GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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	HOUSE BILL 715	

Short Title: Architecture Board Jurisdiction. (Public)

Sponsors: Representative Beall.

Referred to: Commerce.

March 20, 1989

A BILL TO BE ENTITLED

AN ACT TO GRANT AUTHORITY TO THE NORTH CAROLINA BOARD OF
ARCHITECTURE TO IMPOSE A CIVIL PENALTY.

The General Assembly of North Carolina enacts:

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Section 1. G.S. 83A-15 reads as rewritten:

"§ 83A-15. Denial, suspension or revocation of license.

The Board shall have the power to suspend or revoke a license or certificate of registration, to deny a license or certificate of registration-registration, or to reprimand or levy a civil penalty not in excess of five hundred dollars (\$500.00) per violation against any registrant who is found guilty of:

- (1) Dishonest conduct, including but not limited to:
 - a. The commission of any fraud, deceit or misrepresentation in any professional relationship with clients or other persons; or with reference to obtaining or maintaining license, or with reference to qualifications, experience and past or present service; or
 - b. Using or permitting an individual professional seal to be used by or for others, or otherwise representing registrant as the author of drawings or specifications other than those prepared personally by or under direct supervision of registrant.
- (2) Incompetence, including but not limited to:
 - a. Gross negligence, recklessness, or excessive errors or omissions or building failures in registrant's record of professional practice; or

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I		b.	Mental or physical disability or addiction to alcohol or drugs so
2			as to endanger health, safety and interest of the public by
3			impairing skill and care in professional services.
4	(3)	Unpro	ofessional conduct, including but not limited to:
5		a.	Practicing or offering to practice architecture without a current
6			license from this Board;
7		b.	Knowingly aiding or abetting others to evade or violate the
8			provisions of this Chapter, or the health and safety laws of this
9			or other states;
10		c.	Knowingly undertaking any activity or having any significant
11			financial or other interest, or accepting any compensation or
12			reward except from registrant's clients, any of which would
13			reasonably appear to compromise registrant's professional
14			judgment in serving the best interest of clients or public;
15		d.	Willfully violating this Chapter or any rule or standard of
16			conduct published by the Board, or pleading guilty or nolo
17			contendere to a felony or any crime involving moral turpitude.
18	<u>(4)</u>	Action	ns to recover civil penalties against any registrant may be
19		comm	nenced by the Board pursuant to G.S. 150B. Any civil penalty
20		collec	ted hereunder shall be deposited to the General Fund."
21	Sec. 2		act shall become effective October 1, 1989, and shall apply to
22			or after that date.