

HOUSE BILL 385: Impaired Hunting/Orange County.

2017-2018 General Assembly

Committee: Senate State and Local Government. If **Date**: June 19, 2017

favorable, re-refer to Rules and Operations of

the Senate

Introduced by: Reps. Meyer, Insko Prepared by: Brad Krehely

Analysis of: First Edition Committee Co-Counsel

OVERVIEW: House Bill 385 makes hunting on the land of another while impaired unlawful in Orange County, enforceable by Wildlife Resource Commission officers, sheriffs, and other officers with general subject matter jurisdiction.

CURRENT LAW: Several local acts address hunting while impaired:

S.L. 2001-165 authorizes **Orange County** to prohibit by ordinance hunting while impaired with firearms, enforceable by local law enforcement but not Wildlife Resource Commission officers.

S.L. 2002-142 makes hunting while impaired unlawful in **Pitt County**, enforceable by Wildlife Resource Commission officers, sheriffs, and other officers with general subject matter jurisdiction.

S.L. 2004-87 authorizes **Wake County** to prohibit by ordinance hunting while impaired with firearms, enforceable by local law enforcement, but not Wildlife Resource Commission officers.

S.L. 2007-264 makes hunting on the land of another while impaired unlawful in **Caswell, Johnston, and Stanly Counties**, enforceable by Wildlife Resource Commission officers, sheriffs, and other officers with general subject matter jurisdiction.

BILL ANALYSIS: House Bill 385 makes hunting on the land of another while impaired unlawful in **Orange County**, enforceable by Wildlife Resource Commission officers, sheriffs, and other officers with general subject matter jurisdiction.

EFFECTIVE DATE: This act is effective when it becomes law.

Giles Perry and Jason Moran-Bates, Staff Attorneys for Legislative Analysis Division, substantially contributed to this summary.

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