The House will reconvene for its 22nd Legislative Day on Thursday, February 15 at 10:00 a.m.

The Rules committee will meet at 9:00 a.m.

10 bills / resolutions are expected to be debated on the floor.

**Today on the Floor**

**Rules Calendar**

**HB 190** Domestic relations; marriage articles and antenuptial agreements; change provisions

Bill Summary: HB 190 amends Title 19 to create uniformity between marriage contracts, commonly known as "prenuptial agreements", and divorce contracts, also known as "antenuptial agreements". The bill requires antenuptial agreements be in writing and attested to by at least two witnesses, one of whom must be a notary, which is the same standard for marriage contracts.

In addition, a marriage agreement may not contain provisions that prevent a spouse from paying his or her existing debts. The younger spouse in a marriage or antenuptial agreement cannot invalidate that agreement as long as the spouse is of legal age to contract marriage. If a marriage contract is in writing, it is understood to express the intentions of the parties and no lack of form shall invalidate it.

Either spouse may voluntarily execute an antenuptial agreement. Either spouse can at any time during the marriage, either directly or indirectly through a trustee, transfer title of any property to which the spouse has title without notice, subject to limitations by prior purchasers or creditors. The superior court judge can at any time upon petition change/remove trustees, and does not need to transmit the proceeding in each case to the clerk of the superior court for recording purposes. Antenuptial agreements may be enforced by a court of equity for: the parties to the marriage; a spouse at any time during the life of the other spouse, as long as third parties (such as creditors), if done in good faith and without notice, are not affected; or the offspring of the marriage and their heirs after either spouse's death, so long as the court may enforce in favor of other persons, not including volunteers. This amendment removes requirements and sanctions for recording or failure to record marriage contracts and voluntary settlements with the office of the clerk of the superior court.

Finally, the antiquated term "marriage articles" is removed and "agreements made upon consideration of marriage" is retained.

**Authored By:** Rep. Meagan Hanson (80th)

**Rule Applied:** Modified-Open

**House Committee:** Judiciary

**Committee Action:** 01-23-2018 Do Pass by Committee

**Floor Vote:** Yeas: 171 Nays: 1

**HB 740** Education; local school system to conduct certain screenings, assessments, and reviews prior to expelling a student; require

Bill Summary: House Bill 740 amends O.C.G.A. 20-2-742 relating to the suspension or expulsion of students in kindergarten through third grade by requiring schools to provide a multi-tiered system of supports, such as response to intervention, prior to the suspension or expulsion unless such student...
possessed a weapon, drug, other dangerous instrument, or the physical safety of others is at risk.

HB 749  Income tax; retirement income is applicable as a retirement benefit from noncivilian service in the United States armed forces; clarify an exemption

Bill Summary: House Bill 749 amends 48-7-27, relating to the computation of taxable income, by specifying that income from military retirement is excluded from state income tax. The bill also states that any military retirement income received by a surviving family member of a deceased veteran is excluded from income tax regardless of the age of the surviving family member.

HB 789  Labor and industrial relations; marketplace contractors to be treated as independent contractors under state and local laws; provisions

Bill Summary: House Bill 789 provides for marketplace contractors as independent contractors under state and local laws. Further, it codifies Georgia case law as to what constitutes an independent contractor.

HR 158  General Assembly; provide for dedication of revenues derived from fees or other taxes to the public purpose for which such fees or other taxes were imposed; authorize - CA

Bill Summary: House Resolution 158 allows the General Assembly to dedicate funds from fees or taxes by general law. The general law dedicating the fees must: reference this provision of the Constitution; provide the specific purpose for which the fees will be used; identify the agency to administer the funds; require annual reporting of the revenue and expenditures by the department administering the funds; and include a sunset date not to exceed 10 years. The total amount of funds dedicated by this provision of the Constitution may not exceed one percent of the total state revenues of the prior fiscal year. All funds dedicated by this provision do not lapse.

Any law enacted pursuant to this provision requires the approval of two-thirds of the members of each branch of the General Assembly; however, a repeal of a law enacted pursuant to this provision may be done with a simple majority vote. In the event the governor declares a financial emergency, which exists if revenue collections decrease by three percent or more from the previous year, the fees dedicated by this provision may be made subject to appropriation, but this is limited to three, two-year periods during any 10-year period. The resolution also provides ballot language.
HR 898  Joint Study Committee on the Establishment of a State Accreditation Process; create

Bill Summary:  House Resolution 898 creates a Joint Study Committee on the Establishment of a State Accreditation Process to determine if a state accreditation entity should be created in Georgia for the purpose of accrediting primary and secondary public schools or local school systems.

House Committee:  Education  Committee Action:  02-05-2018 Do Pass
Floor Vote:  Yeas: 170  Nays: 1  Action:  Adopted (Resolution)

Postponed Until Next Legislative Day

HB 302  Ad valorem tax; property; change certain requirements to notice pertaining to millage rate adoption

Bill Summary:  House Bill 302 amends 48-5-32.1, relating to advertising and notice requirements pertaining to the adoption of a millage rate, by changing the title of the notice to 'Notice of Proposed Property Tax Revenue Increase' and by revising the content of the notice to include the proposed millage rate, the total increase in tax property tax revenue expected to be generated with the proposed millage rate, the value of property assessments and the reason for the increase. The notice is also modified to include a statement of what the necessary millage rate reduction would be to remain at the previous year's property tax revenue.


HB 767  State government; verification of lawful presence that may be utilized in conjunction with electronic filing of an application for unemployment insurance; provide

Bill Summary:  House Bill 767 allows the Georgia Department of Labor (DOL) to require submission of a valid driver's license number or number from a state-issued identification, as well as a Social Security number, when a person is electronically filing an application for unemployment benefits. This bill allows Georgians to apply for benefits on-line and not have to drive to a DOL service center.

Local Calendar

HB 638  Stockbridge, City of; revise corporate boundaries

**Bill Summary:** This bill revises the corporate boundaries of the city of Stockbridge.

**Authoried By:** Rep. Dale Rutledge (109th)  
**House Committee:** Intragovernmental Coordination - Local  
**Floor Vote:** Yeas: 107  Nays: 50  
**Rule Applied:** 02-13-2018 Do Pass by Committee  
**Action:** Substitute

HB 707  Roswell, City of; ad valorem tax; provide new homestead exemption

**Bill Summary:** This bill provides a homestead exemption, which has the effect of a valuation freeze, from City of Roswell ad valorem taxes for municipal purposes.

**Authoried By:** Rep. Betty Price (48th)  
**House Committee:** Intragovernmental Coordination - Local  
**Floor Vote:** Yeas: 107  Nays: 50  
**Floor Action:** Failed

HB 708  Johns Creek, City of; ad valorem tax; provide new homestead exemption

**Bill Summary:** This bill provides a homestead exemption, which has the effect of a valuation freeze, from City of Johns Creek ad valorem taxes for municipal purposes.

**Authoried By:** Rep. Brad Raffensperger (50th)  
**House Committee:** Intragovernmental Coordination - Local  
**Floor Vote:** Yeas: 107  Nays: 50  
**Floor Action:** Failed

HB 710  Milton, City of; ad valorem tax; provide new homestead exemption

**Bill Summary:** This bill provides a homestead exemption, which has the effect of a valuation freeze, from City of Milton ad valorem taxes for municipal purposes.

**Authoried By:** Rep. Jan Jones (47th)  
**House Committee:** Intragovernmental Coordination - Local  
**Floor Vote:** Yeas: 107  Nays: 50  
**Floor Action:** Failed

HB 711  Mountain Park, City of; ad valorem tax; provide new homestead exemption

**Bill Summary:** This bill provides a homestead exemption, which has the effect of a valuation freeze, from City of Mountain Park ad valorem taxes for municipal purposes.

**Authoried By:** Rep. Jan Jones (47th)  
**House Committee:** Intragovernmental Coordination - Local  
**Floor Vote:** Yeas: 107  Nays: 50  
**Floor Action:** Failed
HB 712  Alpharetta, City of; ad valorem tax; provide new homestead exemption
Bill Summary: This bill provides a homestead exemption, which has the effect of a valuation freeze, from City of Alpharetta ad valorem taxes for municipal purposes.

Authorized By: Rep. Chuck Martin (49th)  
Rule Applied:  
House Committee: Intragovernmental Coordination - Local  
Action: 02-13-2018 Do Pass by Committee  
Floor Vote: Yeas: 107  Nays: 50  
Floor Action: Failed

HB 832  Peachtree Corners, City of; provide new charter
Bill Summary: This bill provides a new charter for the City of Peachtree Corners.

Authorized By: Rep. Scott Hilton (95th)  
Rule Applied:  
House Committee: Intragovernmental Coordination - Local  
Action: 02-13-2018 Do Pass by Committee  
Floor Vote: Yeas: 107  Nays: 50  
Floor Action: Failed

HB 839  Clayton County Water Authority; change compensation of members
Bill Summary: This bill changes the compensation of the members of the Clayton County Water Authority to $525 per month.

Authorized By: Rep. Mike Glanton (75th)  
Rule Applied:  
House Committee: Intragovernmental Coordination - Local  
Action: 02-13-2018 Do Pass  
Floor Vote: Yeas: 107  Nays: 50  
Floor Action: Failed

HB 845  Young Harris, City of; provide new charter
Bill Summary: This bill provides a new charter for the City of Young Harris.

Authorized By: Rep. Matt Gurtler (8th)  
Rule Applied:  
House Committee: Intragovernmental Coordination - Local  
Action: 02-13-2018 Do Pass  
Floor Vote: Yeas: 107  Nays: 50  
Floor Action: Failed

HB 846  Villa Rica, City of; Redevelopment Powers Law; provide referendum
Bill Summary: This bill authorizes the City of Villa Rica to exercise all redevelopment and other powers found under Article IX, Section II, Paragraph VII(b) of the Georgia Constitution and Chapter 44 of Title 36 of the O.C.G.A.

Authorized By: Rep. J. Collins (68th)  
Rule Applied:  
House Committee: Intragovernmental Coordination - Local  
Action: 02-13-2018 Do Pass  
Floor Vote: Yeas: 107  Nays: 50  
Floor Action: Failed

HB 863  Jonesboro, City of; homestead exemptions from ad valorem taxes; provisions
Bill Summary: This bill grants each resident of the City of Jonesboro an exemption from city ad valorem taxes for municipal purposes. The exemption gradually decreases from $50,000 in 2019 to $10,000 in 2023 and thereafter.

Authorized By: Rep. Mike Glanton (75th)  
Rule Applied:  
House Committee: Intragovernmental Coordination - Local  
Action: 02-13-2018 Do Pass  
Floor Vote: Yeas: 107  Nays: 50  
Floor Action: Failed
HB 864  Jonesboro, City of; provide new charter

Bill Summary: This bill changes the corporate limits of the City of Jonesboro.

Authored By: Rep. Mike Glanton (75th)  Rule Applied:  
House Committee: Intragovernmental Coordination - Local  Committee Action: 02-13-2018 Do Pass
Floor Vote: Yeas: 107  Nays: 50  Amendments:

SB 317  Homestead Exemption; Fulton County school district; ad valorem taxes for educational purposes; provide

Bill Summary: This bill provides a homestead exemption, which has the effect of a valuation freeze, from Fulton County school district ad valorem taxes for educational purposes.

Authored By: Sen. John Albers (56th)  Rule Applied:  
House Committee: Intragovernmental Coordination - Local  Committee Action: 02-13-2018 Do Pass by Committee
Floor Vote: Yeas: 107  Nays: 50  Amendments:
Floor Action: Failed

FLOOR NOTES: House Majority Leader Jon Burns served notice of his intent to ‘Move for Reconsideration of the bills, failing to receive the requisite 2/3rds majority vote, on the next legislative day.’
Next on the Floor from the Committee on Rules

The Committee on Rules has fixed the calendar for the 22nd Legislative Day, Thursday, February 15 and bills may be called at the pleasure of the Speaker. The Rules Committee will next meet on Thursday, February 15 at 9:00 a.m., to set the Rules Calendar for the 23rd Legislative Day.

HB 381 Abandoned Mobile Home Act; enact

Bill Summary: This bill creates the 'Abandoned Mobile Home Act' to provide counties and municipalities with the authority to appoint an agent to determine the condition of a mobile home and how to dispose of the property. The Act establishes procedures for a landowner to follow if the landowner wishes to remove an abandoned mobile home from his or her property. A mobile home is deemed "abandoned" if tenants have left it vacant for 90 days without notice to the landowner and there is evidence of removal of all personal belongings, cancelled insurance to indicate that tenants are not using or occupying the mobile home, or other indications that the mobile home is vacant and no longer being used.

In order to have the abandoned mobile home removed, the landowner must request that a local government agent inspect the mobile home, at which time the agent will classify the mobile home as either "derelict" or "intact". That classification determines the disposition of the vehicle.

For derelict (uninhabitable and in need of major repair) mobile homes, the agent shall post a notice demanding rent and unpaid fees in an obvious location on the mobile home, and the landowner must serve notice of the agent's determination upon any person with an ownership interest. If no persons with an ownership interest can be ascertained, the landowner must place an advertisement in a newspaper of general circulation in the county where the mobile home is located to run for two consecutive weeks; when no such newspaper exists, the landowner shall post the notice for two consecutive weeks at the county courthouse where other public notices are posted. Within 90 days of receipt of the notice, the mobile home owner must request a hearing in magistrate court to contest the determination or the landowner must petition a magistrate court to hold a hearing to confirm or deny the decision by the local government agent. The hearing must be held within 10 days of the petition. If the mobile home owner fails to request a hearing or if the determination is confirmed by the court, all tax liens held by state or local governing authorities are discharged and the landowner is entitled to dispose of the mobile home, although he or she must dispose of the mobile home within 180 days. Within 30 days of the disposal, the landowner must notify the Department of Revenue and local tag agent of the disposal and the department shall cancel the certificate of title, if such certificate exists.

For mobile homes classified as intact, the landowner shall have a lien in the amount of any unpaid fees (such as the reasonable cost of removal and storage of the mobile home) and rents accrued after the filing of the lien, but the rent cannot exceed $3.00 per day after the filing of the lien. Any proceeding to foreclose on a lien against and intact abandoned mobile home shall be instituted within one year of the lien's recordation and filed in superior court. Similar notice provisions are provided, but for intact vehicles, the landowner may foreclose on such lien within 30 days of complying with the notice requirements, and similarly the magistrate court must hold a hearing to determine if a valid debt exists. A defendant has 30 days, rather than 90 days, to request a hearing to contest the agent's determination. If the court finds the vehicle intact, within five days a party defendant may petition the court for a full hearing to contest the validity of the debt and that hearing shall be held within 15 days of the defendant's petition. If the defendant fails to seek a hearing or after a full hearing the court determines a valid debt exists, the court shall issue an order authorizing the public sale of the mobile home; however, any party with a security interest in or a lien on the mobile home shall have the right to pay the debt and court costs to possess the mobile home, and that person's security interest in or lien shall be increased by the amount so paid. A court order shall be issued to this effect, and no public sale of the mobile home shall occur. After the lien is satisfied, the person selling the mobile home shall, within 30 days of the sale, provide the clerk of the magistrate court a copy of the bill of sale and turn the remaining proceeds of such sale, if any, to the clerk of the court and those funds shall be placed in the general fund after 12 months if no claim to those proceeds by the mobile home owner has been filed. A seller's failure to comply with this requirement shall be a misdemeanor. The court has the discretion to determine that a landowner has acted in bad faith and may award damages to the mobile home's owner.
HB 635  Disabled Adults and Elder Persons Protection Act; at-risk adult protection investigative/coordinating teams; provide establishment
Bill Summary: HB 635 requires the district attorney in each judicial circuit to establish an Adult Abuse, Neglect, and Exploitation Multi-disciplinary Team in order to coordinate the investigation of suspected abuse, neglect, or exploitation of a disabled adult or elder person. Additionally, the bill outlines the persons or agencies who shall have reasonable access to records concerning reports of elder, disabled adult, or resident abuse.

House Committee: Judiciary  Committee: 02-08-2018 Do Pass by Committee
Action: Substitute

HB 657  Firearms; providing to person on probation as a felony first offender; make unlawful
Bill Summary: House Bill 657 penalizes any person attempting or intentionally aiding an attempt to persuade a dealer to transfer a firearm to someone other than the buyer with imprisonment of not less than one nor more than five years. The legislation also provides the same penalty of imprisonment for at least one year but not more than five years for knowingly providing a firearm to any person who is on probation as a felony first offender or to anyone who has been convicted of a felony by any court of this, or any other, state.

Authored By: Rep. Sharon Cooper (43rd)  Rule Applied: Modified-Structured
House Committee: Human Relations & Aging  Committee: 02-07-2018 Do Pass by Committee
Action: Substitute

HB 690  Revenue and taxation; fair market value of vehicles; change a certain definition
Bill Summary: House Bill 690 amends 48-5C-1, relating to the title ad valorem tax, by specifying that the fair market value for used vehicles being leased is the total of the base payments of the lease agreement.

House Committee: Public Safety & Homeland Security  Committee: 02-05-2018 Do Pass
Action: 

HB 763  Education; student attendance protocol committees to school climate; expand
Bill Summary: House Bill 763 amends O.C.G.A. 20-2-690.2 relating to student attendance protocol committees by expanding the purview of said committees to include reviewing and recommending policies relating to school climate. This legislation revises the name of the student attendance protocol committee to the student attendance and school climate committee to accurately reflect its revised purpose.

Authored By: Rep. Randy Nix (69th)  Rule Applied: Modified-Open
House Committee: Education  Committee: 02-08-2018 Do Pass
Action: 

HB 783  Administrative procedure; provisions creating inactive boards, panels, authorities and other such bodies; repeal
Bill Summary: This clean-up bill repeals the following authorities, boards, councils, and commissions, that are inactive or no longer meet: Pacific White Shrimp Aquaculture Development Advisory Council, Georgia Tobacco Community Development Board, Southern Dairy Compact Commission, Heritage Trust Commission, Child Care Council, Georgia Southern University Herty Advanced Material Development Center Advisory Board, Private Colleges and Universities Authority, Education Information Steering Committee, Federal and State Funded Health Care Financing Programs Overview Committee, Commission on Men's Health, Renal Dialysis Advisory Council, Renal Dialysis Advisory Council, Arthritis Prevention and Control Program Advisory Panel, Special Advisory Commission on Mandated Health Insurance Benefits, Commission on the Georgia Health Insurance Risk Pool, Airport
Anti-Terrorism Training Committee, and the Georgia Silver-Haired Legislature.

**HB 792 Waste management; sunset date for certain solid waste surcharges and hazardous waste fees; extend**

**Bill Summary:** House Bill 792 amends 12-8-39(g) and 12-8-95.1(h), the acts relating to the Solid Waste Trust Fund and the Hazardous Waste Trust Fund, by extending the sunset provisions to July 1, 2019.

**Authored By:** Rep. Terry Rogers (10th)  
**Rule Applied:** Structured  
**House Committee:** Ways & Means  
**Committee Action:** 02-08-2018  Do Pass by Committee  
**Action:** Substitute

**HB 795 Labor, Department of; authorize Commissioner of Labor to perform certain functions; provisions**

**Bill Summary:** House Bill 795 provides the commissioner of Labor with authority to require a criminal background check on any individual employed by the Department of Labor or applying for employment with the Department of Labor on or after January 1, 2019. A criminal background check is required for any individual with direct access to federal return information as part of his or her job duties.

This bill is necessary to be compliant with federal law.

**Authored By:** Rep. Micah Gravley (67th)  
**Rule Applied:** Modified-Structured  
**House Committee:** Industry and Labor  
**Committee Action:** 02-07-2018  Do Pass
Committee Actions

* Bills passing committees are reported to the Clerk’s Office and are placed on the General Calendar. *

Agriculture & Consumer Affairs Committee

HB 876  Buildings and housing; counties and municipalities proscribing the use of wood in the construction of certain buildings when state minimum standard codes are met; prohibit

**Bill Summary:** HB 876 prohibits counties and municipalities from preventing the use of wood as a construction material, so long as it meets the Georgia State Fire Code and other relevant state codes.

- **Authored By:** Rep. John Corbett (174th)
- **House Committee:** Agriculture & Consumer Affairs
- **Committee Action:** 02-14-2018 Do Pass

Governmental Affairs Committee

HB 489  Local government; use Georgia Procurement Registry in addition to official legal organ to advertise certain bid opportunities; provide

**Bill Summary:** House Bill 489 requires the use of the Georgia Procurement Registry for advertisement of bid opportunities for goods and services and public works construction contracts by a county, city, or local board of education.

- **Authored By:** Rep. Tom McCall (33rd)
- **House Committee:** Governmental Affairs
- **Committee Action:** Do Pass by Committee Substitute

HB 639  Eagle's Landing, City of; incorporate

**Bill Summary:** House Bill 639 authorizes a local referendum for the creation of the city of Eagles Landing.

- **Authored By:** Rep. Dale Rutledge (109th)
- **House Committee:** Governmental Affairs
- **Committee Action:** Do Pass by Committee Substitute

HB 810  State government; local workforce development boards and committees to conduct meetings via teleconference; authorize

**Bill Summary:** House Bill 810 allows local workforce development boards to conduct meetings by teleconference.

- **Authored By:** Rep. Tom McCall (33rd)
- **House Committee:** Governmental Affairs
- **Committee Action:** Do Pass by Committee Substitute

HB 814  Coroners; county governing authority may establish salaries and benefits; provide

**Bill Summary:** House Bill 814 allows the county governing authority to establish the compensation of their coroners and deputy coroners.

- **Authored By:** Rep. Ricky Williams (145th)
- **House Committee:** Governmental Affairs
- **Committee Action:** Do Pass by Committee Substitute

HB 907  Public officers and employees; appointment and election of successor in event of vacancy in the office of district attorney; provide

**Bill Summary:** House Bill 907 allows the governor to appoint a replacement, rather than hold a special election, to fill the unexpired term of a vacant office of District Attorney. This process
mirrors that of Superior Court Judges.

**Intragovernmental Coordination - Local Committee**

**HB 726 Fulton County; ad valorem tax; provide new homestead exemption**

**Bill Summary:** This bill provides a homestead exemption, which has the effect of a valuation freeze, from Fulton County school district ad valorem taxes for educational purposes.

**Public Safety & Homeland Security Committee**

**HB 703 Governor's Office of Public Safety Support; create**

**Bill Summary:** House Bill 703 creates the Governor's Office of Public Safety Support. The office is established to respond to and provide counseling services or any other critical incident support services to all requesting public entities that employ public safety officers for incidents. Counseling extends to the immediate family of the public safety officers, as well. The office is responsible for creating training courses in critical incident stress management and any other related subject matter for the benefit of the public safety officers. The director, appointed by the governor, certifies individuals as having received training and demonstrated ability to provide emotional and moral support to public safety officers and their families. "Public safety officer" is defined in the bill to include: emergency management rescue specialists; emergency medical technicians; firefighters or other employees of a fire department; law enforcement officers or other employees of a law enforcement agency; and corrections officers.

**HB 817 Professions and businesses; certain weapons carry laws for persons licensed as private detectives and security agents; revise exemption**

**Bill Summary:** House Bill 817 allows licensed private detectives or private security guards to carry their weapons in areas restricted to permit holders when the licensee is performing his or her duties. The bill also exempts vehicles owned by a person licensed for private detective or private security work from the Code section relating to window tinting and requirements set forth there.

**HB 867 Georgia Peace Officer Standards and Training Council; quorum for transaction of business; revise**

**Bill Summary:** House Bill 867 changes the quorum requirement for the Georgia Peace Officers Standards and Training Council to conduct business from seven members to eleven members. This legislation also authorizes investigators appointed by the executive director of the council to retain their weapon and badge upon retirement. This bill removes the 30-day wait period between academy entrance exams for peace officers who do not perform satisfactorily. Additionally the bill removes the entrance exam for persons who hold a degree from an accredited post secondary institution. Lastly, the section related to training and certification of police chaplains is repealed.
HB 889  Georgia State Indemnification Fund; revise when indemnification will be paid in certain circumstances

Bill Summary: House Bill 889 allows for indemnification to be paid in the event of a heart attack, stroke, or vascular rupture suffered by a public safety officer if the event occurred while the public safety officer was performing work-related activity, was on duty after performing work-related activity, or was within 24 hours of performing work-related activity. Payment is also allowed if the heart attack, stroke, or vascular rupture directly or proximately resulted in the death or partial or permanent disability of the public safety officer, unless competent medical evidence established that the medical event was not related to work activity or was caused by something other than the mere presence of cardiovascular disease risk factors.

Authored By: Rep. Micah Gravley (67th)

HR 913  House Study Committee on Incorporating Law Enforcement in the Pathway to Treatment and Social Services for Persons Having Challenges with Drug Use and Mental Health; create

Bill Summary: House Resolution 913 creates the Joint Study Committee on Incorporating Law Enforcement in the Pathway to Treatment and Social Services for Persons Having Challenges with Drug Use and Mental Health. The committee will study ways to strategically widen community behavioral health and social service as a sizeable pathway to treatment and social services in behavioral health interventions. The committee stands abolished on December 31, 2018.

Authored By: Rep. Paulette Rakestraw (19th)

Retirement Committee

HB 624  Georgia Legislative Retirement System; define certain terms; change certain provisions

Bill Summary: HB 624 increases the contribution rate for members of the Legislative Retirement System (LRS) to 9.5 percent. The bill also defines "term of office" under LRS as the period of time beginning when an individual receives his or her commission as a member of the General Assembly until the second Monday in January of the next odd numbered year. Also, the legislation increases the benefit multiplier to $50 per year of creditable service. The method for calculating retirement benefits allows the member to receive a retirement allowance equal to the greater of either 38 percent of the member's average monthly salary, or the monthly retirement allowance provided by Code. The actuary has determined that a state appropriation of $616,972 per year for the next 20 years is required to implement the changes set forth in this bill. It is recommended that the employer contribution rate be adjusted to $2,754.34 per active member.

Authored By: Rep. Paul Battles (15th)
Committee Meeting Schedule

This meeting schedule is up to date at the time of this report, but meeting dates and times are subject to change. To keep up with the latest schedule, please visit [www.house.ga.gov](http://www.house.ga.gov) and click on Meetings Calendar.

<table>
<thead>
<tr>
<th>Time</th>
<th>Committee</th>
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<tbody>
<tr>
<td>8:00 AM</td>
<td>NATURAL RESOURCES &amp; ENVIRONMENT</td>
<td>606 CLOB</td>
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<tr>
<td>8:30 AM</td>
<td>Environmental Quality Subcommittee of Natural Resources &amp; Environment</td>
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<td>9:00 AM</td>
<td>RULES</td>
<td>341 CAP</td>
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<td>10:00 AM</td>
<td>FLOOR SESSION (LD 22)</td>
<td>House Chamber</td>
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<td>WAYS &amp; MEANS</td>
<td>506 CLOB</td>
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<td>JUDICIARY (NON - CIVIL)</td>
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<td>Transportation Subcommittee on Transit Legislation</td>
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