GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE BILL 679

Committee Substitute Favorable 4/9/03 Senate State Government, Local Government, and Veterans' Affairs Committee Substitute Adopted 5/21/03 Fourth Edition Engrossed 5/22/03

Short Title:	Raleigh/Wake Clear-Cutting.	(Local)
Sponsors:		
Referred to:		

March 26, 2003

1	A BILL TO BE ENTITLED
2	AN ACT AUTHORIZING THE CITY OF RALEIGH TO LIMIT THE
3	CLEAR-CUTTING OF TREES IN BUFFER ZONES PRIOR TO DEVELOPMENT
4	AND ALLOW FOR THE PROTECTION OF SPECIMEN TREES DURING THE
5	DEVELOPMENT PROCESS, AND TO ALLOW WAKE COUNTY AND THE
6	TOWN OF RUTHERFORDTON TO LIMIT THE CLEAR-CUTTING OF TREES
7	IN BUFFER ZONES PRIOR TO DEVELOPMENT.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. Section 4 of S.L. 2001-191 reads as rewritten:
10	"SECTION 4. This act shall apply only to the City of Durham Cities of Durham and
11	Raleigh and the Towns of Cary, Garner, Morrisville, Knightdale, Fuquay-Varina, and
12	Spencer and to property located within the municipality's corporate limits and
13	extraterritorial planning jurisdiction under Article 19 of Chapter 160A of the General
14	Statutes."
15	SECTION 2.(a) A county may adopt ordinances to regulate the removal and
16	preservation of existing trees and shrubs prior to development within a perimeter buffer
17	zone of up to 50 feet along public roadways and property boundaries adjacent to
18	developed properties and up to 25 feet along property boundaries adjacent to
19	undeveloped properties.
20	SECTION 2.(b) Ordinances adopted pursuant to this section shall:
21	(1) Provide that the required buffer area shall not exceed twenty percent
22	(20%) of the area of the tract, net of public road rights-of-way and any
23	required conservation easements.
24	(2) Provide that buffer zones that adjoin public roadways shall be
25	measured from the edge of the public road right-of-way.

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1	(3)	Provide that tracts of two acres or less, net of public road		
2		rights-of-way, that are zoned for single-family residential use are		
3		exempt from the requirements of the ordinances.		
4	(4)	Provide that the ordinances are limited to situations where		
5		undeveloped property is planned or zoned in accordance with adopted		
6		planning and zoning regulations.		
7	(5)	Provide that a survey of individual trees is not required.		
8	(6)	Include reasonable provisions for access onto and within the subject		
9		property.		
10	(7)	Exclude normal forestry activities on property taxed under the		
11		present-use value standard or conducted pursuant to a forestry		
12		management plan prepared or approved by a forester registered		
13		pursuant to Chapter 89B of the General Statutes. However, for such		
14		properties, a county may deny a building permit or refuse to approve a		
15		site or subdivision plan for a period of three years following		
16		completion of the harvest if all or substantially all of the perimeter		
17		buffer trees that should have been protected were removed from the		
18		tract of land for which the permit or plan approval is sought. A county		
19		may deny a permit or refuse to approve a site or subdivision plan for a		
20		period of two years if the owner replants the buffer area within 120		
21		days of harvest with plant material that is consistent with buffer areas		
22		required under the county's ordinances.		
23	SEC	TION 2.(c) Before adopting an ordinance under this section, the board		
24	of commissione	ers shall hold a public hearing on the proposed ordinance. Notice of the		
25	public hearing shall be given in accordance with G.S. 153A-323.			
26	SEC	TION 2.(d) This section does not apply to areas located within the		
27	corporate limits or extraterritorial planning jurisdiction under Article 19 of Chapter			
28	160A of the General Statutes of any municipality.			
29	SEC	TION 2.(e) This section applies to the Town of Rutherfordton and to		
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31	SECTION 3. This act is effective when it becomes law, except that Section			
32	2 becomes effect	ctive January 1, 2004.		