INTRODUCTION

The General Assembly had a busy legislative week, with the Senate marking its bill filing deadline on Wednesday, April 3rd. The Senate has filed a total of 676 bills this session, and the House has filed a total of 626 bills, with its bill filing deadlines coming up on April 16th and April 23rd. Things are likely to get even busier as crossover, the date by which legislation must pass from the originating chamber to the other chamber, approaches. The 2019 crossover deadline is May 9th.

On May 1st teachers are planning a large rally at the General Assembly and since that is coming up soon, education bills have been popping up at the General Assembly. One such bill, House Bill 377, would reduce the number of tests given to students and passed the House by a vote of 110 to 2. The bill would eliminate state end-of-grade (EOG) tests in grades 3-8 in reading and math with shorter tests given throughout the year. It would also eliminate the state end-of-course (EOC) exams for biology, English and math for high school students.

Senate Bill 438, called the Excellent Public Schools Act of 2019, would change the state’s Read to Achieve program, which has had mixed results. Under the bill, K-3 teachers would develop individual reading plans for students who are not reading at grade level, the state would revise teacher training standards to promote early childhood literacy and the Department of Public Instruction would develop a model curriculum on reading.

A move is also afoot to encourage retired teachers to return in high-needs public schools. Senate Bill 399 would allow retired teachers to work at Title I schools or schools that receive a D or F on the State’s performance system without it impacting their retirement benefits. Under the bill, teachers could earn $35,000 to $40,000 a year and still collect their current pensions. Sen. Phil Berger is a primary sponsor of the bill, indicating it has some firepower behind it.

Finally, Superintendent of Public Instruction Mark Johnson and several Republican lawmakers made quite a bit of news when they announced legislation that would divert school supply money (no additional money provided just re-directing the money directly to teachers) from local districts, sending it
instead to teachers in the form of an app called ClassWallet with $400 for each teacher to purchase classroom supplies.

That closely watched bill to slow State Treasurer Dale Folwell’s changes to the State Health Plan took another step forward. House Bill 184, which would create a commission to study the future of the State Health Plan, passed the House on a bipartisan vote of 75 to 36. The bill now moves to the Senate where its future is not certain.

Another hotly contested issue surfaced this week, as legislators debated a proposal to require law enforcement agencies to cooperate with Federal immigration authorities. The N.C. Sheriffs’ Association came out in opposition to House Bill 370, but the bill still was approved by the House. The new sheriffs in Wake and Mecklenburg counties both ran on platforms that included opposition to 287(g), a controversial partnership with ICE that enables law enforcement to check the legal status of inmates in county jails.

BILLS OF INTEREST

HOUSE BILL 499, Omnibus Gun Changes, would, among other provisions, effectively provide for “Constitutional Carry,” allowing any citizen who is currently legally permitted to own a firearm to carry that firearm in a concealed manner. Current law requires a Concealed Carry permit to carry concealed, a permit that requires a background check and training classes to obtain, and is not available to those who have been convicted of certain crimes. The bill would also:

• provide that legislators, legislative employees, and qualified former sworn law enforcement officers with concealed handgun permits are authorized to carry a concealed handgun on the premises of the State legislative buildings and grounds, with an option for the Legislative Services Commission to adopt a rule requiring the qualified individuals to provide notice to the Chief of the General Assembly Special Police before carrying the handgun on the premises or adopt a rule prohibiting the carrying of a firearm in the gallery of the State legislative building;
• define school operating hours and adds that the restrictions on possessing a firearm when attending a school-sponsored curricular or extracurricular activity do not apply if the person is not a participant in, or chaperone or spectator of, the extracurricular activity and the extracurricular activity is conducted in a public place;
• define volunteer school faculty guardian and creates an exception from the statute's provisions restricting guns for a volunteer school faculty guardian while on the ground of the school the person is employed by or assigned to, who meets six criteria. Would give authority to the governing body or entity of a school to opt out and instead prohibit a person from possessing a handgun on the grounds of the school or schools under its control;
• provide that the statute does not apply to a person in a vehicle on a road not maintained by the school that crosses the educational property if the person has a weapon, including an open or concealed handgun, within the locked vehicle and the person stays in the vehicle while crossing the property and only unlocks the vehicle for the entrance or exit of someone else;
• authorize the Criminal Justice Education and Training Standards Commission to establish and administer the School Safety Guardian Program to provide active shooter training to volunteer school faculty guardians;
• clarify that weapons used in specified crimes must be returned to their rightful owners, unless the rightful owner is the convicted defendant, in which case the presiding judge may dispose of the weapon as specified at the judge's discretion. If the weapon is owned by the
defendant and the defendant is not convicted as provided in the statute, then the presiding judge would be required to order the weapon be returned to the defendant;

• create a new Class 1 misdemeanor for persons who arm themselves with an unusual and dangerous weapon for the purpose of terrifying others, and go about on public highways in a manner to cause terror to the people. Provides that no person may be convicted of this crime based only upon the person's possession or carrying of a handgun, whether openly or concealed;

• change the statute, which prohibits possession of a firearm by a felon by establishing that the statute does not apply to those whose firearm rights were restored prior to December 1, 1995, the persons' prior convictions were for nonviolent felonies, and the persons have not been convicted of any subsequent felonies on or after December 1, 1995;

• allow a court issuing an emergency or ex parte order to order the defendant to surrender all firearms, machine guns, and ammunition to a licensed firearms dealer rather than the sheriff;

• require a sheriff to store surrendered firearms or ammunition in a manner designed to reasonably ensure against any deterioration or damage other than that caused by time;

• require the defendant to notify the sheriff of the intent to surrender or sell to the dealer and complete the surrender or sale within 24 hours of service of the order;

• require the defendant to surrender all permits to purchase and permits to carry concealed firearms to the sheriff;

• create written notification requirements for the dealer to submit to the sheriff within 24 hours of receipt of possession;

• remove the current authority of cities and counties to regulate the display of firearms on the streets, sidewalks, alleys, or other public property;

• require the State Board of Education, in consultation with law enforcement agencies and firearms associations, to develop a firearm education course that can be offered as a high school elective;

• require the State Board of Education, in consultation with the Wildlife Resources Commission, the Division of Marine Fisheries, and the Wildlife Management Institute, to develop a comprehensive course on the North American Model for Wildlife Conservation that can be offered as a high school elective;

• subject to voter approval at the statewide election on November 3, 2020, would amend Section 30, Article I of the Constitution, removing the provision that specifies that the Section does not justify the practice of carrying concealed weapons or prevent the General Assembly from enacting penal statutes against the practice; and

• specify that, unless otherwise provided, the remainder of the act is effective December 1, 2019, and applies to offenses committed on or after that date.

Introduced by Representatives Speciale, Kidwell, Hardister, and Brody and referred to the House Judiciary Committee on, if favorable, Finance, if favorable, House Rules Committee.

HOUSE BILL 524, Additional Funds for School Nurses, would appropriate $10 million in recurring funds for 2019-20, $20 million in recurring funds for 2020-21, and $30.7 million in recurring funds for 2021-22 from the General Fund to the Department of Public Instruction to be allocated to local school administrative units to increase positions for school nurses. Priority would be given to local school administrative units that: (1) have a ratio of school nurses to students in the unit that is lower than the average ratio of school nurses to students in the State or (2) have a student population in the unit that is growing at a rate above the average rate of student population growth in the State. Introduced by Representatives White, Horn, Cunningham and Adcock and referred to the House Committee on Education, K-12.
HOUSE BILL 545, Protect the Military/Fisheries/Tourism, would prohibit: (1) the exploration, development, or production of oil or natural gas within the estuarine and ocean waters of the State, which includes those ocean waters extending offshore to the limits of State jurisdiction; (2) the construction or operation of offshore fossil fuel facilities; and (3) the sale, lease, or other disposition of any submerged lands in the estuarine and ocean waters of the State for the exploration, development, or production of oil or natural gas, and the construction or operation of offshore fossil fuel facilities. Introduced by Representatives Butler, Harrison, Martin, and Russell and referred to the House Rules Committee.

HOUSE BILL 548, Modify Physical Therapy Definition, would update the definition of physical therapy to exclude the practice of chiropractic and include manipulation of the spine from therapies available without a physician’s prescription. Introduced by Representatives Grange, Torbett, White and Dobson and referred to the House Health Committee.

HOUSE BILL 551, Require Paid Work Breaks, would require employers to offer for each employee working a shift of six or more hours at least one voluntary paid break of at least 20 minutes duration scheduled near the middle of the workday. This break could not be used to delay the beginning or shorten the duration of the work period without the approval of the employer. An employer who violates this requirement would be subject to a civil penalty not to exceed one $100 for the first violation and not to exceed $500 for each subsequent violation. In determining the amount of the penalty, the size of the business of the person charged and the gravity of the violation would be considered. The determination by the Commissioner would be final, unless within 15 days after receipt of notice, the person charged with the violation takes exception to the determination, in which event final determination of the penalty would be made in an administrative proceeding and in a judicial proceeding. Introduced by Representatives Dahle, Beasley, and Hawkins and referred to the House Rules Committee.

HOUSE BILL 555, Modernize Medicaid Telemedicine Policies, would:

• require the Department of Health and Human Services (DHHS) to make six specified changes to the Medicaid and NC Health Choice Clinical Coverage Policy No. 1H, Telemedicine and Telepsychiatry;
• require DHHS to reimburse for telemedicine and telepsychiatry services performed in a recipient's home or delivered from a licensed practitioner's home;
• establish that a referral is not required for the use of telemedicine or telepsychiatry services;
• require DHHS to cover telemedicine or telepsychiatry over the phone or by video cell phone;
• allow a referring provider and a receiving provider to bill for facility fees related to the provision of telemedicine or telepsychiatry on the same date of service;
• update the clinical coverage policy for telemedicine and telepsychiatry services based on best practices and not subject to the same restrictions as face-to-face contacts;
• include all behavioral health providers who are directly enrolled as providers in the Medicaid and NC Health Choice programs as providers who may bill Medicaid or NC Health Choice for telemedicine and telepsychiatry services; and
• direct DHHS to expand the billing code set available for telemedicine and telepsychiatry to include most outpatient billing codes, but not to include group-type therapies other than family therapy.

Introduced by Representatives Dobson, White, Saine and Lambeth and referred to the House Health Committee.
HOUSE BILL 561, Strengthen Dangerous Dog Laws, would provide additional protections for victims of dangerous dogs by:

- requiring the person or Board making the determination that a dog is a "potentially dangerous dog" to impound the dog and notify the owner in writing, giving the reasons for the determination, before the dog may be considered potentially dangerous;
- requiring, if the potentially dangerous dog determination is upheld or the owner of the dog does not appeal the determination, to be returned to the owner only upon (i) the owner paying the costs of the impoundment, and (ii) the person or Board that made the "potentially dangerous dog" determination finding that the owner's confinement of the animal meets specified requirements;
- making the owner of a dangerous dog that attacks a person and causes physical injuries requiring medical treatment in excess of $100 or attacks and kills a dog under the immediate control of a person guilty of a Class 1 misdemeanor; and
- defining, for these purposes, "under the immediate control of a person" as on a leash or held in the arms of the person.

Introduced by Representative Torbett and referred to the House State and Local Government Committee.

HOUSE BILL 562, Health Care Reimbursement Contracts/AOBS, would:

- mandate that a reimbursement contract between a health care provider and an insurer or a third-party payor require that reimbursement be made directly to the health care provider for any covered service required by the health care provider under the contract;
- require an insurer or third-party payor to accept and honor a completed and validly executed assignment of benefits agreement that assigned the insured's reimbursement benefits to a health care provider (Applies only if there is no reimbursement contract between the provider and the insurer.); and
- extend existing prompt claims payment provisions, which generally require payment within 30 days, to payments made under reimbursement contracts or through an assignment of benefits agreement.

Introduced by Representative Torbett and referred to the House Insurance Committee. This legislation is supported by the North Carolina College of Emergency Physicians.

HOUSE BILL 566, Polluter Pays, would make persons causing or contributing to contamination of water or air pollution which is causing danger to the health or safety of the public responsible for costs of cleanup and provision of alternative water supplies to persons with water supplies affected by such contamination. The bill would also prohibit an electric public utility from recovering costs related to the management of coal combustion ash and unlawful discharges from coal ash ponds. Introduced by Representatives Harrison, Russell, Hunt, and B. Turner and referred to the House Energy and Public Utilities Committee.

HOUSE BILL 568, Add'l Measures for Emerging Contaminants, would establish enhanced requirements for dischargers of pollutants to the State's air and water, provide increased funding for the Department of Environmental Quality, and make other statutory changes necessary to address contamination of drinking water supplies in the State in order to protect human health. Introduced by Representatives Butler, Harrison, Autry, and Richardson and referred to the House Environment Committee.

HOUSE BILL 573, Give WC for PTSD in First Responders, is substantially similar to House Bill 622, which is summarized below in this legislative report. Introduced by Representatives Shepard, Torbett and Saine and referred to the House Judiciary Committee.
HOUSE BILL 574, Fix Our Democracy, would:
- amend the North Carolina Constitution to establish the Citizens Redistricting Commission;
- reenact legislation that established a nonpartisan method of electing supreme court justices and court of appeals judges beginning 2020;
- extend the waiting period for former legislators who become lobbyists;
- modernize the voter registration process by establishing the Fair Elections Program;
- increase transparency in the legislative process by requiring 48 hours’ notice of meetings of all legislative committees; and
- direct the Legislative Services Officer to develop a plan to provide live video and audio streaming of all meetings of legislative committees and commissions meeting in the legislative complex.

Introduced by Representatives Clemmons, Autry, Dahle, and Graham and referred to the House Redistricting Committee.

HOUSE BILL 575, Establish Birth Center Licensure Act, would:
- prohibit the establishment or operation of a birth center in the state without first obtaining a license from the Department of Health and Human Services (DHHS);
- create the NC Birth Center Commission;
- direct DHHS to issue a one-year license upon the recommendation of the NC Birth Center Commission that designates the number of beds and the number of rooms allowed;
- authorize DHHS to deny, suspend or revoke a license for substantial failure to comply with rules;
- prohibit a licensed birth center from providing services outside of the scope the license, including surgical procedures outside those performed during an uncomplicated birth, abortions, general anesthesia and vaginal birth after cesarean;
- require all licensed birth centers to be subject to DHHS inspections;
- give DHHS authority to investigate birth centers in the same manner as hospitals; and
- direct DHHS to inspect birth centers as it deems necessary to investigate unexpected occurrences involving death or serious physical injury and reportable adverse outcomes.

Introduced by Representatives Murphy, Lambeth, Dobson and White and referred to the House Health Committee.

HOUSE BILL 576, County Eugenics Compensation, would allow counties to adopt an ordinance to provide for the compensation of qualified recipients asexualized or sterilized under county authority. Records of all inquiries of eligibility, claims, and payments would be confidential and not public records. 

Introduced by Representatives Quick, Hardister, Harrison, and Lambeth and referred to the House Judiciary Committee.

HOUSE BILL 579, Local Communicable Disease Programs/Funds, would appropriate $8 million in recurring funds for 2019-20 and $8 million in recurring funds for 2020-21 from the General Fund to the Department of Health and Human Services, Division of Public Health, to be allocated to local health departments to expand local infrastructure for the surveillance, detection, control, and prevention of communicable diseases. 

Introduced by Representatives White, Lambeth, Dobson and Potts and referred to the House Health Committee.

HOUSE BILL 587, Repeal Death Penalty, would repeal the death penalty and provide that all current prisoners sentenced to death will be resentenced to life imprisonment without the possibility of parole.

Introduced by Representatives Meyer, Black, and Hawkins and referred to the House Judiciary Committee.
HOUSE BILL 589, Let NC Vote Act, would:
• provide for automatic voter registration at driver’s license offices, public agencies, community colleges, and colleges and universities of the University of North Carolina system;
• require the Bipartisan State Board of Elections and Ethics Enforcement to implement an outreach campaign informing citizens about automatic voter registration;
• allow individuals who meet the criteria to register to vote or change voter registration online;
• reestablish same day registration, including on election day;
• reestablish the program to preregister sixteen and seventeen year olds;
• make changes to photographic identification to vote in person; and
• restore the last Saturday of early one-stop voting.

Introduced by Representatives Meyer, Morey, Farmer-Butterfield, and John and referred to the House Elections and Ethics Law Committee.

HOUSE BILL 590, Amend Administrative Procedure Laws, would make various amendments to the State’s administrative procedure laws, including:
• providing that an agency is not required to publish a notice of text in the North Carolina Register or hold a public hearing when it proposes to change the rule in response to a request or an objection by the Commission, unless the Commission determines that the change is substantial;
• clarifying the contested case policy to provide that a party or person aggrieved is not required to petition an agency for rule making or to seek or obtain a declaratory ruling before commencing a contested case; and
• providing that a person aggrieved is not required to petition an agency for rule making or to seek or obtain a declaratory ruling before obtaining judicial review of a final decision or order.

Introduced by Representatives Riddell, Stevens, Hardister, and Floyd and referred to the House Judiciary Committee.

HOUSE BILL 595, Tax Returns Uniformly Made Public Act/Funds, would require a candidate for President or Vice President of the United States to file the candidate's federal income tax return before the candidate's name appears on the general election ballot. The State Board of Elections would make the federal income tax returns publicly available on its website within seven days after the income tax returns have been filed. The bill also would provide $100,000 in each of the next two years to the State Board of Elections to develop and maintain the information required.

Introduced by Representatives Dahle, Harrison, Fisher, and Morey and referred to the House Elections and Ethics Law Committee.


HOUSE BILL 602, Born-Alive Abortion Survivors Protection Act, is identical to Senate Bill 359, summarized in the April 9, 2019, Legislative Report. Introduced by Representatives McElraft, Conrad, Stevens, and Hurley and referred to the House Health Committee. The bill was heard and approved by the House Health Committee and will next be considered by the House Rules Committee.
HOUSE BILL 608, SBI Emergency Pen Register/Trap and Trace, would:

• amend the law for Pen Registers; Trap and Trace Devices (basically phone taps or other means to retrieve electronic information), by adding a new section allowing the State Bureau of Investigation (SBI) to conduct warrantless use of a phone tap in emergency situations;
• amend the law concerning prohibition and exceptions, by allowing for any one of the listed exceptions to be sufficient for overcoming the general prohibition on the installation or use of a phone tap, and by adding a new exception for emergency circumstances as provided;
• amend the law concerning what a judge must find before entering an ex parte order authorizing the installation and use of a phone tap and would change the standard for situations involving the commission of a felony, Class A1 or Class 1 offense from reasonable suspicion to probable cause. Would add additional ground which consists of findings that there exists an emergency situation as provided in statute and that the requested device will provide material aid in locating an individual at imminent risk of death or serious physical harm;
• authorize an SBI agent to install without a warrant on an emergency basis a phone tap, but would require the agent to seek an order approving the installation or use within 48 hours; without the order, the installation or use must immediately terminate when the information is sought, the request for an order is denied, or 48 hours has passed, whichever occurs first;
• require the agent to determine that either (1) there exists immediate danger of death or serious bodily injury to any person and there are grounds upon which an order could be entered pursuant to statute to authorize the installation and use of a phone tap, or (2) an individual has disappeared, a child has run away, or a person is missing for which no criminal charge per statute is readily apparent, but where there may be an immediate danger of death or serious bodily injury based wholly or partly on the individual's age, physical condition, or circumstances surrounding his or her disappearance;
• make an agent who violates the provisions regarding seeking an order or termination of the use of a phone tap device guilty of a Class 1 misdemeanor; and
• require a person who provides assistance to be reasonably compensated for expenses incurred.

Introduced by Representatives McNeill and Hurley and referred to the House Judiciary Committee, if favorable, House Rules Committee.

HOUSE BILL 611, Amend Rules of Evid./Binding Arbitration, would:

• repeal Rule 414 of the Rules of Evidence, which limited evidence offered to prove past medical expenses to evidence of the amounts actually paid to satisfy the bills and evidence of the amounts actually necessary to satisfy the bills that have been incurred but not yet satisfied;
• amend Rule 411 of the Rules of Evidence (Liability Insurance) to provide that nothing in the rule may be construed to infer that the term "insurance" as used in the rule, or the introduction of evidence of other forms of "insurance," including health insurance, disability insurance, or other forms of benefits that may be characterized as "insurance," will be barred by this rule, with the exception of parties introducing evidence of any payments made by insurance under the collateral source rule;
• allow any named party to an action to elect binding arbitration when all of the following conditions exist: (1) an admission of negligence by all named defendants to the action that is signed by all named parties; (2) an express limitation by the named party with the burden of proof on damages associated with the action that all alleged damages shall not exceed the amount in controversy set forth for district court; and
provide that binding arbitration extinguishes the rights of named plaintiffs to any recovery beyond the insurance coverage limits pertinent to the action.

Introduced by Representatives Stevens, Davis, and Zachary and referred to the House Judiciary Committee.

HOUSE BILL 613, Essential Services for Homeless Youth, would:
• allow unaccompanied homeless minors to give consent for certain health services, if the minor gives the provider acceptable documentation that he or she is an unaccompanied homeless minor; and
• require the Social Services Commission to adopt rules facilitating access to child care for children experiencing homelessness.

Introduced by Representatives Fisher and Dobson and referred to House Committee on Homelessness, Foster Care and Dependency.

HOUSE BILL 614, Kelsey Smith Act, would:
• require a wireless service provider, upon request of a law enforcement agency, to provide call location data concerning the phone of a user;
• allow a law enforcement agency to request data only in an emergency situation that involves an imminent risk of death or serious physical harm and only request the amount of data reasonably necessary to prevent the imminent death or serious physical harm;
• allow a wireless service provider to establish procedures for voluntary disclosure of call location data;
• prohibit a civil action from being brought in any court against any wireless service provider or any other person for providing call location data if the provider acted in good-faith reliance upon the representations of the law enforcement agency as required;
• require all wireless service providers registered to do business in the State to submit emergency contact information to the State Bureau of Investigation to facilitate requests from law enforcement agencies for call location data each year by June 15 or immediately upon any change in emergency contact information; and
• require the State Bureau of Investigation to maintain a database containing emergency contact information for all wireless service providers registered to do business in the State and make the information readily available upon request.


HOUSE BILL 622, Provide WC for PTSD in First Responders, would:
• create a new category of employment-related occupational diseases for first responders for workers compensation;
• include posttraumatic stress disorder (PTSD) as a compensable occupational disease, provided the PTSD is due to causes and conditions characteristic of the profession and resulted from a first responder acting within his or her employment;
• require the PTSD to be demonstrated by a preponderance of medical evidence by a licensed psychiatrist to qualify for compensation;
• limit the time for filing notice of injury or death for compensation to 52 weeks after diagnosis; and
• require employing agencies of first responders, including volunteers, to provide educational training related to mental health awareness, prevention, mitigation, and treatment.

Introduced by Representatives Grange, Saine, R. Turner and Dobson and referred to the House Judiciary Committee.
SENATE BILL 424, Fully Fund School Counselors & Psychologists, would:

- appropriate $87.3 million for the 2019-20 fiscal year to achieve statewide ratios of one counselor to 322 students and one psychologist for 1,234 students;
- appropriate $174.7 million for the 2020-21 fiscal year, to achieve statewide ratios of one counselor to 282 students and one psychologist to 895 students;
- appropriate $262 million for the 2021-22 fiscal year and each subsequent fiscal year to achieve statewide ratios of one counselor to 250 students and one psychologist to 700 students; and
- establish that school counselors hired with these funds have a first responsibility to provide preventative and responsive services, including mental health counseling.

Introduced by Senators McKissick, Peterson and Mohammed and referred to the Senate Rules Committee.

SENATE BILL 430, Health Insurance Provider Payment Stability, would:

- require insurers to give a health care provider or health care facility written notice at least 30 days before an insurer retroactively denies a previously paid claim;
- require the retroactive denial of a previously paid claim, the recovery of overpayments, or the offsetting of future payments to be made within six months (was, two years) after the date of the original claim, unless one of the provided exceptions apply;
- expand the exceptions to this timeline a situation where the claim was subject to coordination of benefits with another insurer, in which case the time period is extended to 18 months, and instances in which the claim submitted was a duplicate claim; and
- require recovery of underpayments or nonpayments by a health care provider or health care facility to be made within six months (was, two years) after the date of the original claim adjudication, with some exceptions.

Introduced by Senators Perry and Krawiec and referred to the Senate Health Care Committee.

SENATE BILL 431, Provider Credentialing/Reimbursement, would:

- modify the existing credentialing provisions to apply them to licensed health care providers entering into new insurer contracts, instead of limiting the credentialing to licensed health care practitioners;
- require insurers providing a health benefit plan and credentialing providers for its networks to establish reasonable protocols and procedures for reimbursing health care provider applicants for covered health care services provided during the period in which the provider credentialing application is pending;
- require an insurer that has an existing contract with a group health care provider practice to participate in a health benefit plan network that credentials providers for its networks;
- require the insurer to maintain a process to assess and verify the qualifications of a new health care provider that joins the group practice within 60 days of receipt of a completed provider credentialing application form; and
- limit reimbursement for a health care provider's services pending credentialing application approval that is later denied (and the provider does not otherwise contract as part of the health benefit plan's provider network) to the amount paid by the patient if the provider had been in-network with the health benefit plan at the time the services were rendered.

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

SENATE BILL 439, PED Study/DPS/Health Services/Funds for FTE, is identical to House Bill 141, summarized in the February 27, 2019, Legislative Report. Introduced by Senators Waddell and Foushee and referred to the Senate Rules Committee.
SENATE BILL 450, Study Statewide Year-Round School Calendar, would direct the Department of Public Instruction to study and make recommendations on the feasibility and potential outcomes of a statewide year-round school year, including the following: (1) educational outcomes; (2) summer learning loss; (3) testing administration; (4) dual enrollment in community college courses for high school students; (5) travel and tourism participation and revenues; (6) seasonal employment; (7) extracurricular learning opportunities and camps; (8) scheduling for families and communities; (9) implementation considerations; and (10) any other area deemed relevant. DPI would report on the results of its study, including any proposed legislation to the Joint Legislative Education Oversight Committee no later than May 1, 2020. **Introduced by Senator Burgin and referred to the Senate Rules Committee.**

SENATE BILL 464, Full Repeal of HB2, is identical to House Bill 515, summarized in the April 9, 2019, Legislative Report. **Introduced by Senators Van Duyn, Foushee, and Mohammed and referred to the Senate Rules Committee.**

SENATE BILL 473, Various OLB and Administrative Law Changes, would: (1) reform financial reporting of occupational licensing boards; (2) authorize agencies to make technical corrections to adopted rules without review by the Rules Review Commission; (3) authorize the Codifier of Rules to make technical corrections to adopted rules; (4) clarify that a party may commence a contested case in a dispute with an agency without petitioning the agency for rule making or obtaining a declaratory ruling; and (5) revise the process for the review and readoption of existing rules. **Introduced by Senator Wells and referred to the Senate Rules Committee.**

SENATE BILL 478, Removal Power/Modify Reporting, would require the Governor, within 30 days after receiving a written recommendation from the President Pro Tem of the Senate or the Speaker of the House, to remove a person appointed to a board or commission by the General Assembly for misfeasance, malfeasance, or nonfeasance. **Introduced by Senator Sawyer and referred to the Senate Rules Committee.**

SENATE BILL 479, North Carolina Cancer Registry Improvement, would:

- require insurers that offer a health benefit plan in North Carolina to electronically submit quarterly reports to the central cancer registry for each cancer or benign brain or central nervous system tumor diagnosis; and

- require entities participating in capitated contracts for coverage of Medicaid or NC Health Choice services, report electronically on a quarterly basis to the central cancer registry each diagnosis of cancer or benign brain or central nervous system tumor in any Medicaid or NC Health Choice recipient covered by the entity under contract.  **Introduced by Senator Sawyer and referred to the Senate Rules Committee.**

SENATE BILL 482, The Haiden Prevatte Act, would allow a local law enforcement officer to determine when a dog is a "potentially dangerous dog." The bill would make an owner of a dangerous dog guilty of (1) a Class 1 misdemeanor if the dog attacks a person and causes physical injury to the person, injury to the person's personal property, or both physical injury to the person and injury to the person's personal property, or (2) a Class I felony if the dog kills a person. **Introduced by Senator McInnis and referred to the Senate Rules Committee.**

SENATE BILL 485, Destruction of Certain Firearms/Local Option, would allow cities and counties to adopt an ordinance allowing for the destruction of firearms found, received, confiscated, or seized in accordance with applicable law. **Introduced by Senators McKissick and Britt and referred to the Senate Rules Committee.**
SENATE BILL 486, North Carolina Equal Pay Act, would:

- prohibit an employer from discriminating in any way on the basis of gender in the payment of salary or wages, including benefits and other compensation, or pay any person salary or wage rates less than the rates paid to employees of a different gender for comparable work;
- allow variations in salary and wages, including benefits or other compensation if the variations are based on: (1) a bona fide system that rewards seniority with the employer, if time spent on leave due to a pregnancy-related condition and protected parental, family, and medical leave does not reduce seniority; (2) a bona fide merit system; (3) a bona fide system that measures earnings by quantity or quality of production or sales; (4) the geographic location in which a job is performed; (5) education, training, or experience to the extent such factors are reasonably related to the particular job in question and consistent with business necessity; and (6) travel, if the travel is a regular and necessary condition of the particular job;
- make it unlawful for an employer to do any of the following:
  - require, as a condition of employment, that an employee refrain from inquiring about, discussing, or disclosing information about either the employee's own wages, including benefits or other compensation, or about any other employee's wages;
  - screen job applicants based upon their wage, including benefits or other compensation, or salary histories, including by requiring that an applicant's prior wages, including benefits or other compensation or salary history, satisfy minimum or maximum criteria;
  - seek the salary history of any prospective employee from any current or former employer; however, a prospective employee could provide written authorization to a prospective employer to confirm prior wages only after any offer of employment with compensation has been made;
  - discharge or in any manner retaliate against any employee because the employee (i) opposed any act or practice made unlawful by this section, (ii) made or is about to make a complaint or has caused or is about to cause to be instituted any proceeding under this section, (iii) testified or is about to testify, assist, or participate in any manner in an investigation or proceeding under this section, or (iv) disclosed the employee's wages, benefits, or other compensation or has inquired about or discussed the wages of any other employee;
- provide that an employer who violates this section is liable to the employee affected in the amount of the employee's unpaid salary or wages, including benefits or other compensation;
- provide that an agreement between the employer and an employee to work for less than the wage to which such employee is entitled or an employee's previous wage or salary history is not a defense to an action;
- allow the court, in addition to any judgment awarded to the plaintiff, to allow a reasonable attorneys' fee and the costs of the action to be paid by the defendant;
- require an action to be brought within three years after the date of the alleged violation;
- provide that, for these purposes, a violation occurs when (i) a discriminatory compensation decision is made or other practice is adopted, (ii) an employee becomes subject to a discriminatory compensation decision or other practice, or (iii) an employee is affected by application of a discriminatory compensation decision or practice, including each time wages, benefits, or other compensation are paid, resulting in whole or in part from such a decision or practice; and
- require employers to post a notice in their workplaces notifying employees of their rights in a conspicuous place in at least one location where employees congregate.
SENATE BILL 495, Automatic & Online Voter Registration, would:
• provide for automatic voter registration at driver’s license offices, public agencies, community colleges, and colleges and universities of the University of North Carolina;
• provide that information acquired for purposes of automatic voter registration is to be kept confidential, including compliance with any voter registration requirements;
• provide that, if a person who is ineligible to vote becomes registered to vote pursuant to this section, the presumption will be that the person's registration is deemed officially authorized and will not be attributed to any fault of the person; however, any person who willfully and knowingly and with fraudulent intent gives false information on the application would be guilty of a Class I felony;
• require the State Board of Elections to implement an outreach campaign informing citizens about automatic voter registration; and
• allow individuals who meet certain criteria to register to vote or change voter registration online.

Introduce by Senators Woodard, Clark, and Lowe and referred to the Senate Rules Committee.

SENATE BILL 497, Animal Abuse Registry, would require the North Carolina State Bureau of Investigation, beginning January 1, 2020, to post a publicly accessible list on its website of any person convicted of an animal abuse offense on and after that date. The list would include a photograph taken of the convicted animal abuser as part of the booking process, the animal abuser's full legal name, and other identifying data as the Bureau determines is necessary to properly identify the animal abuser and to exclude innocent persons. The list would not include the abuser's Social Security number, drivers license number, or any other State or federal identification number. For a first conviction for an animal abuse offense, the Bureau would maintain the person's name and other identifying information for two years following the date of conviction, after which time the Bureau would remove the person from the list; provided that the person is not convicted of another animal abuse offense during that two-year period. If a person receives a subsequent conviction for an animal abuse offense, the Bureau would maintain the person's name and other identifying information for five years following the date of the most recent conviction, after which time they would be removed from the list; provided that the person is not convicted of another animal abuse offense during that five-year period. Introduced by Senator Woodard and referred to the Senate Rules Committee.

SENATE BILL 501, Knight-LeCount Advocacy for Marrow Ed. & Reg, would:
• designate November as Marrow Donation Awareness Month;
• direct the Department of Health and Human Services (DHHS) to make available on its website a public service announcement regarding bone marrow donation and transplantation; and
• require DHHS to provide a link to the public service announcement to the Division of Motor Vehicles (DMV), which the DMV must make available on its website and broadcast on monitors at driver’s license office locations across the State.

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

SENATE BILL 502, Ban the Box, would prohibit a hiring authority from inquiring into or considering the criminal history of an applicant for public employment, or including any such inquiry on any initial employment application form, until the hiring authority has made a
conditional offer of employment to the applicant. This provision would not be applicable to positions for which a hiring authority is otherwise required by law to consider the criminal record. No person could be disqualified from public employment solely or in part because of a prior conviction, unless the conviction is determined to be substantially related to the qualifications, functions, or duties of the position. A record of arrest not resulting in conviction could not be the basis for disqualification from public employment. The hiring authority would have to inform the individual of the potential adverse employment decision based on the background check report prior to a final decision and must provide an opportunity to demonstrate that he or she was not correctly identified in the background check report or that the report is otherwise inaccurate. Introduced by Senators Mohammed and McKissick and referred to the Senate Rules Committee.

SENATE BILL 513, State Clean Energy Goal for 2050, would provide that, in order to avoid climate catastrophe, promote job creation and economic growth, and protect the Earth for current and future generations, it is the goal of the State that 100% of the total retail sales of electricity in North Carolina be generated from renewable energy resources by December 31, 2050. The State Energy Office, in consultation with the North Carolina Utilities Commission and the Public Staff, would develop a plan to achieve this goal and submit the plan to the 2020 Regular Session of the 2019 General Assembly upon its convening. Introduced by Senators Nickel, Garrett, and Van Duyn and referred to the Senate Rules Committee.

SENATE BILL 517, Protect the Military/Fisheries/Tourism, is identical to House Bill 545, summarized above in this Legislative Report. Introduced by Senator Peterson and referred to the Senate Rules Committee.

SENATE BILL 518, Establish PFAS Task Force/Add'l Measures, would direct the Department of Environmental Quality to establish the PFAS Task Force to: (1) identify and analyze all per- and polyfluoroalkyl substances (PFAS) in the lower Cape Fear River Basin; (2) identify their source of discharge and their health impact on the human population therein; (3) establish allowable maximum health standards for exposure to PFAS; and (4) provide for the immediate replacement and/or upgrade of drinking water systems, including private wells, within the affected area. Introduced by Senators Peterson, deViere, and McKissick and referred to the Senate Rules Committee.

SENATE BILL 527, Reflexology Regulation Act, would:

• require that compensation for reflexology services may be received only by a certified reflexologist, a student in a nationally recognized reflexology education program or a provider who holds a certification of completion from such a program completed no more than six months prior;
• define the certifying authority as the American Reflexology Certification Board;
• exempt from these rules certain listed licensed professionals who, in the course of their work may apply pressure to certain reflex areas on a person's body, if the application of pressure accounts for 25% or less of that person's work; and
• create a civil penalty of no more than $5,000 for each violation of these new rules by an individual, and for violations by a place of business a civil penalty will be assessed no more than $5,000 for each violation.

Introduced by Senators Gunn, Sanderson and Wells and referred to the Senate Rules Committee.
SENATE BILL 539, Repeal CON Laws, would repeal North Carolina’s Certificate of Need laws and make related statutory changes. Introduced by Senator Hise and referred to the Senate Rules Committee. This bill is opposed by the North Carolina College of Emergency Physicians.

SENATE BILL 548, Medicaid Changes for Transformation. This bill would make statutory changes that are needed to continue with the State’s Medicaid transformation plan. The changes would:

- establish disenrollment procedures for both enrollees and plans for Prepaid Health Plans (PHPs) offered through Medicaid;
- establish grievance and procedures for managed care entities under Medicaid;
- require each LME/MCO operating the combined 1915(b) and (c) waivers to maintain and utilize a closed network of providers to furnish MH/IDD/SA services to its enrollees;
- require each PHP to develop and maintain a provider network that meets access to care requirements for its enrollees;
- require PHPs to include providers designated as essential providers by DHHS, unless DHHS approves an alternate arrangement for securing the types of served offered by the essential providers;
- require entities operating BH IDD Tailored Plans to utilize closed provider networks only for the provision of behavioral health, intellectual and developmental disability, and traumatic brain injury services;
- require PHPs to submit encounter and claims data by the commencement date of a capitated contract with the Division of Health Benefits for the delivery of Medicaid and NC Health Choice services;
- exclude from PHP coverage Medicaid services covered by the LME/MCO under combined 1915(b) and (c) waivers unless covered under a BH IDD Tailored Plan; and
- exclude from PHP coverage for a time determined by DHHS, recipients who are enrolled in the foster care system, receiving Title IV-E adoption assistance, under the age of 26 and formerly were in the foster care system, or under the age of 26 and formerly received adoption assistance.

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

SENATE BILL 549, Child Welfare/Behavior Health Pilot/Funds, would:

- direct the Department of Health and Human Services (DHHS), Division of Social Services, in collaboration with the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services (Division), to establish a two-year child welfare and behavioral health pilot project in Davie, Forsyth, Rockingham, and Stoke counties;
- establish the pilot will focus on providing easier access to comprehensive services for children in foster care in regards to continuity of care, alternatives to therapeutic foster care, and uninterrupted care and services pending treatment of trauma;
- set the pilot's purpose as providing a trauma-informed integrated health foster care model to facilitate partnerships between county departments of social services and local management entities/managed care organizations (LME/MCOs);
- establish nine goals of the pilot, including addressing safety and health needs of children with the application of trauma informed tools, and allowing for wrap-around services for the child to support a singular, unified goal of children in foster care having a single placement; and
- appropriate $300,000 from the General Fund for each year in the 2019-21 fiscal biennium to the Division of Social Services to implement the pilot.
Introduced by Senator Krawiec and referred to the Senate Committee on Appropriations/Base Budget.

SENATE BILL 558, Enact NC Healthy Pregnancy Act, would enact the North Carolina Healthy Pregnancy Act to protect and safeguard the right and opportunity of all persons to seek, obtain, and hold employment without discrimination or abridgement on account of sex, including discrimination on the basis of pregnancy, childbirth, or related medical condition, by employers that regularly employ 15 or more employees. The bill would require a person affected by pregnancy to be treated the same for all employment-related purposes, including receipt of benefits under fringe benefit programs, as other persons not so affected but similar in their ability or inability to work, and would prohibit an entity or person covered under the Act from retaliating against or coercing, intimidating, threatening, or interfering with a person who exercises rights or assists a person in exercising the person's rights under the Act. The bill would require employers to provide notice of the right to be free from discrimination in relation to pregnancy, childbirth, and related conditions, including the right to reasonable accommodation to known limitations related to pregnancy, childbirth, and related conditions. A pregnant person aggrieved by a prohibited discriminatory practice could bring a civil action to enforce rights granted or protected against any person, covered governmental entity, employer, employment agency, or labor organization that is alleged to have committed such practices or engaged in such conduct. A civil action could be commenced within three years after the date on which the aggrieved person became aware of or, with reasonable diligence, should have become aware of the alleged discriminatory practice or prohibited conduct. Introduced by Senators McKissick, Steinburg, and Waddell and referred to the Senate Rules Committee.

SENATE BILL 563, Right to Revoke Consent, would allow a person who consents to vaginal intercourse or to a sexual act to withdraw that consent at any time during the course of that vaginal intercourse or sexual act. A defendant who continues the act of vaginal intercourse after consent is withdrawn would be deemed to have committed the act of vaginal intercourse by force and against the will of the other person. A defendant who continues the sexual act after consent is withdrawn would be deemed to have committed the sexual act by force and against the will of the other person. A withdrawal of consent would have to be clearly communicated in a way that a person knows or should reasonably know consent has been withdrawn. Introduced by Senators J. Jackson and Britt and referred to the Senate Rules Committee.

SENATE BILL 565, Extreme Risk Protection Orders, is similar to HOUSE BILL 454, Allow ERPOs to Save Lives & Prevent Suicides, summarized in the April 9, 2019, Legislative Report. Introduced by Senators McKissick, Chaudhuri, and Peterson and referred to the Senate Rules Committee.

SENATE BILL 570, Dental Services/Medicaid Transformation, would:

• direct the Department of Health and Human Services (DHHS) to enter into capitated contracts with at least two prepaid dental plans for the provision of dental services to Medicaid and NC Health Choice recipients;
• require DHHS to consult with the Joint Legislative Oversight Committee on Medicaid and NC Health Choice on the terms and conditions of the requests for proposals (RFPs) for the solicitation of bids for statewide capitated contracts;
• require contracts to be the result of the submission of competitive bids by prepaid dental plans resulting from the RFPs, and details the minimum provisions the contracts must include; and
• direct DHHS to oversee, monitor, and enforce capitated dental services contract performance.

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

SENATE BILL 573, Enact Naturopathic Doctors Licensure Act, would:

• prohibit a person from practicing as a naturopathic physician without a state license with specified exemptions;
• define naturopathic medicine as a system of natural health care that employs diagnosis and treatment using natural therapies and diagnostic techniques;
• establish the techniques that may and may not be used by naturopathic physicians;
• make violations a Class 1 misdemeanor;
• establish the NC Naturopathic Doctors Licensing Board to administer the licensing program;
• establish qualifications for licensure as a naturopathic physician, fees that may be charged by the Board, and the Board's disciplinary authority; and
• clarify that the practice of naturopathic medicine by a licensed naturopathic doctor does not constitute the practice of medicine or surgery.

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

SENATE BILL 574, Modify Physical Therapy Definition, is identical to House Bill 548, summarized above in this Legislative Report. Introduced by Senators J. Davis, Krawiec, and Woodard and referred to the Senate Rules Committee.

SENATE BILL 585, Justice/Judge May Continue Term Past Age 72, is identical to House Bill 501, summarized in the April 9, 2019, Legislative Report. Introduced by Senators Lowe and Fitch and referred to the Senate Rules Committee.

SENATE BILL 596, Disorderly Conduct/Unreasonable Noise, would provide that a person commits the offense of disorderly conduct if the person makes unreasonable noise (i) with the intent to infringe upon another person's exercise of his or her right to free speech or to otherwise cause public inconvenience, annoyance, alarm, or disruption or (ii) in a careless or reckless manner so as to create the risk of infringing upon another person's exercise of his or her right to free speech or the risk of otherwise causing public inconvenience, annoyance, alarm, or disruption. A violation would be a Class 2 misdemeanor. Introduced by Senators Edwards, Daniel, and Ford and referred to the Senate Rules Committee.

SENATE BILL 616, Require Paid Work Breaks, is identical to House Bill 551, summarized above in this Legislative Report. Introduced by Senators Chaudhuri and Nickel and referred to the Senate Rules Committee.

SENATE BILL 617, Tax Returns Uniformly Made Public Act, would require a candidate for President or Vice President of the United States to file the candidate's federal income tax return before the candidate's name appears on the general election ballot. The State Board of Elections would make the federal income tax returns publicly available on its website within seven days after the income tax returns have been filed after redacting any personal information or other information the Secretary or the Secretary's designee determines must be kept confidential by law. Introduced by Senators Chaudhuri and Nickel and referred to the Senate Rules Committee.
SENATE BILL 624, Guilford County Mental Health Facility/Funds, is identical to House Bill 360, summarized in the March 20, 2019, Legislative Report. Introduced by Senator Tillman and referred to the Senate Rules Committee.

SENATE BILL 633, Establish Birth Center Licensure Act, is identical to House Bill 575, summarized above in this Legislative Report. Introduced by Senators Hise, Krawiec, and Woodard and referred to the Senate Rules Committee.

SENATE BILL 653, Add'l Measures for Emerging Contaminants, is identical to House Bill 568, summarized above in this Legislative Report. Introduced by Senator Garrett and referred to the Senate Rules Committee.

SENATE BILL 656, Const. Amendment/Repeal Literacy Test, is identical to House Bill 314, summarized in the March 12, 2019, Legislative Report. Introduced by Senators Lowe, Blue, and deViere and referred to the Senate Rules Committee.

SENATE BILL 660, Gen. Assembly/Prevent Workplace Harassment, would require the Legislative Services Commission and the Legislative Ethics Committee, no later than December 31, 2019, to jointly develop, adopt, and implement "zero tolerance" policies regarding sexual harassment, abuse, misconduct, gender bias, and all other forms of discrimination at the General Assembly. The policies developed would be incorporated by reference into each chamber's permanent rules and include protections for pages and unpaid volunteers providing services to the General Assembly. The policies would include: (1) mandatory annual ethics training for all legislators, legislative officers, and legislative employees of the General Assembly; (2) effective and clear sanctions for incidents; and (3) a confidential complaint filing process. The bill would provide $250,000 to the Legislative Services Commission to implement these provisions. Introduced by Senators Smith, Blue, and Foushee and referred to the Senate Rules Committee.

BILL UPDATES

HOUSE BILL 184, Study State Health Plan Design, was approved by the House Rules Committee on a bipartisan vote and then moved to the House floor where one amendment was approved, which would add the State Treasurer as a member of the Joint Legislative Study Committee on the Sustainability of the North Carolina State Health Plan (previously, the State Treasurer was an ex officio, nonvoting member). The amendment would also eliminate provisions allowing the Committee to increase its membership by majority vote. The bill, with the amendment, was approved by the full House by a vote of 75 to 36 and was sent to the Senate. The bill will next be considered by the Senate Rules Committee.

HOUSE BILL 228, Modernize Laws Pertaining to NC Medical Board.-AB, was heard in the House Judiciary Committee and a committee substitute was approved. The new version would:
- maintain existing statutory language that prohibits the NC Medical Board from revoking or denying a license, or disciplining a licensee, because of the person's practice of a therapy that is experimental or nontraditional unless the Board can show evidence that the treatment has a safety risk greater than the prevailing treatment or that the treatment is generally not effective;
- permit the Board to report investigative information that indicates that a crime may have been committed to the NC Department of Justice, the US Department of Justice, or the US District Attorney;
• require the Board to cooperate with the NC Department of Justice, the US Department of Justice, or the US District Attorney conducting a criminal investigation or prosecution of a licensee;
• clarify that the information reported or provided to an investigative agency or attorney remains confidential and cannot be disclosed except as necessary to further investigation or prosecution; and
• maintain existing statutory language regarding the release of confidential or non-public information to any health care licensure board or authorized Department of Health and Human Service personnel.

The bill was approved by the House Judiciary Committee and will next be considered by the House Finance Committee.

HOUSE BILL 267, Require Safety Helmets/Under 21. At the request of the North Carolina College of Emergency Physicians, this bill would be required to be heard in the House Health Committee following the hearing in the House Transportation Committee. The bill remains in the House Transportation Committee and if approved will next be considered in the House Transportation Committee.

HOUSE BILL 263, Fill Vacancies/Modify 2018 Appointments, appoints persons to various public offices upon the recommendation of the Speaker of the House of Representatives and makes modifications to appointments made in 2018, including: Effective January 1, 2019, Michael A. Tramber of Forsyth County, Raymond Riordan of Wake County, Dr. David B. Leeser of Pitt County, and Joe M. Cabaleiro, R.Ph., of Wake County are appointed to the License to Give Trust Fund Commission for terms expiring on December 31, 2020. Effective: April 4, 2019, except as otherwise provided.

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