

HOUSE BILL 740: SAR Rename/Disputed County Boundaries/Mapping.

2017-2018 General Assembly

Committee: Senate State and Local Government. If Date: June 13, 2017

favorable, re-refer to Rules and Operations of

the Senate

Introduced by: Reps. McNeill, R. Turner Prepared by: Jessica Sammons

Analysis of: First Edition Committee Co-Counsel

OVERVIEW: House Bill 740 would modernize and update statutes related to the urban search and rescue teams and the NC Geodetic Survey.

Section 1 – Search and Rescue:

CURRENT LAW: Article 6 of Chapter 166A provides for the Urban Search and Rescue Program. The Secretary of the Department of Public Safety must adopt rules establishing a program for urban search and rescue that relies on contracts with a specialized group of individuals with capabilities equivalent to search and rescue teams established under the Federal Emergency Management Act. The program is administered by the Division of Emergency Management, and includes contract response teams, mostly specialized subunits of local fire departments and other emergency personnel, that are strategically located in major urban centers so they can be quickly deployed across the State.

BILL ANALYSIS: Section 1 of House Bill 740 would change the name of the Urban Search and Rescue Program to the North Carolina Search and Rescue Program to more accurately reflect the diverse terrain and missions the team serves in the State, and would direct the Secretary of the Department of Public Safety to additionally rely on memorandums of understanding and agreement with contract response teams in search and rescue efforts.

EFFECTIVE DATE: Section 1 would become effective July 1, 2017.

Sections 2 & 3 – NC Geodetic Survey:

CURRENT LAW: G.S. 153A-18 establishes a process by which counties can alter their boundary lines if those lines are uncertain or disputed.

Currently, under the Mountain Ridge Protection Act of 1983, maps, drawings, or documents identifying protected mountain ridges are made available for inspection at the Secretary of Environmental Quality's office.

BILL ANALYSIS: Section 2 of House Bill 740 would modernize G.S. 153A-18 to comport with current practices of using the North Carolina Geodetic Survey to help locate and reestablish county boundary lines. Counties with uncertain or disputed boundary lines would request help from the Geodetic Survey by submitting a written request. All the counties adjacent to the uncertain or disputed boundary must make the request. The Geodetic Survey reestablishing the boundary line would be given

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House Bill 740

Page 2

to the counties. If the counties fail to ratify the reestablished boundary line within one year of receiving the survey plan denoting the location of the reestablished boundary line, the survey plat would become conclusive as to the location of the boundary line and would be recorded in the Register of Deeds in each affected county and in the Secretary of State's office. The chief of the North Carolina Geodetic Survey would notify affected parties in writing of the action taken.

Section 3 of House Bill 740 would require that maps, drawings, or documents identifying the protected mountain ridges be housed with the office of the North Carolina Geodetic Survey, NC Emergency Management, in Raleigh.

EFFECTIVE DATE: Sections 2 and 3 would be effective when the act becomes law.

Cindy Avrette, Staff Attorney in the Legislative Analysis Division, substantially contributed to this summary.