GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

Η

H.B. 457 Mar 22, 2023 HOUSE PRINCIPAL CLERK

D

HOUSE BILL DRH10218-STxf-37A

Short Title:	Union/Mecklenburg County Boundary.	(Local)
Sponsors:	Representative Arp.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO ENABLE THE TRANSITION OF PROPERTIES ALONG THE COMMON
3	BOUNDARY BETWEEN MECKLENBURG COUNTY AND UNION COUNTY.
4	The General Assembly of North Carolina enacts:
5	SECTION 1. Except as provided in this section, the common boundary between
6	Mecklenburg County and Union County shall be as shown on the Census Redistricting Data P.L.
7	94-171 TIGER/Line Shapefiles associated with the 2020 federal decennial census. The area east
8	of I-485, commonly known as the Shannamara neighborhood, shall be in Union County and the
9	common boundary between the two counties shall follow I-485.
10	SECTION 2.(a) On and after July 1, 2023, all papers, documents, and instruments
11	required or permitted to be filed or registered that involve residents and property located in areas
12	affected by the relocation of the boundary line that previously may have been recorded in the
13	adjoining counties shall be recorded in the county to which the property has been annexed.
14	SECTION 2.(b) All public records related to residents and property located in areas
15	affected by the resurvey of the boundary line that were filed or recorded prior to July 1, 2023, in
16	the adjoining counties shall remain in those respective adjoining counties where filed or recorded,
17	and such records shall be valid public records as to the property and persons involved, even
18	though they are recorded in an adjoining county which is a county where the property is no longer
19	located as evidenced by the Census Redistricting Data P.L. 94-171 TIGER/Line Shapefiles
20	associated with the 2020 federal decennial census.
21	SECTION 2.(c) On and after July 1, 2023, all real and personal property located in
22	areas affected by the resurvey of the boundary line that was subject to ad valorem taxation on
23	January 1, 2023, shall be subject to ad valorem taxes in the county to which the property is
24	annexed for the fiscal year beginning July 1, 2023, to the same extent as it would have been had
25	it been correctly recognized by the tax departments of each county on January 1, 2023, except as
26	hereinafter provided with respect to classified registered motor vehicles. On July 1, 2023, the tax
27	administrators of the adjoining counties shall transfer to the respective county tax assessors the
28	ad valorem tax listings and valuations for all real and personal property subject to ad valorem
29	taxation in areas affected by the resurvey of the boundary line, except classified motor vehicles
30	that were registered in the adjoining counties prior to July 1, 2023. For the fiscal year that begins
31	July 1, 2023, all real and personal property located in areas affected by the resurvey of the
32	boundary line that was subject to ad valorem taxation in that area on January 1, 2023, shall be
33	assessed and taxed as follows:
34	(1) The ad valorem property taxes assessed on all classified registered motor

35 36 vehicles registered or listed in adjoining counties between January 1, 2023, and June 30, 2023, shall be collected by the appropriate adjoining county tax



General Assem	bly Of North Carolina	Session 2023
	collector, and all such taxes shall be retained by taxes on all classified motor vehicles registered a assessed and collected by the county tax departm the real property wherein the classified registered	fter June 30, 2023, shall be nent in the county to which
	has been annexed.	
(2)	The values established by the particular adjoining	county tax administrator on
	all personal property other than classified register	ered motor vehicles shall be
	used by the county tax assessor without adjustm	ent in computing taxes due
	for the fiscal year beginning July 1, 2023. All such	n taxes shall be assessed and
	collected by the appropriate county tax department	nt.
(3)	For the interim time period between the annexa	1 1
	respective counties and until such time as the	e next regularly scheduled
	revaluation period, Mecklenburg County and Uni	
	of two methods of valuating the property annexed	into their respective county
	by this act. The selection of either method by a	a county shall not give any
	individual or entity grounds for challenging such	temporary valuation. Such
	methods are delineated as follows:	
	a. The values established by the adjoining co	
	all real property formerly taxed in the	
	continue to be the value of such property	
	the regularly scheduled revaluation period	•
	b. The values established by the adjoining co	
	all real property formerly taxed in their	1 0
	adopted by the appropriate county tax ass	-
	property to the adjoining county. The value	
	then be revalued according to the regu	larly scheduled revaluation
	period for each county.	
(4)	Beginning January 1, 2024, all property in areas	
	the boundary line that is subject to ad valore	
	assessed, and taxed by the appropriate county ta	
	manner as is prescribed by law for all other pr	operty located within each
(5)	county.	
(5)	The final tax values of property subject to ad	
	affected by the resurvey of the boundary line as	•
	determined by the adjoining county tax administ	
	Carolina Property Tax Commission or to the co properties affected by the boundary line change	
		•
	counties, and both counties shall be responsible f	-
(6)	expenses, including attorneys' fees, incurred in co Any unpaid taxes or tax liens for the fiscal year e	
(6)	prior years on property subject to taxation in areas	0
	the boundary line shall continue to be valid and e adjoining county, including (i) the foreclosure	• •
	G.S. 105-374 and G.S. 105-375 and (ii) the re-	-
	garnishment provided for in G.S. 105-366 th	
	Mecklenburg County and Union County tax adm	
	another with a list of unpaid taxes as of July 1, 202	
	by either county shall be promptly paid to the ap	-
	$-$ including accrued interest. The provisions of $G \times S$	105-357(d) shall not apply
	including accrued interest. The provisions of G.S to those areas in an adjoining county previously ta	

General Assembly Of North CarolinaSession 2023
properly listed and taxed in the county to which they have been annexed and
those areas within each county that were in the past improperly listed and
taxed by the adjoining county due to uncertainty as to the exact location of the
boundary line. Under the discovery process, each county may waive any
interest and penalties accrued for affected tax years in its sole discretion.
SECTION 2.(d) No cause of action, including criminal actions, involving persons
or property located in areas affected by the resurvey of the boundary line that is pending on July
1, 2023, shall be abated, and such actions shall continue in the appropriate adjoining county.
SECTION 2.(e) The board of elections of each adjoining county shall, effective July
1, 2023, transfer the voter registration records pertaining to persons residing in areas affected by
the resurvey of the boundary line and located in either county to the adjoining county's board of
elections, and thereafter the registered voters so transferred shall be validly registered to vote in
that adjoining county.
SECTION 2.(f) The Jury Commission of each adjoining county shall revise its jury
lists to add to or eliminate therefrom those persons subject to jury duty who reside in areas
affected by the resurvey of the boundary line, said revised jury lists to be effective July 1, 2023.
SECTION 2.(g) The areas affected by the resurvey of the boundary line in Section
1 of this act shall remain in the same congressional district, the same State House of
Representatives district, the same State Senate district, the same superior court district, the same
district court district, and the same prosecutorial district.
SECTION 2.(h) Any cause of action relating to taxation as it is currently exercised
by the counties along or near the county boundary, or any other cause of action related in any
way to the county boundary or properties affected by changes in the boundary, is stayed, and no
new cause of action relating to these matters shall be commenced until ratification of the official
line by the North Carolina General Assembly.
SECTION 3. The county boards of education shall cooperate on behalf of residents
that have students affected by this act to ensure that a transition is made that provides students
and their siblings with a choice to remain in their current school system until graduation from
high school for so long as they reside in the residence affected by this act.
SECTION 4. The elected and appointed officials and employees of Mecklenburg
County and Union County shall incur no liability under any local or North Carolina statute, law,
ordinance, rule, or regulation for any act or failure to act relating to taxation, school attendance,
land-use controls, elections, or any other governmental function as it relates to the currently
utilized boundary line of Mecklenburg County and Union County.
SECTION 5. Owners and future owners of properties affected by this act shall be
put on notice of the terms and conditions of this act by a written instrument filed in the office of
the register of deeds of the county to which the property has been annexed.
SECTION 6. Except as otherwise provided, this act is effective when it becomes
law.