The House will reconvene for its 39th Legislative Day on Thursday, June 25 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

Motions to Agree

**HB 789 Insurance; creation of a surprise bill rating system based upon the number of certain physician specialty groups contracted with a hospital within a health insurer's network; provide**

*Bill Summary:* House Bill 789, also known as the 'Surprise Bill Transparency Act', creates a health benefit plan surprise bill rating system that is defined by the number of green check marks and red X marks between zero and four. The number of check marks and X marks is determined by the number of qualified hospital-based specialty group types, or lack thereof, with which the health benefit plan is contracted for the provision of health care services. The bill defines "hospital-based specialty groups" as anesthesiologists, pathologists, radiologists, and emergency medicine physicians.

The insurer must make this rating system available for patients to view online for each network plan. If a rating is less than four check marks, the insurer advertising a hospital as in-network must describe which specialty group type is not contracted with the health benefit plan. If an insurer processes a claim on a covered person from an out-of-network specialty group provider at an out-of-network rate, the insurer must update the relevant rating within 30 days to reflect any necessary reduction in the rating.

*Authored By:* Rep. Mark Newton (123rd)  
*Rule Applied:* Modified-Structured  
*Motions to Agree:* (A motion to agree represents final passage of the bill.)

**HB 987 Health; additional measures for the protection of elderly persons; provide**

*Bill Summary:* House Bill 987 provides several new provisions for the protection of elderly persons in personal care homes with 25 beds or more and in assisted living facilities, to include: requiring an initial and annual training for direct care staff; maintaining a minimum on-site staffing ratio of one direct care staff person for every 15 residents during waking hours, and one for every 20 residents during non-waking hours; providing a 60-day notice to the Department of Community Health and residents of any bankruptcy or property eviction and a 14-day notice for any change of ownership that affects care; and providing a financial stability affidavit upon submission of application for licensure to affirm ability to operate for two years.

Additionally, assisted living facilities must maintain at least two direct care staff at all times and a registered nurse (RN) or licensed practical nurse (LPN) between eight and 40 hours per week depending on number of residents in facility.

House Bill 987 also provides a certification for memory care units that must provide the following staff: one dementia trained staff person for every 12 residents; one licensed social worker or professional counselor for eight hours per month; one RN, LPN, or certified medication aide at all times; at least two direct care staff at all times; at least one RN or LPN between eight and 40 hours on-site depending on number of residents; and initial and annual dementia specific training.
The bill adds a provision related to COVID-19. Each personal care home with 25 or more beds, each assisted living community, and each nursing home licensed in Georgia must: inform its residents and their representatives by 5:00 p.m. the next day following the occurrence of either a single confirmed infection of COVID-19 or another type of airborne infectious disease; maintain a minimum seven-day supply of protective masks, surgical gowns, eye protection, and gloves; maintain and publish policies and procedures pertaining to control and mitigation efforts; and include a pandemic plan for influenza and other infectious diseases. Unless previously tested, and no later than 90 days after its effective date, each resident and direct care staff person in a long-term facility in Georgia is required to receive an initial baseline molecular Severe Acute Respiratory Syndrome (SARS) CoV-2 test.

Additionally, this bill creates the State Board of Long-Term Care Facility Administrators consisting of nine members: three members who are nursing home administrators in Georgia; three members who are either a personal care home or assisted living community administrator; two members of the public who are not administrators; and one member who is a health care professional.

Furthermore, House Bill 987 imposes a mandatory fine of at least $5,000, and increases the maximum daily fine for long-term care facilities from $1,000 to $2,000 up to a total of $40,000 for any violation that causes the death or serious physical injury of a resident.

**HB 1114 Medical assistance; Medicaid coverage for lactation care and services and postpartum care; provide**

**Bill Summary:** House Bill 1114 requires the Department of Community Health to provide Medicaid coverage, and pursue a waiver if needed, to provide coverage for lactation care and services to pregnant and lactating women, children who are breastfeeding or receiving their mother's milk, and postpartum care for mothers for a period of up to six months following birth. This bill will become effective only upon the effective date of a specific appropriation of funds by the General Assembly.

**Authored By:** Rep. Sharon Cooper (43rd)  **Rule Applied:** Modified-Structured

**Motions to Agree:** (A motion to agree represents final passage of the bill.)

**Rules Calendar**

**SB 28 Insurance; imposing a copayment, coinsurance, or office visit charge in an amount greater than charges imposed for physician; prohibit**

**Bill Summary:** Senate Bill 28 establishes additional criteria for co-payments in certain health benefit plans. The bill adds a provision regarding insurance requiring co-payments to: be reasonable in relation to the covered benefits to which they apply; must serve as an incentive rather than a barrier to access appropriate care; and must not unfairly deny necessary health care services.

**Authored By:** Sen. Lester Jackson (2nd)  **Rule Applied:** Modified-Structured

**House Committee:** Insurance  **Action:** 06-18-2020 Do Pass

**Floor Vote:** Yeas: 145  Nays: 0  **Amendments:**
SB 288  Criminal History Record Information; automatic restriction; final disposition other than a conviction; provide

Bill Summary: Senate Bill 288 expands the ability of individuals convicted of certain misdemeanors or convicted of non-serious or non-sexual felonies and are later pardoned to petition for the restriction and sealing of their criminal history record information. Specific misdemeanor offenses along with violent or sexual felonies are excluded. Exceptions are provided to allow for criminal history record information that was previously restricted and sealed to be unrestricted and unsealed for certain purposes.

A restriction or sealing may be used to disqualify an individual for employment in the same manner as a discharge under Article 3 of Chapter 8 of Title 42. Restricted and sealed criminal history record information shall always be available for inspection: for the purpose of imposing a sentence under Article 3 of Chapter 8 of Title 42; by the Judicial Qualifications Commission; by an attorney representing an accused individual who submits a sworn affidavit to the court attesting that such information is relevant to a criminal proceeding; by a prosecuting attorney or public defender; pursuant to a court order; and by an individual who is the subject of a restricted or sealed offense.

Authored By: Sen. Tonya Anderson (43rd)  Rule Applied: Modified-Structured
House Committee: Special Committee on Access to the Civil Justice System  Action: Substitute
Floor Vote: Yeas: 159  Nays: 0

Amendments:

SB 301  Detainers; inmates charged with subsequent felony offenses under sentence and in custody; temporary custody provisions; revise

Bill Summary: Senate Bill 301 allows the sheriff to request an inmate in the state penal system to remain in state custody when awaiting trial for an offense committed within the confines of the state correctional institution. The bill places authority to grant those requests with the commissioner of the Department of Corrections and goes on to prohibit the transfer of such inmates to an institution outside of the county making the request.

House Committee: Public Safety & Homeland Security  Action: 06-19-2020 Do Pass
Floor Vote: Yeas: 157  Nays: 2

Amendments:

SB 337  Invasion of Privacy; prohibition against the transmission of photography depicting nudity; include falsely created videographic or still images

Bill Summary: Senate Bill 337 amends Code Section 16-11-90, relating to invasion of privacy, to include falsely created videographic still images of other persons within the prohibition against the transmission of photography or videos depicting nudity or sexually explicit conduct of another person under certain circumstances.

Authored By: Sen. Bruce Thompson (14th)  Rule Applied: Modified-Structured
House Committee: Judiciary Non-Civil  Action: 06-17-2020 Do Pass
Floor Vote: Yeas: 142  Nays: 0

Amendments:

SB 342  Local Fire Departments; procedures for organization, issuance and revocation of certificates of compliance; provide

Bill Summary: Senate Bill 342 establishes the Georgia Volunteer Fire Service Council as a division of the Georgia Firefighter Standards and Training Council to govern and administer the requirements for volunteer fire departments in the state.

House Committee: Public Safety & Homeland Security  Action: 06-19-2020 Do Pass
Floor Vote: Yeas: 158  Nays: 0

Amendments:
SB 344  Witness or Criminal Defendant; certain proceedings conducted by video conference; requirements; provide

Bill Summary: Senate Bill 344 provides that prisoners and crime lab employees may appear for certain court proceedings via video conference; however, these do not include criminal proceedings outside of pretrial and post-sentencing matters.

When a prisoner will attend a proceeding digitally and a party intends to introduce testimony, the party must give written notice to the opposing counsel within 10 days of the hearing. Opposing counsel may object in writing any time after being given notice, but at least five days before the hearing. Upon objection, a judge may require the prisoner to appear in person. The state will then determine the prisoner's availability to testify and if the prisoner is found to be unavailable, the court may grant a continuance. The court retains the ability to order a defendant's personal appearance for any hearing.

For both prisoners and crime lab employees appearing digitally, accommodations must be made to preserve the attorney-client privilege. A private means of communication must be provided when a defendant and defense counsel are in different locations. Records of any digital proceeding will be made in the same manner as non-digital proceedings. Upon consent of the parties, digital proceedings may be recorded by an audio-video recording system and the recording becomes part of the record. Minimum requirements are provided for the video conferencing systems to be utilized.

Authored By: Sen. Jeff Mullis (53rd)  Rule Applied: Modified-Structured
House Committee: Judiciary Non-Civil  Committee Action: 06-18-2020 Do Pass
Floor Vote: Yeas: 81 Nays: 68  Amendments:
Floor Action: Failed

SB 367  Effectiveness of Educational Programs; number of student assessments; reduce; when assessments must be administered; provide

Bill Summary: Senate Bill 367 amends O.C.G.A. 20-2-281, relating to assessments, by reducing the number of state assessments given to students. SB 367 eliminates the fifth grade end-of-grade social studies assessment and reduces the number of end-of-course assessments in high school from eight to four. School systems must administer the state required end-of-grade assessment for grades three through eight within 25 school days of the last day of school. The Department of Education is authorized to conduct an analysis of locally implemented assessments and provide guidance to eliminate redundant assessments to improve student achievement.

Authored By: Sen. P. K. Martin (9th)  Rule Applied: Modified-Structured
House Committee: Education  Committee Action: 06-19-2020 Do Pass by Committee
Floor Vote: Yeas: 151 Nays: 0  Amendments:

SB 370  Public Utilities and Public Transportation; compliance with certain safety and permit requirements; electric easements are utilized for broadband services; provide

Bill Summary: Senate Bill 370 requires owners of electric easements located on, along, across, under, or over property owned by a railroad company or state agency to comply with the application, review, safety, and permit requirements of the railroad company or state agency for projects where the easement is utilized for broadband services.

Authored By: Sen. Steve Gooch (51st)  Rule Applied: Modified-Structured
House Committee: Transportation  Committee Action: 06-18-2020 Do Pass
Floor Vote: Yeas: 149 Nays: 0  Amendments:

SB 371  Department of Transportation Officers; state investment in railways and railroad facilities and equipment; provide

Bill Summary: Senate Bill 371 requires the Department of Transportation to administer the Georgia Freight Railroad Program, subject to appropriations, in order to enhance the state's investment in
freight rail projects.

**Authored By:** Sen. Steve Gooch (51st)  
**Rule Applied:** Modified-Structured

**House Committee:** Transportation  
**Action:** 06-18-2020 Do Pass

**Floor Vote:** Yeas: 154  Nays: 1

**Amendments:**

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**Bill:** SB 394  
**Title:** Attorney General; authority to investigate and prosecute certain crimes and offenses; provide

**Bill Summary:** Senate Bill 394 provides that the attorney general shall have the authority to employ peace officers during the investigation of human-trafficking cases and other investigations authorized by the attorney general's general powers under the Code. The bill allows the attorney general to investigate medical assistance fraud (Medicaid and Medicare).

**Authored By:** Sen. John Albers (56th)  
**Rule Applied:** Modified-Structured

**House Committee:** Judiciary Non-Civil  
**Action:** 06-17-2020 Do Pass

**Floor Vote:** Yeas: 102  Nays: 64

**Amendments:**

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**Bill:** SB 416  
**Title:** Office of College and Career Transitions; change the name to Office of College and Career Academies

**Bill Summary:** Senate Bill 416 amends O.C.G.A. 45-7-4 relating to the annual salary of the lieutenant governor and the members of the General Assembly. The lieutenant governor's salary will be reduced by 14 percent for the 2021 fiscal year and the members of the General Assembly’s salary will be reduced 10 percent for the 2021 fiscal year.

**Authored By:** Sen. Jeff Mullis (53rd)  
**Rule Applied:** Modified-Structured

**House Committee:** Education  
**Action:** 06-17-2020 Do Pass

**Floor Vote:** Yeas: 106  Nays: 51

**Amendments:**

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**Bill:** SB 426  
**Title:** Air Quality; reporting of any unpermitted release of ethylene oxide to the Environmental Protection Division of the Department of Natural Resources; provide

**Bill Summary:** SB 426 requires any permittee of an operation that includes the emission of ethylene oxide to report a spill or release of any amount of ethylene oxide to the Environmental Protection Division within 24 hours of discovery. The division must make the report publicly available on the division's website.

**Authored By:** Sen. Brian Strickland (17th)  
**Rule Applied:** Modified-Structured

**House Committee:** Natural Resources & Environment  
**Action:** 06-18-2020 Do Pass

**Floor Vote:** Yeas: 150  Nays: 1

**Amendments:**

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**Bill:** SB 429  
**Title:** Code Revision Commission; statutory portion of said Code; revise, modernize, correct errors or omissions in, and reenact

**Bill Summary:** Senate Bill 429 is the annual Code Revision clean-up bill. It amends the Official Code of Georgia Annotated to revise, modernize, and correct errors or omissions. The bill reflects the work of the Code Revision Commission to repeal portions of the Code that have become obsolete, unconstitutional, or preempted or superseded by subsequent laws. Lastly, the bill provides for other matters relating to revision, reenactment, and publication of the Code.

**Authored By:** Sen. William Ligon, Jr. (3rd)  
**Rule Applied:** Modified-Structured

**House Committee:** Code Revision  
**Action:** 06-18-2020 Do Pass

**Floor Vote:** Yeas: 166  Nays: 0

**Amendments:**
SB 445  Soil Erosion and Sedimentation; water and sewer authorities to be designated as local issuing authorities for land-disturbing activity permits; authorize  

Bill Summary: Senate Bill 445 allows for a water or water and sewer authority to issue land disturbance permits if the authority has been certified by the director of the Georgia Environmental Protection Division and authorized by local law. All applicable counties or municipalities must approve an intergovernmental agreement to allow the authority to operate as a local issuing authority.

Authored By: Sen. John Kennedy (18th)  
House Committee: Natural Resources & Environment  
Floor Vote: Yeas: 139 Nays: 0  
Rule Applied: Modified-Structured  
Committee: 06-18-2020 Do Pass by Committee  
Action: Substitute  
Amendments:

SB 446  Cash Bonds; unclaimed cash bonds; provide  

Bill Summary: Senate Bill 446 allows a posted cash bail to be paid into the general fund of an appropriate court when it is unclaimed by the surety on the bond after two years. The bill also provides that the time begins from the date of the surety's release from liability or the date of disposition of the case, whichever is earlier.

Authored By: Sen. Larry Walker III (20th)  
House Committee: Judiciary Non-Civil  
Floor Vote: Yeas: 137 Nays: 4  
Rule Applied: Modified-Structured  
Committee: 06-18-2020 Do Pass  
Action:  
Amendments:

SB 473  Conservation and Natural Resources; duties, powers, and responsibilities relative to historic preservation; from Department of Natural Resources to the Department of Community Affairs; transfer  

Bill Summary: SB 473 transfers the Historic Preservation Program, including all grant, tax credit, and site designation responsibilities, to the Department of Community Affairs.

Authored By: Sen. Tyler Harper (7th)  
House Committee: Natural Resources & Environment  
Floor Vote: Yeas: 151 Nays: 0  
Rule Applied: Modified-Structured  
Committee: 06-18-2020 Do Pass  
Action:  
Amendments:

SB 477  Investigation of Family Violence; terminology used in determining whom to arrest; revise  

Bill Summary: SB 477 allows for arresting officers to make a decision regarding mutual combat about which party caused the violence and is the predominate aggressor in domestic violence situations requiring arrest.

Authored By: Sen. Kay Kirkpatrick (32nd)  
House Committee: Juvenile Justice  
Floor Vote: Yeas: 145 Nays: 2  
Rule Applied: Modified-Structured  
Committee: 06-19-2020 Do Pass  
Action:  
Amendments:

SB 482  Office of Health Strategy and Coordination; state all-payer claims database; establishment of an advisory committee; provide  

Bill Summary: Senate Bill 482 establishes the Georgia All-Payer Claims Database (GAPCD). Claims data is the information included in an institutional, professional, or pharmacy claim for a covered individual, including the amount paid to a provider of health care services, plus any amount owed by the covered individual.

Additionally, the bill creates an advisory committee to make recommendations regarding the creation of the framework and implementation plan for the GAPCD to facilitate the reporting of health care data. The committee will make initial recommendations to the director of the Office of Health Strategy and Coordination no later than March 1, 2021. The objective of the GAPCD is to facilitate data-driven and evidence-based improvements in access, quality, and cost of health care in order to understand health care expenditure patterns.
The committee will conduct an evaluation of the GAPCD at least every five years to ensure these purposes are met.

The director will seek funding for the creation of the all-payer health claims database and report to the governor and General Assembly on the status of the funding effort and final data elements recommended by the advisory committee no later than March 15, 2021. The GAPCD will be created if sufficient funding is received through gifts, grants, donations, or appropriations on or before January 1, 2022.

**Postponed Until Next Legislative Day**

**SB 318**  
**Education; public forums at public institutions of higher education; provide**  
**Bill Summary:** SB 318 is the 'Forming Open and Robust University Minds (FORUM) Act'. The bill provides that the unrestricted outdoor areas of the campuses of the University System of Georgia and the Technical College System of Georgia's institutions are public forums for their campus communities. The institutions will not prohibit expressive activities in those areas or designate any campus areas as a "free speech zone". Institutions may maintain and enforce restrictions for expression so long as the restrictions are narrowly tailored to serve a significant institutional interest and employ criteria that is clear, published, neutral, and provides ample alternative means for expression. Restrictions must also allow the community to assemble spontaneously and to distribute literature.

Individuals may engage in expressive activities that do not materially and substantially disrupt the functions of the institution. Disruptions do not include conduct protected by the First Amendment of the United States Constitution. The bill does not prevent an institution from prohibiting student-on-student harassment or unlawful activities.

Institutions may not discriminate against, deny any benefits or privileges available to, or deny recognition to any active or proposed student organization based on actual or anticipated activities. Policies, regulations, and expectations of student expression on campus will be made public by the institution. The institutions will also develop materials, programs, and procedures regarding student expression for all individuals responsible for the education or discipline of students.

The State Board of the Technical College System of Georgia will publish an annual report related to its actions on free expression. The report will be shared with the governor and General Assembly on July 1 of each year.

**Authored By:** Sen. William Ligon, Jr. (3rd)  
**Rule Applied:** Modified-Structured

**SB 321**  
**Physician Assistants; relating to the number a physician can authorize and supervise at any one time; provisions; revise**  
**Bill Summary:** Senate Bill 321 authorizes an advanced practice registered nurse to order radiographic imaging tests in non-life threatening situations if delegated to do so by a physician. The bill also brings parity to the number of advanced practice registered nurses and physician assistance that a physician may supervise in a nurse protocol agreement to four.

**Authored By:** Sen. Chuck Hufstetler (52nd)  
**Rule Applied:** Modified-Structured

**SB 335**  
**Children and Youth; foster children and foster families; laws and supports; strengthen**  
**Bill Summary:** SB 335 allows foster parents free admission into state parks. In addition, a tracking system must be developed for cases involving foster care. Moreover, the bill gives hearings involving dependency issues to take priority over cases involving jury trials. The bill allows for the Department
of Family and Child Services to work with child placement agencies regarding the hours of training required for foster and respite families. SB 335 also addresses the Lake Lanier Development Authority.

**SB 340**  
**Childhood Cancer Awareness Day; September 1 of each year; provide**

**Bill Summary:** Senate Bill 340 establishes September 1st as the annual Childhood Cancer Awareness Day in Georgia.

**Authored By:** Sen. Brandon Beach (21st)  
**Rule Applied:** Modified-Open

**SB 410**  
**Ad Valorem Tax Appeals; alternative means of recovering costs of litigation and attorney's fees; provide**

**Bill Summary:** Senate Bill 410 amends 48-5-311, relating to creation of county boards of equalization, duties, review of assessments, and appeals, to allow the taxpayer to recover costs of litigation and attorney's fees for appeals made by the board of assessors to the superior court where the final determination of value is 85 percent or less of the value set by the board of assessors.

The bill also amends 48-5-511, relating to returns of public utilities to the commissioner of the Department of Revenue, to require the annual property tax return of public utilities be transmitted to the commissioner electronically.

**Authored By:** Sen. John Kennedy (18th)  
**Rule Applied:** Structured

**SB 489**  
**Lighting Equipment of Motor Vehicles; requiring an amber strobe light upon low-speed vehicles; provisions; repeal**

**Bill Summary:** Senate Bill 489 removes the requirement that low-speed vehicles must display an amber strobe light as a warning to other drivers.

**Authored By:** Sen. Steve Gooch (51st)  
**Rule Applied:** Modified-Structured

**Local Calendar**

**HB 922**  
**Whitfield County Board of Education; revise and restate the law**

**Bill Summary:** House Bill 922 repeals a local constitutional amendment providing for the division of Whitfield County into school districts. It also revises and restates the law relating to the Whitfield County Board of Education.

**Authored By:** Rep. Kasey Carpenter (4th)  
**Rule Applied:** 06-24-2020 Do Pass by Committee

**House Committee:** Intragovernmental Coordination - Local  
**Action:** Substitute

**Floor Vote:** Yeas: 134  Nays: 0  
**Amendments:**

**HB 1165**  
**Joint Liberty County, City of Gum Branch, City of Midway, City of Riceboro, and City of Walthourville Fire Protection Facilities and Equipment Authority; repeal Act**

**Bill Summary:** House Bill 1165 repeals the joint Liberty County, city of Gum Branch, city of Midway, city of Riceboro, and city of Walthourville Fire Protection Facilities and Equipment Authority.

**Authored By:** Rep. Al Williams (168th)  
**Rule Applied:** 06-23-2020 Do Pass

**House Committee:** Intragovernmental Coordination - Local  
**Action:**

**Floor Vote:** Yeas: 155  Nays: 1  
**Amendments:**
HB 1242  Decatur, City of; independent school district ad valorem tax; provide homestead exemption
Bill Summary: House Bill 1242 provides a city of Decatur independent school district homestead exemption for 10 years in the full amount of the assessed value for residents who are 62 and older.

Authored By: Rep. Karla Drenner (85th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1  
Rule Applied: Committee 06-23-2020 Do Pass

HB 1243  DeKalb County; board of commissioners; change manner of appointment and terms of office of members
Bill Summary: House Bill 1243 changes the manner of appointment and terms of office of the members of the DeKalb County Board of Ethics, and provides for an ethics administrator and the duties of that position.

Authored By: Rep. Viola Davis (87th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1  
Rule Applied: Committee 06-23-2020 Do Pass

HB 1245  Lanier County Building Authority Act; enact
Bill Summary: House Bill 1245 creates the Lanier County Building Authority.

Authored By: Rep. James Burchett (176th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1  
Rule Applied: Committee 06-23-2020 Do Pass

HB 1246  Satilla Regional Water and Sewer Authority; all five board members are elected pursuant to the Act; provide
Bill Summary: House Bill 1246 provides that all five Satilla Regional Water and Sewer Authority board members be elected.

Authored By: Rep. James Burchett (176th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1  
Rule Applied: Committee 06-23-2020 Do Pass

HB 1247  Warner Robins, City of; provide new charter
Bill Summary: House Bill 1247 provides a new charter for the city of Warner Robins.

Authored By: Rep. Heath Clark (147th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1  
Rule Applied: Committee 06-23-2020 Do Pass

HB 1248  Cordele, City of; provide new charter
Bill Summary: House Bill 1248 provides a new charter for the city of Cordele.

Authored By: Rep. Noel Williams (148th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1  
Rule Applied: Committee 06-23-2020 Do Pass
HB 1249  Henry County; Redevelopment Powers Law; provide for a referendum

Bill Summary: House Bill 1249 authorizes Henry County and each municipality within Henry County to exercise all redevelopment powers found in the Georgia Constitution and Code.

Authored By: Rep. Andrew Welch (110th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1

Rule Applied: Committee 06-23-2020 Do Pass

SB 510  Wheeler County; board of elections and registration; create

Bill Summary: Senate Bill 510 creates the Wheeler County Board of Elections and Registration.

Authored By: Sen. Blake Tillery (19th)  
House Committee: Intragovernmental Coordination - Local  
Floor Vote: Yeas: 155  Nays: 1

Rule Applied: Committee 06-23-2020 Do Pass

Amendments:
Next on the Floor from the Committee on Rules

The Committee on Rules has fixed the calendar for the 39th Legislative Day, Thursday, June 25, and bills may be called at the pleasure of the Speaker. The Rules Committee will next meet on Thursday, June 25, at 9:00 a.m., to set the Rules Calendar for the 40th Legislative Day.

SB 211  Advertisement and Sale of Meat; representation of nonanimal products and non-slaughtered animal flesh as meat; render unlawful

Bill Summary:  SB 211 prohibits labeling or advertising food that is not derived from the flesh, offal, or other by-product of an animal as meat unless the labeling clearly states one of the following: "lab-grown", "lab-created", or "grown in a lab" if it is made of cell cultured products; or, "vegetarian", "veggie", "vegan", "plant based", or other similar term if it is a plant-based product.

SB 316  Military Spouses; licensed in other states to practice certain professions; obtain a license by endorsement to practice in this state; provide

Bill Summary:  Senate Bill 316 requires professional licensing boards to issue an expedited license to a military spouse or transitioning service member who holds a current license, in good standing, with another state; examinations to demonstrate required knowledge may be required.

SB 341  Peace Officers; re-employment of retired peace officers and correctional officers during disasters and emergencies; provide

Bill Summary:  Senate Bill 341 allows any law enforcement unit in the state to supplement its workforce as necessary with qualified, retired peace officers or correctional officers when a disaster or emergency has been declared by a county sheriff, a public safety director, or the governor or when there is a national emergency. Any retired officers must be in compliance with the annual training and qualification standards set for peace officers in Georgia law. Assisting officers have the same immunities and arrest powers in that location as the officers of the requesting entity only for the duration of the specific event. Any compensation is paid by the requesting entity and the officers assisting are deemed employees of the requesting entity during the event and therefore subject to the workers' compensation, overtime, and expense reimbursement provisions provided to him or her as an employee of the requesting agency.

SB 413  Conflicts of Interest in Zoning Actions; definition of the term applicant; expand

Bill Summary:  Senate Bill 413 allows agencies to hold public hearings via teleconference during emergency conditions.
Committee Actions

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

Governmental Affairs Committee

SB 322  Development Impact Fees; exemption of development projects from funding such projects' proportionate share of system improvement; authorize

Bill Summary: Senate Bill 322 provides guidelines for specified election outcomes when a candidate on the ballot in a nonpartisan election dies prior to election.

Authored By: Sen. Frank Ginn (47th)
House Committee: Governmental Affairs
Committee Action: 06-24-2020 Do Pass by Committee

SB 463  Primaries and Elections; provisions and references regarding direct recording electronic voting machines; remove

Bill Summary: Senate Bill 463 requires poll officers to be residents of the state of Georgia. The bill sets the registration deadline for a run-off primary on the fifth Monday prior to the date of the run-off. The bill prohibits the secretary of state, State Election Board, county registrar, or other specified officials from distributing unsolicited absentee ballots to electors. The secretary of state is authorized to develop a secure website for electors to request absentee ballots. Upon request, electors 70 years and older must be permitted to vote immediately at the next available voting booth without having to wait in line.

Authored By: Sen. John Kennedy (18th)
House Committee: Governmental Affairs
Committee Action: 06-24-2020 Do Pass by Committee

Intragovernmental Coordination - Local Committee

HB 922  Whitfield County Board of Education; revise and restate the law

Bill Summary: House Bill 922 repeals a local constitutional amendment providing for the division of Whitfield County into school districts. It also revises and restates the law relating to the Whitfield County Board of Education.

House Committee: Intragovernmental Coordination - Local
Committee Action: 06-24-2020 Do Pass by Committee

Natural Resources & Environment Committee

SB 384  Solid Waste Management; location of any municipal solid waste disposal facility within certain distance of a blackwater river; flows directly into the ocean; prohibit

Bill Summary: SB 384 declares blackwater rivers that are wholly contained within the borders of the state, originate in Georgia's coastal plain, and flow directly into the ocean as a vital area of the state. The state is restricted from issuing permits to municipal solid waste disposal facilities or landfills accepting coal ash located within three miles of a blackwater river considered a vital area.

Authored By: Sen. William Ligon, Jr. (3rd)
House Committee: Natural Resources & Environment
Committee Action: 06-24-2020 Do Pass
Transportation Committee

**SR 844  Deputy Nicolas Blane Dixon Memorial Bridge; Hall County; dedicate**

**Bill Summary:** The House substitute to SR 844 includes the following dedications:

- Senate Resolution 844, dedicating the bridge on State Route 11/Cleveland Highway in Hall County as the Deputy Nicolas Blane Dixon Memorial Bridge;
- Senate Resolution 862, dedicating the intersection of State Route 92 and State Route 9/State Route 120 in Fulton County as the Tom Price Intersection;
- Senate Resolution 858, dedicating the bridge on 17th Street over I-75 in Fulton County as the Calvin McLarin Memorial Bridge;
- Senate Resolution 889, dedicating the overpass bridge on State Route 38/U.S. 221 in Lowndes County as the Joseph "Sonny" Vickers Overpass;
- House Resolution 1326, dedicating the portion of State Route 139 from Campbellton Road to Donnelly Avenue in Fulton County as the Vivien Harmon Memorial Highway;
- House Resolution 1328, dedicating the overpass bridge on 701 West Highway 80 in Chatham County as the Kicklighter Overpass;
- House Resolution 1366, dedicating the portion of State Route 41 from mile marker 6 to mile marker 7 in Marion County, Georgia, as the Wesley Frank Weaver Memorial Mile;
- House Resolution 1387, dedicating the portion of State Route 17 from Rocky Ford to Scarboro in Screven County as the C. Arthur Howard, Jr., Highway;
- House Resolution 1388, dedicating the bridge on State Route 85 over Railroad Ave/Railroad Street in Muscogee County as the Albert W. Thompson Memorial Bridge;
- House Resolution 1389, dedicating the interchange at the U.S. 80/State Route 22 Connector in Muscogee County as the Congressman Jack T. Brinkley Memorial Interchange;
- House Resolution 1392, dedicating the intersection of Brown Road and State Route 56 in Augusta-Richmond County as the James "Jimmy" Smith, Jr., Intersection;
- House Resolution 1431, dedicating the bridge on State Route 88 over Brier Creek in Keysville, Georgia, as the Maggie Bell Cheatham Cartwright Bridge;
- House Resolution 1444, dedicating the interchange between Interstate 20 and Washington Road in Richmond County as the Jessye Norman Memorial Interchange;
- House Resolution 1472, dedicating the overpass bridge at the overpass on State Route 169 in Wayne County as the William "Billie" E. Clanton Bridge;
- House Resolution 1522, dedicating the bridge on State Route 515/State Route 5 over Talona Road in Gilmer County as the Billy Burnette Memorial Bridge;
- House Resolution 1523, dedicating the bridge on State Route 338 over I-16 near the city limits of Dudley in Laurens County as the Johnnie B. Hall Memorial Bridge;
- House Resolution 1524, dedicating the intersection between State Route 31/US 319/ US 441 and State Route 117/ US 441 Bypass in Laurens County as the Kipley "Kip" Allen Brown Memorial Intersection;
House Resolution 1548, dedicating the interchange at Interstate 75 and Union Grove in Gordon County as the Johnny Meadows Memorial Interchange;

House Resolution 1589, dedicating the intersection of State Route 1 and Veterans Memorial Highway in Floyd County as the Carl Evans Memorial Intersection;

House Resolution 1597, dedicating the bridge on SR 38/US 84 over SR 3/SR 300/US 19 in Thomas County as the Major Henry Talmage Elrod Medal of Honor Recipient Memorial Bridge;

House Resolution 1598, dedicating the bridge on State Route 93 between 1st and 2nd Avenue in the city limits of Cairo in Grady County as the Veterans Memorial Bridge.

Authored By: Sen. Butch Miller (49th)
House Committee: Transportation
Action: 06-24-2020 Do Pass by Committee

Authored By: Sen. Jeff Mullis (53rd)
House Committee: Ways & Means
Action: 06-24-2020 Do Pass by Committee

**Ways & Means Committee**

**SB 375** Cigarettes and Tobacco Related Products; additional penalties regarding any person under 21 years of age; provide; definition of vapor product; revise

Bill Summary: Effective January 1, 2010, Senate Bill 375 raises the legal age to purchase and possess vapor and tobacco products, establishes licensing and regulatory requirements on vapor products, and establishes an excise tax on vapor products.

The bill raises the legal age to purchase tobacco and vapor products to 21 and makes it illegal for anyone under the age of 21 to possess the products. The bill also makes it unlawful to use any vapor product within a school safety zone.

The bill also establishes excise taxes of five cents per milliliter on consumable vapor products in a closed system and seven percent of the wholesale cost price on vapor devices and vapor devices that contain any consumable vapor product at the time of sale and are not intended to be refilled.

"Consumable vapor product" is defined as any liquid solution that is intended to be heated into an aerosol state and inhaled by an individual. "Closed system" is defined as any disposable container which is pre-filled and sealed by the manufacturer and is intended or used to dispense consumable vapor products using a vapor device that is intended to be reused. "Open system" is defined as any method or manner used to contain a consumable vapor product that is not a closed system. "Vapor device" is defined as any system or device developed or intended to deliver a consumable vapor product to an individual who inhales from the device.

No person shall engage in or conduct business relating to alternative nicotine products and vapor products without first obtaining a license from the commissioner of the Department of Revenue. The commissioner may require a separate license for each business activity and product including alternative nicotine products, vapor products, and traditional tobacco products or may allow the license holder to participate in all business activities and products under one license. The license fees for vapor products is an additional $10 initial fee and an annual $10 fee. Vapor products are included in the current regulatory structure for tobacco products and all sales must be made in a face-to-face manner with the purchaser being at least 21 years of age as shown on a valid identification. Home delivery of vapor products is allowed, but requires that the recipient be at least 21 years of age as shown on a valid identification and provide a signature that matches that of the identification.

Alternative nicotine products and vapor products are incorporated into the Code section, which provides the department with the ability to regulate the tobacco industry.
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>
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<tbody>
<tr>
<td>9:00 AM</td>
<td>RULES 341 CAP</td>
<td>341 CAP</td>
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<tr>
<td>10:00 AM</td>
<td>FLOOR SESSION (LD 39)</td>
<td>House Chamber</td>
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