wendell Murphy, Jr. (RA) 06/28/11 06/30/13</td>
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<td>Mr. Doc J. Thurston 06/28/11 06/30/13</td>
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(C) Chairman  
(CC) Co-Chair  
(RA) Re-appointment  
(VC) Vice Chair
The final action on each bill is noted in parenthesis following the title. If the bill became law, the 2011 Session Law number is reflected.

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S 3  Broaden Sweepstakes Law
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S 4  Make Synthetic Cannabinoids Illegal
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S 5  Honor John McNeill Smith, Jr
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      House Com) .................................................................49, 272, 280.
S 6  State Health Plan/Refunds for No Coverage
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S 7  Add Controlled Substances
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S 8  No Cap on Number of Charter Schools
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S 10 Children's Advocacy Centers Funds
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S 11 NC Military Business Center Funds
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S 12 Texfi Cleanup Funds
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S 13 Balanced Budget Act of 2011
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S 14 Expand Duties of Economic Dev. Oversight Comm
   (Finance Com)..................................................................................60.

S 15 Create Global Engagement Study Committee
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S 16 Obtain Blood Sample/Implied-Consent Laws

S 17 Establish Joint Regulatory Reform Committee
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S 18 Clarify Definition/Jud. District/State Bar

S 19 Union Fire Fee Sunset Repealed

S 20 Amend Law Regulating Proprietary Schools
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S 21 Add Program Evaluation Committee
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S 23 Protect Health Care Freedom
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S 24 U.S. Navy Specialty Plate Changes
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S 25 Only Barbers to Use Barber Pole/Advertisement
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S 27 Local Annexations Subject to 60% Petition

S 28 Funds to Prevent Infant Mortality
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  H 367 Roanoke Rapids Deannexation
     (S.L. 2011-158.) .................................................... 597, 727, 843,
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  S 312 Roanoke Rapids Local Option Sales Tax
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  S 152 22nd Senatorial District Local Act
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  Gaston (part).

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   204, 205, 210, 211, 212, 214, 215, 226, 243, 244,
   315, 318, 344, 352, 365, 370, 377, 380, 394, 396,
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   612, 613, 664, 729, 736, 756, 779.

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   Cabarrus, Iredell (part).

   Absent of Leave ............................................ 811, 827, 1119, 1129, 1144, 1165.
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      Standing/Select ........................................... 51, 52, 53, 54, 66, 1072.
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   219, 220, 221, 222, 223, 230, 231, 245, 246, 247,
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   576, 577, 578, 579, 580, 584, 626, 628, 629, 639,
   640, 641, 642, 648, 670, 671, 734, 735, 747.
   Co-Sponsor ........................................... 17, 23, 27, 32, 41, 47, 48, 67, 85, 98, 109, 121,
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   388, 389, 397, 413, 414, 416, 425, 426, 427, 428,
   456, 457, 462, 476, 489, 532, 542, 586, 595, 605,
   658, 724, 731, 737, 779.

HAYWOOD COUNTY — District 47—Senator Ralph Hise
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S 163  50th Senatorial District Local Act
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S 159  Convey Blue Ridge Corr. Fac to Mayland CC
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   677, 678, 691, 859.
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S 193 48th Senatorial District Local Act
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H 26 Henderson County Fire Districts
   (S.L. 2011-50.) ............................................................ 246, 366, 386,
   389, 394, 416, 449, 457.
S 44 Henderson County Fire Districts
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   939, 953, 964, 972, 977, 1017, 1058.
S 154 Abolish Higher Education Bond Oversight Comm
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   342, 415.
S 224 Additional Appointments for 2011
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   713, 1169, 1170, 1173.
S 696 Address Primary Care Shortage
   (H Rules, Calendar, and Operations of the
   House Com) ................................................................. 434, 643, 724,
   728, 737, 750, 754, 758.
S 20 Amend Law Regulating Proprietary Schools
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S 255 Amend UNC Enrollment Funding Formula
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H 200 Appropriations Act of 2011
(S.L. 2011-145.) .......................................................... 525, 596, 600, 601, 608, 611, 618, 620, 621, 624, 630, 638, 864, 875, 915.

S 665 ASU Wind Demonstration Project
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S 597 Behavioral Health Services for Military
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H 796 Breweries/Community Colleges/Supplemental Funding Clarified
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S 446 Comm. Coll. Tuition for Members of Military
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S 542 Community Colleges/E-Procurement Exemption
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H 134 Community Colleges/Opt Out of Federal Loan Program - 2
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H 7 Community Colleges/Opt Out of Federal Loan Program
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       125, 132, 141, 169, 177.

H 541  Community Colleges/Opt Out of Federal Loan Program
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       910, 1034.

S 159  Convey Blue Ridge Corr. Fac to Mayland CC
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S 464  Debt Reduction Act of 2011
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S 296  Dropout Recovery Programs
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       384.

S 709  Energy Jobs Act
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       899, 900, 937, 942, 972, 1050, 1058, 1062, 1067.

S 137  Establish Forgivable Loan Fund
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       248, 498, 506, 511, 556.

S 346  Exempt Cooking Schools From Food Regulations

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H 383  Extend UI Benefits/Continuing Resolution
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       361, 377, 386, 400.

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751, 758, 775, 1033.

S 409 Global TransPark Gov. Reform & Loan Repayment
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695, 714, 916, 946, 995.

H 841 Global TransPark Governance Reform and Loan Repayment
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H 409 Guilford Technical May Lease Property
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S 227 Haywood Community College Leases
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S 748 Increase Drivers License Restoration Fee
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S 100 Injury Prevention Funds
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S 264 Lobbyists Shall Not Serve on Bd of Governors
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S 433 Local Human Services Administration
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340, 361, 376, 395, 418, 452, 474.

H 389 Modify 2011 Appointments Bill
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1094, 1095, 1097, 1104, 1105, 1116, 1118.

S 470 Modify Comm. College Construction Process

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   583, 989, 1030, 1043.
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   910, 1033.
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   542, 553, 870, 898, 934.
S 284 Relief from Admin. Procedures Act/Comm. Coll
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S 385 Small Business Assist. Records/Tax Payments
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   709, 727, 919, 942, 953, 955, 976, 1023, 1033, 1049, 1051, 1059.
S 786 State Board of Community College Vacancy Election
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   1056.
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   470.
H 766 Testing in the Public Schools
   (Education/Higher Education Com)
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H 751 Various Economic Development Incentives

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S 462 Distributn of Excise Tax On Title Instruments
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H 177 Environmental Technical Corrections 2011
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542, 553, 870, 898, 934.

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S 179 Failure to Carry or Complete Alien Reg. Docs
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S 557 Harvest of Dignity/Labor Reforms
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S 303 REAL ID Compliance/Limited Duration Licenses
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883, 910.

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S 686 2011 Appointments Bill
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944, 996.
S 194 Alternative Fuel Vehicle Incentives
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214, 805, 854, 859.
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H 200  Appropriations Act of 2011
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               608, 611, 618, 620,
               621, 624, 630, 638,
               864, 875, 915.

H 222  Electric Vehicle Incentives
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               546, 570, 617.

S 123  Eliminate Motor Vehicle Safety Inspections
       (Commerce Com) .............................................................. 134, 197.

S 45   Emissions/Safety Inspection Changes
       (Transportation Com) ............................................................ 78, 126.

H 558  Forsyth/Winston-Salem Zoning Amendments
       (S.L. 2011-142.) ............................................................... 540, 814, 838,
               859, 915.

S 557  Harvest of Dignity/Labor Reforms
       (Agriculture/Environment/Natural
       Resources Com) ........................................................................ 351.

H 217  Inspection Requirements Salvaged Vehicles
       (Commerce Com) ............................................................... 475.

H 809  Model Healthcare-Associated Infections Law
       (S.L. 2011-386.) ............................................................... 721, 806, 853,
               862, 935, 998.

H 389  Modify 2011 Appointments Bill
       (S.L. 2011-406.) ............................................................... 764, 1086, 1093,
               1094, 1095, 1097,
               1104, 1105, 1116, 1118.

H 622  Nursing Homes/Food Service Inspections
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H 335  Prison Maintenance/Justice Reinvestment/Technical
       Corrections
       (S.L. 2011-412.) ............................................................... 402, 697, 715, 725,
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               979, 1107, 1108, 1120,
               1132, 1133, 1145, 1147,
               1148, 1149.

H 474  Protect Adult Care Home Residents
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H 187  Require Labels for Ethanol-Blended Gasoline
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751, 988, 1030, 1043.
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H 453 Allow Salary Protection Insurance
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927, 945, 996.
H 649 Amend Grounds/License Revocation/Bail Bondsman
(S.L. 2011-377.) .......................................................... 573, 760, 792,
901, 952, 966,
972, 984, 1042.
H 138 Amend Health Insurance Risk Pool Statutes
(S.L. 2011-58.) .......................................................... 170, 365, 387,
391, 396, 414, 489.
H 741 Amend Lab Accreditation Effective Date
S 580 AOC Omnibus Courts Act
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981, 1020, 1021, 1055,
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S 678 Automotive Glass Repair/Ins. Coverage
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   757.
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S 115 Coverage for Treatment of Autism Disorders
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H 664 Disclosure/Group Life Insurance
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H 383 Extend UI Benefits/Continuing Resolution
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   681, 973, 1017, 1045.
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   300, 555, 617.
S 517 Freedom to Negotiate Health Care Rates
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S 500 Governor's Budget
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S 608 Health Care Sharing Organizations
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   609, 639.
H 298 Insurance Amendments.-AB
   (S.L. 2011-196.) .........................................................613, 732, 748,
   790, 803.
H 373 Insurance Changes to Payments and Group Life
S 738 Liability Insurance Required for ABC Permits
   (H Insurance Com) .........................................................440, 662, 682, 709.
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  Enforcement Officers Disability
  (S.L. 2011-371.) .......................................................... 651, 832, 848,
  849, 882, 903, 932, 998.

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  1094, 1095, 1097, 1104, 1105, 1116, 1118.

S  647  Mutual Insurance Holding Companies
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S  418  North Carolina Health Benefit Exchange Act
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H 617  Portable Electronics Insurance Coverage
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S  656  Right to Choose Physical Therapist
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H 575  Service Agreements/Allow Reserve Account
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S  651  Service Agreements/Allow Reserve Account
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