GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 220* PROPOSED HOUSE COMMITTEE SUBSTITUTE S220-PCS35379-TC-56

Short Title: General Statutes Comm. Technical Corrections.

(Public)

Sponsors:

Referred to:

February 19, 2009

1

A BILL TO BE ENTITLED

- AN ACT TO MAKE TECHNICAL CORRECTIONS IN THE GENERAL STATUTES AS
 REQUESTED BY THE GENERAL STATUTES COMMISSION AND TO MAKE
 VARIOUS OTHER TECHNICAL CHANGES TO THE GENERAL STATUTES AND
 SESSION LAWS.
 The General Assembly of North Caroline enerts:
- 6 The General Assembly of North Carolina enacts:

7 PART I. TECHNICAL CHANGES AS RECOMMENDED BY THE GENERAL 8 STATUTES COMMISSION

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SECTION 1. G.S. 7A-39.14(e) reads as rewritten:

10 A retired or emergency justice or judge may serve on the Supreme Court or Court of "(e) Appeals pursuant to subdivision (a)(3) or (a)(4) only if he is recalled to serve temporarily in 11 12 place of a sitting justice or judge who is not temporarily incapacitated under circumstances that 13 would permit temporary service of the retired or emergency justice or judge pursuant to 14 G.S. 7A-39.5 or G.S. 7A-39.13. This section does not authorize more than seven justices to 15 serve on the Supreme Court at any given time, nor does it authorize more than 1215 justices and judges to serve on the Court of Appeals at any given time. In no case may more than one 16 17 emergency justice or emergency judge serve on one panel of the Court of Appeals at any given 18 time."

19

SECTION 2. G.S. 7A-343.2 reads as rewritten:

20 "§ 7A-343.2. Court Information Technology Fund.

(a) Fund. – The Court Information Technology Fund is established within the Judicial
 Department as a special revenue fund. Interest and other investment income earned by the Fund
 accrues to it. The <u>fundFund</u> consists of the following revenues:

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- (1) All <u>moneysmonies</u> collected by the Director pursuant to G.S. 7A-109(d) and G.S. 7A-49.5.
- (2) State judicial facilities fees credited to the Fund under G.S. 7A-304 through G.S. 7A-307.

(b) Use. – Money in the fundFund derived from State judicial facilities fees must be
 used to upgrade, maintain, and operate the judicial and county courthouse phone systems. All
 other monies in the fundFund must be used to supplement funds otherwise available to the
 Judicial Department for court information technology and office automation needs.

32 (c) Report. – The Director must report by August 1 and February 1 of each year to the
 33 Joint Legislative Commission on Governmental Operations, the Chairs of the Senate and House



Gen	neral A	Assem	bly Of North Carolina	Session 2009
	-		Committees, and the Chairs of the Senate and Hous on Justice and Public Safety. The report must include the follo Amounts credited in the preceding six months to the Fund.	11 1
		(2)	Amounts expended in the preceding six months from t purposes of the expenditures.	he Fund and the
		(3) SEC	Proposed expenditures of the funds funds.<u>monies</u> in the Funds FION 3. G.S. 14-144 reads as rewritten:	<u>nd.</u> "
"§ 1	4-144	. Inju	ring houses, churches, fences and walls.	
	•	-	n shall, by any other means than burning or attempting to bur	-
			sh, destroy, deface, injure or damage any of the houses of the houses of the control of the cont	
			ngs) of this Chapter; or shall by any other means than burning	
			and willfully demolish, pull down, destroy, deface, dama	
chu	rch, ur	inhab	itated uninhabited house, outhouse or other house or building	not mentioned in
			shall unlawfully and willfully burn, destroy, pull down, inju	
	,		ther inclosure, enclosure, or any part thereof, surrounding o	
			ed field or pasture, or about any church or graveyard, or about any church or about any chur	
		se in	which machinery is used, every person so offending shall	I be punished as
TOH	ows:	(1)	If the democra is five they and dellars (\$5,000) or loss the	noncon in aviltar of
		(1)	If the damage is five thousand dollars (\$5,000) or less, the j a Class 2 misdemeanor.	person is guilty of
		(2)	If the damage is more than five thousand dollars (\$5,00)0) the nerson is
		(2)	guilty of a Class I felony."	o), the person is
		SFC"	FION 4. G.S. $14-202.5(b)(1)$ reads as rewritten:	
		"(1)	Is operated by a person who derives revenue from t	membership fees
		(1)	advertising, or other sources related to the operation of the	-
		SEC'	TION 5. G.S. 14-208.18(a) reads as rewritten:	vieo site.
	"(a)		all be unlawful for any person required to register under the	his Article, if the
	· /		g registration is described in subsection (b) subsection (c)	
		-	any of the following locations:	
		(1)	On the premises of any place intended primarily for	the use, care, or
			supervision of minors, including, but not limited to, s	chools, children's
			museums, child care centers, nurseries, and playgrounds.	
		(2)	Within 300 feet of any location intended primarily for	
			supervision of minors when the place is located on pren	
			intended primarily for the use, care, or supervision of mine	
			not limited to, places described in subdivision (1) of this s	
			located in malls, shopping centers, or other property op	en to the general
		$\langle \mathbf{O} \rangle$	public.	
		(3)	At any place where minors gather for regularly sched	uled educational,
		SEC.	recreational, or social programs."	
110 1	1 210		FION 6. The catch line for G.S. 14-318.2 reads as rewritten:	
81	4-318		hild abuse a Class 1 -misdemeanor."	
	"(a)		TION 7. G.S. 14-404(g) reads as rewritten: pplicant shall not be ineligible to receive a permit under	subsection (4) of
	"(g) section		abdivision (c)(4) of this section because of involuntary comr	• •
			f the individual's rights have been restored under G.S. 122C-5	
neal			TION 8.(a) G.S. 58-50-180(b)(3)e. reads as rewritten:	1.1.
			"e. One who represents business, as recommended by t	he North Carolina
			Citizens for Business and Industry.North Carolina C	
		SEC'	TION 8.(b) G.S. 58-65-133(d) reads as rewritten:	

1	"(d) Advisory Committee An advisory committee shall be formed to (i) develop,		
2	subject to the approval of the Attorney General, the criteria for selection of the Foundation's		
3	initial board of directors and (ii) nominate candidates for the initial board of directors. The		
4	advisory committee shall be comprised of the following 11 members: three representatives of		
5	the business community selected by North Carolina Citizens for Business and Industry, the		
6	North Carolina Chamber, three representatives of the public and private medical school		
7	community selected by The University of North Carolina Board of Governors, three		
8	representatives of private foundations and other nonprofit organizations selected by the North		
9	Carolina Center for Nonprofits, a representative of NCHA, Inc., and a representative of the		
10	North Carolina Medical Society. After receiving a copy of the proposed plan of conversion, the		
11	Attorney General shall immediately notify these organizations, and the advisory committee		
12	shall be constituted within 45 days thereafter.		
13	The advisory committee's criteria shall ensure an open recruitment process for the directors.		
14	The advisory committee shall nominate 22 residents of North Carolina for the 11 positions to		
15	be filled by the Attorney General. The Attorney General shall retain an independent executive		
16	recruiting firm or firms to assist the advisory committee in its work."		
17	SECTION 8.(c) G.S. 115C-102.15(b)(9) reads as rewritten:		
18 19	"(9) One representative of business and industry appointed by the State Board of Education of the requiremendations from the North Coroline		
19 20	Education after receiving recommendations from the North Carolina Citizens for Business and Industry;North Carolina Chamber;"		
20 21	SECTION 8.(d) G.S. 115C-102.15(b)(15) reads as rewritten:		
$\frac{21}{22}$	"(15) Two representatives of technology businesses who have either successfully		
23	developed innovative technology programs for education or have partnered		
24	with a local education agency (LEA) to develop a technology-based		
25	education environment in that LEA, who are appointed by the State Board of		
26	Education, after receiving recommendations from North Carolina		
27	Electronics and Information Technologies Association and the North		
28	Carolina Citizens for Business and Industry; North Carolina Chamber; and"		
29	SECTION 8.(e) G.S. 143-548(a)(1) reads as rewritten:		
30	"(1) The six members appointed by the President Pro Tempore of the Senate shall		
31	include one member recommended by the North Carolina Citizens for		
32	Business and Industry, North Carolina Chamber, one other representing		
33	providers of community rehabilitation services, one other who is a		
34	vocational rehabilitation counselor, with knowledge of and experience with		
35	vocational rehabilitation programs, who is not an employee of the Division,		
36	one other representing the Commission on Workforce Preparedness, and two		
37	others representing disability advocacy groups representing a cross-section		
38	of individuals with physical, cognitive, sensory, and mental disabilities. Of		
39	the six members appointed by the President Pro Tempore of the Senate,		
40	three shall be individuals with disabilities;" SECTION 8 (f) C S 142B 424 1(a)(0) mode as mutritten:		
41 42	SECTION 8.(f) G.S. 143B-434.1(c)(9) reads as rewritten: "(9) The President of North Carolina Citizens for Business and Industry.the		
42 43	"(9) The President of North Carolina Citizens for Business and Industry.the North Carolina Chamber."		
43 44	SECTION 8.(g) G.S. 143B-434.1(d) reads as rewritten:		
45	"(d) The members of the Board shall serve the following terms: the Secretary of		
46	Commerce, the Director of the Division of Tourism, Film, and Sports Development, the		
47	Chairperson of the Travel and Tourism Coalition, the President of the North Carolina Travel		
48	Industry Association, and the President of North Carolina Citizens for Business and Industrythe		
49	North Carolina Chamber shall serve on the Board while they hold their respective offices. Each		
50	member of the Board appointed by the Governor shall serve during his or her term of office.		
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51 The members of the Board appointed by the General Assembly shall serve two-year terms

beginning on January 1 of odd-numbered years and ending on December 31 of the following 1 2 year. The first such term shall begin on January 1, 1991, or as soon thereafter as the member is 3 appointed to the Board, and end on December 31, 1992. All other members of the Board shall 4 serve a term which consists of the portion of calendar year 1991 that remains following their 5 appointment or designation and, thereafter, two-year terms which shall begin on January 1 of 6 an even-numbered year and end on December 31 of the following year. The first such two-year 7 term shall begin on January 1, 1992, and end on December 31, 1994." 8 **SECTION 9.** The catch line of G.S. 58-89A-75 reads as rewritten: 9 "§ 58-89A-75. De minimus-minimis registration." 10 SECTION 10. G.S. 90-21.5(a) reads as rewritten: Any minor may give effective consent to a physician licensed to practice medicine 11 "(a) 12 in North Carolina for medical health services for the prevention, diagnosis and treatment of (i) 13 venereal disease and other diseases reportable under G.S. 130A-135, (ii) pregnancy, (iii) abuse 14 of controlled substances or alcohol, and (iv) emotional disturbance. This section does not 15 authorize the inducing of an abortion, performance of a sterilization operation, or admission to a 24-hour facility licensed under Article 2 of Chapter 122C of the General Statutes except as 16 17 provided in G.S. 122C-222.G.S. 122C-223. This section does not prohibit the admission of a 18 minor to a treatment facility upon his own written application in an emergency situation as 19 authorized by G.S. 122C-222.G.S. 122C-223." 20 **SECTION 11.** G.S. 90-270.78(a)(3) reads as rewritten: 21 Use in connection with his or her name or place of business the words "(3) 22 "occupational therapist", "occupational therapist" or "occupational therapy 23 assistant", "occupational therapist or the letters "O.T.", "O.T./L.", "O.T.A.", 24 or "O.T.A./L.", or any other words, letters, abbreviations or insignia 25 indicating or implying that the person is an occupational therapist, or 26 occupational therapy assistant." 27 SECTION 12. G.S. 90-634(b1) reads as rewritten: 28 "(b1) Unless exempt from the approval process, it is unlawful for an individual, 29 association, partnership, corporation, or other entity to open, operate, or advertise a massage 30 and bodywork therapy school without first having obtained the approval required by 31 G.S. 90-637.1.G.S. 90-631.1." 32 SECTION 13. G.S. 115B-5A is recodified as G.S. 115B-5.1. 33 **SECTION 14.** G.S. 120C-102(d) reads as rewritten: 34 Except as provided under subsections (c)(c)subsections (c) and (d1) of this section, "(d) 35 a request for advice, any advice provided by Commission staff, any formal advisory opinions, 36 any supporting documents submitted or caused to be submitted to the Commission or 37 Commission staff, and any documents prepared or collected by the Commission or the 38 Commission staff in connection with a request for advice are confidential. The identity of the 39 individual, State agency, or governmental unit making the request for advice, the existence of 40 the request, and any information related to the request may not be revealed without the consent 41 of the requestor. An individual, State agency, or governmental unit who requests advice or 42 receives advice, including a formal advisory opinion, may authorize the release to any other 43 person, the State, or any governmental unit of the request, the advice, or any supporting 44 documents. 45 For purposes of this section, "document" is as defined in G.S. 120-129. Requests for advice, 46 any advice, and any documents related to requests for advice are not "public records" as 47 defined in G.S. 132-1." 48 SECTION 15. G.S. 122A-5(24) reads as rewritten: 49 "(24) To advise the Governor regarding the coordination of public and private 50 low- and moderate-income housing programs; and"

51 **SECTION 16.** G.S. 130A-295.02(j) reads as rewritten:

For purposes of this subsection, special purpose commercial hazardous waste 1 "(i) 2 facilities include: a facility that manages limited quantities of hazardous waste; a facility that 3 limits its hazardous waste management activities to reclamation or recycling, including energy 4 or materials recovery or a facility that stores hazardous waste primarily for use at such 5 facilities; or a facility that is determined to be low risk under rules adopted by the Commission 6 pursuant to this subsection. The Commission shall adopt rules to determine whether a 7 commercial hazardous waste facility is a special purpose commercial hazardous waste facility 8 and to establish classifications of special purpose commercial hazardous waste facilities. The 9 rules to determine whether a commercial hazardous waste facility is a special purpose 10 commercial hazardous waste facility and to establish classifications of special purpose 11 commercial hazardous waste facilities shall be based on factors including, but not limited to, 12 the size of the facility, the type of treatment or storage being performed, the nature and volume 13 of waste being treated or stored, the uniformity, similarity, or lack of diversity of the waste 14 streams, the predictability of the nature of the waste streams and their treatability, whether the facility utilizes automated monitoring or safety devices that adequately perform functions that 15 would otherwise be performed by a resident inspector, the fact that reclamation or recycling is 16 17 being performed at the facility, and the compliance history of the facility and its operator. 18 Based on the foregoing factors and any increase or decrease in the number of sensitive land 19 uses over time or in estimated population density over time reported pursuant to 20 G.S. 130A-295.01(f), rules adopted pursuant to this subsection shall establish times and 21 frequencies for the presence of a resident inspector on less than a full-time basis at special 22 purpose commercial hazardous waste facilities and specify a minimum number of additional 23 inspections at special purpose hazardous waste. waste facilities.

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during such times as the facility is subject to inspection

25 Special purpose commercial hazardous waste facilities that utilize hazardous waste as a fuel 26 source shall be inspected a minimum of 40 hours per week, unless compliance data for these 27 facilities can be electronically monitored and recorded off-site by the Department. The 28 Department, considering the benefits provided by electronic monitoring, shall determine the 29 number of hours of on-site inspection required at these facilities. The Department shall 30 maintain records of all inspections at special purpose commercial hazardous waste facilities. 31 Such records shall contain sufficient detail and shall be arranged in a readily understandable 32 format so as to facilitate determination at any time as to whether the special purpose 33 commercial hazardous waste facility is in compliance with the requirements of this subsection 34 and of rules adopted pursuant to this subsection. Notwithstanding any other provision of this 35 section, special purpose commercial hazardous waste facilities shall be subject to inspection at 36 all times during which the facility is in operation, undergoing any maintenance or repair, or 37 undergoing any test or calibration."

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SECTION 17. G.S. 138A-13(e) reads as rewritten:

39 Except as provided under subsections (b2), (d) and (e1) of this section, for a request "(e) for advice, any advice provided by Commission staff, any formal or recommended formal 40 41 advisory opinions, any supporting documents submitted or caused to be submitted to the 42 Commission or Commission staff, and any documents prepared or collected by the 43 Commission or Commission staff in connection with a request for advice-and advisory opinions 44 issued under are confidential. The identity of the individual making the request for advice, the 45 existence of the request, and any information related to the request may not be revealed without 46 the consent of the requestor. An individual who requests advice or receives advice, including a 47 formal or recommended formal advisory opinion, may authorize the release to any other 48 person, the State, or any governmental unit of the request, the advice, or any supporting 49 documents.

1 2	For purposes of this section, "document" is as defined in G.S. 120-129. Requests for advice, any advice, and any documents related to requests for advice are not "public records" as
3	defined in G.S. 132-1."
4	SECTION 18. G.S. 143-138(b) is amended by deleting "For the information of
5	users thereof, the Code shall include as appendices" and substituting "For the information of
6	users thereof, the Code shall include as appendices the following:".
7	SECTION 19. G.S. 143-215.94H(a)(2) reads as rewritten:
8	"(2) The the amounts required to be paid for by the owner or operator pursuant to
9	G.S. 143-215.94E(b) per occurrence for costs described in
10	G.S. 143-215.94B(b) and G.S. 143-215.94B(b1) if costs are eligible to be
11	paid under those subsections."
12	SECTION 20. G.S. 143-215.94T(c) reads as rewritten:
13	"(c) Rules adopted pursuant to subdivision (13) of subsection (a) of this section shall
14	require secondary containment for all components of underground storage tank systems,
15	including, but not limited to, tanks, piping, fittings, pump heads, and dispensers. Secondary
16	containment requirements shall include standards for double wall tanks, piping, and fittings and
17	for sump containment for pump heads and dispensers. The rules shall provide for monitoring of
18	double wall interstices and sump containments. The rules shall apply to any underground
19 20	storage tank system that is installed on or after the date on which the rules become effective
20	and to the replacement of any component of an underground storage tank system on or after
21 22	that date." SECTION 21. G.S. 143-299.1A(c) reads as rewritten:
22	"(c) Nothing in this section shall limit the assertion of the public duty doctrine as a
23 24	defense on the part of a unit of local government or its officers, employees, or agents. This
25	section does not apply to a unit of local government or its officers, employees, or agents."
25 26	SECTION 22. G.S. 143B-437.63 reads as rewritten:
20 27	"§ 143B-437.63. JDIG Program cash flow requirements.
28	Notwithstanding any other provision of law, grants made through the Job Development
29	Investment Grant Program, including amounts transferred pursuant to G.S. 143B-437.61, shall
30	be budgeted and funded on a cash flow basis. The Office of State Budget and Management
31	shall periodically transfer funds from the JDIG Reserve Fund established pursuant to
32	G.S. 143-15.3EG.S. 143C-9-6 to the Department of Commerce in an amount sufficient to
33	satisfy grant obligations and amounts to be transferred pursuant to G.S. 143B-437.61 to be paid
34	during the fiscal year."
35	SECTION 23. G.S. 144-3 reads as rewritten:
36	"§ 144-3. Flags to be displayed on public buildings and institutions.
37	The board of trustees or managers of the several State institutions and public buildings shall
38	provide a North Carolina flag, of such dimensions and material as they may deem best, and the
39	same shall be displayed from a staff upon the top of each and every such building, at all times
40	except during inclement weather, and upon the death of any State officer or any prominent
41	citizen the flag shall be put at half-mast-half-staff until the burial of such person has taken
42	place."
43	SECTION 24. G.S. 148-84 reads as rewritten:
44	"§ 148-84. Evidence; action by Industrial Commission; payment and amount of
45	compensation.
46 47	(a) At the hearing the claimant may introduce evidence in the form of affidavits or testimony to support the claim and the Attorney General may introduce counter affidavits or
47 48	testimony to support the claim, and the Attorney General may introduce counter affidavits or testimony in refutation. If the Industrial Commission finds from the evidence that the claimant
48 49	received a pardon of innocence for the reason that the crime was not committed at all, or was
49 50	not committed by the claimant, and that the claimant was imprisoned and has been vindicated
50 51	in connection with the alleged offense for which he or she was imprisoned, the Industrial
51	in connection with the uneget offense for which he of she was imprisoned, the industrial

Commission shall award to the claimant an amount equal to fifty thousand dollars (\$50,000) for 1 2 each year or the pro rata amount for the portion of each year of the imprisonment actually 3 served, including any time spent awaiting trial. However, (i) in no event shall the 4 compensation, including the compensation provided in subsections (b) and (c) subsection (c) of 5 this section, exceed a total amount of seven hundred fifty thousand dollars (\$750,000), and (ii) 6 a claimant is not entitled to compensation for any portion of a prison sentence during which the 7 claimant was also serving a concurrent sentence for conviction of a crime other than the one for 8 which the pardon of innocence was granted. 9 The Director of the Budget shall pay the amount of the award to the claimant out of the 10 Contingency and Emergency Fund, or out of any other available State funds. The Industrial Commission shall give written notice of its decision to all parties concerned. The determination 11 12 of the Industrial Commission shall be subject to judicial review upon appeal of the claimant or 13 the State according to the provisions and procedures set forth in Article 31 of Chapter 143 of 14 the General Statutes. 15 (b) Reserved. 16 (c) In addition to the compensation provided under subsections (a) and (b)subsection 17 (a) of this section, the Industrial Commission shall determine the extent to which incarceration 18 has deprived a claimant of educational or training opportunities and, based upon those findings, 19 may award the following compensation for loss of life opportunities: 20 (1)Job skills training for at least one year through an appropriate State program; 21 and 22 (2)Expenses for tuition and fees at any public North Carolina community 23 college or constituent institution of The University of North Carolina for any 24 degree or program of the claimant's choice that is available from one or more 25 of the applicable institutions. Claimants are also entitled to assistance in 26 meeting any admission standards or criteria required at any of those 27 institutions, including assistance in satisfying requirements for a certificate 28 of equivalency of completion of secondary education. A claimant may apply 29 for aid under this subdivision within 10 years of the claimant's release from 30 incarceration, and aid shall continue for up to a total of five years when initiated within the 10-year period, provided the claimant makes satisfactory 31 32 progress in the courses or degree program in which the claimant is enrolled." 33 SECTION 25. G.S. 163-278.66(a) reads as rewritten: 34 "(a) Noncertified and Independent Expenditure Entities. Reporting by Noncertified 35 Candidates and Other Entities. - Any noncertified candidate with a certified opponent shall 36 report total contributions received to the Board by facsimile machine or electronically within 37 24 hours after the total amount of contributions received exceeds eighty percent (80%) of the 38 trigger for matching funds as defined in G.S. 163-278.62(18). Any entity making independent 39 expenditures in support of or opposition to a certified candidate or in support of a candidate 40 opposing a certified candidate, or paying for electioneering communications, referring to one of 41 those candidates, shall report the total expenditures or payments made to the Board by 42 facsimile machine or electronically within 24 hours after the total amount of expenditures or 43 payments made for the purpose of making the independent expenditures or electioneering 44 communications exceeds five thousand dollars (\$5,000). After the initial 24-hour filing, the

noncertified candidate or other reporting entity shall comply with an expedited reporting 45 46 schedule. The schedule and forms for reports required by this subsection shall be supplied by 47 the Board." 48

SECTION 26. G.S. 163-278.99A(a) reads as rewritten:

49 "(a) Reporting by Noncertified Candidates and Other Entities. - Any nonparticipating candidate with a certified opponent shall report total contributions received to the Board by 50 51 facsimile machine or electronically within 24 hours after the total amount of contributions

1	received exceeds eighty percent (80%) of the trigger for matching funds as defined in			
2	G.S. 163-278.96(17). Any entity making independent expenditures in support of or in			
3	opposition to a certified candidate, or in support of a candidate opposing a certified candidate,			
4	or paying for electioneering communications referring to one of those candidates, shall report			
5	the total funds received, spent, or obligated for those expenditures or payments to the Board by			
6	facsimile machine or electronically within 24 hours after the total amount of expenditures or			
7	obligations made, or funds raised or borrowed, for the purpose of making the independent			
8	expenditures or electioneering communications exceeds five thousand dollars (\$5,000). After			
9	the initial 24-hour filing, the nonparticipating candidate or other reporting entity shall comply			
10	with an expedited reporting schedule. The schedule and forms for reports required by this			
11	subsection shall be supplied by the Board."			
12	SECTION 27. The Revisor of Statutes shall change the word "judgement" to the			
13	word "judgment" wherever that word appears in the General Statutes, including in the			
14	following statutes: G.S. 24-11, 58-30-130, 115C-72, 122C-272, 130A-303, 160A-38, and			
15	160A-50.			
16	PART II. OTHER CHANGES			
17	SECTION 28. G.S. 7A-38.6(a) reads as rewritten:			
18	"(a) All community mediation centers currently receiving State funds shall report			
19	annually to the Mediation Network of North Carolina on the program's funding and activities,			
20	including:			
21 22	 Types of dispute settlement services provided; Clients receiving each type of dispute settlement service; 			
22	 (2) Clients receiving each type of dispute settlement service; (3) Number and type of referrals received, cases actually mediated (identified by 			
23 24	(3) Number and type of referrals received, cases actually mediated (identified by docket number), cases resolved in mediation, and total clients served in the			
24 25	cases mediated;			
25 26	(4) Total program funding and funding sources;			
20	 (5) Itemization of the use of funds, including operating expenses and personnel; 			
28	 (6) Itemization of the use of State funds appropriated to the center; 			
29	(7) Level of volunteer activity; and			
30	(8) Identification of future service demands and budget requirements.			
31	The Mediation Network of North Carolina shall compile and summarize the information			
32	provided pursuant to this subsection and shall provide the information to the Chairs of the			
33	House of Representatives and Senate Appropriations Committees and the Chairs of the House			
34	of Representatives and Senate Appropriations Subcommittees on Justice and Public Safety by			
35	February 1 of each year.			
36	The Mediation Network of North Carolina shall also submit a copy of its report to the			
37	Administrative Office of the Courts. The receipt and review of this report by the Administrative			
38	Office of the Courts shall satisfy any program monitoring, evaluation, and contracting			
39	requirements imposed on the Administrative Office of the Courts by G.S. 143-6.2 Part 3 of			
40	Article 6 of Chapter 143C of the General Statutes and any rules adopted under that			
41 42	section.Part."			
42 43	SECTION 29. G.S. 7A-307(a) reads as rewritten:"(a) In the administration of the estates of decedents, minors, incompetents, of missing			
44	persons, and of trusts under wills and under powers of attorney, in trust proceedings under			
45	G.S. 36A-23.1, G.S. 36C-2-203, and in collections of personal property by affidavit, the			
46	following costs shall be assessed:			
47	(1) For the use of the courtroom and related judicial facilities, the sum of ten			
48	dollars (\$10.00), to be remitted to the county. Funds derived from the			
49	facilities fees shall be used in the same manner, for the same purposes, and			
50	subject to the same restrictions, as facilities fees assessed in criminal actions.			

	General A	Assemb	ly Of North Carolina	Session 2009
1 2 3		(1a)	For the upgrade, maintenance, and operation of the courthouse phone systems, the sum of one dollar (\$1 the Court Information Technology Fund	•
		(2)	the Court Information Technology Fund.	$f(f_{1}) = f_{1} = f$
4		(2)	For support of the General Court of Justice, the sum of	•
5			plus an additional forty cents (40ϕ) per one hundred	
6			major fraction thereof, of the gross estate, not to excee $(\$ \in 0.00)$. Cross estate shall include the fair model to	
7			(\$6,000). Gross estate shall include the fair market v	
8			when received, and all proceeds from the sale of re-	
9			hands of the fiduciary, but shall not include the value of	•
10			of personal property by affidavit, the fee based on the	6
11			computed from the information in the final affiday.	
12			pursuant to G.S. 28A-25-3 and shall be paid when the	
13			all other cases, this fee shall be computed from the in	-
14			the inventory and shall be paid when the inventory is	
15			additional gross estate, including income, comes in fiduciony after the filing of the inventory, the fee for	
16 17			fiduciary after the filing of the inventory, the fee for shall be assessed and paid upon the filing of any accou	
17				1 0
18 19			such additional value. For each filing the minimum dollars (\$15.00). Sums collected under this subdivision	
20			the State Treasurer. The State Treasurer shall remit the	
20 21			and five cents (\$2.05) of each fifty-dollar (\$50.00) Ge	
21			fee collected under this subdivision to the North Card	
22			provision of services described in G.S. 7A-474.4.	Jina State Dai 101 the
23 24		(2a)	Notwithstanding subdivision (2) of this subsection, t	the fee of forty cents
25		(24)	(40ϕ) per one hundred dollars (\$100.00), or major	-
26			estate, not to exceed six thousand dollars (\$6,000), sh	Ū
27			personalty received by a trust under a will when the	
28			was administered under Chapters 28 or 28A of the Ger	
29			a fee of twenty dollars (\$20.00) shall be assessed on the	
30			and final account. However, the fee shall be asse	•
31			contributed or acquired assets, all interest or other inc	
32			earned on or with respect to any existing or newly co	ontributed or acquired
33			assets, and realized gains on the sale of any and a	-
34			contributed or acquired assets do not include assets	•
35			transfer, exchange, or otherwise of the amount of tru	
36			fees were previously assessed.	
37		(2b)	Notwithstanding subdivisions (1) and (2) of this subsec	ction, no costs shall be
38			assessed when the estate is administered or	
39			G.S. 28A-25-6.	-
40		(2c)	Notwithstanding subdivision (2) of this subsection, t	the fee of forty cents
41			(40¢) per one hundred dollars (\$100.00), or major	fraction, of the gross
42			estate shall not be assessed on the gross estate of a trus	st that is the subject of
43			a proceeding under G.S. 36A-23.1-G.S. 36C-2-203 if the	here is no requirement
44			in the trust that accountings be filed with the clerk.	
45		(3)	For probate of a will without qualification of a person	nal representative, the
46			clerk shall assess a facilities fee as provided in su	ubdivision (1) of this
47			subsection and shall assess for support of the General	l Court of Justice, the
48			sum of twenty dollars (\$20.00).	
49		SECT	ION 30.(a) G.S 15A-268(b)(3)d.3., as amended by S.	L. 2009-203, reads as
50	rewritten:			

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		"3. The defendant will file a motion for DNA testing pursuant to G.S. 15A-269 within 180 days of the postmark of the defendant's response to the district attorney's written
		notification of the governmental entity's custodial agency's
		intent to dispose of the evidence, unless a request for
		extension is requested by the defendant and agreed to by the custodial agency."
		FION 30.(b) G.S 15A-268(f) reads as rewritten:
"(1		rder regarding the disposition of evidence pursuant to this section shall be a
	11	able order. The defendant shall have 30 days from the entry of the order to file
		. The governmental entitycustodial agency shall not dispose of the evidence
while		is pending."
"0		FION 30.(c) Section 7(a) of S.L. 2009-203 reads as rewritten:
		7.(a) The Joint Select Study Committee on the Preservation of Biological
Evide		blished. The membership shall be as follows:
	(1)	Three members of the Senate appointed by the President Pro Tempore of the
	(0)	Senate.
	(2)	Three members of the House of Representatives appointed by the Speaker of
	(2)	the House of Representatives.
	(3)	The Attorney General or the Attorney General's designee.
	(4)	The Director of the SBI or the Director's designee.
	(5)	The Director of the Administrative Office of the Courts or the Director's
	(\mathbf{C})	designee. The Desident of the North Combine Accession of Conference of Clarks of
	(6)	The President of the North Carolina Association of Conference of Clerks of
	$\langle 7 \rangle$	Superior Court or the President's designee.
	(7)	The President of the North Carolina Association of Chiefs of Police or the President's designee.
	(8)	The President of the North Carolina Sheriffs' Association or the President's designee.
	(9)	The President of North Carolina Advocates for Justice or the President's designee.
	(10)	One North Carolina district attorney appointed by the Speaker of the House of Representatives.
	(11)	One North Carolina district attorney appointed by the President Pro Tempore
	()	of the Senate.
	(12)	One public member appointed by the Speaker of the House of
	~ /	Representatives.
	(13)	One public member appointed by the President Pro Tempore of the Senate.
The P	· · ·	o Tempore of the Senate and the Speaker of the House of Representatives shall
		e legislative member of the Committee to serve as cochair. The Committee
		the call of the cochairs. A quorum of the Committee shall be a majority of its
memb	-	
	SEC	FION 31. G.S. 14-90(a)(3), as amended by S.L. 2009-348, reads as rewritten:
	"(3)	Who is a guardian, administrator, executor, trustee, or any receiver, or any
	~ /	other fiduciary, including, but not limited to, a settlement agent, as defined
		in G.S. 45-3. G.S. 45A-3."
	SEC	FION 32.(a) G.S. 18C-103(7a), as enacted by S.L. 2009-357, reads as
rewrit		
	"(7a)	"Potential contractor" or "lottery potential contractor" means any person
	~ /	other than a lottery retailer who submits a bid, proposal, or offer to procure a

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_	SECTION 32.(b) G.S. 18C-114(a)(8), as enacted by S.L. 2009-357, reads as
re	ewritten:
	"(8) To charge a fee of lottery potential contractors and lottery contractors to not
	exceed the cost of the criminal record check of the lottery potential
	contractors and <u>lottery</u> contractors."
	SECTION 32.(c) G.S. 18C-114(a)(11)c., as enacted by S.L. 2009-357, reads as
re	ewritten:
	"c. No employee of the Commission who leaves the employment of the
	Commission may represent any lottery contractor, potential
	contractor, or retailer before the Commission for a period of one year
	following termination of employment with the Commission."
	SECTION 32.(d) G.S. 18C-151(f), as enacted by S.L. 2009-357, reads as
re	ewritten:
	"(f) No lottery system contractor, potential contractor, or lottery supplier may pay, give,
0	r make any economic opportunity, gift, loan, gratuity, special discount, favor, hospitality, or
Se	ervice, excluding food and beverages having an aggregate value not exceeding one hundred
d	ollars (\$100.00) in any calendar year, to the Director, any member or employee of the
C	orporation, or a member of the immediate family residing in the same household as any of
tł	nese individuals."
	SECTION 32.(e) G.S. 114-19.16 reads as rewritten:
"	§ 114-19.16. Criminal record checks for the North Carolina State Lottery Commission
	and its Director.
	The Department of Justice may provide to the North Carolina State Lottery Commission
	nd to its Director from the State and National Repositories of Criminal Histories the criminal
	istory of any prospective employee of the Commission and any prospective lottery
	endor.potential contractor. The North Carolina State Lottery Commission or its Director shall
-	rovide to the Department of Justice, along with the request, the fingerprints of the prospective
	mployee of the Commission, or of the prospective lottery vendor, potential contractor, a form
	igned by the prospective employee of the Commission, or of the prospective vendorpotential
	ontractor consenting to the criminal record check and use of fingerprints and other identifying
	nformation required by the State and National Repositories, and any additional information
	equired by the Department of Justice. The fingerprints of the prospective employee of the
	Commission, or prospective lottery vendor, potential contractor, shall be forwarded to the State
	Bureau of Investigation for a search of the State's criminal history record file, and the State
	Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of
	nvestigation for a national criminal history record check. The North Carolina State Lottery
	Commission and its Director shall remit any fingerprint information retained by the
	Commission to alcohol law enforcement agents appointed under Article 5 of Chapter 18B of
	ne General Statutes and shall keep all information obtained pursuant to this section
	onfidential. The Department of Justice shall charge a reasonable fee only for conducting the
c	hecks of the criminal history records authorized by this section."
	SECTION 33. G.S. 20-183.2(a1) reads as rewritten:
	"(a1) Safety Inspection Exceptions. – The following vehicles shall not be subject to a
Sa	afety inspection pursuant to this Article:
	 (1) Historic vehicles, as defined in G.S. 20-79.4(b)(55).
	(2) Buses titled to a local board of education and subject to the school bus
	inspection requirements specified by the State Board of Education and
	G.S. 115C-248(a). <u>G.S. 115C-248.</u> "
	NET THIN XA (X 12) A Treade of requiriters
	SECTION 34. G.S. 22A-1 reads as rewritten: § 22A-1. Use of a signature facsimile by a handicapped person.person with a disability.

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1	A handicapped person, person with a disability, as defined in
2	G.S. 168A-3(4), G.S. 168A-3(7a), may use a registered signature facsimile as a proper mark of
3	the person's legal signature. An example of the signature facsimile shall be registered by the
4	handicapped person person with a disability with the clerk of the superior court in the county
5	where the person lives. The registered signature facsimile may be revoked at any time in
6	writing by the handicapped person.person with a disability."
7	SECTION 35. G.S. 58-72-50 reads as rewritten:
8	"§ 58-72-50. Approval, acknowledgment and custody of bonds.
9	The approval of all official bonds taken or renewed by the board of commissioners shall be
10	recorded by their clerk.the clerk to the board. Every such bond shall be acknowledged by the
11	parties thereto or proved by a subscribing witness, before the chairman of the board of
12	commissioners, or before the clerk of the superior court, registered in the register's office in a
13	separate book to be kept for the registration of official bonds, and the original bond, with the
14	approval of the commissioners endorsed thereon and certified by their chairman, shall be
15	deposited with the clerk of the superior court, except the bond of said clerk, which shall be
16	deposited with the register of deeds, court for safekeeping. Provided that an official bond
17	executed as surety by a surety company authorized to do business in this State need not be
18	acknowledged upon behalf of the surety when such bond is executed under seal in the name of
19	the surety by an agent or attorney-in-fact by authority of a power of attorney duly recorded in
20	the office of the register of deeds of such county and such bond may be recorded by the register
21	of deeds without an order of probate entered by the clerk of the superior court."
22	SECTION 36. G.S. 62-133.5(h)(2) as enacted by S.L. 2009-238, reads as
23	rewritten:
24	"(2) Beginning on the date that the local exchange company's election under this
25	subsection becomes effective, the local exchange company shall continue to
26	offer stand-alone basic residential lines to all customers who choose to
27	subscribe to that service, and the local exchange company may increase rates
28	for those lines annually by a percentage that does not exceed the percentage
29	increase over the prior year in the Gross Domestic Product Price Index as
30	reported by the United States Department of Labor, Bureau of Labor
31	Statistics, Department of Commerce, Bureau of Economic Analysis, unless
32	otherwise authorized by the Commission. With the sole exception of
33	ensuring the local exchange company's compliance with the preceding
34	sentence, the Commission shall not:
35	a. Impose any requirements related to the terms, conditions, rates, or
36	availability of any of the local exchange company's stand-alone basic
37	residential lines.
38	b. Otherwise regulate any of the local exchange company's stand-alone
39	basic residential lines."
40	SECTION 37. G.S. 115C-102.6B(b) reads as rewritten:
41	"(b) After presenting the plan or any proposed modifications to the plan to the Joint
42	Legislative Commission on Governmental Operations and the Joint Legislative Education
43	Oversight Committee, the Commission shall submit the plan or any proposed modifications to
44	(i) the State Chief Information Officer for approval of the technical components of the plan set
45	out in G.S. 115C-102.6A(1) through (4), and (ii) the State Board of Education for information
46	purposes only. The State Board shall adopt a plan that includes the components of a plan set out
47	in G.S. 115C-103.6A(1) through (16).G.S. 115C-102.6A(1) through (16).
48	At least one-fourth of the members of any technical committee that reviews the plan for the
49 50	State Chief Information Officer shall be people actively involved in primary or secondary
50 51	education." SECTION 38. G.S. 115C-324 reads as rewritten:
51	SECTION 30. C.S. 113C-324 reads as rewritten:

1	"§ 115C-324. Di	isposition of payment due employees at time of death.		
2	In the event of the death of any superintendent, teacher, principal, or other school employee			
3	to whom payment is due for or in connection with services rendered by such person or to whom			
4	has been issued any uncashed voucher for or in connection with services rendered, when there			
5	is no administrati	on upon the estate of such person, such voucher may be cashed by the clerk of		
6	the superior cour	t of the county in which such deceased person resided, or a voucher due for		
7	such services ma	y be made payable to such clerk, who will treat such sums as a debt owed to		
8		er the provisions of G.S. 28 68. G.S. 28A-25-6."		
9	SECT	TION 39.(a) Article 29B of Chapter 115C of the General Statutes, as enacted		
10		2, is recodified as Article 29C of Chapter 115C of the General Statutes.		
11	~	TION 39.(b) G.S. 115C-407.5 through G.S. 115C-407.8, as enacted by S.L.		
12		codified as G.S. 115C-407.9 through G.S. 115C-407.12.		
13		TION 40. G.S. 115C-525(c) reads as rewritten:		
14		ity for Failure to Perform Duties Imposed by G.S. 115C-288G.S. 115C-288(d)		
15	• •	or 115C-525(b). – Any person willfully failing to perform any of the duties		
16	· · ·	<u>115C-288,G.S. 115C-288(d)</u> , 115C-525(a) or 115C-525(b) shall be guilty of a		
17	1 1	anor and shall only be fined not more than five hundred dollars (\$500.00) in		
18	the discretion of			
19	SECT	TON 41. G.S. 115D-5.1 reads as rewritten:		
20		orkforce Development Programs.		
21		nunity colleges shall assist in the preemployment and in-service training of		
22		dustry, business, agriculture, health occupation and governmental agencies.		
23	- ·	all include instruction on worker safety and health standards and practices		
24	-	field of employment. The State Board of Community Colleges shall make		
25		lations including the establishment of maximum hours of instruction which		
26	11 1 0	at State expense in each in-plant training program. No instructor or other		
27	employee of a community college shall engage in the normal management, supervisory and			
28	operational functions of the establishment in which the instruction is offered during the hours in			
29	-	tor or other employee is employed for instructional or educational purposes.		
30		gh (d) Repealed by Session Laws 2008-107, s. 8.7(a), effective July 1, 2008.		
31	• • •	is created within the North Carolina Community College System the		
32		ning Program. The Customized Training Program shall offer programs and		
33		to assist new and existing business and industry to remain productive,		
34		within the State. Before a business or industry qualifies to receive assistance		
35	-	mized Training Program, the President of the North Carolina Community		
36		shall determine that:		
37	(1)	The business is making an appreciable capital investment;		
38	(2)	The business is deploying new technology;		
39	(2a)	The business or individual is creating jobs, expanding an existing workforce,		
40		or enhancing the productivity and profitability of the operations within the		
41		State; and		
42	(3)	The skills of the workers will be enhanced by the assistance.		
43	(f) The S	tate Board shall report on an annual basis to the Joint Legislative Education		
44	Oversight Comm	•		
45	(1)	The total amount of funds received by a company under the <u>CIT-Customized</u>		
16				
46		<u>Training</u> Program;		
46 47	(2)	The amount of funds per trainee received by that company;		
	(2) (3)			
47		The amount of funds per trainee received by that company;		
47 48		The amount of funds per trainee received by that company; The amount of funds received per trainee by the community college		

(f1) Notwithstanding any other provision of law, the State Board of Community
 Colleges may adopt rules and guidelines that allow the Customized Training Program and the
 Focused Industrial Training Program to use funds appropriated for those programs to support
 training projects for the various branches of the United States Armed Forces."

5 (f2) Funds available to the Customized Training Program shall not revert at the end of a 6 fiscal year but shall remain available until expended. Up to ten percent (10%) of the 7 college-delivered training expenditures and up to five percent (5%) of the contractor-delivered 8 training expenditures for the prior fiscal year for Customized Training may be allotted to each 9 college for capacity building at that college.

(f3) Of the funds appropriated in a fiscal year for the Customized Training Programs, the
 State Board of Community Colleges may approve the use of up to eight percent (8%) for the
 training and support of regional community college personnel to deliver Customized Industry
 Training Program services to business and industry.

14 15 (g) The State Board shall adopt rules and policies to implement this section."

SECTION 42. G.S. 115D-5(s) reads as rewritten:

16 "(s) The State Board of Community Colleges may retain and budget fees charged to 17 students taking the General Education Development (GED) test. Fees collected for this purpose 18 shall be used only to (i) offset the costs of the GED test, including the cost of scoring the test, 19 (ii) offset the <u>coursecosts</u> of printing GED certificates, and (iii) meet federal and State reporting 20 requirements related to the test."

21

SECTION 43. G.S. 122C-55(a6), as enacted by S.L. 2009-65, reads as rewritten:

22 "(a6) When necessary to conduct quality assessment and improvement activities or to 23 coordinate appropriate and effective care, treatment, or habilitation of the client, a DHHS 24 primary care case manager may disclose confidential information acquired pursuant to 25 subsection (a1) of this section to a health care provider or other entity that has entered into a 26 written agreement with the Department's Community Care of North Carolina Program, or other 27 primary care case management program, to participate in the care management support network 28 and systems developed and maintained by the primary care case manager for the purpose of 29 coordinating and improving the quality of care for recipients of publicly funded health and 30 related services. Health care providers and other entities receiving confidential information 31 from a-the Department's Community Care of North Carolina Program or other primary care 32 case management program pursuant to this subsection may use and disclose the information as 33 authorized by G.S. 122C-53 through G.S. 122C-56 or as permitted or required by other 34 applicable State or federal law."

- 35
- 36 37

45

SECTION 44. G.S. 136-44.50(b)(4) reads as rewritten:

- "(4) The names submitted as required under subdivision (a)(3) subdivision (a1)(3) of this section shall be indexed in the "grantor" index by the Register of Deeds."
- 38 39
- **SECTION 45.** G.S. 138A-24(f) reads as rewritten:

"(f) The Commission shall prepare a written evaluation of each statement of economic
interest for nominees of the Board of Governors of The University of North Carolina elected
pursuant to G.S. 116-6, and nominees of the State Board of Community Colleges elected
pursuant to G.S. 115D 2-G.S. 115D-2.1 within seven days of the submission of the completed
statement of economic interest to the Commission."

SECTION 46. Section 2 of S.L. 2009-19 reads as rewritten:

46 "SECTION 2. This act is effective when it becomes law. <u>G.S. 160A-200(b) is repealed.</u> A 47 municipality <u>newly covered by G.S. 160A-200 on account of this act</u> may adopt an ordinance 48 under G.S. 160A-200 when this act becomes law, but the ordinances may not become effective 49 prior to October 1, 2009. The repeal herein of any local act does not affect the rights or 50 liabilities of a municipality that arose during the time the act was in effect, or under an 51 ordinance adopted under such an act. If any municipality adopted an ordinance under any act

1	repealed by this	act, and the ordinance would be permitted under G.S. 160A-200, as enacted by		
2	this act, that ordinance shall remain in effect until amended or repealed by that municipality."			
3		FION 47. The title of S.L. 2009-307 is amended by deleting "FIFTEEN" and		
4	substituting "TW			
5		FION 48. If House Bill 1523, 2009 Regular Session, becomes law,		
6		(d), as enacted by that act, reads as rewritten:		
7	"(d) The f	ollowing are exempt from all provisions of this Article except the provisions of		
8	G.S. 53-244.111			
9	(1)	Registered mortgage loan originators as defined in G.S. 53-244.030(29);		
10	(2)	Any individual who offers or negotiates terms of a residential mortgage loan		
11		with or on behalf of an immediate family member of the individual when		
12		making the family member a residential mortgage loan;		
13	(3)	Any individual seller who offers or negotiates terms and makes a residential		
14		mortgage loan secured by the dwelling that served as the selling individual's		
15		residence;		
16	(4)	An attorney licensed pursuant to Chapter 84 of the General Statutes who		
17		negotiates the terms of a residential mortgage loan on behalf of a client in		
18		the course of and incident to the attorney's representation of the client, so		
19		long as the attorney does not hold himself out as engaged in the mortgage		
20		business and is not compensated by a mortgage lender, a mortgage broker, or		
21		other mortgage loan originator when negotiating the terms of a residential		
22		mortgage loan;		
23	(5)	Any entity described in G.S. 53-244.030(29)a., b., or c., upon acceptance of		
24		the notice of exemption filed with the Commissioner as specified in		
25		G.S. 53-244.050(g);		
26	(6)	Any officer or employee of an entity described in subdivision (5) of this		
27		subsection when acting within the scope of his or her employment; or		
28	(7)	A State or federally chartered credit union, upon filing of a notice of		
29		exemption with the Administrator of the Credit Union Division of the		
30		Department of Commerce as specified in G.S. 53-244.050(g).		
31		<u>G.S. 53-244.050(g); or</u>		
32	(8)	Any person who, as seller, receives in one calendar year no more than five		
33		residential mortgage loans as security for purchase money obligations,		
34		unless the United States Department of Housing and Urban Development		
35		has expressly and definitively determined that such persons are loan		
36		originators as the term is defined by §1503 of Title V of the Housing and		
37		Economic Recovery Act of 2008, Public Law 110-289, and such		
38		determination is in effect on July 31, 2010."		
39	SEC	FION 49. Except as otherwise provided, this act is effective when it becomes		
40	law.	r		