

March 16, 2009

**H 613. FEDERAL RESERVATION STATUTE.** Filed 3/16/09. *PROVIDING THAT CONSENT OF THE STATE IS NOT GRANTED TO THE UNITED STATES FOR ACQUISITION OF LAND FOR AN OUTLYING LANDING FIELD IN A COUNTY OR COUNTIES WHICH HAVE NO EXISTING MILITARY BASE AT WHICH AIRCRAFT SQUADRONS ARE STATIONED.*

Enacts a new GS 104-7(a1) to prohibit the consent of the state from being given for the acquisition by the US, by purchase, condemnation, or otherwise, of any land in a county or counties that have no existing military base at which aircraft squadrons are stationed for establishing an outlying landing field to support training and operations of aircraft squadrons stationed at or transient to military bases or military stations located outside of the state. Provides that exclusive jurisdiction in and over any land acquired by the US without the state's consent under this subsection is not ceded to the US for any purpose.

**Intro. by Owens.**

GS 104

April 30, 2009

**SL 2009-20 (H 613). FEDERAL RESERVATION STATUTE.** *AN ACT PROVIDING THAT CONSENT OF THE STATE IS NOT GRANTED TO THE UNITED STATES FOR ACQUISITION OF LAND FOR AN OUTLYING LANDING FIELD IN A COUNTY OR COUNTIES WHICH HAVE NO EXISTING MILITARY BASE AT WHICH AIRCRAFT SQUADRONS ARE STATIONED.*

Summarized in *Daily Bulletin* 3/16/09. Enacted April 30, 2009. Effective April 30, 2009.