March 10, 1999

S 310. AMEND TIME FOR NOTICE OF APPEAL. TO PROVIDE THAT THE TIME FOR GIVING NOTICE OF APPEAL IN CASES OF TERMINATION OF PARENTAL RIGHTS AND EMANCIPATION AND IN HEARINGS TO TRANSFER A JUVENILE TO SUPERIOR COURT SHALL BE TEN DAYS AFTER ENTRY OF THE ORDER RATHER THAN TEN DAYS AFTER THE DATE OF THE HEARING. As title indicates, amending GS 7A-289.34, 7B-1112, 7B-2603, 7A-725, and 7B-3508. Amendments to GS Ch. 7A effective when bill becomes law and expire July 1, 1999, when amendments to GS Ch. 7B become effective. Intro. by Miller.

Ref. to Judiciary II

GS 7A

March 31, 1999

S 310. AMEND TIME FOR NOTICE OF APPEAL. Intro. 3/10/99. House committee substitute makes the following changes to 1st edition. Amends GS 160A-50(g) and 160A-38(g) to provide that the time for a municipality to take action on remand following court review of annexation ordinances is 90 days following the entry of the order embodying the court's instructions. This provision becomes effective Oct. 1, 1999, and applies to ordinances remanded on or after that date.

June 28, 1999

S 310. AMEND TIME FOR NOTICE OF APPEAL. Intro. 3/10/1999. House committee substitute makes the following changes to 2nd edition. Alters amendments to GS 7B-1112, 7B-2603, and 7B-3508 to provide that an order regarding termination of parental rights, transfer of juvenile matter from district to superior court, or emancipation of minor is to be treated as entry of judgment under GS 1A-1, Rule 58 of Rules of Civil Procedure. Removes amendments to GS 7A-289.34 (which was repealed effective July 1, 1999, by SL 1998-202, sec. 5). Removes amendments to GS 160A-50(g), and 160A-38(g) concerning court review of annexation ordinances. Sets Oct. 1, 1999 as effective date for all provisions, making act applicable to actions filed on or after that date.