GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

Η

HOUSE BILL 1091

	Short Title:	Penalty for Illegal Indoor Pyro. (Public)
	Sponsors:	Representatives Goodwin, Blackwood, Dickson (Primary Sponsors); and Moore.	b
	Referred to:	Judiciary II.	_
		April 10, 2003	
1		A BILL TO BE ENTITLED	
2	AN ACT '	TO INCREASE THE PENALTY FOR INDOOR PYROTECHNICS	5
3	EXHIBI	TIONS CONDUCTED WITHOUT A PERMIT, AND TO INCREASE	3
4		NALTIES FOR MULTIPLE RELATED ACTIVITIES IN VIOLATION OF	
5	THE NO	RTH CAROLINA BUILDING CODE.	

6 Whereas, the recent tragedy in Rhode Island where indoor pyrotechnics were 7 apparently used in a crowded indoor club without the permit required by state law has 8 prompted many to see if a similar tragedy could occur in this State; and

9 Whereas, that tragedy was compounded by the use of combustible materials 10 for soundproofing; and

11 Whereas, North Carolina like Rhode Island has a law requiring permits for 12 the use of pyrotechnics, which are especially dangerous in crowded indoor situations, 13 but the General Assembly has little knowledge about the extent of compliance with this 14 law; and

Whereas, the same band that played at the Rhode Island nightclub date had played at a nightclub in Winston-Salem just a week earlier and, according to press reports, had used some form of pyrotechnics; and

Whereas, there are many local acts relating to pyrotechnic displays, some delegating from the county commission to county staff the authority to grant such permits, some delegating to municipalities the power to issue such permits, and one in Charlotte requiring an additional permit from the fire department; and

Whereas, current North Carolina law has only minor penalties for violation of the pyrotechnics laws and other related laws; Now, therefore,

24 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 14-415 reads as rewritten:

26 "§ 14-415. Violation made misdemeanor.

25

Any person violating any of the provisions of this Article, except as otherwise specified in said Article, shall be guilty of a Class 2 misdemeanor. misdemeanor, except

1

GENERAL ASSEMBLY OF NORTH CAROLINA

1			
1	that it is a Class 1 misdemeanor if the exhibition is indoors and is knowingly conducted		
2	without a permit."		
3	SECTION 2. G.S. 143-138(h) reads as rewritten:		
4	"(h) Violations. – Any person who shall be adjudged to have violated this Article		
5	or the North Carolina State Building Code, except for violations of occupancy limits		
6	established by either, shall be guilty of a Class 3 misdemeanor and shall upon		
7	conviction only be liable to a fine, not to exceed fifty dollars (\$50.00), for each offense.		
8	Each 30 days that such violation continues shall constitute a separate and distinct		
9	offense. Violation of occupancy limits established pursuant to the North Carolina State		
10	Building Code shall be a Class 3 misdemeanor. Any violation incurred more than one		
11	year after another conviction for violation of the occupancy limits shall be treated as a first offense for surposes of establishing and imposing parallies. It is a Class 1		
12	first offense for purposes of establishing and imposing penalties. It is a Class 1		
13 14	misdemeanor knowingly to conduct any indoor pyrotechnic exhibition without a permit		
14 15	under the North Carolina Building Code or under G.S. 14-413.		
15 16	(h1) It is a Class 2 misdemeanor knowingly to do two or more of the following		
10 17	and a Class 1 misdemeanor knowingly to do three of the following: (1) Use plastic foam or other combustible materials as interior finish or		
17	trim except as permitted by the North Carolina State Building Code.		
18 19	(2) Exceed the occupancy limit in a building that is a place of public		
20	assembly in violation of the North Carolina Building Code.		
20 21	(3) Lock or block access to exit doors in a public building that is a place of		
21	public assembly in violation of the North Carolina State Building		
22	Code.		
23 24	Any fine imposed pursuant to a Class 1 misdemeanor under this subsection shall not		
25	exceed two thousand dollars (\$2,000)."		
26	SECTION 3. The State Fire Marshal shall report to the Joint Legislative		
20 27	Commission on Governmental Operations no later than January 15, 2005, on the		
28	compliance with this act and its effectiveness in reducing the risk of disasters and on the		
29	compliance with the law requiring permits for pyrotechnics displays, as well as the		
30	current local legislation on the subject. The State Fire Marshal may include in that		
31	report any recommendations for additional legislation.		
32	SECTION 4. This act becomes effective with respect to offenses committed		
33	on or after December 1, 2003.		