GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

H 1 **HOUSE BILL 36*** Short Title: Landowner Protection. (Public) Sponsors: Representatives James; J. Brown, Culp, Hayes, Lutz, McLawhorn, Mitchell, Moore, Russell, R. Thompson, Weatherly, P. Wilson, and Wright. Referred to: Judiciary I. February 3, 1993 A BILL TO BE ENTITLED AN ACT TO LIMIT THE LIABILITY OF LANDOWNERS TO MEMBERS OF THE PUBLIC ENTERING THE LAND FOR EDUCATIONAL AND RECREATIONAL PURPOSES. The General Assembly of North Carolina enacts: Section 1. The General Statutes are amended by adding a new Chapter to read: "CHAPTER 38A. "LANDOWNER LIABILITY. "§ 38A-1. Purpose. The purpose of this Chapter is to encourage owners of land to make land and water areas available to the public for educational and recreational purposes by: Limiting the liability of the owner to persons entering the land for **(1)** those purposes; Ensuring that through making one's land available for educational and (2) recreational purposes, an owner need not be subjected to waste or a financial burden. "§ 38A-2. Definitions. The following definitions shall apply throughout this Chapter, unless otherwise specified: (1) 'Charge' means a price or fee asked for services, entertainment, recreation performed, or products offered for sale on land or in return

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1		for an invitation or permission to enter upon land, except as otherwise
2		excluded in this Chapter.
3	<u>(2)</u>	'Educational purpose' means any activity undertaken as part of a
4	* * *	formal or informal educational program, and viewing historical
5		natural, archaeological, or scientific sites.
6	<u>(3)</u>	'Land' means real property, land, and water, other than any real
7		property, land, and water that are appurtenant to a private residence.
8	<u>(4)</u>	'Owner' means any individual, legal entity, or governmental entity, and
9		any employee or agent, that has any fee or security.
10	<u>(5)</u>	'Recreational purpose' means any activity undertaken for recreation
11		exercise, education, relaxation, refreshment, diversion, or pleasure.
12	"§ 38A-3. Exc	-
13	For purpose	s of this act, the term 'charge' does not include:
14	<u>(1)</u>	Unless otherwise agreed in writing, any lease, dedication, license, or
15		easement, or the proceeds thereof, by an owner of land to a nonprofit
16		organization or governmental entity for educational or recreational
17		purposes.
18	<u>(2)</u>	Any action taken by a person, legal entity, nonprofit organization, or
19		governmental entity other than the owner, or any monetary
20		contribution made, in either event, whether or not sanctioned or
21		solicited by the owner, the purpose of which is to (i) improve access to
22		land for educational or recreational purposes; (ii) remedy damage to
23		land caused by educational or recreational use; or (iii) provide warning
24		of hazards on, or remove hazards from, land used for educational or
25		recreational purposes.
26	<u>(3)</u>	Unless otherwise agreed in writing or otherwise provided by the State
27		or federal tax codes, any property tax abatement or relief received by
28		the owner from the State or local taxing authority in exchange for the
29		owner's agreement to open the land for educational or recreational
30		purposes.
31	<u>(4)</u>	Unless otherwise agreed in writing, any contribution in kind, services
32		or cash paid to reduce or offset costs and eliminate losses from
33		educational or recreational use.
34	<u> </u>	<u>itation of liability.</u>
35	-	pecifically recognized by or provided for in this act, an owner of land
36	who either directly or indirectly invites or permits without charge any person to use	
37	such land for educational or recreational purposes owes the person the same duty of care	
38	that he owes a trespasser."	

Sec. 2. This act becomes effective October 1, 1993, and applies to all causes of action arising after that date.

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