

H561-ATC-70 [v.5]

AMENDMENT NO. (to be filled in by Principal Clerk)

Page 1 of 2

Amends Title [YES] Second Edition CHANGES TITLE

Date UUIY 21

,2015

Senator Soucek

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30 31 moves to amend the bill on page 1, line, 3, by rewriting that line to read:

"LEGAL PROCEEDINGS AND INVESTIGATIONS, AND TO ESTABLISH A FIVE-YEAR MORATORIUM ON FILING OF ACTIONS BY LOCAL BOARDS OF EDUCATION CHALLENGING THE SUFFICIENCY OF LOCAL FUNDS APPROPRIATED TO THE PUBLIC SCHOOLS BY THE BOARD OF COUNTY COMMISSIONERS.";

and on page 1, line 25, by deleting "Board of Education."" and substituting with "board of education."";

and on page 1, line 26 to page 2, line 5 by rewriting those lines to read:

## "SECTION 2. G.S. 115C-45(a) reads as rewritten:

Power to Subpoena and to Punish for Contempt. - Local boards of education shall have power to issue subpoenas for the attendance of witnesses. Subpoenas for the attendance of witnesses may be issued in any and all matters which may lawfully come within the powers of the board and which, in the discretion of the board, require investigation; investigation, and it shall be the duty of the sheriff or any process serving officer to serve such subpoena upon payment of their lawful fees. Local boards of education may request the chief district court judge or the judge's designee to grant approval for the local board of education to issue a subpoena for the production of all tangible things in matters where an employee is suspected of committing job-related misconduct and which, in the discretion of the board, require investigation. Subpoenas for the production of tangible things may include, but is not limited, to documents, papers, letters, maps, books, photographs, films, sound recordings, magnetic or other tapes, electronic communications, electronic data-processing records, artifacts, or other documentary material, regardless of physical form or characteristics. In making the determination to approve the subpoena, the judge shall consider the following: (i) whether the subpoena allows reasonable time for compliance; (ii) if the subpoena requires disclosure of privileged or other protected matter and if any exception or waiver applies to the privilege or protection; (iii) whether the individual would be subject to undue burdens or expenses; and (iv) whether the subpoena is otherwise unreasonable or oppressive.



## NORTH CAROLINA GENERAL ASSEMBLY AMENDMENT

House Bill 561

AMENDMENT NO. \_\_\_\_ (to be filled in by Principal Clerk)

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1	It shall be the duty of the sheriff or any process serving officer to serve any such subpoenas
2	upon payment of their lawful fees.
3	Local boards of education shall have power to punish for contempt for any disorderly
1	conduct or disturbance tending to disrupt them in the transaction of official business.";
5	And on page 2, line 6, by rewriting that line to read:
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3	"SECTION 3. Notwithstanding G.S. 115C-431, a local board of education shall not
)	file any legal action as provided in that statute for the 2015-2016, 2016-2017, 2017-2018,
)	2018-2019, and 2019-2020 fiscal years.
1	SECTION 4. Section 2 of this act becomes effective October 1, 2015. Section 3 of
2	this act shall not apply to any legal actions filed prior to the date this act becomes law. The
3	remainder of this act becomes effective when it becomes law.".
	SIGNED James Journal Sponsor
	SIGNED
	Committee Chair if Senate Committee Amendment
	ADOPTED 38-7 FAILED TABLED  Sarah Larg  July 21, 2015
	Sarah Karif
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