## UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported) September 19, 2007

		Culp, Inc.			
(Exac	t Name of Re	gistrant as Speci	fied in its	Charter)	
North Carol:	ina 	0-12781		56-100196	
State or Other Ju of Incorporat	risdiction ion)	(Commission File		(I.R.S. Empl Identificatio	
		823 Eastchester D oint, North Carol	-		
		f Principal Execu (Zip Code)		s)	
		(336) 889-5161			
	istrant's Te	 lephone Number, i		ea code)	
		Not Applicable	!		
(Fori	mer Name or	Address, if chang	ed from las	t report)	
Check the simultaneously sat: following provision	isfy the fil	box below if the ing obligation of			
	n communicat R 230.425)	ions pursuant to	Rule 425 un	der the Securi	ties Act
	ting materia R 240.14a-12	l pursuant to Rul )	e 14a-12 un	der the Exchan	ge Act
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		CULP, INC.			
		Index			
					Page
Elec	ction of Dir	rectors or Certai ectors; Appointme rangements of Cer	nt of Certa		3
Signatures					4

Item 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers

Mr. Jean Brunel submitted a letter of resignation to the board of directors on September 19, 2007, stating that he would resign from the board, contingent upon the Registrant's shareholders approving a bylaw amendment changing the size of range in number of seats on the board at the annual meeting scheduled for September 20, 2007. The shareholders approved the bylaw amendment, and thus Mr. Brunel's resignation became effective on September 20, 2007.

Kenneth W. McAllister was re-elected as a director at the annual meeting, and the terms of Robert G. Culp, III, Patrick L. Flavin, Kenneth R. Larson, and Franklin N. Saxon continued. Thus, the five members of the board of directors following the annual meeting and Mr. Brunel's resignation were Robert G. Culp, III, Patrick L. Flavin, Kenneth R. Larson, Kenneth W. McAllister, and Franklin N. Saxon. The board of directors met following the annual meeting and set the number of seats on the board at five in accordance with the newly-adopted bylaw.

Also at the meeting held on September 20, 2007, the shareholders approved the 2007 Equity Incentive Plan (the "2007 Plan"), which provides for a variety of equity-based awards that can be made to employees, directors, or consultants or advisors to the Registrant. A more complete description of the 2007 Plan is contained on pp. 14-19 of the Registrant's proxy statement previously filed with the Commission pursuant to Regulation 14A on August 14, 2007, which description is incorporated by reference. The proxy statement also contained the entire text of the 2007 Plan in Annex A attached thereto.

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: September 24, 2007

CULP, INC.

By: /s/ Kenneth M. Ludwig

Kenneth M. Ludwig
Corporate Secretary