

SENATE BILL 153:

This Bill Analysis reflects the contents of the bill as it was presented in committee.

North Carolina Border Protection Act.

2025-2026 General Assembly

Committee: House Rules, Calendar, and Operations of the Date: June 4, 2025

House

Introduced by: Sens. Berger, Daniel, B. Newton Prepared by: Hannah Kendrick*

Analysis of: Third Edition Staff Attorney

OVERVIEW: Senate Bill 153 would do the following:

- Require the Secretary of the Department of Public Safety (DPS), the Secretary of the Department of Adult Correction (DAC), the Commander of the State Highway Patrol (SHP), and the Director of the State Bureau of Investigation (SBI), to enter into agreements with U.S. Immigration and Customs Enforcement (ICE) and adopt certain other policies to cooperate with ICE.
- Require the Department of Health and Human Services (DHHS), the Department of Commerce, the Housing Finance Agency, and all local housing authorities to cease providing State-funded benefits to noncitizens residing in the United States without legal permission.
- Require the Department of Commerce, Division of Employment Security, to adopt and implement a policy to verify that all applicants are legally authorized to reside in the United States.
- Waive governmental immunity from tort liability for cities and counties that adopt sanctuary ordinances and when an unauthorized alien commits a crime against a person or property within the corporate limits of the city or county, whether or not insurance has been purchased.
- Prohibit constituent institutions of The University of North Carolina from having policies or procedures that limit the enforcement of federal immigration laws to less than the full extent permitted by federal law.

CURRENT LAW AND BILL ANALYSIS:

Section 1

Section 287(g) of the Immigration and Nationality Act (8 U.S.C. § 1357(g)) authorizes State or local law enforcement agencies to perform immigration law enforcement pursuant to federal law if the agency enters into a Memorandum of Agreement (MOA) with the federal government.

Under North Carolina law subsection (c1) of G.S. 128-1.1, Dual office holding allowed, provides the following: "Where authorized by federal law, any State or local law enforcement agency may authorize its law enforcement officers to also perform the functions of an officer under 8 U.S.C. § 1357(g) if the agency has a Memorandum of Agreement or Memorandum of Understanding for that purpose with a federal agency. State and local law enforcement officers authorized under this provision are authorized to hold any office or position with the applicable federal agency required to perform the described functions."

On January 20, 2025, the President of the United States issued Executive Order 14159 directing the Secretary of Homeland Security, to the maximum extent permitted by law, and with the consent of State

Kara McCraw Director



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or local officials, to take appropriate action through agreements under Section 287(g) to authorize State and local law enforcement officials to perform the functions of immigration officers.

<u>Section 1</u> of the bill would direct the Secretary of the DPS, the Secretary of the DAC, the Commander of the SHP, and the Director of the SBI to do all the following:

- Enter into MOAs with the Director of ICE pursuant to Section 287(g) to perform immigration law enforcement functions under the supervision of ICE.
- Develop policies requiring employees of each agency to do all the following:
 - Have employees attempt to determine if any person in the custody of or under the supervision of the agency is a legal resident or citizen of the United States by asking the person questions or examining relevant documents.
 - o If an employee is not able to determine a person's status by conducting the above inquiry, then the employee must make an ICE query.
 - o If an employee determines that the person is not a legal resident or citizen of the United States, then the employee shall provide information requested by ICE.
- Cooperate to the fullest extent allowed by law with ICE.
- Report the MOAs and policies required by this bill to the Joint Legislative Oversight Committee on Justice and Public Safety no later than August 1, 2025.

The State Auditor would be required to perform an audit to determine that agencies are complying with the above requirements.

Section 2 and Section 3

<u>Sections 2 and 3</u> would require DHHS, the Department of Commerce, the Housing Finance Agency, and all local housing authorities to do the following:

- Cease providing State-funded benefits and publicly funded housing benefits to noncitizens residing in the United State without legal permission to the extent permitted by federal law.
- Develop a plan, to the extent permitted by federal law, to update and review eligibility criteria for all State-funded benefits and publicly funded housing benefits to ensure noncitizens residing the United States without legal permission are ineligible to receive those benefits.
- Report by January 15, 2026, on the steps taken to cease providing benefits and the details of the
 developed and implemented plan including all federal statutes or regulations prohibiting denial of
 benefits.

Section 2 would define "State-funded benefits" to include various programs administered by DHHS or through a contract with DHHS. The term excludes benefits or services available under the listed programs that help eligible beneficiaries access food or meals.

Section 3 would define "publicly funded housing benefits" to include various programs or assistance administered by or through a contract with the Department of Commerce, the North Carolina Housing Agency, and any local housing authority.

Section 4

<u>Section 4</u> would require the Department of Commerce, Division of Employment Security, to the extent permitted by federal law, to adopt and implement a policy to verify that all applicants for unemployment

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benefits are legally authorized to reside in the United States prior to receiving the first unemployment benefit payment by January 15, 2026.

Section 5

North Carolina law prohibits cities (G.S. 160A-205.2) and counties (G.S. 153A-145.5) from having in effect any policy, ordinance, or procedure that limits or restricts the enforcement of federal immigration laws to less than the full extent permitted by federal law. Cities and counties are also precluded from doing any of the following related to information regarding the citizenship or immigration status, lawful or unlawful, of any individual:

- Prohibiting law enforcement officials or agencies from gathering such information.
- Directing law enforcement officials or agencies not to gather such information.
- Prohibiting the communication of such information to federal law enforcement agencies.

Cities (G.S 160A-485 and G.S. 160A-485.5) and counties (G.S. 153A-435) may waive governmental immunity from civil liability in tort by the act of purchasing liability insurance.

<u>Section 5</u> would waive governmental immunity from tort liability for cities and counties that 1) adopt sanctuary ordinances, and 2) when an unauthorized alien commits a crime against a person or property within the corporate limits of the city or county, whether or not insurance has been purchased.

Section 6

The federal Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g (FERPA) protects the privacy of student education records and applies to all education agencies and institutions that receive funds under any U.S. Department of Education program. FERPA generally requires written consent before an institution of higher education can disclose personally identifiable information from a student's education records. Exceptions to this consent requirement include (i) when there is a health or safety emergency and (ii) when a court order or subpoena requires the disclosure.

<u>Section 6</u> would prohibit constituent institutions of The University of North Carolina from having policies or procedures that limit the enforcement of federal immigration laws to less than the full extent permitted by federal law. Constituent institutions would not be allowed to do any of the following with respect to information about an individual's citizenship or immigration status:

- Prohibit law enforcement officials or agencies from gathering the information.
- Direct law enforcement officials or agencies not to gather the information.
- Prohibit communication of the information to federal law enforcement agencies.

EFFECTIVE DATE: Except as otherwise provided, this act would be effective when it becomes law.

*Robert Ryan, Brad Krehely, and Debbie Griffiths, Staff Attorneys for the Legislative Analysis Division, substantially contributed to this summary.