SESSION 1991

Η

HOUSE BILL 1394* Committee Substitute Favorable 6/19/92

Short Title: Retaliatory Discrimination.

(Public)

Sponsors:

Referred to:

May 28, 1992

1		A BILL TO BE ENTITLED
2	AN ACT TO PI	ROTECT EMPLOYEES FROM RETALIATORY DISCRIMINATION
3	IN EMPLOY	MENT FOR ENGAGING IN PROTECTED ACTIVITIES.
4	The General Ass	sembly of North Carolina enacts:
5	Sectio	n 1. Chapter 95 of the General Statutes is amended by adding the
6	following new A	article:
7	-	" <u>ARTICLE 21.</u>
8	<u>''R</u>	ETALIATORY EMPLOYMENT DISCRIMINATION.
9	" <u>§ 95-240. Disc</u> ı	imination prohibited.
10	<u>(a)</u> <u>No p</u>	erson shall discriminate or take any retaliatory action against an
11	employee becau	se the employee does or threatens to do any of the following:
12	<u>(1)</u>	File a claim or complaint, initiate any inquiry, investigation,
13		inspection, proceeding or other action, or testify or provide
14		information to any person with respect to any of the following:
15		<u>a.</u> <u>A workers' compensation claim;</u>
16		b. A violation of Article 2A (Wage and Hour Act) or Article 16
17		(Occupational Safety and Health Act of North Carolina) of this
18		Chapter; or
19		c. <u>A violation of Article 2A of Chapter 74 of the General Statutes</u>
20		(Mine Safety and Health Act of North Carolina).
21	<u>(2)</u>	Cause any of the activities listed in subdivision (1) of this subsection
22		to be initiated on the employee's behalf.

2

1	(3) Exercise any right on behalf of the employee or any other employee			
1 2	(3) Exercise any right on behalf of the employee or any other employee afforded by Article 2A or Article 16 of this Chapter or by Article 2A			
3	of Chapter 74 of the General Statutes.			
4	(b) For purposes of this Article, 'retaliatory action' means the discharge,			
5	suspension, demotion, or retaliatory relocation of an employee, or other adverse			
6	employment action taken against an employee in the terms and conditions of			
7	employment.			
8	(c) It shall not be a violation of this Article for an employer to discharge or take			
9	any other unfavorable action with respect to an employee who has engaged in protected			
10	activity if the employer proves by the greater weight of the evidence that it would have			
11	taken the same unfavorable action in the absence of the protected activity of the			
12	employee.			
13	" <u>§ 95-241. Complaint; investigation; conciliation.</u>			
14	An employee allegedly aggrieved by a violation of G.S. 95-240 may, within 180			
15	days thereafter, file a written complaint with the Commissioner alleging the violation.			
16	Within 10 days of the receipt of the complaint, the Commissioner shall forward a copy			
17	of the complaint to the person alleged to have committed the violation (hereinafter,			
18	'respondent') and shall initiate an investigation. If the Commissioner determines after			
19	the investigation that there is not reasonable cause to believe that the allegation is true,			
20	the Commissioner shall dismiss the complaint, promptly notify the employee and the			
21	respondent, and issue a right-to-sue letter to the complainant that will enable the			
22	complainant to bring a civil action pursuant to G.S. 95-242. If the Commissioner			
23	determines after investigation that there is reasonable cause to believe that the allegation			
24	is true, the Commissioner shall endeavor to eliminate the alleged violation by informal			
25	methods of conference, conciliation and persuasion. The Commissioner shall make a			
26	determination as soon as possible, and in any event, not later than 90 days after the			
27	filing of the complaint.			
28 29	If the Commissioner is unable to resolve the alleged violation through the informal procedures, the Commissioner shall notify the parties in writing that conciliation efforts			
30	have failed. The Commissioner shall then either file a civil action on behalf of the			
31	employee pursuant to G.S. 95-242 or issue a right-to-sue letter to the employee enabling			
32	the employee to bring a civil action pursuant to G.S. 95-242.			
33	An employee may make a written request to the Commissioner for a right-to-sue			
34	letter after 180 days following the filing of a complaint if the Commissioner has not			
35	issued a notice of conciliation failure and has not commenced an action pursuant to G.S.			
36	95-242.			
37	Nothing said or done during the course of these informal procedures may be made			
38	public by the Commissioner or used as evidence in a subsequent proceeding under this			
39	Article without the written consent of the persons concerned.			
40	"§ 95-242. Civil action.			
41	(a) An employee who has been issued a right-to-sue letter or the Commissioner			
42	may commence a civil action in the superior court in which the violation occurred, in			
43	which the complainant resides, or in which the defendant resides or has its principal			
44	place of business.			

1	(b) A civ	vil action under this section must be commenced by an employee within			
2		the date upon which the right-to-sue letter was issued or by the			
3	-	· · · ·			
4	Commissioner within 90 days of the date on which the Commissioner notifies the parties in writing that conciliation efforts have failed.				
4 5	<u> </u>	employee or the Commissioner may seek and the court may award any or			
5 6	. ,	ving types of relief:			
0 7					
8	$\frac{(1)}{(2)}$	An injunction to enjoin continued violation of this Article.			
o 9	<u>(2)</u>	Reinstatement of the employee to the same position held before the			
	(2)	retaliatory action or discrimination, or to an equivalent position.			
10	$\frac{(3)}{(4)}$	Reinstatement of full fringe benefits and seniority rights.			
11	<u>(4)</u>	Compensation for lost wages, benefits, and other remuneration,			
12	(5)	including compensatory damages.			
13	(5)	<u>Punitive damages.</u>			
14		ay award to the plaintiff and assess against the defendant the reasonable			
15		nses (including attorneys' fees) of the plaintiff in bringing an action			
16	pursuant to this section. If the court determines that the plaintiff's action is frivolous, it				
17	•	the defendant and assess against the plaintiff the reasonable costs and			
18	expenses (including attorneys' fees) of the defendant in defending the action brought				
19	pursuant to this				
20		es to a civil action brought pursuant to this section shall have the right to			
21	a jury trial as provided for by the North Carolina Rules of Civil Procedure.				
22		ect of Article on other rights.			
23	-	this Article shall be deemed to diminish the rights or remedies of any			
24		er any collective bargaining agreement or employment contract or at			
25	<u>common law.</u> "				
26		2. G.S. 95-130 reads as rewritten:			
27		nts and duties of employees.			
28	•	duties of employees shall include but are not limited to the following			
29	provisions:				
30	(1)	Employees shall comply with occupational safety and health standards			
31		and all rules, regulations and orders issued pursuant to this Article			
32		which are applicable to their own actions and conduct.			
33	(2)	Employees and representatives of employees are entitled to participate			
34		in the development of standards by submission of comments on			
35		proposed standards, participation in hearings on proposed standards, or			
36		by requesting the development of standards on a given issue under			
37		G.S. 95-131.			
38	(3)	Employees shall be notified by their employer of any application for a			
39		temporary order granting the employer a variance from any provision			
40		of this Article or standard or regulation promulgated pursuant to this			
41		Article.			
42	(4)	Employees shall be given the opportunity to participate in any hearing			
43		which concerns an application by their employer for a variance from a			
44		standard promulgated under this Article.			

1991

1 2	(5)	Any employee who may be adversely affected by a standard or variance issued pursuant to this Article may file a petition for review
2 3		with the Commissioner who shall review the matters set forth and
3		alleged in the petition.
5	(6)	Any employee who has been exposed or is being exposed to toxic
6	(0)	materials or harmful physical agents in concentrations or at levels in
0 7		excess of that provided for by any applicable standard shall have a
8		right to file a petition for review with the Commissioner who shall
9		investigate and pass upon same.
10	(7)	Subject to regulations issued pursuant to this Article any employee or
11	(,)	authorized representative of employees shall be given the right to
12		request an inspection and to consult with the Commissioner, Director,
13		or their agents, at the time of the physical inspection of any work place
14		as provided by the inspection provision of this Article.
15	(8)	No employee shall be discharged or discriminated against because
16		such employee has filed any complaint or instituted or caused to be
17		instituted any proceeding or inspection under or related to this Article
18		or has testified or is about to testify in any such proceeding or because
19		of the exercise by such employee on behalf of himself or others of any
20		right afforded by this Article.
21	(9)	Any employee who believes that he has been discharged or otherwise
22		discriminated against by any person in violation of (8) hereinafter
23		mentioned may, within 30 days after such violation occurs, file a
24		complaint with the Commissioner alleging such discrimination. Upon
25		receipt of such complaint, the Commissioner shall cause such
26		investigation to be made as he deems appropriate. If the
27		Commissioner determines that the provisions of the above subdivision
28		have been violated, he shall bring an action against such person in the
29		superior court division of the General Court of Justice in the county
30		wherein the discharge or discrimination occurred. In any such action
31		the superior court shall have jurisdiction, for cause shown to restrain
32		violations of subdivision (8) of this section and order all appropriate
33		relief including rehiring or reinstatement of the employee to his former
34		position with back pay.
35	(10)	Within 90 days of the receipt of a complaint filed under subdivision
36		(9) above the Commissioner shall notify the complainant of his
37		determination.
38	(11)	Any employee or representative of employees who believes that any
39		period of time fixed in the citation given to his employer for correction
40		of a violation is unreasonable has the right to contest such time for
41		correction by filing a written and signed notice within 20 days from
42		the date the citation is posted within the establishment.
43	(12)	Nothing in this or any other provision of this Article shall be deemed
44		to authorize or require medical examination, immunization, or

1 2

3

4

treatment for those who object thereto on religious grounds, except where such is necessary for the protection of the health or safety of others."

Sec. 3. G.S. 95-25.20 reads as rewritten:

5 "§ 95-25.20. Complainants protected. Records. (a) No employer shall discharge or in 6 any manner discriminate against any employee because the employee 7 files a complaint or participates in any investigation or proceeding under 8 this Article. Any employee who believes that he has been discharged or 9 otherwise discriminated against in violation of this section may, within 60 10 days after such violation occurs, file a complaint with the Commissioner alleging such discrimination. If the Commissioner determines that the 11 12 provisions of this section have been violated, he shall bring an action 13 against the employer in the superior court division of the General Court 14 of Justice in the county wherein the discharge or discrimination 15 occurred. In any such action, the superior court shall have jurisdiction, 16 for cause shown, to restrain violations of this section and order all 17 appropriate relief, including rehiring or reinstatement of the employee to 18 his former position with back pay.

19 (b) Files and other records relating to investigations and enforcement 20 proceedings pursuant to this Article, or pursuant to Article 21 of this Chapter with 21 respect to Wage and Hour Act violations, shall not be subject to inspection and 22 examination as authorized by G.S. 132-6 while such investigations and proceedings are 23 pending."

24

25

Sec. 4. G.S. 97-6.1 is repealed.

Sec. 5. G.S. 74-24.15 reads as rewritten:

26 "§ 74-24.15. Rights and duties of miners.

(a) Miners shall comply with all safety and health standards and all rules,
regulations, or orders issued pursuant to this Article which are applicable to their own
actions and conduct. conduct and shall have the rights afforded under Article 21 of
Chapter 95 of the General Statutes.

31 (b) No person shall discharge or in any other way discriminate against or cause to 32 be discharged or discriminated against any miner or any authorized representative of 33 miners by reason of the fact that such miner or representative (i) has notified the 34 Commissioner of any alleged violation or danger, (ii) has filed, instituted, or caused to 35 be filed or instituted any proceeding under this Article, or (iii) has testified or is about to 36 testify in any proceeding resulting from the administration or enforcement of the 37 provisions of this Article.

38 (c) Any miner or a representative of miners who believes that he has been 39 discharged or otherwise discriminated against by any person in violation of this section 40 may, within 30 days after such violation occurs, apply to the Commissioner for a review 41 of such alleged discharge or discrimination. A copy of the application shall be sent to 42 such person who shall be the respondent. Upon receipt of such application, the 43 Commissioner shall cause such investigation to be made as he deems appropriate. Upon 44 receiving the report of such investigation, the Commissioner shall make findings of fact.

1 If he finds that such violation did occur, he shall issue a decision, incorporating an order 2 therein, requiring the person committing such violation to take such affirmative action 3 to abate the violation as the Commissioner deems appropriate, including, but not limited 4 to, the rehiring or reinstatement of the miner or representative of miners to his former 5 position with back pay. If he finds that there was no such violation, he shall issue an 6 order denying the application. Such order shall incorporate the Commissioner's findings 7 therein. An order issued by the Commissioner under this subsection is subject to 8 administrative and judicial review in accordance with Chapter 150B of the General 9 Statutes. Enforcement of a final order or decision issued under this subsection shall be 10 subject to the provisions of G.S. 74-24.12. 11 (d)Whenever an order is issued under this section at the request of the applicant, 12 a sum equal to the aggregate amount of all costs and expenses (including attorney's 13 fees) as determined by the Commissioner to have been reasonably incurred by the 14 applicant for, or in connection with, the institution and prosecution of such proceedings, 15 shall be assessed against the person committing such violation." 16 Sec. 6. G.S. 126-86 reads as rewritten: 17 "§ 126-86. Civil actions for injunctive relief or other remedies. 18 Any State employee injured by a violation of G.S. 126-85 may maintain an action in 19 superior court for damages, an injunction, or other remedies provided in this Article 20 against the person or agency who committed the violation within one year after the 21 occurrence of the alleged violation of this Article. Article; provided, however, any claim 22 arising under Article 21 of Chapter 95 of the General Statutes may be maintained

22 arising under Article 21 of Chapter 95 of the General Statutes may be maintained 23 pursuant to the provisions of that Article only and may be redressed only by the 24 remedies and relief available under that Article."

25 Sec. 7. This act becomes effective October 1, 1992, and applies to violations 26 occurring on or after that date.