The status of local smoking regulations in North Carolina following a state preemption bill

Elizabeth Conlisk  
_Hampshire College_

Michael Siegel  
_Boston University_

Eugene Lengerich  
_Pennsylvania State University - Main Campus_

William Mac Kenzie

Sally Malek

_See next page for additional authors_

Follow this and additional works at: [https://scholarworks.gsu.edu/iph_facpub](https://scholarworks.gsu.edu/iph_facpub)

Part of the _Public Health Commons_

**Recommended Citation**

This Article is brought to you for free and open access by the School of Public Health at ScholarWorks @ Georgia State University. It has been accepted for inclusion in Public Health Faculty Publications by an authorized administrator of ScholarWorks @ Georgia State University. For more information, please contact scholarworks@gsu.edu.
The Status of Local Smoking Regulations in North Carolina Following a State Preemption Bill

Elizabeth Conlisk, PhD; Michael Siegel, MD; Eugene Lengerich, VMD; William Mac Kenzie, MD; Sally Malek, MPH; Michael Eriksen, ScD

Objective.—To determine the number and protectiveiveness of local smoking regulations adopted before the implementation of a preemptive statewide smoking control bill.

Method.—Review of local smoking control regulations from all 100 counties and 85 municipalities with populations greater than 5000 in North Carolina.

Main Outcome Measures.—Adoption of local smoking control regulations before and during the 3-month delay in enactment of the preemptive bill. Protectiveiveness of regulations was based on restrictions on smoking and requirements for separate ventilation systems at private work sites: none (smoking unrestricted); minimal (smoking restricted to designated areas); partial (smoking restricted to designated areas served by separate ventilation systems); and complete (smoking prohibited). Because some regulations would be phased in gradually over the next 5 years, we evaluated the requirements that will be in effect by January 1, 2000.

Results.—Between July 15 and October 15, 1993, the number of local smoking regulations in North Carolina increased from 16 to 105. By the year 2000, 59% of private employees will not be guaranteed any protection from work site environmental tobacco smoke; 19% will have minimal protection, 22% will have partial protection, and none will have complete protection.

Conclusions.—The 3-month delay in preemption created an unnatural time frame for communities to organize, debate, and adopt smoking restrictions. Despite the adoption of 89 new regulations, no private employees will be guaranteed complete protection from work site environmental tobacco smoke by the year 2000; new regulations can no longer be adopted. HB 957 has been a setback for public health in North Carolina.

THE ASSOCIATION between environmental tobacco smoke (ETS) and lung cancer in nonsmokers who experience long-time exposure to ETS has been well documented.1 Because the work site is the primary source of ETS exposure for most nonsmoking adults,1 Healthy People 2000 calls for each state to enact legislation that prohibits or severely restricts smoking at places of employment.5 As of January 1994, a total of 80 counties and cities in the United States had adopted regulations that specifically prohibit work site smoking; in contrast, no state had legislated such a ban.6

The success of local bans has prompted the tobacco industry to support smoking control legislation at the state level that preempts local regulations that are more restrictive.78 These bills are usually promoted as prohealth measures that guarantee a minimum uniform set of restrictions for all communities. However, the restrictions are usually very weak, and local governments are prevented from adopting more restrictive measures in the future. To date, preemptive smoking control legislation has been enacted in 16 states including North Carolina, the leading tobacco-producing state in the country (Centers for Disease Control and Prevention, Office on Smoking and Health, unpublished data, 1994).8

North Carolina’s preemption bill, HB 957, was enacted by the General Assembly on July 15, 1993.9 Its main requirement was that smoking be permitted in at least 20% of space in state-controlled buildings. Nonsmoking areas were not required. More important, the bill prohibited local regulatory boards from adopting more restrictive regulations for public or private buildings after October 15, 1993; local regulations adopted before that date would be grandfathered in. During the 3-month period between July 16 and October 15, 1993, smoking regulations were proposed in more than half of the counties in North Carolina, prompting the media to declare HB 957 an unexpected victory for tobacco control.10

From the North Carolina Department of Environment, Health, and Natural Resources, Office of Epidemiology, Division of Adult Health Promotion, Raleigh (Drs Conlisk and Lengerich and Ms Malek), and the Division of Field Epidemiology, Epidemiology Program Office (Drs Conlisk and Mac Kenzie), Epidemic Intelligence Service (Drs Conlisk and Siegel), Office of Smoking and Health (Drs Siegel and Eriksen), and Office of Surveillance and Analysis (Dr Lengerich), National Center for Chronic Disease Prevention and Health Promotion, Centers for Disease Control and Prevention, Atlanta, Ga.

Reprint requests to North Carolina Department of Environment, Health, and Natural Resources, Office of Epidemiology, Division of Adult Health Promotion, PO Box 27687, Raleigh, NC 27611-7687 (Dr Conlisk).
We report herein the number of regulations adopted before and during this 3-month period and evaluate the extent to which these regulations will provide protection from ETS at private work sites.

Methods

Local smoking regulations were compiled for all 100 counties and the 85 municipalities with populations greater than 5000 in North Carolina. A local smoking regulation was defined as a county or city ordinance or a board of health regulation that restricts smoking in any public or private place. In North Carolina, county ordinances apply only to the unincorporated areas of counties, and city ordinances apply only to incorporated areas. Board of health regulations apply to both the incorporated and unincorporated areas of the county(s) where the board has jurisdiction. In counties and cities where both an ordinance and a board of health regulation were adopted, the more restrictive regulation applies.

We learned of all smoking regulations by contacting the 85 boards of health, 100 boards of county commissioners, and 85 city councils by mail, asking if and when a smoking control regulation(s) had been adopted. Nonrespondents were contacted by telephone. Copies of all regulations were obtained and were classified by the date (quarter) of adoption. The four quarters were defined to begin on the dates January 15, April 15, July 15, and October 15, so that the 3-month delay in preemption following HB 957 constituted one complete quarter.

To determine protectiveness, we examined requirements for nonsmoking areas and for separate heating, ventilation, and air-conditioning (HVAC) systems at private work sites. We focused on private work sites because they employ approximately 83% of the nonagricultural workforce in North Carolina. Regulations were classified into four levels of protection (Table 1): none (no restrictions on smoking); minimal (smoking restricted to designated areas; separate HVAC system not required); partial (smoking restricted to designated areas; separate HVAC system required); and complete (smoking prohibited). Some regulations are scheduled to be phased in over the next 5 years; therefore, each regulation was classified by the requirements that will be in effect by the last phase-in date: January 1, 2000. All regulations were classified by two reviewers (E.C. and M.S.) who were in 100% agreement with the classifications given.

To calculate the percentage of private employees that will be covered by each degree of protection at their work site, we used data on the number of nonagricultural, private employees in each incorporated and unincorporated area in North Carolina.3

Results

Between January 1, 1988, and July 15, 1993, a total of 16 local smoking regulations were adopted in North Carolina: two by boards of health, five by county commissions, and nine by city councils (Figure). These regulations were adopted on a sporadic basis, with a slight rise following the release of the Environmental Protection Agency's report on ETS in January 1993.3 In the quarter following the adoption of HB 957, 89 more regulations were adopted: 27 by boards of health, 21 by county commissions, and 41 by city councils. Eighty-eight of these 89 regulations were the first smoking control measures ever adopted by the respective regulatory board.

Most regulatory boards did not adopt any smoking restrictions for private work sites—either they did not adopt a smoking regulation, or the regulations they adopted did not include any requirements that pertain to private work sites (Table 2). Twenty-four percent of boards of health adopted regulations that met the criteria for minimal or partial protection, compared with only 2% of county commissions and 4% of city councils. No regulatory board adopted regulations that met the criteria for complete protection.

By the year 2000, when all regulations will have gone into effect, 59% of the 2.6 million private employees in North Carolina will still not be guaranteed any legal protection from ETS at their work site; 19% will have minimal protection, 22% will have partial protection, and 0% will have complete protection.

Comment

North Carolina's preemption bill, HB 957, included an unusual legislative compromise that gave local regulatory
boards 3 months to adopt smoking restrictions that would be grandfathered in. During this 3-month interim, the number of local smoking regulations in North Carolina increased from 16 to 105. As of January 1, 2000, when all requirements will be in effect, 95% of private employees will still not be guaranteed any protection from work site ETS. Nineteen percent will be guaranteed minimal protection. Although their work sites will be required to have a nonsmoking area, this area will not be required to have a separate HVAC system. After 1 hour of air mixing, the average concentration of ETS will be approximately the same in the smoking and nonsmoking areas. Twenty-two percent will be guaranteed partial protection. Although smoking areas in their work sites will be required to have separate HVAC systems, these areas could be work areas that must be frequented by nonsmokers. Furthermore, even properly maintained systems that meet strict ventilation standards have been shown to leak ETS, as evidenced by ambient nicotine levels in nonsmoking areas. The only regulations that provide complete protection are those that ban smoking in all work areas. Given this criterion, no private employees will be guaranteed complete protection from work site ETS by the year 2000.

Although HB 957 appears to have prompted many communities to adopt smoking control regulations for the first time, the 3-month deadline created an unnatural time frame for communities to organize, debate, and adopt restrictions for the indefinite future. The adoption of smoking control laws is normally an incremental process with increasingly protective measures being adopted over time; rarely does a community adopt a comprehensive measure as its first law. In North Carolina, preemption is now in effect and local regulatory boards cannot take further steps to protect employees from work site ETS. Although HB 957 could be repealed, efforts to repeal preemptive smoking control legislation in other states have not been successful (Centers for Disease Control and Prevention, Office on Smoking and Health, unpublished data, 1994).

The impact of preemption on public health goes beyond its impact on the number and protective nature of local regulations. Local smoking regulations generate public debate and community organization around the issue of ETS. Through this process, the public is educated and the social norms regarding tobacco use may change. By preventing new regulations from being adopted, preemption blocks an effective means of educating the public. Rather than a victory for tobacco control, HB 957 has been a setback for public health in North Carolina.

The authors gratefully acknowledge the assistance of J. Dale Simmons, MD, Leslie Brown, JD, and Len Pauleozi, MD, for their thorough and thoughtful review of the manuscript.

References