#### **GENERAL ASSEMBLY OF NORTH CAROLINA**

#### **SESSION 1993**

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#### HOUSE BILL 957 Second Edition Engrossed 5/12/93 Senate Judiciary I Committee Substitute Adopted 7/8/93 Fourth Edition Engrossed 7/9/93

Short Title: Regulate Smoking in Public.

(Public)

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Sponsors:

Referred to:

# April 15, 1993

1	1 A BILL TO BE ENTITLED	
2	2 AN ACT TO REGULATE SMOKING IN PUBLIC PLACES	S AND TO ESTABLISH
3	3 STANDARDS FOR LOCAL GOVERNMENTS ELEC	TING TO REGULATE
4	4 SMOKING.	
5	5 The General Assembly of North Carolina enacts:	
6	6 Section 1. Chapter 143 of the General Statutes is	amended by adding the
7	7 following new Article to read:	
8	8 " <u>ARTICLE 64.</u>	
9	9 <u>"SMOKING IN PUBLIC PLACES.</u>	-
10	10 " <u>§ 143-595. Legislative intent.</u>	
11	11 It is the intent of the General Assembly to address the nee	eds and concerns of both
12	12 smokers and nonsmokers in public places by providing for	designated smoking and
13	13 <u>nonsmoking areas.</u>	
14	14 " <u>§ 143-596. Definitions.</u>	
15		
16		
17	17 <u>or any authority or body created by any ordin</u>	ance or rules of any such
18	<del></del>	
19		ea where smoking is not
20	20 <u>permitted.</u>	

# GENERAL ASSEMBLY OF NORTH CAROLINA

1	<u>(3)</u>	'Public meeting' means any assemblage authorized by State or local	
2	<u>(5)</u>	government or any subdivision of State or local government.	
2	<u>(4)</u>	<u>'Restaurant' means any building, structure, or area having a seating</u>	
4	<u>(+)</u>	capacity of 50 or more patrons where food is available for eating on	
4 5		the premises in consideration of payment. The following are not	
5 6		included in determining seating capacity:	
7			
8		<ul> <li><u>a.</u> Seats in any bar or lounge area of a restaurant.</li> <li><u>b.</u> Seats in any separate room or section of a restaurant which is</li> </ul>	
9		<u>used exclusively for private functions.</u>	
10		c. Seats in any open outside area.	
11	<u>(5)</u>	<u>'Smoke' or 'smokes' or 'smoking' means the use or possession of a</u>	
12		lighted cigarette, lighted cigar, lighted pipe, or any other lighted	
13		tobacco product.	
14	(6)	'State government' means the political unit for the State of North	
15	<del>\/</del>	Carolina; including all agencies of the executive, judicial, and	
16		legislative branches of government.	
17	"§ 143-597. No	onsmoking areas in State-controlled buildings.	
18		f the following areas may be designated as nonsmoking in buildings	
19	owned, leased, o	or occupied by State government:	
20	<u>(1)</u>	Any library open to the public.	
21	<u>(2)</u>	Any museum open to the public.	
22	<u>(3)</u>	Any area established as a nonsmoking area, so long as at least twenty	
23		percent (20%) of the interior space of equal quality to that of the	
24		nonsmoking area shall be designated as a smoking area, unless	
25		physically impracticable. If physically impracticable, the person in	
26		charge of the facility shall provide an adequate smoking area within	
27		the facility as near as feasible to twenty percent (20%) of the interior	
28		space.	
29	<u>(4)</u>	Any indoor space in a State-controlled building such as an auditorium,	
30		arena, or coliseum, or an appurtenant building thereof; except that a	
31		designated area for smoking shall be established in lobby areas.	
32	<u>(5)</u>	Any educational buildings primarily involved in health care	
33		instruction.	
34	• •	area designated as nonsmoking or smoking shall be established by the	
35		artment, institution, agency, or person in charge of the State-controlled	
36	-	. The person in charge of the building shall conspicuously post or cause	
37	-	any area designated as a smoking or nonsmoking area, one or more	
38		t smoking is or is not permitted in the area.	
39	• •	e a nonsmoking area is designated, existing physical barriers and	
40	•	ems shall be used where appropriate to minimize smoke from adjacent	
41		absection shall not be construed to require fixed structural or other	
42 43	physical modification in providing these areas or to require installation or operation of any heating ventilating or air conditioning system in any manner which adds expense		
43 44			
44	<u>8 143-370. F</u> T	omoneu acis i ciarcu io nonsinoking ai cas.	

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1	(a) No person shall smoke in a nonsmoking area in a State-controlled building or		
2	(a) No person shall smoke in a nonsmoking area in a State-controlled building or area pursuant to G.S. 143-597.		
3	(b) Any person who continues to smoke in a nonsmoking area described in this		
4	section following notice by the person in charge of the State-controlled building or area		
4 5			
6	or their designee that smoking is not permitted shall be guilty of an infraction and		
7	punished by a fine of not more than twenty-five dollars (\$25.00). "§ 143-599. Exemptions.		
8	All of the following facilities shall be exempt from the provisions of this Article:		
9	(1) Any primary or secondary school or day care center, except for a		
10	teacher's lounge.		
11	(2) <u>An enclosed elevator.</u>		
12	(3) Public school bus.		
13	(4) Hospital, nursing home, rest home, and State facility operated under		
14	the authority of G.S. 122C-181.		
15	(5) Local health department.		
16	(6) Any nonprofit organization or corporation whose primary purpose is to		
17	discourage the use of tobacco products by the general public.		
18	(7) Tobacco manufacturing, processing, and administrative facilities.		
19	"§ 143-600. Construction of Article.		
20	Nothing in this Article shall be construed to permit smoking in any area where		
21	smoking is prohibited by any other law or rule for fire safety purposes, including the		
22	State minimum fire safety standards pursuant to Chapter 58, Chapter 153A, or Chapter		
23	160A of the General Statutes; provided, however, this Article shall not be construed to		
24	recognize any authority of a local government to restrict smoking other than as provided		
25	in this Article, for fire safety purposes as specified herein, and for the facilities exempt		
26	<u>pursuant to G.S. 143-599.</u>		
27	"§ 143-601. Applicability of Article; local government may enact.		
28	(a) This Article shall not supersede nor prohibit the enactment or enforcement of		
29	any otherwise valid local law, rule, or ordinance enacted prior to October 15, 1993,		
30	regulating the use of tobacco products. However, no local law, rule, or ordinance		
31	enacted and placed in operation prior to October 15, 1993, shall be amended to impose a		
32	more stringent standard than in effect on the date of ratification of this Article.		
33	(b) Any local ordinance, law, or rule that regulates smoking adopted on or after		
34	October 15, 1993, shall not contain restrictions regulating smoking which exceed those		
35	established in this Article. Any such local ordinance, law, or rule may restrict smoking		
36	in accordance with this subsection only in the following facilities pursuant to G.S. 143-		
37	<u>597:</u>		
38	(1) Buildings owned, leased or occupied by local government.		
39	(2) <u>A public meeting.</u>		
40	(3) The indoor space in an auditorium, arena, or coliseum, or an		
41	appurtenant building thereof.		
42	(4) <u>A library or museum open to the public.</u>		
43	(5) Any place on a public transportation vehicle owned or leased by local		
44	government and used by the public."		

1 Sec. 2. The provisions of this act are severable, and if any provision of this 2 act is held invalid by a court of competent jurisdiction, the invalidity shall not affect 3 other provisions of the act which can be given effect without the invalid provision.

4 Sec. 3. This act is effective upon ratification.