SESSION 1999

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SENATE BILL 369

Short Title: Asheville Antidiscrimination Act.

(Local)

Sponsors: Senators Metcalf and Carter.

Referred to: State ann Local Government.

March 15, 1999

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE THE CITY OF ASHEVILLE TO PROHIBIT ACTS OF
3	DISCRIMINATION IN EMPLOYMENT BASED ON RACE, COLOR, NATIONAL
4	ORIGIN, RELIGION, SEX, DISABILITY, OR AGE.
5	The General Assembly of North Carolina enacts:
6	Section 1. Definition As used in this act, "person"means one or more
7	individuals, governments, governmental agencies, political subdivisions, labor
8	organizations, partnerships, associations, corporations, legal representatives, mutual
9	companies, joint stock companies, trusts, unincorporated organizations, trustees, trustees-
10	in-bankruptcy, or receivers. Person does not include a bona fide private membership club
11	other than a labor organization that is exempt from taxation under section 501(c) of the
12	Internal Revenue Code of 1986.
13	Section 2. Authority to adopt ordinances.–
14	(a) The City of Asheville ("City") may adopt ordinances to prohibit discrimination
15	in employment based on race, color, national origin, religion, sex, disability, or having
16	attained the age of 40 or more years. To assist in the enforcement of these ordinances,

the City may, in these ordinances, adopt procedures and delegate powers to the Asheville-Buncombe Community Relations Council ("Council") that are necessary and proper for carrying out and enforcing these ordinances. The Council may:

1	(1)	Receive, initiate, and review complaints that allege a violation of the
2		ordinance has occurred.
3	(2)	Conduct investigations into the basis of complaints.
4	(3)	Apply to the superior court for mandatory or prohibitory injunctive
5		relief, or both, pursuant to Rule 65 of the North Carolina Rules of Civil
6		Procedure if it determines, after a preliminary investigation, that prompt
7	(A)	judicial action is necessary to carry out the purposes of the ordinance.
8	(4)	Make a determination of whether or not there is reasonable cause to
9 10	(5)	believe that an unlawful discriminatory practice has occurred.
10	(5)	Dismiss complaints in these cases when the Council determines that reasonable cause does not exist.
11	(6)	Issue a right-to-sue letter to any complainant in those instances where
12	(0)	the Council has failed to make a determination of reasonable cause in a
13		timely manner, determines that reasonable cause does not exist, or
15		where conciliation efforts have failed.
16	(7)	Attempt to conciliate a resolution of the complaint between the parties.
17	(8)	Enter into conciliation agreements in instances where conciliation
18	(0)	efforts have been successful.
19	(b) When	a conducting investigations pursuant to subdivision (2) of subsection (a)
20		he Council may:
21	(1)	Subpoena witnesses, administer oaths, and compel the production of
22		evidence.
23	(2)	Take depositions and serve interrogatories in accordance with the North
24		Carolina Rules of Civil Procedure.
25		e event any person refuses to comply with a subpoena or discovery request
26		n (b) of this section, the Council may apply to the Buncombe County
27		for an order to compel compliance with the subpoena or discovery
28		timony of any witness before the Council pursuant to a subpoena issued
29		on may be used against the witness in the trial of any criminal action other
30	-	on for false swearing committed on the examination.
31		General Assembly does not intend to expand the authority or powers of
32	-	yond those prescribed by federal laws or regulations with respect to a
33		er. The Council may, as part of an enforcing order, require any person to
34		t from unlawful practices and to engage in all of the following additional
35		s as may be appropriate, including, but not limited to, requiring the person
36	to:	TT in a final data and a second state of the district state of the distribution of the distributio
37	(1)	Hire, reinstate, or upgrade aggrieved individuals, with or without back
38	(2)	pay. Admit aggrigged individuals to or to allow aggrigged individuals to
39 40	(2)	Admit aggrieved individuals to or to allow aggrieved individuals to
40 41		participate in guidance programs, apprenticeship training programs, on-
41 42		the-job training programs, or other occupational training programs; and to use objective criteria in the admission of any individual to these
42 43		programs.
υ		programs.

1	(3) Submit to the Council, for approval or disapproval, plans to eliminate or
2	reduce imbalance with respect to race, color, national origin, religion,
3	sex, disability, or age.
4	(4) Provide technical assistance to aggrieved individuals.
5	(5) Report as to the manner of compliance with this act.
6	(6) Post notices in conspicuous places in the form prescribed by the
7	Council.
8	Section 3. Judicial review of Council order. –
9	(a) Except as provided in subsection (b) of this section, judicial review of Council
10	orders shall be in accordance with Article 4 of Chapter 150B of the General Statutes.
11	(b) Notwithstanding the provisions of G.S. 150B-45, petitions for judicial review
12	shall be filed in the Buncombe County Superior Court.
13	(c) The term "agency", whenever used in Article 4 of Chapter 150B of the General
14	Statutes, shall have the same meaning as "Council"under this act.
15	Section 4. Enforcement of Council orders. –
16	(a) If within 60 days after entry of an order of the Council, a respondent has
17	neither complied with nor sought review of that order, any aggrieved person or the
18	Council may apply to the Buncombe County Superior Court for an order of the court to
19	enforce the order of the Council. The application to superior court must be filed not later
20	than 120 days after entry of the order of the Council.
21	(b) Within 30 days after the court's receipt of the petition for enforcement of the
22	Council's order or within such additional time as the court may allow, the Council shall
23	transmit to the court the original or a certified copy of the entire record of the proceedings
24	leading to the order. With the permission of the court, the record may be shortened by
25	stipulation of all parties. Any party unreasonably refusing to stipulate to limit the record
26	may be taxed by the court for any additional costs as may be occasioned by the refusal.
27	The court, in its discretion, may require or permit subsequent corrections or additions to
28	the record.
29	(c) Subject to subsection (d) of this section, the hearing on the petition for
30	enforcement of the Council's order shall be conducted by the court without a jury. The
31	court shall hear oral arguments and receive written briefs, but shall not take evidence that
32	was not offered at the Council hearing.
33	(d) In cases of alleged irregularities in procedure before the Council not shown in
34	the record, testimony may be taken by the court regarding the alleged irregularities. The
35	judge in his or her discretion may hear all or part of the matter de novo where no record
36	was made of the proceeding or where the record is inadequate.
37	(e) The court shall issue the order requiring compliance with the Council's
38	order unless the court finds that enforcement of the Council's order would prejudice
39	substantial rights of the party against whom the order is sought to be enforced. The
40	Council's order would prejudice substantial rights of the party against whom the order is
41	sought if the Council's findings, inferences, conclusions, or decisions do any of the following:
42	following:
43	(1) Are in violation of constitutional provisions.

1	(2) Are in excess of the statutory authority or jurisdiction of the Council.
2	(3) Are made upon unlawful procedure.
3	(4) Are affected by other error of law.
4	(5) Are unsupported by substantial evidence in view of the entire record as
5	submitted.
6	(6) Are arbitrary or capricious.
7	(f) If the court declines to require compliance with the Council's order, the
8	court shall do one of the following:
9	(1) Dismiss the petition.
10	(2) Modify the Council's order and enforce it as modified.
11	(3) Remand the case to the Council for further proceedings.
12	(g) Any party to the hearing on the petition for enforcement of the Council's
13	order may appeal the court's decision to the appellate division pursuant to the North
14	Carolina Rules of Appellate Procedure.
15	Section 5. Civil action for unlawful employment practice. –
16	(a) An ordinance adopted pursuant to this act may permit any complainant
17	dissatisfied with the Council's final disposition of a matter to bring a civil action in the
18	Buncombe County Superior Court against the person allegedly engaging in the unlawful
19	practice. A civil action for an unlawful employment practice shall not be brought more
20	than one year after a charge of discrimination was filed with the Council or more than 60
21	days after the complainant's receipt of notification of the Council's final disposition of the
22	matter, whichever is later.
23	(b) If the court finds that the respondent has engaged in or is engaging in an
24	unlawful employment practice charged in the complaint, the court may enjoin the
25	respondent from engaging in an unlawful employment practice and order any action as
26	may be appropriate, which may include, but is not limited to: reinstatement or hiring of
27	employees, with or without back pay by the person, firm, corporation, or association
28	responsible for the unlawful practice; or any other equitable relief as the court deems
29	appropriate. Back pay shall not accrue from a date more than two years prior to the filing
30	of a charge with the Council. Interim earnings or amounts earnable with reasonable
31	diligence by the person discriminated against shall operate to reduce the back pay
32	otherwise allowable. No order of the court shall require any remedies under this act, if
33	the individual was refused employment or advancement or was suspended or discharged
34	for any reason other than discrimination based on race, color, religion, sex, national
35	origin, disability, or age in violation of an ordinance adopted pursuant to this act.
36	(c) In any action or proceeding under an ordinance adopted pursuant to this act,
37	the court, in its discretion, may award the prevailing party reasonable attorneys' fees as

(c) In any action or proceeding under an ordinance adopted pursuant to this act,
 the court, in its discretion, may award the prevailing party reasonable attorneys' fees as
 part of the costs.

39 Section 6. Discrimination based on opposition to unlawful practices or 40 participation in an investigation, proceeding, or hearing. – It shall be an unlawful 41 employment practice for any employer to discriminate against any employees or 42 applicants for employment or to discriminate against any individual, or for a union labor 43 organization to discriminate against any member of its union or applicant for

membership, because the individual opposed an unlawful employment practice adopted
by ordinance pursuant to this act or because the individual has made a charge, testified,
assisted, or participated in any manner in an investigation, proceeding, or hearing under
such an ordinance.

5 Section 7. Cases deferred by Equal Employment Opportunity Commission. – 6 The City may authorize the Council to serve as a deferral agency for cases deferred by 7 the Equal Employment Opportunity Commission as provided in section 706 of the Civil 8 Rights Act of 1964, 42 U.S.C. § 20000e-5, the Age Discrimination in Employment Act, 9 29 U.S.C. § 621, et seq., and the Americans with Disabilities Act, 42 U.S.C. § 12101, et 10 seq.

Section 8. Access to records. – The Council, at all reasonable times, shall have access to and the right to copy any evidence of any person being investigated that relates to an unlawful employment practice under an ordinance adopted pursuant to the act and relevant to the charge under investigation. Information discovered during such an investigation shall not be made public by the Council until offered into evidence in an administrative hearing or judicial proceeding.

17 Section 9. Public records. – The provisions of G.S. 132-6 and G.S. 132-9 18 shall not apply to records concerning the investigation, conciliation, or mediation of 19 alleged violations of an ordinance enacted pursuant to this act.

- 20 Section 10. This act applies only to the City of Asheville.
- 21 Section 11. This act is effective when it becomes law.