March 17, 2009

H 650. ROANOKE RAPIDS/NO LOITER FOR DRUGS. Filed 3/17/09. TO MAKE IT A CRIMINAL OFFENSE TO LOITER IN THE CITY OF ROANOKE RAPIDS FOR THE PURPOSE OF VIOLATING THE CONTROLLED SUBSTANCE LAWS.

Amends Section 2 of SL 2007-42 to add Roanoke Rapids to those towns and cities in which it is a criminal offense to loiter for the purpose of violating the controlled substance laws. Effective for offenses committed on or after December 1, 2009.

Intro. by Allen.

HALIFAX

April 2, 2009

**H 650. ROANOKE RAPIDS/FREMONT/NO LOITER FOR DRUGS (NEW).** Filed 3/17/09. House committee substitute makes the following changes to 1st edition. Amends Section 2 of SL 2007-42 to include the Town of Fremont in the act. Also amends Section 1(a) of SL 2007-42 to amend the definition of public place to provide that it includes specified area owned by Columbia, Fremont, Brevard, and Roanoke Rapids (was, owned by Columbia and Brevard). Changes the title to AN ACT TO MAKE IT A CRIMINAL OFFENSE TO LOITER IN THE CITY OF ROANOKE RAPIDS OR THE TOWN OF FREMONT FOR THE PURPOSE OF VIOLATING THE CONTROLLED SUBSTANCE LAWS.

## July 9, 2009

SL 2009-259 (H 650). ROANOKE RAPIDS/FREMONT/NO LOITER FOR DRUGS. AN ACT TO MAKE IT A CRIMINAL OFFENSE TO LOITER IN THE CITY OF ROANOKE RAPIDS OR THE TOWN OF FREMONT FOR THE PURPOSE OF VIOLATING THE CONTROLLED SUBSTANCE LAWS. Summarized in Daily Bulletin 3/17/09 and 4/2/09. Enacted July 9, 2009. Effective December 1, 2009.