

April 2, 2009

**H 1077. VENUE/MUNICIPALITIES IN MULTIPLE DISTRICTS (=S 854).** Filed 4/2/09. *TO AMEND THE VENUE RULES AND THE AUTHORITY OF MAGISTRATES FOR MUNICIPALITIES LYING IN FOUR OR MORE COUNTIES, EACH OF WHICH IS IN A DIFFERENT JUDICIAL DISTRICT.*

Identical to S 854, filed 3/24/09.

**Intro. by Wiley.**

GS 7A, 15A

May 12, 2009

**H 1077. VENUE/MUNICIPALITIES IN MULTIPLE DISTRICTS.** Filed 4/2/09. House committee substitute makes the following changes to 1st edition. Clarifies the proposed language in GS 7A-199(c) and GS 15A-131(c) applying to charges brought by municipal law enforcement officers only.

July 14, 2009

**H 1077. VENUE/MUNICIPALITIES IN MULTIPLE DISTRICTS.** Filed 4/2/09. Senate committee substitute makes the following changes to 2nd edition. Clarifies in GS 7A-293 that the records, reports, and monies collected in connection with the magistrate's authority to exercise certain statutory powers, in regard to an incorporated municipality with boundaries in four or more counties, each of which is in a separate district court district, must be transmitted to the clerk of the superior court district for the county in which an offense was committed (was, the superior court district for which the municipality is a seat of court).

August 3, 2009

**SL 2009-398 (H 1077). VENUE/MUNICIPALITIES IN MULTIPLE DISTRICTS. AN ACT TO AMEND THE VENUE RULES AND THE AUTHORITY OF MAGISTRATES FOR MUNICIPALITIES LYING IN FOUR OR MORE COUNTIES, EACH OF WHICH IS IN A DIFFERENT JUDICIAL DISTRICT.** Summarized in *Daily Bulletin* 4/2/09, 5/12/09, and 7/14/09. Enacted July 31, 2009. Effective December 1, 2009.