INTRODUCTION

The budget process continues to inch forward. Last week House Speaker Tim Moore and Senate leader Phil Berger announced that top legislative leaders have agreed that expenditures for the year starting July 1st will be just over $24 billion. That amount represents a roughly 3.5 percent increase over this year's budget, but less that the amount proposed by Governor Cooper.

As legislative opposition to Treasurer Folwell’s proposed changes to the State Health Plan continues to heat up, Folwell has made changes to boost payments to rural hospitals. The State Health Plan has agreed to increase by $52 million the annual reimbursement rates for many rural hospitals. Folwell said the adjustments would increase payments to rural providers by 20 percent from the original proposal, "while still saving taxpayers almost $258 million and plan members almost $57 million."

Discussion about Medicaid expansion also continued last week, with a new poll showing strong support for the idea. A poll conducted by well-known Republican consultant, Paul Shumaker found that 72 percent of voters’ support Medicaid expansion. The poll also found that support remained above 70 percent even after messages supporting and opposing expansion were given to respondents.

The General Assembly also made news this week as it appointed members to the UNC Board of Governors. Between appointments made in both chambers, 10 incumbent Board members will return and two new members will join them. The size of the board will shrink from 28 to 24 members as a result of previous legislation. The new board will have six women, three African-Americans and one American Indian.

The House appointees are:
- Pearl Burris-Floyd of Gaston County
- C. Philip Byers, the former sheriff of Rutherford County
- James Holmes Jr., managing partner at Sentinel Risk Advisors
- Hilton Terry Hutchens, an attorney in Cumberland County and the only new appointee the House approved
- J. Alex Mitchell, a developer in Durham
- David Powers, a lobbyist at the General Assembly
The Senate’s appointees are:

- Darrell Allison, charter school advocacy group leader
- former Republican state Sen. Thom Goolsby
- Anna Spangler Nelson, Charlotte investment firm leader
- Temple Sloan, Raleigh business executive
- Michael Williford, Fayetteville attorney
- Martin Holtonhe, longtime Reynolds American executive and only new appointee

With growing evidence about the importance of access to high-speed internet for economic development, the topic of broadband was also prominent in Raleigh. A new executive order from Gov. Roy Cooper aims at expanding broadband internet access across the state. The order directs the N.C. Department of Transportation to create a "Dig Once" policy to help broadband infrastructure installations that coincide with scheduled road projects. It also creates the Governor's Task Force on Connecting North Carolina, which is to develop recommendations for securing more federal broadband funding, and for developing state policies that make it easier to install broadband infrastructure on state property and roadways.

The Department of Information Technology released a report on the “Homework Gap,” discussing the impact on students who don’t have access to high-speed internet. The report showed that about 10 percent of K-12 families responding to a survey lacked broadband access at home. The report calls for grants to fund mobile wireless internet hotspots for students to use at home, as well as for adding wifi to school buses.

New legislation would target the issue by allowing cities, towns and counties to build broadband internet infrastructure and lease it to private internet providers. The "FIBER NC Act" is similar to a bill that was approved by the House in 2017, but did not get a hearing in the Senate.

**BILLS OF INTEREST**

**HOUSE BILL 371**, Planning Funds/ECU Brody School of Medicine, is identical to Senate Bill 183, summarized in the March 20, 2019, Legislative Report. *Introduced by Representatives Murphy, Humphrey, K. Smith, and Bell and referred to the House Education – Universities Committee.*

**HOUSE BILL 372**, Additional Funds/ECU Brody School of Medicine, is identical to Senate Bill 180, summarized in the March 20, 2019, Legislative Report. *Introduced by Representatives Murphy, Humphrey, K. Smith, and Bell and referred to the House Education – Universities Committee.*

**HOUSE BILL 379**, Funds for Nurse-Family Partnership, would appropriate $4.7 million for 2019-20 and $4.7 million for 2020-21 in recurring funds from the General Fund to the Department of Health and Human Services, Division of Public Health, to be used for home visit services provided by the Nurse-Family Partnership. *Introduced by Representatives Corbin, Dobson, White and Jones and referred to the House Health Committee.*

**HOUSE BILL 381**, School Construction & Broadband Investm't Act, states the intent of the General Assembly to appropriate funds to address the capital needs of the public schools and community colleges by pledging over $2.1 billion available in the State Capital and Infrastructure
Fund to counties, $300 million to the community colleges in this State over the next 10 years, and by establishing an ongoing appropriation of $15 million annually to bolster broadband infrastructure expansion projects, while maintaining anticipated appropriations of $4 billion to assist State agencies and The University of North Carolina with their ongoing capital needs. The bill would appropriate amounts as specified from $185 million to $775 million for 2019-20 through 2028-29 from the State Capital and Infrastructure Fund for capital projects and repairs and renovations projects for State agencies and UNC. In addition, the bill would create within the Office of State Budget and Management the K-12 Building Fund as a capital project fund. Proceeds disbursed from the Fund would be used for new construction or rehabilitation of existing facilities, repairs and renovations, building of technology infrastructure, and the purchase of measures to ensure building security. Introduced by Representatives Arp, Saine, and Conrad and referred to the House Rules Committee. This bill is another bond proposal that will compete with ones already announced by the Governor, the Senate and the Speaker of the House.

HOUSE BILL 382, Study Generator Req’s for Medical Offices, would require the Legislative Research Commission to study whether the state should enact legislation requiring physicians' offices be capable of providing emergency electrical service for use when there is a failure of the normal electrical service. Introduced by Representative Montgomery and referred to the House Rules Committee.

HOUSE BILL 386, Ensure Safety of School Drinking Water, would:

- require each school authority and child care facility to test drinking water for the presence of lead;
- exempt schools or child care facilities that are suppliers of water already subject to monitoring for lead or those constructed or substantially renovated, meaning the complete removal and replacement of the plumbing system, after December 31, 1990;
- establish testing deadlines, regulations and notification processes;
- require a school or child care facility whose sample reveals an elevated lead level to take mandatory corrective action, including restricting access to any drinking water outlet with elevated lead concentrations, taking immediate action to ensure access to free, fresh and clean drinking water, and determining the source of the lead and taking corrective action to address the problem; and
- create the Child Lead Exposure Prevention Fund and appropriate $8 million in nonrecurring funds for the 2019-20 fiscal year from the General Fund to the Fund.


HOUSE BILL 388, Immunizing Pharmacists, would:

- add vaccines and immunizations that an immunizing pharmacist can administer to those 18 years and older, including Serogroup B meningococcal vaccines, Human papillomavirus vaccine, and Hepatitis A vaccine;
- reduce the age of those to whom immunizing pharmacists can administer the influenza vaccine from 14 years old to 10 years old;
- allow immunizing pharmacists to administer an influenza vaccine to those at least 6 years old if prescribed by a provider following a physical exam; and
- require a group of stakeholders to develop a standard screening questionnaire and safety procedures for written protocols for Human papillomavirus vaccine and Hepatitis A vaccine immunizations given by immunizing pharmacists.

Introduced by Representatives White, Dobson, Cunningham and Sasser and referred to the House Health Committee.
HOUSE BILL 389, ABC/Univ Athletic Facility, would authorize public colleges and universities to allow alcohol sales at stadiums, athletic facilities, and arenas located on school property, if the Board of Trustees votes to allow. However, the bill would not authorize the sale of mixed beverages when the stadium, athletic facility, or arena is being used for a sports event sponsored by the public college or university. Introduced by Representatives Bell, Boles, Goodman, and Lewis and referred to the House Alcoholic Beverage Control Committee.

HOUSE RESOLUTION 390, Application for a Convention of the States, would apply to Congress, under the provisions of Article V of the United States Constitution, for the calling of a convention of the states limited to proposing amendments to the United States Constitution that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and for members of Congress. Introduced by Representatives Riddell, Saine, Setzer, and D. Hall and referred to the House Rules Committee.

HOUSE BILL 396, Municipal Local Option Sales Tax, would allow the governing body of a municipality, if approved by the majority of those voting in a referendum, to, by resolution and after 10 days’ public notice, levy a local sales and use tax at a rate of one-quarter percent (1/4%) in addition to any other State and local sales and use taxes levied pursuant to law. The municipality could use the net proceeds of the tax for the construction of and improvements to public infrastructure and public facilities; affordable housing; economic development; and police, fire, and rescue services. Introduced by Representative Montgomery and referred to the House State and Local Government Committee.

HOUSE BILL 397, Revise Approval of Student/Employee ID/Voting, would revise the approval process and certain implementation dates for student and employee identification cards to be used for voting identification purposes. Introduced by Representatives Hawkins and Russell and referred to the House Elections and Ethics Law Committee.

HOUSE BILL 400, Omnibus Labor Law Changes, would make various changes to the State’s labor laws, including:
• add that the Director of the Occupational Safety and Health Division also has the power, jurisdiction, and authority to obtain medical records compiled and maintained by the Department of Health and Human Services, by hospitals participating in the statewide trauma system, or by emergency management services providers in connection with the dispatch, response, treatment, or transport of individual patients relating to investigations and enforcement proceedings under the Occupational Safety and Health Act of North Carolina (the Act). The medical records obtained by the Department would be strictly confidential, not public records, and would not be released or made public; and
• provide that, except as provided, information and reports developed pursuant to any inspection or investigation performed pursuant to the Act by the Department are not admissible in any court or before any administrative body except pursuant to the enforcement of the Act.
Introduced by Representative McElraft and referred to the House Commerce Committee.

HOUSE BILL 401, Enact Medical Cannabis Act, would provide that a qualified patient is not subject to arrest, prosecution, or penalty in any manner, or denied any right or privilege, including, but not limited to, civil penalty or disciplinary action by a business or occupational or professional licensing board or bureau, for the possession or purchase of cannabis for medical use by the qualified patient if the quantity does not exceed an adequate supply, as determined by the qualified
patient's physician. A physician could not be subject to arrest, prosecution, or penalty in any manner, or denied any right or privilege, or subject to disciplinary action by a business or occupational or professional licensing board or bureau for discussing with a patient the benefits or health risks of the medical use of cannabis or the interaction of cannabis with other substances. The bill includes various provisions regarding protections, prohibitions, restrictions, and limitations on medical use of cannabis; registry identification cards for qualified patients and designated caregivers; and a regulated medical cannabis supply system. The bill also would direct The University of North Carolina to create a North Carolina Cannabis Research Program to develop and conduct studies designed to ascertain the general safety and efficacy of using cannabis for medical treatment. Introduced by Representatives Alexander, Autry, Carney, and Harrison and referred to the House Health Committee.

HOUSE BILL 409, Legalize FDA-Approved Schedule VI Drugs, would make it legal to prescribe, distribute, dispense, administer, transfer, transport, possess, or use any prescription drug that contains marijuana or tetrahydrocannabinol, for which an application has been approved under the Federal Food, Drug, and Cosmetic Act, so long as the action is consistent with federal law. Introduced by Representatives Murphy, McElraft and Sasser and referred to the House Health Committee.

HOUSE BILL 410, Require Generators/Nursing & Adult Care Homes, would require all nursing homes, combination homes, and adult care homes that are licensed and operating in the state to have emergency electrical service. The emergency service must be sufficient to provide heat, lighting, and other essential electrical services required by rules of the Medical Care Commission. Introduced by Representatives Howard, Setzer, Carney and Lucas and referred to the House Aging Committee.

HOUSE BILL 416, Justice/Judge May Complete Term Past Age 72, would allow justices and judges elected to office prior to the justice or judge's seventy-second birthday to complete the elected term of office past the mandatory judicial retirement age of seventy-two. Introduced by Representatives Morey and John and referred to the House Rules Committee.

HOUSE BILL 422, Healthy Families & Workplaces/Paid Sick Days, is identical to Senate Bill 234, summarized in the March 20, 2019, Legislative Report. Introduced by Representative Fisher and referred to the House Health Committee.

HOUSE BILL 434, Suicide Risk Ref./Mental Health/Teen Violence, would:
• change the Article's title to Special Medical and Mental Health Needs of Students;
• require local boards of education to adopt and implement a suicide risk referral protocol for school personnel who work directly with students in grades K-12. Would require the protocol to meet the minimum requirements for a suicide risk referral protocol developed by the Superintendent's Working Group on Health and Well-Being including requirements to: (1) inform school personnel of suicide risk referral procedures, including the provision of training; (2) establish crisis teams; and (3) identify and intervene in appropriate situations;
• encourage local boards of education to adopt and implement a mental health training program for school personnel who work with students in grades K-12. The training program would be required to meet the minimum requirements for a mental health training program developed by the Superintendent's Working Group on Health and Well-Being and address youth mental health, suicide prevention, substance abuse, sexual abuse prevention, and sex trafficking prevention;
• require periodic review and update of the local boards of education’s adopted suicide risk referral protocols and mental health training programs;
• provide civil immunity to local boards of education, its members, employees, designees, agents, or volunteers for loss or damage caused by an act or omission relating to the provision of, participation in, or implementation of any component of the suicide risk referral protocol or the mental health training program; and
• enact a new Article: Student Dating Violence and Abuse Prevention and would require local boards of education to adopt and implement a dating violence and abuse policy that meets specified requirements, including prohibiting dating violence and abuse by any student on school property during a school-sponsored activity or during school-sponsored transportation, providing procedures for responding to such incidents of dating violence or abuse, defining dating violence and abuse and provide for a teen dating violence and abuse component in the reproductive health and safety education program, and to be implemented in a manner that is integrated with each school district’s discipline policies.

Introduced by Representatives Horn, Cunningham, Murphy, and White and referred to the House Education K-12 Committee.

HOUSE BILL 440, Study/Regional Behavioral Health Center, would appropriate $180,000 in nonrecurring funds for 2019-20 from the General Fund to the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services to conduct a feasibility study, through Partners Behavioral Health Management, for the establishment of a behavioral health crisis center in Burke County. Introduced by Representatives Blackwell, Torbett, Dobson and Rogers and referred to the House Health Committee.

SENATE BILL 291, Living Wage For NC Workers, would: (1) increase the minimum wage to $15 per hour over five years and then adjusting the minimum wage automatically each year by increases in the cost of living; (2) end the subminimum wage for persons with disabilities; (3) phase out the subminimum wage for tipped employees over eight years; and (4) end the minimum wage exemption for agricultural and domestic workers. Introduced by Senators McKissick, Nickel, and Mohammed and referred to the Senate Rules Committee.

SENATE BILL 294, Make General Election Day A State Holiday, would make each statewide general election day a legal public holiday. Introduced by Senators Garrett, Van Duyn, and Woodard and referred to the Senate Rules Committee.

SENATE BILL 296, ABC/Univ Athletic Facility, is identical to House Bill 389, summarized above in this Legislative Report. Introduced by Senators Gunn, Rabon, and Britt and referred to the Senate Education/Higher Education Committee.

SENATE BILL 297, Cancer Research Advisory Panel, would require the North Carolina Policy Collaboratory at UNC-Chapel Hill to assemble a research advisory panel to discuss, review, and analyze statewide cancer data and make recommendations about further study of cancer clusters around the state. The Collaboratory would be required to consult with specific entities to identify those who would serve on the panel, which would have between 10 and 30 members. Introduced by Senators Sawyer, Perry and T. Alexander and referred to the Senate Agriculture/Environment/Natural Resources Committee.
SENATE BILL 304, Modify Physical Therapy Definition, would change the definition of physical therapy to include manipulation of the spine without a prescription. Introduced by Senator J. Davis and referred to the Senate Rules Committee.

SENATE BILL 305, OLB Reform, would make various changes regarding occupational licensing boards, including:

- modifying the definition of occupational licensing board to include any board, committee, commission, or other state agency which is established for the purpose of regulating the entry of persons into, and the conduct within a particular profession or occupation, which is authorized to issues licenses, but would not include State agencies, staffed by full-time State employees, which as a part of their regular functions can issue licenses;
- defining a State agency licensing board, which include any State agency, staffed by full-time State employees, which as part of their regular functions issue licenses;
- amending the information occupational licensing boards must annually file with the Secretary of State, Attorney General, and the Joint Legislative Administrative Procedure Oversight Committee to include: (1) the number of applicants, and of that number, the number of applicants granted a license and (2) the number of applicants with a conviction record, and of that number, the number granted a license, denied a license for any reason, and denied a license because of a conviction;
- prohibiting a board from denying an applicant a license based solely on conviction for a crime of moral turpitude;
- amending a board's authority to deny a license on the basis of a criminal conviction to allow a denial based on a criminal conviction only if the board determines that the public's safety and general welfare could be adversely affected if the board issued the applicant a license, based on the existing eight factors the board must consider (previously, a board could deny a license based on any criminal conviction or commission of a crime involving fraud or moral turpitude, verified by criminal history record, if the board determined the denial warranted after consideration of the eight factors);
- requiring a board that denies an applicant a license to: (1) make written findings specifying which of the eight factors the board deemed relevant to the applicant and explaining its reasoning for the denial, signed by the board's presiding officer; (2) provide a signed copy of the written findings to the applicant within 30 days of the denial; and (3) retain a signed copy of the written findings for no less than five years;
- requiring each board to include in its application for licensure and on its public website: (1) whether the board requires applicants to consent to a criminal background check; (2) the eight factors the board must consider when making a determination of licensure; and (3) the appeals process if the board denies licensure in whole or in part because of a criminal conviction; and
- granting an applicant denied licensure the right to a rehearing on the issue before the board if the applicant has relevant evidence regarding the applicant's qualifications not previously considered by the board.

Introduced by Senators Wells and Daniel and referred to the Senate Rules Committee.

SENATE BILL 308, Save the Internet Act, would:

- direct the Department of Justice to establish a process for each Internet service provider having customers in this State to certify that the provider will not engage in practices inconsistent with net neutrality principles;
- make it an unlawful trade practice to engage in practices inconsistent with net neutrality principles;
require any person providing broadband Internet access service in North Carolina to publicly disclose accurate information regarding the network management practices, performance characteristics, and commercial terms of its broadband Internet access services sufficient to enable consumers to make informed choices regarding the purchase and use of the services and entrepreneurs and other small businesses to develop, market, and maintain Internet offerings;

• provide that practices inconsistent with net neutrality principles may be allowed by the Department of Justice on a limited basis for significant benefit to the public's interest; and
• provide $35 million to the Growing Rural Economies with Access to Technology (GREAT) program to be allocated as follows: (1) $30 million to encourage providers to bring broadband service to underserved areas; and (2) $5 million for a grant program to help close the homework gap for students without home Internet access by providing mobile hotspots and devices such as laptop computers and tablets.

Introduced by Senators Chaudhuri and Woodard and referred to the Senate Rules Committee.

SENATE BILL 309, Immunizing Pharmacists, would:
• add Serogroup B meningococcal vaccines, Human papillomavirus vaccine, and Hepatitis A vaccine to the vaccines and immunizations an immunizing pharmacist may administer to persons 18 years or older if the existing specified requirements and protocols for administration are met;
• lower from at least 14 years of age to at least 10 years of age the age of persons to whom immunizing pharmacists may administer the influenza vaccine;
• allow immunizing pharmacists to administer an influenza vaccine to persons at least six years of age pursuant to a specific prescription order initiated by a prescriber following a physical exam of the patient by the prescriber;
• direct representatives of the North Carolina Academy of Family Physicians, the North Carolina Medical Society, the North Carolina Pediatric Society, the North Carolina Association of Community Pharmacists, and the North Carolina Retail Merchants Association to: (1) recommend a minimum standard screening questionnaire and safety procedures for written protocols for HPV and Hep A vaccinations or immunizations administered by an immunizing pharmacist; and (2) submit the questionnaire and recommended standards to the North Carolina Board of Medicine, the North Carolina Board of Nursing, the North Carolina Board of Pharmacy, and the Joint Legislative Oversight Committee on Health and Human Services on or before October 1, 2019.

Introduced by Senators Bishop, Foushee, and Krawiec and referred to the Senate Rules Committee.

SENATE BILL 315, North Carolina Farm Act of 2019, would establish a 9-member North Carolina Hemp Commission and prohibit a person from cultivating or handling hemp in this State unless the person holds a hemp license issued by the Commission. The bill would include civil and criminal penalties for a person who willfully, knowingly, or intentionally manufactures, distributes, dispenses, delivers, purchases, aids, abets, attempts, or conspires. The bill also would establish the North Carolina Hemp Program Fund, which be used by the Commission for the costs of personnel, program administration, testing, and any other costs incurred, including promotion, marketing, and branding of North Carolina grown and processed hemp. Introduced by Senators B. Jackson, Sanderson, and Johnson and referred to the Senate Rules Committee.
SENATE BILL 318, Parents' Right to Know, would require local boards of education to:

- maintain a continuous repository of materials used in programs on reproductive health and safety; mental and emotional health, growth and development; and anti-bullying or anti-harassment;
- each school year, at least 14 days before students participate in a program, give both written and electronic notice to parents of students participating in that program of the right of parents to review the objectives, complete materials, and entire curriculum of that program in the program repository maintained by the local board of education;
- adopt policies to provide opportunities either for parents to consent or for parents to withhold their consent to the students' participation in any or all of these programs; and
- notify parents of the adoption, amendment, or modification of those programs.

Introduced by Senators Sanderson, Krawiec, and Hise and referred to the Senate Rules Committee.


SENATE BILL 323, Exempt Vascular Access Providers from CON, would:

- exempt a person who provides vascular access for hemodialysis in a physician office-based vascular access center located in a non-licensed setting from Certificate of Need regulations in order to license that setting as an ambulatory surgical facility under certain conditions;
- require all other persons proposing to obtain a license to establish an ambulatory surgical facility for the provision of vascular access site management to obtain a certificate of need; and
- prohibit the annual State Medical Facilities Plan from limiting the number of vascular access procedure rooms that may be approved.

Introduced by Senators Hise and Krawiec and referred to the Senate Rules Committee.

SENATE BILL 325, Birth Freedom Act, would:

- establish new rules for the practice of Certified Professional Midwives and the licensure of the practice which would allow them to work without the supervision of a physician;
- define a Certified Professional Midwife as a person who has obtained national certification from the North American Registry of Midwives (NARM);
- include a provision seeking to insulate physicians and hospitals from liability for the acts or omissions of a Certified Professional Midwife; and
- create the North Carolina Council of Midwives to administer licensure, maintain a list of those licensed, conduct investigations and educate about the value of midwives.

Introduced by Senators Sanderson and Peterson and referred to the Senate Rules Committee.

SENATE BILL 333, Sudden Cardiac Arrest Task Force, would establish the seven-member Joint Legislative Task Force on Sudden Cardiac Arrest in Student Athletes. The Task Force would investigate the frequency of sudden cardiac arrest or other heart conditions in student athletes, other jurisdictions that have implemented strategies to mitigate risks to student athletes, and the cost of requiring student athletes to be tested for heart conditions. Introduced by Senators McKissick and Hise and referred to the Senate Rules Committee.
SENATE BILL 339, "We the People" Act/Referendum, would submit a referendum to the qualified voters of the State at a statewide election to be held November 3, 2020, that, if approved, would urge the United States Congress to amend the Constitution of the United States declaring that constitutional rights belong only to individuals and not to corporations or other artificial entities and that constitutionally protected free speech excludes the unlimited spending of money on political campaign contributions. Introduced by Senators Van Duyn and Nickel and referred to the Senate Rules Committee.

SENATE BILL 340, NC Skills-Gap Study, would direct the NC Works Commission to conduct a comprehensive review and evaluation of the State's anticipated workforce demand and educational supply for such demand, to the extent practicable within available resources and subject to the availability of data currently collected by and accessible to State agencies. The review would be made in consultation with the Department of Commerce, the Department of Labor, the Department of Public Instruction, The University of North Carolina General Administration, the North Carolina Community College System, and any other entity the Commission deems appropriate. The Commission would submit an initial written report detailing its findings and recommendations to the Joint Legislative Education Oversight Committee (JLEOC) by February 15, 2020, and its final written report no later than 45 days before the convening of the 2021 General Assembly. The report to the JLEOC would include all of the following:

- the State's anticipated workforce demands and needs, including two-year and 10-year labor market projects by (i) region, (ii) occupational clusters, and (iii) educational requirements;
- the State's educational supply for such demand, including, but not limited to, degrees and certificates provided by high school programs, apprenticeship programs, public or private workforce training programs, community colleges, and public and private universities and colleges;
- a state and regional skills-gap analysis comparing our workforce demands and educational supply; and
- a set of recommendations on how to efficiently and effectively close the skills gap that include, but are not limited to, (i) what degrees and certificates should be established to address our regional skills gap, (ii) what educational programs constitute a duplication of effort, and (iii) what data gaps exist to allow the Commission to provide a more detailed and sophisticated analysis, including estimated cost to purchase or secure such data.

Introduced by Senators Chaudhuri, McInnis, and Gunn and referred to the Senate Rules Committee.

SENATE BILL 341, Government Immigration Compliance, is identical to House Bill 135, summarized in the February 27, 2019, Legislative Report. Introduced by Senators Sanderson and Britt and referred to the Senate Rules Committee.
BILL UPDATES

HOUSE BILL 130, Allow Games Nights, was amended in the House Finance Committee to:
• provide that the term "cash prize" includes gift cards that are issued by a financial institution or its operating subsidiary and that are usable at multiple unaffiliated sellers of goods or services;
• decrease the fee for the gaming equipment sticker from $50 to $25;
• allow the Alcohol Law Enforcement Branch to inspect, without notice, any gaming table or other gaming equipment used in a game night event at any time immediately prior to or during the game night event;
• make it a Class 1 misdemeanor to use a gaming table or equipment in a game night event that does not comply with the registration requirements; and
• increase the vendor permit application fee from $1,000 to $2,500.

The bill as amended was approved by the House Finance Committee and will next be considered by the House Rules Committee.

HOUSE BILL 228, Modernize Laws Pertaining to NC Medical Board - AB, was heard in the House Committee on Health, where a Committee Substitute was approved. The new version would:
• remove the requirement that every individual licensed to practice by the NC Medical Board report in writing within 30 days any incidents involving misuse of any controlled substances by a licensed person, leaving the requirement for incidents involving sexual misconduct, or fraudulent prescribing, drug diversion, or theft of any controlled substances;
• exempt licensees employed by NC Physicians Health Program from the provision making a licensee's failure to report improper conduct of licensed persons unprofessional conduct and grounds for discipline;
• clarify the proposed changes to GS 90-9.1, which adds to the criteria for licensure as a physician that the applicant must have completed at least 130 weeks of medical education. The applicant can satisfy the requirements for education and graduation by providing proof of a current certification by a specialty board recognized by the American Board of Medical Specialties, Certificate of the College of Family Physicians, Fellowship of the Royal College of Physicians of Canada, Fellowship of the Royal College of Surgeons of Canada, American Osteopathic Association, the American Board of Oral and Maxillofacial Surgery, or any other specialty board the Board recognizes pursuant to rules.
• require graduate medical programs to report any revocation or termination of a physicians as well as resignation and transfer; and
• clarify that record copy fees for medical reports related to claims under the Workers Compensation Act follow the fees established by the Industrial Commission.

Introduced by Representative Greg Murphy and referred to the House Judiciary Committee.

HOUSE BILL 287, Repeal G.S. 1-113 and G.S. 1-114, was amended in the House Judiciary Committee to also repeal GS 1-114, which provides that when a judgment is recovered against one or more of several persons jointly indebted upon a contract in accordance with GS 1-113, those who were not originally summoned to answer the complaint may be summoned to show cause why they should not be bound by the judgment, in the same manner as if they had been originally summoned. The bill as amended was approved by the House Judiciary Committee and will next be considered by the House Rules Committee.