

# Acts and Joint Resolutions

OF THE

## GENERAL ASSEMBLY

OF THE

# State of South Carolina

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REGULAR SESSION OF 1976

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**Second Part**  
**of Fifty-Ninth Volume of Statutes at Large**  
(The Acts and Joint Resolutions of 1975  
Constitute the First Part)

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THOMAS S. LINTON  
CODE COMMISSIONER

however, that the public hearing concerning the 1976-77 budget shall be held before the first day of July, 1976." The paragraph, when amended, shall read:

"Before the board may take final action on its annual budget, it shall hold a public hearing concerning such budget, which public hearing shall be held before the first day of June of each year; *provided*, however, that the public hearing concerning the 1976-77 budget shall be held before the first day of July, 1976. Notice of the time and place of such public hearing shall be published in a newspaper of general circulation in Georgetown County at least fifteen days before the public hearing is held. Following the public hearing and before July first of each year the chairman of the board shall notify the auditor and treasurer of the county of the amount of money required for the operation of the school district during the next fiscal year. Upon receipt of this notice the auditor shall levy upon all the taxable property of the county and the treasurer shall collect such tax as shall be necessary to provide the sum specified by the board of education through the chairman."

**SECTION 2. Time effective.**—This act shall take effect upon approval by the Governor.

Became law without the signature of the Governor.

(R526, H3574)

No. 833

**An Act To Amend Act 1826 Of 1972, Relating To The Georgetown County Airport Commission, So As To Further Provide For The Membership And Officers Thereof.**

Be it enacted by the General Assembly of the State of South Carolina:

**SECTION 1. Georgetown County Airport Commission.**—Section 1 of Act 1826 of 1972 is amended to read:

"Section 1. The Georgetown County Airport Commission is hereby created and shall consist of five members, four of whom shall be residents of the County and who shall be appointed by the Governor upon recommendation of a majority of the members of the General Assembly who are residents of Georgetown County. The fifth member shall be a member of Georgetown County Council appointed by County Council with full voting rights."

**SECTION 2. Terms and vacancies.**—Section 2 of Act 1826 of 1972 is amended by adding at the end: "The commission shall elect a chairman who shall serve for a term of one year and until his successor is elected and qualifies and any member may succeed himself as chairman." The section, when amended, shall read:

"Section 2. The terms of office of the members shall be four years, except that of those first appointed two shall serve for terms of two years. The terms of those first appointed shall be determined by lot at the first meeting of the commission and the chairman shall notify the Secretary of State of the names and terms of the original members. All vacancies in the membership of the commission shall be filled by appointment for the unexpired term in like manner as appointments are made for the full term. The commission shall elect a chairman who shall serve for a term of one year and until his successor is elected and qualifies and any member may succeed himself as chairman."

**SECTION 3. Time effective.**—This act shall take effect upon approval by the Governor.

Became law without the signature of the Governor.

(R439, H3205 of 1975)

No. 834

92  
3632

~~An Act To Amend Act 1170 Of 1968, As Amended, Relating To The Slater-Marietta Fire District In Greenville County, So As To Authorize The Governing Board Of The District To Provide Police Protection Within The District.~~

Be it enacted by the General Assembly of the State of South Carolina:

**SECTION 1. Police protection.**—Act 1170 of 1968 is amended by adding Section 5A which shall read:

"Section 5A. In addition to the powers and duties of the board as provided for in Section 5 of this act, the board may within the limits of funds available establish a system of police protection within the district. The number and duties of whatever police officers are employed by the board shall be as the board shall determine."

**South Carolina General Assembly**  
 114th Session, 2001-2002

- Scroll to [History Page](#)
- Scroll to [Previous Versions Links List](#)
- Scroll to [Full Text](#)
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**Bill 150**

Current Status

Bill Number: 150  
 Ratification Number: 2  
 Act Number: 141  
 Type of Legislation: General Bill GB  
 Introducing Body: Senate  
 Introduced Date: 20010116  
 Primary Sponsor: McGill  
 All Sponsors: McGill and Ravenel  
 Drafted Document Number: 1:\s-res\jym\006devo.whb.doc  
 Date Bill Passed both Bodies: 20010126  
 Governor's Action: U Became law without signature of Governor  
 Date of Governor's Action: 20010206  
 Subject: **Georgetown County Transportation Committee, county legislative delegation to appoint; county council, appointment power**

History

Body	Date	Action Description	Com	Leg Involved
	20011116	Act No. A141		
	20010206	Unsigned, became law without signature of Governor		
	20010130	Ratified R2		
House	20010126	Read third time, enrolled for ratification		
House	20010125	Read second time, unanimous consent for third reading on the next Legislative day		
House	20010124	Georgetown Delegation report: Favorable	97	HLD
House	20010123	Introduced, read first time, referred to Georgetown Delegation	97	HLD
Senate	20010118	Read third time, sent to House		
Senate	20010117	Read second time		
	20010117	Scrivener's error corrected		
Senate	20010116	Unanimous consent for second and third reading on the next two consecutive Legislative days		
Senate	20010116	Introduced, read first time, placed on local and uncontested Calendar without reference		

Versions of This Bill

Revised on January 16, 2001 - Word format

Revised on January 17, 2001 - Word format

Revised on January 24, 2001 - Word format

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(Text matches printed bills. Document has been reformatted to meet World Wide Web specifications.)

(A141, R2, S150)

**AN ACT TO AMEND ACT 515 OF 1996, RELATING TO DEVOLUTION OF AUTHORITY FOR APPOINTMENTS TO CERTAIN OFFICES, BOARDS, AND COMMISSIONS FROM THE JOINT LEGISLATIVE DELEGATION REPRESENTING GEORGETOWN COUNTY TO THE GOVERNING BODY OF THAT COUNTY, SO AS TO PROVIDE THAT APPOINTMENTS OF MAGISTRATES AND MEMBERS TO THE GEORGETOWN WATER AND SEWER DISTRICT ARE UNAFFECTED, AND TO RESTORE THE DEVOLVED APPOINTMENT POWER TO THE DELEGATION FOR THE GEORGETOWN COUNTY TRANSPORTATION COMMITTEE.**

Be it enacted by the General Assembly of the State of South Carolina:

**Devolution of authority**

SECTION 1. Section (A) of Act 515 of 1996, as amended by Act 197 of 1999, is further amended to read:

"(A)(1) Except for those instances exempted in (B), in all cases where appointments to offices, boards, and commissions are made by or upon the recommendation of the House Delegation, the Senate Delegation, or the Joint Legislative Delegation of Georgetown County, or by any other member or combination of members of the General Assembly by reason of their representing all or a portion of Georgetown County, all said appointments must be made by or upon the recommendation of a majority of the members of the governing body of Georgetown County if, and to the extent that, the governing body of Georgetown County by ordinance or resolution agrees to accept the responsibility and the authority for making those appointments and notifies the Code Commissioner and the Secretary of State of its acceptance. All appointments and recommendations must be made without regard to race, religion, color, sex, or national origin.

(2) The application of subsection (A) includes, but is not limited to:

**Name Authority**

(1) Forestry Board Section 48-33-50

(2) Veterans Affairs Section 25-11-40

(3) County Department of Social

Services Section 43-3-10

(4) Vacant

(5) Department of Disabilities and

Special Needs Section 44-20-375

(6) Foster Care Review Board Section 20-7-2385

(7) Mental Health Center Board Section 44-15-60

(8) Horry-Georgetown Commission

Technical Education Section 59-53-810

Section 59-53-840

(9) Economic Opportunity

Commission Section 4-31-330

(10) Georgetown Pilotage Commission Section 54-15-10

(11) Murrell's Inlet-Garden City Fire

District Act 876 of 1966

(12) Vacant

(13) Board of Elections & Registration Act 591 of 1994

The appointment of magistrates as provided in Section 22-1-10 and the appointment of members of the Georgetown Water and Sewer District as provided for in Act 733 of 1957 are unaffected by the provisions of this act."

### **Appointments to Georgetown County Transportation Committee**

SECTION 2. The authority to make appointments to the Georgetown County Transportation Committee is restored to the county legislative delegation on the effective date of this act. The Code Commissioner is empowered and directed to modify Section 12-28-2740 and any other code sections which are inconsistent with this act and to indicate the reason for the change in the notes following the code section.

### **Time effective**

SECTION 3. This act takes effect upon approval by the Governor.

Ratified the 30th day of January, 2001.

Became law without the signature of the Governor -- 2/6/01.

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This web page was last updated on June 24, 2004 at 12:02 PM

**South Carolina General Assembly**  
111th Session, 1995-1996

**Bill 944**

Current Status

Bill Number: 944  
 Ratification Number: 448  
 Act Number: 515  
 Type of Legislation: General Bill GB  
 Introducing Body: Senate  
 Introduced Date: 19960109  
 Primary Sponsor: Greg Smith  
 All Sponsors: Greg Smith, Rose  
 Drafted Document Number: RES9800.GS  
 Date Bill Passed both Bodies: 19960523  
 Date of Last Amendment: 19960514  
 Governor's Action: V  
 Date of Governor's Action: 19960604  
 Action on Governor's Veto: O  
 Subject: Georgetown County, appointments and budgetary approvals

History

	Date	Action Description	Com	Leg Involved
-----	19960829	Act No. A515		
House	19960613	Veto overridden		
Senate	19960612	Veto overridden		
-----	19960604	Vetoed by Governor		
-----	19960530	Ratified R448		
House	19960523	Concurred in Senate amendment, enrolled for ratification		
House	19960523	Debate adjourned on Senate amendments		
House	19960516	Debate adjourned on Senate amendments until Tuesday, 19960521		
Senate	19960514	House amendments amended, returned to House with amendment		
House	19960509	Read third time, returned to Senate with amendment		
House	19960508	Amended, read second time		
House	19960507	Debate adjourned until Wednesday, 19960508		
House	19960502	Debate adjourned until Tuesday, 19960507		
House	19960430	Debate adjourned until Thursday, 19960502		
House	19960425	Introduced, read first time, placed on Calendar without reference		
Senate	19960424	Read third time, sent to House		
Senate	19960423	Amended, read second time, unanimous consent for third reading on Wednesday, 19960424		

Senate	19960423	Recalled from Georgetown Delegation	87 SLD
Senate	19960109	Introduced, read first time, referred to Georgetown Delegation	87 SLD
Senate	19951023	Prefiled, referred to Georgetown Delegation	87 SLD

View additional legislative information at the LPITS web site.

(Text matches printed bills. Document has been reformatted to meet World Wide Web specifications.)

(A515, R448, S944)

**AN ACT TO DEVOLVE THE AUTHORITY FOR APPOINTMENTS AND BUDGETARY APPROVALS FOR CERTAIN OFFICES, BOARDS, AND COMMISSIONS FROM THE JOINT LEGISLATIVE DELEGATION REPRESENTING GEORGETOWN COUNTY TO THE GOVERNING BODY OF GEORGETOWN COUNTY.**

Be it enacted by the General Assembly of the State of South Carolina:

**Devolution of authority**

SECTION 1. (A)(1) Except for those instances exempted in (B), in all cases where appointments to offices, boards, and commissions are made by or upon the recommendation of the House Delegation, the Senate Delegation, or the Joint Legislative Delegation of Georgetown County, or by any other member or combination of members of the General Assembly by reason of their representing all or a portion of Georgetown County, all said appointments must be made by or upon the recommendation of a majority of the members of the governing body of Georgetown County if, and to the extent that, the governing body of Georgetown County by ordinance or resolution agrees to accept the responsibility and the authority for making those appointments and notifies the Code Commissioner and the Secretary of State of its acceptance. All appointments and recommendations must be made without regard to race, religion, color, sex, or national origin.

(2) The application of subsection (A) includes, but is not limited to:

**Name Authority**

(1) Forestry Board. .Section 48-33-50

(2) Veterans Affairs.Section 25-11-40

(3) County Department of

Social Services . . Section 43-3-10

(4) Transportation

Committee . . . . Section 12-27-400

(5) Department of

Capabilities and

Special Needs . . Section 44-20-375



(6) Foster Care

Review Board. . . Section 20-7-2385

Mental Health

Center Board. . . .Section 44-15-60

(8) Horry-Georgetown

Commission for

Technical EducationSection 59-53-810

Section 59-53-840

(9) Economic Opportunity

Commission. . . .Section 4-31-330

(10) Georgetown Pilotage

Commission. . . .Section 54-15-10

(11) Murrell's Inlet-Garden City

District . . . Act 876 of 1966

(12) Waccamaw Regional

Planning Council. . Section 6-7-110

(13) Board of Elections

& Registration. Act 591 of 1995

(B) The appointment of magistrates as provided in Section 22-1-10 and the appointment of members of the Georgetown Water and Sewer District as provided for in Act 733 of 1957 are unaffected by the provisions of this act.

**Authority for levy of taxes, etc.**

SECTION 2. Authority for levy of taxes or approval of budgets or millage levels for all offices, boards, and commissions referenced in Section 1 above is vested in the governing body of Georgetown County.

**Conditional devolution**

SECTION 3. The devolution of powers provided for in this act shall occur only if, and to the extent that, the county governing body by ordinance or resolution agrees to accept the action and notifies the Code Commissioner of its acceptance. The Code Commissioner shall keep a list of such notifications and shall include the information in the statutory notes in each cumulative supplement and revised volume of the Code of Laws of South Carolina. The Code Commissioner is empowered and directed to modify all code sections which are inconsistent with this act and to indicate in the notes following a code section any action accepted by a county governing body by ordinance or resolution.

**Time effective**

SECTION 4. This act takes effect upon approval by the Governor.

Yoped by the Governor -- 6/4/96.

Veto overridden by Senate -- 6/12/96.

Veto overridden by House -- 6/13/96.

# Acts and Joint Resolutions

OF THE

## GENERAL ASSEMBLY

OF THE

# State of South Carolina

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REGULAR SESSION OF 1972

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**Second Part**  
**of Fifty-Seventh Volume of Statutes at Large**

(The Acts and Joint Resolutions of 1971  
Constitute the First Part)

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PRINTED UNDER DIRECTION OF  
HENRY L. LAKE  
CODE COMMISSIONER

(R1995, S2--250)

No. 1826

76  
2466**An Act To Create The Georgetown County Airport Commission.**

Be it enacted by the General Assembly of the State of South Carolina :

**SECTION 1. Georgetown County Airport Commission created.**—The Georgetown County Airport Commission is hereby created and shall consist of four members who are residents of the county and who shall be appointed by the Governor upon recommendation of a majority of the legislative delegation including the resident Senator. The chairman of the county council shall serve ex-officio as the fifth member and as chairman of the commission.

**SECTION 2. Terms and vacancies.**—The terms of office of the members shall be four years, except that of those first appointed two shall serve for terms of two years. The terms of those first appointed shall be determined by lot at the first meeting of the commission and the chairman shall notify the Secretary of State of the names and terms of the original members. All vacancies in the membership of the commission shall be filled by appointment for the unexpected term in like manner as appointments are made for the full term.

**SECTION 3. No compensation.**—The members of the commission shall not receive any compensation for their services.

**SECTION 4. Gifts and grants.**—The commission may acquire by grant, purchase, lease, condemnation or otherwise real property and rights of way for airport and aeronautical purposes and approaches and obstruction rights for airport and aeronautical purposes. It may also sell, lease, trade, convey and exchange property and rights theretofore acquired for such purposes which in its opinion are not needed for the purposes for which they were acquired. The manner of acquiring property by condemnation as authorized in this act may be such as is provided by law for the condemnation of rights of way for road purposes by the State Highway Commission. The commission may receive by gift or donation moneys and other property to be used by it in carrying out the purposes of this act.

**SECTION 5. Lease of facilities.**—The commission may lease to the United States of America or to any agency thereof or to any person, firm or corporation, municipal or private, any and all of the property and rights acquired by the commission under the provi-

sions of this act or under the provisions of any other act, statute or law. The commission may also enter into agreements with the United States of America or any agency thereof or any person, firm or corporation, municipal or private, relative to the establishment, operation and maintenance of an airport and aeronautical field in such county. All such leases and agreements shall be valid and binding upon the commission and the county.

**SECTION 6. Powers to be additional.**—The powers and authority extended to the commission under the provisions of this act shall be cumulative to and in addition to all powers and authorities the commission may have by virtue of the provisions of any other act, statute or law.

**SECTION 7. Action to be in name of county.**—All property and rights received and acquired by the commission, all conveyances, leases and agreements made by it and all other acts of the commission under the provisions of this act or of any other act, statute or law shall be for and in behalf of and in the name of Georgetown County. All deeds, leases, agreements and all other papers executed by the commission shall be executed in the name of Georgetown County by the commission, and at least two members of the commission shall subscribe their names in the execution thereof.

**SECTION 8. Airport fund.**—All funds received by the commission shall be turned over to the treasurer of the county and by him placed in a special fund to be known as the "airport fund."

**SECTION 9. Intent of act—powers and duties.**—It is the intent of this act that the commission shall act for and in behalf of the county and that it shall, in addition to the rights, powers and authorities set out in this act, have all the rights, powers and authorities extended and given to the counties in this State under the provision of Article 1, Chapter 4, Title 2, Code of Laws of South Carolina, 1962.

**SECTION 10. Time effective.**—This act shall take effect upon approval by the Governor.

Approved the 3rd day of August, 1972.

No. 1826]

OF SOUTH CAROLINA  
GENERAL AND PERMANENT LAWS—1972

3629

(R1993, S1-250)

No. 1826

**An Act To Create The Georgetown County Airport Commission.**

Be it enacted by the General Assembly of the State of South Carolina:

**SECTION 1. Georgetown County Airport Commission created.**—The Georgetown County Airport Commission is hereby created and shall consist of four members who are residents of the county and who shall be appointed by the Governor upon recommendation of a majority of the legislative delegation including the resident Senator. The chairman of the county council shall serve ex-officio as the fifth member and as chairman of the commission.

**SECTION 2. Terms and vacancies.**—The terms of office of the members shall be four years, except that of those first appointed two shall serve for terms of two years. The terms of those first appointed shall be determined by lot at the first meeting of the commission and the chairman shall notify the Secretary of State of the names and terms of the original members. All vacancies in the membership of the commission shall be filled by appointment for the unexpected term in like manner as appointments are made for the full term.

**SECTION 3. No compensation.**—The members of the commission shall not receive any compensation for their services.

**SECTION 4. Gifts and grants.**—The commission may acquire by grant, purchase, lease, condemnation or otherwise real property and rights of way for airport and aeronautical purposes and approaches and obstruction rights for airport and aeronautical purposes. It may also sell, lease, trade, convey and exchange property and rights theretofore acquired for such purposes which in its opinion are not needed for the purposes for which they were acquired. The manner of acquiring property by condemnation as authorized in this act may be such as is provided by law for the condemnation of rights of way for road purposes by the State Highway Commission. The commission may receive by gift or donation moneys and other property to be used by it in carrying out the purposes of this act.

**SECTION 5. Lease of facilities.**—The commission may lease to the United States of America or to any agency thereof or to any person, firm or corporation, municipal or private, any and all of the property and rights acquired by the commission under the provi-

3630

STATUTES AT LARGE  
GENERAL AND PERMANENT LAWS—1972

[No. 1826]

sions of this act or under the provisions of any other act, statute or law. The commission may also enter into agreements with the United States of America or any agency thereof or any person, firm or corporation, municipal or private, relative to the establishment, operation and maintenance of an airport and aeronautical field in such county. All such leases and agreements shall be valid and binding upon the commission and the county.

**SECTION 6. Powers to be additional.**—The powers and authority extended to the commission under the provisions of this act shall be cumulative to and in addition to all powers and authorities the commission may have by virtue of the provisions of any other act, statute or law.

**SECTION 7. Action to be in name of county.**—All property and rights received and acquired by the commission, all conveyances, leases and agreements made by it and all other acts of the commission under the provisions of this act or of any other act, statute or law shall be for and in behalf of and in the name of Georgetown County. All deeds, leases, agreements and all other papers executed by the commission shall be executed in the name of Georgetown County by the commission, and at least two members of the commission shall subscribe their names in the execution thereof.

**SECTION 8. Airport fund.**—All funds received by the commission shall be turned over to the treasurer of the county and by him placed in a special fund to be known as the "airport fund."

**SECTION 9. Intent of act—powers and duties.**—It is the intent of this act that the commission shall act for and in behalf of the county and that it shall, in addition to the rights, powers and authorities set out in this act, have all the rights, powers and authorities extended and given to the counties in this State under the provision of Article 1, Chapter 4, Title 2, Code of Laws of South Carolina, 1962.

**SECTION 10. Time effective.**—This act shall take effect upon approval by the Governor.

Approved the 3rd day of August, 1972.