



Dear NCAJ members:

Below is a summary of recent legislative actions from the General Assembly. Please note that this summary is not an exhaustive list and does not fully address every legislative issue considered by the General Assembly that may affect NCAJ's vast membership interests. If you have any specific questions or concerns about a piece of legislation, please do not hesitate to contact Abby Hammond, NCAJ Director of Government Affairs, at abby@ncaj.com or (919) 832-1413.

PENDING CONSTITUTIONAL AMENDMENTS:

In the waning days of the General Assembly's 2018 short session, the body considered several proposals that will be before the voters on November 6, 2018. Each of the following six bills are proposals for North Carolina as constitutional amendments:

[House Bill 551 / SL 2018-110](#), *Strengthening Victims' Rights*

The proposal would implement Marsy's Law into North Carolina. Marsy's Law has been a national movement since 2008 to address the rights of victims. Marsy's Law stems from the 1983 murder of Marsy Nicholas. The accused was released from jail on bond. The family had no notice that the accused was released, and the family ran into the accused at the grocery store shortly after burying Marsy. The constitutional amendment will enlarge victims' rights to include crimes against the person, felony property crimes, delinquent acts against the person, and delinquent acts equivalent to felony property crimes. In addition, the amendment guarantees victims certain enumerated rights.

[House Bill 913 / SL 2018-117](#), *Bipartisan Ethics and Elections Enforcement*

The proposal will restructure the State Board of Ethics and Elections Enforcement to eight members, four appointed pursuant to the recommendation of the President Pro Tempore and four appointed pursuant to the recommendation of the Speaker of the House of Representatives. The Bipartisan Ethics and Elections Enforcement shall be within the Executive Branch solely for administrative purposes but shall operate its powers independently of the Executive Branch. An additional clause is set forth in the bill that is not evident from the title and will add a provision that "the legislative powers of the State



government shall control the powers, duties, responsibilities, appointments, and terms of office of any board or commission prescribed by general law.”

House Bill 1092 / SL 2018-128, *Require Photo ID to Vote*

The proposal would require an in-person voter to present photographic identification prior to voting. Various amendments were discussed with only one amendment occurring early in the discussion of the bill that changed “photo” to “photographic.”

Senate Bill 75 / SL 2018-119, *Maximum Income Tax Rate of 7.0%*

The initial proposal would have capped the rate of tax on income at five and one-half percent (5.5%). The present cap is 10%. In the last days of the short session, a proposed committee substitute (PCS) increased the cap to seven percent (7%).

Senate Bill 677 / SL 2018-96, *Protect Right to Hunt and Fish*

The proposal would set forth in the Constitution a right to hunt, fish, and harvest wildlife, subject to laws enacted by the General Assembly and rules adopted by the appropriate authority. The proposal states a preference for traditional methods to hunt, fish, and harvest wildlife.

Senate Bill 814 / SL 2018-118, *Judicial Vacancy Sunshine Amendment*

The proposal would create a Nonpartisan Judicial Merit Commission of nine appointees to review individuals nominated to fill a judicial vacancy. The Nonpartisan Judicial Merit Commission would provide the names of the nominees deemed qualified to the General Assembly for their review and selection of at least two nominees deemed qualified for the Governor to review and make the final selection. The appointed judge would also be entitled to hold the appointed office until the next election period following the first election for members of the General Assembly held after the appointment.

The proposed constitutional amendments were not reviewable by Governor Cooper and therefore not subject to vetoes. The proposed constitutional amendments will be on the November 6, 2018 ballots of all qualified voters and if most of the voters ratify the amendments, each amendment speaks to its respective effective date.

Implementation requirements were discussed at legislative hearings of the amendments. It is believed that several proposals will need additional legislative action to implement the



constitutional amendments. If you have specific questions or concerns, please do not hesitate to contact Abby Hammond.

SESSION LAWS (SL):

Below is a summary of legislation that the North Carolina Advocates for Justice monitored during the General Assembly's 2018 short session¹:

HB 335 / SL 2018-129, *Restore Last Saturday Early One-Stop*

For the 2018 election, this bill will require early one-stop voting sites to be open from 8:00 AM until 1:00 PM on the last Saturday before the election and allow optional open early one-stop voting sites from 1:00 PM until 5:00 PM on the last Saturday before the election. The bill also addresses issues for inhabited barrier island voting accessibility.

HB 374 / SB 501 / SL 2018-114, *Regulatory Reform Act of 2018* (Governor vetoed, and veto was overridden)

This bill adjusts the appointment powers for the Utilities Commission and the Industrial Commission. The restriction placed on the Governor's appointment authority is that "no person may be appointed to serve on an interim basis pending confirmation by the General Assembly if the person was subject to but not confirmed by the General Assembly within the preceding four years." The bill further adjusts the full-time assistant district attorneys from 14 to 15 for Franklin, Granville, Person, Vance, and Warren Counties (Prosecutorial District 10), and from nine (9) to eight (8) for Caswell and Rockingham Counties (Prosecutorial District 22).

HB 382 / SB 293 / SL 2018-120 – *DOI Omnibus* (Governor vetoed, and veto was overridden)

This bill amends the Life and Health Insurance Guaranty Association set forth in Article 62 of G.S. 58 to incorporate model act language from the National Association of Insurance Commissioners and adds the Association to "Other laws applicable to HMOs" as listed in G.S. 58-67-171. The bill amends the

¹ Order is based on introduction of bills in the House by numerical order, followed by bills introduced in the Senate. "HB" means bills originating in the House and "SB" means bills originating in the Senate. Frequently bills are provided both a House and Senate bill number. "SL" or "session law" means a bill that has become enforceable law in the State of North Carolina.

Surplus Lines Act set forth in Article 21 of G.S. 58. The bill amends G.S. 58-36-30 by removing the requirement that the insurance carrier obtain the written consent of the insured prior to utilizing consent to rate. The bill amends the educational requirements on bail bondsmen and runners. Finally, the bill amends G.S. 15A-544.5(b)(7) by increasing the time frame for a forfeiture of bond to be set aside to include “any time between the failure to appear and the final judgment date.”

HB 496 / SL 2018-99, *Fair and Nonpartisan Ballot Placement*

Currently, candidates are arranged on ballots based upon political affiliation. This bill will list candidates in alphabetical or reverse alphabetical order, regardless of political affiliation.

HB 659 / SL 2018-102, *Filling Vacancies/U.S. Senate*

Current law allows the Governor to fill a vacancy in the United States Senate by appointing a person affiliated with the same political party, if the vacating member was elected as the nominee of a political party. This bill will subject the Governor to a limited list of three potential nominees based upon the recommendation of the State executive committee of the political party with which the vacating member was affiliated.

HB 670 / SL 2018-72, *Protect Educational Property*

This bill creates new Class H felonies for communicating a threat of mass violence on educational property or a place of religious worship. G.S. 14-277.8 creates a “conditional discharge” and G.S. 15A-145.7 creates an expunction of records for first time offenders under the age of 20 years. The bill further establishes bail and pretrial release standards for the new felonies.

HB 688 / SL 2018-86, *Certain Appeals Allowed/Clarify Disp. Orders*

This bill amends G.S. 50-19.1 to allow immediate appeal of an order or judgment pertaining to the validity of a premarital agreement. Further, G.S. 7B-901(c) is amended to change verb tense in response to *In re G.T., 791 S.E.2d 274 (2016)*, *aff'd per curiam, 808 S.E. 2d. 142 (2017)*.

HB 717 / SL 2018-121, *Judicial Election Changes* (Governor vetoed, and veto was overridden)

This bill adjusted the judicial districts from eight to five, which may be reviewed on this [map](#). Further, this bill makes the following judicial adjustments: (1) combines Duplin, Jones, Onslow, and Sampson Counties into one Superior Court district with two judges; (2) establishes residency requirements for various districts; and (3) restructures Superior and District Courts for Hoke, Moore, Anson, Richmond, and Scotland Counties. The bill also adjusts Prosecutorial Districts in Anson, Burke, Caldwell, Catawba, Hoke, Moore, Richmond, and Scotland Counties. Finally, the bill requires that ballots and notices of candidacy contain a designation of the seat sought by the candidate when there are two or more vacancies.

[HB 774 / SL 2018-79](#), *Amend Certificates of Relief*

This bill extends “Certificates of Relief” as provided in G.S. 15A-173.2 to persons with up to three Class H or I felonies or any misdemeanors. The Certificate of Relief is automatically revoked with any subsequent conviction of a felony or misdemeanor other than a traffic violation in the State of North Carolina, and it may be revoked by a judge for subsequent convictions in another jurisdiction based upon a preponderance of the evidence. The petitioner for a Certificate of Relief must pay a one-time filing fee of fifty dollars (\$50.00) and is obligated to provide notice within 10 days to any person that relied upon the Certificate of Relief of any subsequent modifications or revocations.

[HB 776 / SL 2018-68](#), *Adoption and Juvenile Law Changes*

This bill amends how to identify minor parents who consent to an adoption, how to record a baby’s name who is either consented to be adopted or relinquishment by parent or guardian, how prospective parents may obtain identifying documents, and how to provide notice of service or summons. This bill further amends the Permanency Innovation Initiative Fund set forth in G.S. 131D-10.9B and makes changes to address human trafficking by defining “abused juveniles” and “neglected juveniles.”

[HB 931 / SB 717 / SL 2018-94](#), *UI Technical Changes*

The bill excludes “direct sellers” from the definition of “employment” in G.S. 96-1(b)(12)b.4. The bill further reduces weekly contact requirements for those “actively seeking work” from five (5) to three (3). The bill adjusts the requirement for employees to report wages in an electronic format by applying electronic filing requirements to all employers of 10 employees, which was a



reduction from employers of 25 employees. Finally, the bill sets forth statutory guidance for allowance of withdrawal of claims.

[HB 945 / SB 727 / SL 2018-70](#), *Rape Evidence Collection Kit Tracking Act*

This bill changes the statutory clause of “rape evidence” to “sexual assault evidence” collection kits and requires such kits to be compatible by October 1, 2018. The bill further establishes the Statewide Sexual Assault Evidence Collection Kit Tracking System within the State Crime Laboratory and sets forth statutory requirements of participants, victims access to status, tracking of previously untested kits, and annual reporting requirements to the General Assembly. The Secretary of the Department of Public Safety is also directed to form a working group to recommend testing priority of untested sexual assault kits.

[HB 969 / SB 728 / SL 2018-67](#), *Enhance Prison Security*

The bill creates annual reporting requirements on the Department of Public Safety and Juvenile Justice, along with the Conference of District Attorneys and the Administrative Office of the Courts. The bill amends G.S. 14-258.4, Malicious conduct by prisoner, and subjects a prisoner to consecutive sentences that shall commence after expiration of any sentence being served by the person sentenced. The bill further prohibits prisoners from possessing tools for an escape. Finally, the bill directs the Information Sharing and Analysis Center to analyze information related to any threat of violence to the safety of any individual associated with (i) an educational property as defined in G.S. 14-269.2 or (ii) a place of worship as defined in G.S. 14-54.1.

[HB 995 / SL 2018-125](#), *Winston-Salem/WC/Third-Party Admin Def.*

This bill provides a limited exclusion for the City of Winston-Salem from the Workers’ Compensation Self-Insurance set forth in Article 47 of G.S. 58 by excluding the municipality employer from the defined term of “third party administrator.”

[HB 1056 / SL 2018-52](#), *FAIR 2018*

This bill makes a variety of changes to retirement systems controlled by the North Carolina Department of State Treasurer and addresses issues such as recovery of overpayment or erroneous payments, the State Health Plan’s ability to exercise a right for recovery when a member received payment from a third

party, the prohibition against repurchase of forfeited benefits, and the requirements for receipt of short-term disability benefits. The bill also addresses right of subrogation and right of first recovery under the State Health Plan by providing that liens held by the State Health Plan are superior to all nongovernmental liens and rights, regardless of timing of other liens.

SB 99 / SL 2018-5, *Appropriations Act of 2018* (Governor vetoed and veto was overridden)

The budget for 2017-18 was scheduled to be reviewed for any necessary changes during the short session. In an unusual approach, the budget was reviewed by a conference committee, meaning a set of members from the two houses were appointed to review and reach an agreement to the terms set forth in SB 99. The budget, upon submission of the conference committee report, was subject to significant debate in both houses and numerous amendments were offered in floor debates, but no amendments were considered, and the conference committee report was ratified as submitted. This bill includes a provision to address employers penalties for not keeping liability insurance, amending G.S. 97-94. The budget also includes provisions to address school safety, with grants for safety equipment and mental health support personnel.

SB 145 / SL 2018-74, *DOT/DMV Legislative Requests*

This bill makes changes to “right-of-way” claims for Department of Transportation proposed property acquisitions with an estimated value of \$40,000 or less. The bill allows the property owner to request an appraisal for a right-of-way claim of \$10,000 or more. The bill also addresses the release of medical records to the Department of Transportation for determining the ability of a driver to safely operate a commercial motor vehicle or to obtain a commercial drivers license. The bill provides that medical records shall not be public records, but may, at the discretion of the Department of Transportation, be shared with any other State or federal government agencies.

SB 162 / SL 2018-75, *Human Trafficking Restorative Justice*

This bill clarifies who qualifies as a “victim” under the Human Trafficking Act in Article 10A of G.S. 14 and provides an affirmative defense for such victims. The bill further provides a confidentiality provision and modifies the restitution set forth in G.S 14-43.20. Finally, the bill amends Rule 412 of the Evidence Code to include the charge of “sexual servitude.”

SB 168 / SL 2018-40, *AOC Omnibus Changes*

This bill makes a variety of changes, such as adjusting the distribution of appellate report advance sheets and appellate division reports. The bill increases financial amounts in G.S. 7A-111, G.S. 28A-22-7, and G.S. 30-15. The bill amends G.S. 7A-307 for costs of power of attorney proceedings under G.S. 32C-1-116(a). The bill directs the Office of Indigent Services to develop a model appointment plan with minimum qualification standards for appointed private counsel by July 1, 2019. The bill amends arrest warrant requirements in G.S. 15A-304(b). The bill also makes changes to the procedure for foreclosure sales in G.S. 45-21.21. Finally, the bill clarifies that the Special Proceedings Index is not required to be sealed when a decree of adoption becomes final, and that the Administrative Office of the Courts and clerks of the superior court shall keep personally identifying information collected for the purpose of the court proceeding notification system confidential under G.S. 132-1.10.

SB 224 / SL 2018-50, *Landlord Recovery of Expenses/Rule 60 Motion*

This bill supplements the recovery of certain out-of-pocket expenses in summary ejectment proceedings. G.S. 42-46 is amended to allow the landlord to collect filing fees charged by the court, costs for service of process pursuant to Rule 4 of the Rules of Civil Procedure, and reasonable attorney fees not to exceed fifteen percent (15%) of the amount owed or fifteen percent (15%) of the monthly rent.

SB 325 / SL 2018-112, *The Uniform & Expanded Early Voting Act* (Governor vetoed and veto was overridden)

This bill changes the time period for early voting, a portion of which was changed again at the end of the short session by [HB 335 / SL 2018-129](#). The bill places requirements on county boards of elections as follows: that each one-stop voting be open at the same location throughout the early voting period, and that the county maintain uniformity in opened voting sites. This bill also amends G.S. 163A-877 to require annual reporting by counties to the State Board of Elections and Ethics Enforcement about the voters list maintenance efforts.

SB 335 / HB 463 / SL 2018-97, *Budget Technical Corrections & Study*

Similar to SB 99, the bill necessary to make technical, clarifying, or other modifications to the Appropriation Act of 2018 was also proposed as a conference committee report, subject to no amendments. This bill also created

a Legislative Commission on the Fair Treatment of College Student-Athletes to study issues related to the provision of health insurance, sports injuries and non-sports injuries, and profit-sharing for student athletes.

SB 368 / SL 2018-41, *Update False Claims Act/Rare Disease Appt*

This bill changes G.S. 1-607 through 1-613 to conform State law to the Federal False Claims Act. The bill also places a duty on all State employees to report certain statutory violations identified in G.S. 126-84(a).

SB 470 / SL 2018-4, *Personal Injury Bankruptcy Trust Claims*

This bill amends Rule 26(b) of the Rules of Civil Procedure to require a plaintiff to file a sworn statement regarding investigation efforts of bankruptcy trust claims, with an on-going duty to supplement the statement. Based upon reasonable belief, a defendant may seek a stay of action for a plaintiff to file a bankruptcy trust claim. Also, the bill adopts Rule 415 of the Evidence Code to create a rebuttable presumption that bankruptcy trust claims materials are relevant, authentic, and admissible in evidence in a civil action for personal injury claims of exposure to asbestos.

SB 486 / SL 2018-13, *The Election Security and Transparency Act*

This bill creates a requirement for criminal record checks for the following individuals: (1) a current or prospective permanent or temporary employee of the State Board of Elections and Ethics Enforcement or a current or prospective county director of elections, or employee of a county board of elections; (2) a current or prospective contractor with the State Board; (3) an employee or agent of a current or prospective contractor with the State Board; or (4) other individual otherwise engaged by the State Board who has or will have the capability to update, modify, or change elections systems or confidential elections or ethics data. This bill directs that the judicial races be listed at the end of all partisan offices, preceded with a statement that no primaries were held in 2018 for the judicial offices. The bill further allows the State Board to obtain judicial review of a temporary restraining order or preliminary injunction in superior court, venue dependent on the aggrieved person's residence or the county where the contested case was filed. The bill also prohibits that an individual that appeared on a primary election ballot to be eligible on the general election ballot as a candidate for a newly formed political party for the same office in that year.



SB 616 / SL 2018-44, *Heroin & Opioid Prevention & Enforcement Act*

This bill makes technical changes to the chemical names of controlled substances. The bill also creates a “certified diversion investigator” position. The certified diversion investigator shall be associated with a qualified law enforcement agency and is authorized to request and receive from a pharmacy copies of prescriptions and records related to prescriptions in connection with a bona fide active investigation related to the enforcement of laws governing licit or illicit drugs, without judicial review. The bill further directs the Department of Health and Human Services to grant access to the controlled substances reporting system to the Attorney General of North Carolina to monitor requests for inspection of records.

SB 622 / SL 2018-45, *Business Corporation Act Revisions*

This bill makes a variety of changes to G.S. 55. One portion of the bill adds a new part titled “Ratification of Defective Corporate Actions,” providing that corporate actions are not void or voidable for failure to meet authorization requirements if the corporation ratifies the action pursuant to the statutory scheme. Other changes set forth in the bill were recommendations to ensure conformity with the Model Corporation Act.

SB 655 / SL 2018-21, *Change Date When Primary Elections Held*

This bill alters the following dates: (1) general primaries are moved from May to the Tuesday after the first Monday in March for even-numbered years; (2) filing notice of candidacy moved from February to the period of time between noon on the first Monday in December through noon on the third Friday in December; and (3) presidential primary is moved from May to the Tuesday after the first Monday in March beginning in 2020 and every four years thereafter.

SB 711 / SL 2018-113, *NC Farm Act of 2018* (Governor vetoed and veto was overridden)

This bill requires that land records include some form of notice reasonably calculated to alert a person researching the title of a particular tract that the tract is located within one half-mile of a poultry, swine, or dairy qualifying farm or other qualifying farm or a voluntary agricultural district, or within 600 feet of any other type of qualifying farm. The bill further amends nuisance claims by barring the claims unless the following applies: (1) the plaintiff is a legal possessor of the real property affected by the conditions alleged to be a nuisance;

(2) that the real property affected by the conditions alleged to be a nuisance is located within one half-mile of the source of the activity or structure alleged to be a nuisance; and (3) that the action is filed within one year of the establishment of the agricultural or forestry operation or within one year of the operation undergoing a fundamental change. Finally, the bill bars recover of punitive damages for a private nuisance action where the alleged nuisance emanated from an agricultural or forestry operation that has not been subject to a criminal conviction or a civil enforcement action taken by a State or federal environmental regulatory agency.

SB 750 / SL 2018-76, *Health-Local Confinement/Vet. Controlled Sub.*

In addition to making changes to veterinarian standards, this bill creates an obligation on local confinement facilities to immediately report the death of a prisoner in custody, and to improve the monitoring and administration of prescribed life-saving medications to prisoners.

SB 757 / SL 2018-14, *Various Court District Changes* (Governor vetoed and veto was overridden)

This bill changes superior and district court districts as follows: (1) restructuring both superior and district courts, and adding a new superior court judgeship in Mecklenburg County; (2) restructuring, with no new judgeships, Pender and New Hanover Counties superior court divisions; and (3) restructuring the district court districts, and adding two new district court judgeships in Wake County.

SB 808 / SL 2018-116, *Domestic Violence Fatality Review in Buncombe*

Due to a high level of domestic violence related homicides in Buncombe County, the county has been authorized to establish a Domestic Violence Review Team. The Domestic Violence Review Team is to identify and review domestic violence related deaths and facilitate communication among the various agencies and organizations involved in domestic violence cases to assist in preventing future fatalities.

Below is a summary for legislation that pertains to the General Assembly's 2017 long session and subsequent sessions prior to May 16, 2018²:

² Abby Hammond, NCAJ's Director of Government Affairs, was employed by NCAJ on March 26, 2018, and the 2017 session laws are not summarized for this review. Please contact Abby with any specific questions or concerns.



[HB 243 / SB 175 / SL 2017-74](#), Strengthen Opioid Misuse Prevention (STOP) Act
[HB 383 / SB 295 / SL 2017-136](#) – NAIC Models/ORSA & Credit for Reinsurance
[HB 464 / SB 347 / SL 2017-115](#), Revise Schedule of Controlled Substances
[HB 630 / SL 2017-41](#), Rylan’s Law/Family/Child Protect. & Acc. Act.
[HB 707 / SB 602 / SL 2017-168](#), Lien Agent/Notice of Cancellation
[HB 772 / SL 2017-171](#), Amend NC Int’l Arbitration/Conciliation Act
[SB 16 / HB 162 / SL 2017-211](#), Business Regulatory Reform Act of 2017
[SB 88 / SL 2017-143](#), Landlord/Tenant-Alias & Pluries Summary Eject
[SB 160 / SL 2017-111](#), Handicap Parking Privilege Certification
[SB 344 / SL 2017-186](#), Combine Adult Correction & Juvenile Justice
[SB 384 / SL 2017-176](#), Criminal Law Changes
[SB 388 / SL 2017-147](#), Incapacity to Proceed
[SB 445 / SL 2017-195](#), Expungement Process Modifications
[SB 548 / SL 2017-151](#), Strengthen Human Trafficking Laws/Studies
[SB 567 / SL 2017-152](#), Reform/Correct/Wills and Trusts
[SB 569 / SL 2017-153](#), Uniform Power of Attorney Act
[SB 577 / SL 2017-45](#), Consumer Credit/Default Charge
[SB 593 / SL 2017-122](#), Arbitration and Mediation for Business Court
[SB 615 / SL 2017-108](#), North Carolina Farm Act of 2017
[SB 621 / SL 2017-123](#), Business Contracts/Choice of Law and Forum
[SB 628, SL 2017-204](#), Various Changes to Revenue Laws
[SB 656 / SL 2017-214](#), Electoral Freedom Act of 2017



OTHER FILED LEGISLATION THAT DID NOT BECOME LAW:

The following bills are included in this report, even though the proposals did not become law, as the legislation may be refiled in upcoming legislative sessions. Please note this is not an exhaustive list, but is a list of those bills that passed at least one house. Bills that did not pass at least one house, such as the prohibition of shackling inmates during labor, are not included in this list. If you see a bill that affects your interests, please consider contacting Abby Hammond at abby@ncaj.com or (919) 832-1413 to discuss your concerns.

- [HB 65](#), Req Active Time Felony Death MV/Boat
- [HB 131](#), Motions for Appropriate Relief (Governor vetoed)
- [HB 150](#), Standards for Chiropractic Peer Review
- [HB 240](#), GA Appoint for District Court Vacancies
- [HB 241](#), Special Sup. Ct. Judgeship Appointment by GA
- [HB 280](#), Juvenile Justice Reinvestment Act
- [HB 297](#), Amend Habitual DWI
- [HB 315](#), Kelsey Smith Act
- [HB 330](#), CivPro/Qualified Immunity for Auto Accidents
- [HB 369](#), Community Corrections and Probations
- [HB 424](#), Superseding Domestic Orders
- [HB 483 / SB 402](#), Vet. Posttraumatic Stress/Mitigating Factors
- [HB 488 / SB 401](#), Early Rental Termination by Military Members
- [HB 489 / SB 403](#), Child Abuse & Neglect/Military Affiliation
- [HB 492](#), Increase Penalties for Certain Assaults
- [HB 507 / SB 575](#), Land-Use Regulatory Changes
- [HB 571](#), Automatic Expunction/Wrongful Conviction
- [HB 585](#), Extend Statute of Limitations/Child Sex Abuse
- [HB 591](#), Study/LEO Interaction with Disabled Drivers



- [HB 597](#), Willful Injury of Person/Trap in Public Park
- [HB 625](#), HOA/Condo Crime & Fidelity Insurance Policies
- [HB 661](#), Innocent Spouse Tax Relief
- [HB 673](#), DWLR/Death or Injury by Vehicle
- [HB 677](#), Amend Who Can Serve on Three-Judge Panel
- [HB 684](#), Sex Offender Registry Fee
- [HB 703](#), Felon W/Gun/B&E/Increased Penalties
- [HB 706](#), Landlord/Tenant-Alias & Pluries Summary Eject.
- [HB 736](#), Provide Minor Alcohol/Felony if Death Results
- [HB 746](#), Omnibus Gun Changes
- [HB 755](#), Bankruptcy Amendments
- [HB 796](#), Study Expunctions Related to 50B Orders
- [HB 797](#), Changes to Current BWC Law
- [HB 803](#), Landlord Liability Changes
- [HB 819 / SB 632](#), Protect NC Right to Work Constitutional Amend.
- [HB 820](#), Protect Right to Work/Conforming Changes
- [HB 933](#), Reciprocity/School Psychologist Licensure
- [HB 934](#), Threat Assessment Teams
- [HB 1022](#), Collaborative Law
- [HB 1025 / SB 771](#), GSC Technical Corrections 2018
- [HB 1029 / SB 744](#), DOT/DMV Legislative Requests
- [HB 1037](#), Various Judicial Districts Changes
- [HB 1089](#), Candidacy Challenge/Expunged Felony/Sheriff
- [SB 3 / HB 110](#), DOT/DMV Changes
- [SB 117 / HB 160](#), Forfeit. Retirement Benefits/Anti-Pen. Spiking



[SB 148](#), Juror Excused by Clerk/Modify Various Appts.

[SB 299](#), Expand Use of CAM Systems & Create CAM Fund

[SB 343 / HB 432](#), Legal Notices/Newsprint Employees

[SB 346](#), Change Superior Ct & District Ct Numbers

[SB 570 / HB 362](#), Changes to the Juvenile Code