## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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## HOUSE DRH30241-MH-45 (03/09)

Short Title:	Citizen Participation Act.	(Public)
Sponsors:	Representatives Fisher; and Hamilton.	
Referred to:		

1 2 3 4 5 6	PAR	TICIPA eral Ass	A BILL TO BE ENTITLED PROTECT THE CONSTITUTIONAL RIGHT OF CITIZENS TO TE IN GOVERNMENT PROCEEDINGS. embly of North Carolina enacts: <b>FION 1.</b> The General Statutes are amended by adding a new Chapter to read: <b>"Chapter 1F.</b>
7			"Lawsuits Against Citizen Participation.
8	" <u>§</u> 1F-1.	Short ti	itle; findings; purpose.
9	(a)	Short	Title This Chapter shall be known and may be cited as the Citizen
10	Participat	tion Act	· · · · · · · · · · · · · · · · · · ·
11	<u>(b)</u>	<u>Findi</u>	ngs. – The General Assembly finds the following:
12		<u>(1)</u>	The framers of our Constitutions recognized citizen participation in
13			government as an inalienable right essential to the survival of democracy
14			and secured its protection through the right to petition the government for
15			redress of grievances in the First Amendment to the United States
16			Constitution and Section 12 of Article I of the North Carolina Constitution.
17		<u>(2)</u>	The participation of citizens in their government is essential to wise
18			government decisions.
19		(3)	Civil lawsuits and counterclaims have been and are being abused to
20			discourage citizens from the valid exercise of their constitutional rights to
21			free speech and to petition and participate with government bodies, officials,
22			or employees.
23		<u>(4)</u>	Such lawsuits against public participation are rarely meritorious but burden
24			citizens with great expense, harassment, and interruption of their productive
25			activities.
26		<u>(5)</u>	The threat of lawsuits against public participation seriously affects
27			government, commerce, and individual rights by significantly diminishing
28			public participation in government.
29		<u>(6)</u>	It is in the public interest to encourage continued participation in matters of
30			public significance and that this participation should not be chilled through
31			abuse of the judicial process.
32	<u>(c)</u>		ose It is the purpose of this Chapter to protect and encourage citizen
33			overnment to the maximum extent permitted by law; support the operations of
34	represent	ative go	overnment by protecting public participation in government programs, public



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	General Assem	bly of North Carolina	Session 2011
1	policy decisions, and other actions; establish a balanced, uniform, comprehensive process for		
2	speedy adjudication of lawsuits against public participation as a major contribution to lawsuit		
3		ovide for attorneys' fees, costs, and damages for	
4		hts have been violated by the filing of a lawsuit again	
5	against them.	· · · · · · · · · · · · · · · · · · ·	<u> </u>
6	" <u>§</u> 1F-2. Defini	tions.	
7		g definitions apply in this Chapter:	
8	(1)	Government. – Any of the following:	
9		a. A branch, subdivision, department, agency	, commission, board,
10		instrumentality, city, county, official, emplo	oyee, agent, or another
11		person acting under color of law of the Un	ited States, the State of
12		North Carolina, or any city, county, or other s	subdivision of the State.
13		b. Any public authority chartered or otherwise	established by the State
14		or by a subdivision of the State.	
15		The term 'government' does not include State or feder	ral courts.
16	<u>(2)</u>	Government action Any project, plan, determine	ation, permit, approval,
17		authorization, decision, enforcement, rule makin	
18		investigation, change of policy, or any other step take	
19		color of State or federal law in the furthera	ance of its duties or
20		responsibilities.	
21	<u>(3)</u>	Government proceeding Any hearing, meetin	-
22		comment period, contested case under Chapter 150B	
23		public notice, or other invitation or designated oppo	ortunity for public input
24		or participation with government.	
25	<u>(4)</u>	Judicial claim or claim. – Any lawsuit, cause of act	
26	(5)	counterclaim, or other judicial pleading or filing requ	
27	$\frac{(5)}{(6)}$	Motion. – A special motion to dismiss under G.S. 1F	
28 29	<u>(6)</u>	Moving party. $-$ A person on whose behalf the	
29 30	(7)	G.S. 1F-4 is filed seeking dismissal of a judicial clair	
30 31	<u>(7)</u>	<u>Person. – An individual, corporation, association, or</u> two or more persons having a joint or common in	
31		entity.	nerest, or another legal
33	<u>(8)</u>	Responding party. – A person against whom th	e motion described in
33 34	<u>(0)</u>	<u>G.S. 1F-4 is filed.</u>	le motion deserioed m
35	"8 1F <b>-3</b> Immu	<u>nity for public participation.</u>	
36		g conduct and speech is immune from civil liability in t	this State:
37	<u>(1)</u>	Any written or oral statement made before a governm	
38	(2)	Any written or oral statement made to government	
39		issue under consideration or review by governm	
40		genuine aim, in whole or in part, of procuring a	
41		influencing a decision in a government proceeding.	
42	<u>(3)</u>	Any written or oral statement made to the public	c or in a public forum
43		relating to an issue of government interest or conce	rn and genuinely aimed
44		in whole or in part at procuring a government a	action or influencing a
45		decision in a government proceeding.	-
46	" <u>§ 1F-4. Specia</u>	l motion to dismiss created.	
47	<u>A judicial cl</u>	aim against a person that could reasonably be constru	ed as based on, relating
48		se to an immune act under G.S. 1F-3 shall be subject	-
49		under this Chapter. A special motion under this Chapte	
50		ce of the judicial claim or, in the court's discretion, at a	ny later time upon terms
51	it deems proper.		

	General Assembly of North Carolina Session 2011
1	"§ 1F-5. Procedure.
2	(a) A special motion to dismiss under this Chapter may be consolidated with other
3	defenses pursuant to G.S. 1A-1, Rule 12(g). Failure to join other defenses shall not constitute a
4	waiver of any defenses under G.S. 1A-1, Rule 12(h).
5	(b) The special motion shall be treated as one for summary judgment and shall be
6	scheduled for a hearing not more than 30 days after the service of the motion unless the docket
7	conditions of the court require a later hearing.
8	(c) Upon the filing of the special motion, discovery shall be suspended, pending a
9	decision on the motion and any appeal from that decision.
10	(d) The responding party has the burden of proof, of going forward with the evidence,
11	and of persuasion on the special motion.
12	(e) The Attorney General or the government body to which the conduct or speech for
13	which immunity is claimed under this Chapter was directed shall have an unconditional right of
14	intervention under G.S. 1A-1, Rule 24, to defend or otherwise support the moving party.
15	(f) The court must make its determination based upon the pleadings and facts contained
16	in any affidavits filed in support of or opposition to the special motion.
17	(g) The court shall grant the special motion and dismiss the claim unless the responding
18	party has produced clear and convincing evidence that the claim cannot reasonably be
19	construed as based on, relating to, or in response to an immune act under G.S. 1F-3.
20	(h) A determination by the court in favor of the responding party shall not be admissible
21	into evidence at any later stage of the case, or in any subsequent action, and no burden of proof
22	or degree of proof otherwise applicable shall be affected by that determination in any later
23	stage of the case or in any subsequent proceeding.
24	(i) The court shall award to a moving party who is dismissed all of the following:
25	(1) Costs of litigation, including reasonable attorney and expert witness fees,
26	incurred in connection with the motion.
20 27	(2) Upon a finding that the responding party brought the judicial claim for the
28	purpose of harassment, to inhibit the moving party's public participation, to
29	interfere with the moving party's exercise of protected constitutional rights,
30	or otherwise wrongfully injure the moving party, additional sanctions upon
31	the responding party and its attorneys as the court determines sufficient to
32	deter repetition of the conduct and comparable conduct by others similarly
33	situated.
34	(j) The moving party has a right of immediate appeal from a trial court's order denying
35	the motion under this Chapter or from a trial court's failure to rule on the motion in expedited
36	fashion. The court shall stay litigation of all claims in the case pending resolution of the appeal
37	from the motion under this Chapter.
38	(k) A moving party shall file an answer or other responsive pleading pursuant to
39	G.S. 1A-1, Rule 12, within 30 days after service with the order denying the motion or, if the
40	moving party appeals from such an order, within 30 days after service of the order of the court
41	of appeals affirming that decision.
42	"§ 1F-6. Miscellaneous.
43	(a) Nothing in this Chapter limits or precludes rights the moving party may have under
44	other constitutional, statutory, case or common law, or rule provisions.
45	(b) This Chapter must be construed liberally to fully effectuate its purpose and intent.
46	(c) This Chapter shall not apply to any enforcement action brought on behalf of the
47	State by the Attorney General, any district attorney, or any county or city attorney acting as a
48	public prosecutor.
49	(d) This Chapter shall not apply to limit or preclude a legislative or executive body or a
50	public agency or other government entity from enforcing the rules of procedure and rules of
51	order of the body or agency."

## General Assembly of North Carolina

1 **SECTION 2.** This act is effective when it becomes law and applies to judicial 2 proceedings initiated on or after that date.