GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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SENATE BILL 306*

Short Title: Ranger Residences/Delete Reporting.

(Public)

Sponsors: Senators Sherron, Cochrane, Shaw, Tally, Winner; and Smith.

Referred to: State Government.

February 27, 1989

A BILL TO BE ENTITLED

2	AN ACT TO DELETE THE REQUIREMENT THAT THE DIVISION OF PARKS
3	AND RECREATION REPORT TO THE JOINT LEGISLATIVE COMMISSION
4	ON GOVERNMENTAL OPERATIONS REGARDING RANGER RESIDENCES
5	AND LAKE JAMES STATE PARK AND TO REPEAL THE SUNSET ON
6	LEGISLATION REGARDING CONSTRUCTION OF RANGER RESIDENCES.
7	The General Assembly of North Carolina enacts:
8	Section 1. Section 9 of Chapter 876 of the 1987 Session Laws reads as
9	rewritten:
10	"Sec. 9. (a) Pursuant to the provisions of Chapter 243 of the 1987 Session
11	Laws, the General Assembly creates and establishes Lake James State Park as a State
12	recreation area in the State Park System.
13	(b) The Department of Administration and the Department of Natural Resources
14	and Community Development shall immediately proceed in the acquisition and
15	development of property for Lake James State Park, within appropriated funds. Both
16	departments shall report quarterly to the Joint Legislative Commission on Governmental
17	Operations, beginning August of 1987, on their progress.
18	(c) The Department of Natural Resources and Community Development,
19	Division of Parks and Recreation, may contract for and supervise all aspects of
20	architecture, engineering, and construction of Lake James State Park as a pilot project,
21	including examination and approval of all changes in plans and specifications made
22	after the contract for work has been awarded, without being subject to the requirements
23	of the following:

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(1) G.S. 143-128 and 143-132, and rules implementing those statutes;

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1	(2)	G.S. 143-31.1 and 143-341(3) and rules implementing that statute;	
2		provided, however, the Department of Administration shall, if the	
3		Department of Natural Resources and Community Development,	
4		Division of Parks and Recreation so requests, assist the Division in the	
5		prefinal and final inspections of Lake James State Park;	
6	(3)	State Statutes, rules, and executive orders referred to in Chapter 2,	
7		Section 203.1 b. 16 a), b), d), and f) of the North Carolina	
8		Construction Manual (6th Edition) prepared by the Division of State	
9		Construction, North Carolina Department of Administration.	
10	-	ons of G.S. 143-135.3 shall apply to contracts entered into pursuant to	
11	this section.		
12		ployees are not available to adapt a State-owned design for Lake James	
13	State Park, the Department of Natural Resources and Community Development,		
14	Division of Parks and Recreation, may use funds appropriated to hire a consultant to		
15	adapt the State-	6	
16		Department of Natural Resources and Community Development,	
17		ks and Recreation, shall report to the Joint Legislative Commission on	
18		Operations prior to entering into any contracts for or performing any	
19		ject subject to the provisions of this act. The report shall include a	
20	description of any contracts the Division intends to enter into for the project, a		
21		any work the Division intends to perform on the project, the projected	
22 23	1 0	ect and the schedule for completion of the project."	
		2. Chapter 875 of the 1987 Session Laws reads as rewritten:	
24 25		(a) If the State owns an appropriate design for a ranger's residence or if of Natural Resources and Community Development, Division of Parks	
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27		r and supervise all aspects of architecture, engineering, and construction	
28	•	residence, including examination and approval of all changes in plans	
30	-	ons made after the contract for work has been awarded, without being	
31		equirements of the following:	
32	(1)	G.S. 143-128 and 143-132, and rules implementing those statutes;	
33	(1) (2)	G.S. 143-31.1 and 143-341(3) and rules implementing that statute;	
34	(2)	provided, however, the Department of Administration shall, if the	
35		Department of Natural Resources and Community Development,	
36		Division of Parks and Recreation so requests, assist the Division in the	
37		prefinal and final inspections of the ranger's residence;	
38	(3)	State Statutes, rules, and executive orders referred to in Chapter 2,	
39		Section 203.1 b. 16 a), b), d), and f) of the North Carolina	
40		Construction Manual (6th Edition) prepared by the Division of State	
41		Construction, North Carolina Department of Administration.	
42	Funds appropri	ated for a ranger's residence for which the State owns an appropriate	
43	design or for	which the Department of Natural Resources, Division of Parks and	

Recreation, intends to use a modular unit shall be allotted by the Director of the Budget
within 60 days of the effective date of the appropriation.

The provisions of G.S. 143-135.3 shall apply to contracts entered into pursuant to this section.

5 If State employees are not available to adapt a State-owned design for a ranger's 6 residence for a particular use or to fit a modular unit for a particular use for a ranger's 7 residence, the Department of Natural Resources and Community Development, 8 Division of Parks and Recreation may use funds appropriated to design ranger's 9 residences to hire a consultant to adapt the State-owned design or to fit the modular unit 10 to the use.

(b) The Department of Natural Resources and Community Development,
Division of Parks and Recreation, shall report to the Joint Legislative Commission on
Governmental Operations prior to entering into any contracts for or performing any

14 work on a project subject to the provisions of this act. The report shall include a

15 description of any contracts the Division intends to enter into for the project, a

16 description of any work the Division intends to perform on the project, the projected

17 cost of the project and the schedule for completion of the project.

18 Sec. 2. This act shall become effective October 1, 1987, and shall remain in 19 effect until June 30, 1989."

20 Sec. 3. This act is effective upon ratification.