

FORTY-SECOND DAY

Bismarck, March 5, 1981

The Senate convened at 1:00 p.m., with President Sands presiding.

The prayer was offered by Rev. Clemence Auch, Baptist Home, Bismarck.

“We live within the shadow of the Almighty, sheltered by the God who is above all gods. This I declare, that He alone is my refuge, my place of safety; He is my God, and I am trusting Him.” Psalm 91:1,2 (L.B.)

Help us, O Lord, to recognize that You are the Almighty. May we be sensitive to Your divine presence and influence.

I thank You for the freedom we enjoy in America and for the privileges of living in this State of North Dakota. Enable all of us to be mature citizens who are willing to assume responsibilities, defend the rights of all, and protect those who are helpless.

I pray for the members of this Senate. Lord God, give them keen insights on issues which affect the lives of our citizens. Give them courage to decide what is right; even if it may be unpopular. Give them a satisfaction of a job well done.

Lord, there are many decisions to be made today. We ask ourselves, “Who can make decisions that are perfect and correct in every situation?” O God, we need Your wisdom. I pray that the Holy Spirit will move among this assembly and silently prompt each one to make that decision which is within Your permissive will.

Thank You, God, for meeting our needs. Thank You for Your wise counsel. Thank You for Your presence and love.

We pray this in the name of Your Son, our Savior, Jesus Christ. Amen.

The roll was called and all members were present except Senators Goodman and Olin.

A quorum was declared by the President.

Correction and Revision of The Journal

Mr. _____ President _____ Your Committee on Revision and Correction of the Journal has carefully examined the Journal of the _____ Forty-first _____ day and _____ and finds the same to be correct.

 Chairman
Senátor Tennyfos

_____ Senator Sorum _____ moved that the report be adopted, which motion prevailed.

MESSAGE FROM THE HOUSE
House Chamber

Mr. President: I have the honor to return herewith the following:

Senate Bill No. 2040
 Senate Bill No. 2042
 Senate Bill No. 2043
 Senate Bill No. 2044
 Senate Bill No. 2104
 Senate Bill No. 2108
 Senate Bill No. 2109
 Senate Bill No. 2110
 Senate Bill No. 2121
 Senate Bill No. 2129
 Senate Bill No. 2133
 Senate Bill No. 2170
 Senate Bill No. 2186
 Senate Bill No. 2191
 Senate Bill No. 2208
 Senate Bill No. 2223
 Senate Bill No. 2236
 Senate Bill No. 2244
 Senate Bill No. 2250
 Senate Bill No. 2310
 Senate Bill No. 2311
 Senate Bill No. 2425

Which the Speaker has signed.

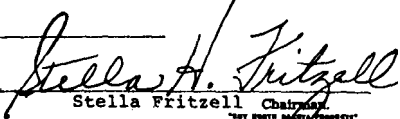
ROY GILBREATH, Chief Clerk

REPORT OF PROCEDURAL COMMITTEE

The committee on Enrollment and Engrossment respectfully reports that:

Senate Bill No. 2040	_____
Senate Bill No. 2042	_____
Senate Bill No. 2043	_____
Senate Bill No. 2044	_____
Senate Bill No. 2104	_____
Senate Bill No. 2108	_____
Senate Bill No. 2109	_____
Senate Bill No. 2110	_____
Senate Bill No. 2121	_____
Senate Bill No. 2129	_____
Senate Bill No. 2133	_____
Senate Bill No. 2170	_____
Senate Bill No. 2186	_____
Senate Bill No. 2191	_____
Senate Bill No. 2208	_____
Senate Bill No. 2223	_____
Senate Bill No. 2236	_____
Senate Bill No. 2244	_____
Senate Bill No. 2250	_____
Senate Bill No. 2310	_____
Senate Bill No. 2311	_____
Senate Bill No. 2425	_____

_____ delivered to the } Governor for his approval
 on March 5, 1981.


 Stella Fritzell, Chairman
SENATE ENROLLMENT COMMITTEE

MR. PRESIDENT:

Your committee on Enrollment and Engrossment respectfully report that they have examined the following bills:

Senate Concurrent Resolution No. 4086

and find the same correctly { Enrolled

Stella H. Fritzell
Stella Fritzell, Chairman

Senator Dotzenrod moved that the report be adopted, which motion prevailed.

MR. PRESIDENT:

Your committee on Enrollment and Engrossment respectfully report that they have examined the following bills:

- Senate Bill No. 2065
- Senate Bill No. 2083
- Senate Bill No. 2095
- Senate Bill No. 2164
- Senate Bill No. 2265
- Senate Bill No. 2317

Senate Resolution No. 1

and find the same correctly { Enrolled

Stella H. Fritzell
Stella Fritzell, Chairman

Senator Bakewell moved that the report be adopted, which motion prevailed.

MESSAGES FROM THE HOUSE
House Chamber

Mr. President: I have the honor to return herewith the following, which the House has failed to pass:

- Senate Bill No. 2066
- Senate Concurrent Resolution No. 4010

ROY GILBREATH, Chief Clerk
House Chamber

Mr. President: I have the honor to return herewith the following, which the House has passed unchanged:

- Senate Bill No. 2073
- Senate Bill No. 2115
- Senate Bill No. 2123
- Senate Bill No. 2138
- Senate Bill No. 2173
- Senate Bill No. 2225
- Senate Bill No. 2229
- Senate Bill No. 2264
- Senate Bill No. 2266
- Senate Bill No. 2292
- Senate Bill No. 2335
- Senate Bill No. 2384
- Senate Bill No. 2387
- Senate Bill No. 2388
- Senate Bill No. 2408
- Senate Concurrent Resolution No. 4009
- Senate Concurrent Resolution No. 4034

Senate Concurrent Resolution No. 4045

Senate Concurrent Resolution No. 4054

ROY GILBREATH, Chief Clerk

House Chamber

Mr. President: I have the honor to inform you that the House has concurred in the Senate amendments to:

House Bill No. 1129

House Bill No. 1138

House Bill No. 1186

House Bill No. 1253

House Bill No. 1333

House Bill No. 1338

House Bill No. 1372

House Bill No. 1390

House Bill No. 1402

House Bill No. 1476

House Bill No. 1478

House Bill No. 1631

And subsequently passed the same.

Very respectfully,

ROY GILBREATH, Chief Clerk

House Chamber

Mr. President: I have the honor to transmit herewith the following:

House Bill No. 1035

House Bill No. 1088

House Bill No. 1174

House Bill No. 1209

House Bill No. 1224

House Bill No. 1295

House Bill No. 1314

House Bill No. 1378

House Bill No. 1494

House Bill No. 1510

House Bill No. 1616

House Concurrent Resolution No. 3012

House Concurrent Resolution No. 3023

House Concurrent Resolution No. 3030

House Concurrent Resolution No. 3047

Which the Speaker has signed and your signature is respectfully requested.

ROY GILBREATH, Chief Clerk

MOTIONS

Senator Reiten moved that the President appoint a committee of three to act with a like committee from the House as a Conference Committee on House Bill No. 1230, which motion prevailed.

The President appointed as a Conference Committee on House Bill No. 1230:

Senator Mutch

Senator Parker

Senator R. Christensen

Senator Reiten moved that the President appoint a committee of three to act with a like committee from the House as a Conference Committee on House Bill No. 1430, which motion prevailed.

The President appointed as a Conference Committee on House Bill No. 1430:

Senator Mutch

Senator Quail
Senator Grotberg

CONSIDERATION OF AMENDMENTS

Senator Reiten moved that the amendments to House Bill No. 1189 recommended by the Committee on Industry, Business and Labor and printed on pages 1115 - 1117 of the Senate Journal be adopted, which motion prevailed.

CONSIDERATION OF MESSAGES FROM THE HOUSE

Senator Reiten moved that the Senate do concur in the House amendments to Senate Bill No. 2312, as printed on page 1095 of the Senate Journal, which motion prevailed.

Senator Reiten moved that the rules be suspended, that Senate Bill No. 2312 be deemed properly engrossed and placed on the calendar, as amended, for second reading and final passage, which motion prevailed.

SECOND READING OF SENATE BILLS

Senate Bill No. 2312. — A Bill for an Act to amend and reenact section 6-03-69 of the North Dakota Century Code, relating to the semiannual examination of a bank by its board of directors.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 48, nays 0, absent and not voting 2.

NORTH DAKOTA SENATE											
REGULAR SESSION						1981 LEGISLATURE					
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● ADAMS			● GROETBERG			● NELSON			● STREIBEL		
● ALBERS			● HANSON			● NETHING			● STROMME		
● BAKEWELL			● HOLMBERG			● OLIN			● TALLACKSON		
● BARTH			● ISZLER			● PARKER			● TENNEFOS		
● BERUBE			● LASHKOWITZ			● PETERSON			● THANE		
● CHRISTENSEN, H. #5			● LEE			● QUAIL			● TIERNEY		
● CHRISTENSEN, R. #36			● LEIBHAN			● REDLIN			● TWETEN		
● CUSSONS			● LIPS			● REITEN			● VOSPER		
● DOTZENROD			● LODGEN			● ROEN			● WALSH		
● DYKSHOORN			● MELLAND			● SHABLOW			● WENSTROM		
● ERICKSON			● MOORE			● SOLBERG			● WRIGHT		
● FRITZELL			● MUTCH			● SORUM			MR. PRESIDENT		
● GOODMAN			● NAADEN			● STENEHJEM					

So the bill passed and the title was agreed to.

SECOND READING OF HOUSE BILLS

House Bill No. 1095. — A Bill for an Act to create and enact a new subdivision to subsection 1 of section 57-38-01.2 of the North Dakota Century Code, relating to a reduction in taxable income for interest received on contracts for the sale of property to beginning businessmen; to provide for income tax deductions as incentives for sales of businesses to beginning businessmen; and to provide an effective date.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 49, nays 0, absent and not voting 1.

NORTH DAKOTA SENATE											
REGULAR SESSION						1981 LEGISLATURE					
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● ADAMS			● GROETBERG			● NELSON			● STREIBEL		
● ALBERS			● HANSON			● NETHING			● STROMME		
● BAKEWELL			● HOLMBERG			● OLIN			● TALLACKSON		
● BARTH			● ISZLER			● PARKER			● TENNEFOS		
● BERUBE			● LASHKOWITZ			● PETERSON			● THANE		
● CHRISTENSEN, H. #5			● LEE			● QUAIL			● TIERNEY		
● CHRISTENSEN, R. #36			● LEIBHAN			● REDLIN			● TWETEN		
● CUSSONS			● LIPS			● REITEN			● VOSPER		
● DOTZENROD			● LODGEN			● ROEN			● WALSH		
● DYKSHOORN			● MELLAND			● SHABLOW			● WENSTROM		

• ERICKSON	• MOORE	• SOLBERG	• WRIGHT
• FRITZELL	• MUTCH	• SORUM	MR. PRESIDENT
• GOODMAR	• NAADEN	• STENEHJEM	

So the bill passed and the title was agreed to.

House Bill No. 1112. — A Bill for an Act to amend and reenact section 41-09-42 of the North Dakota Century Code, relating to the fees for uniform commercial code filings in the secretary of state's office.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 47, nays 0, absent and not voting 3.

NORTH DAKOTA SENATE											
REGULAR SESSION			ROLL CALL						1981 LEGISLATURE		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• ADAMS			• GROTBERG			• NELSON			• STREIBEL		
• ALBERS			• HANSON			• NETHING			• STROMME		
• BAKEWELL			• HOLMBERG			• OLIN			• TALLACKSON		
• BARTH			• ISZLER			• PARKER			• TENNEFOS		
• BERUBE			• LASHKOWITZ			• PETERSON			• THANE		
• CHRISTENSEN, H. #5			• LEE			• QUAIL			• TIERNEY		
• CHRISTENSEN, R. #36			• LEIBHAN			• REDLIN			• TWETEN		
• CUSSONS			• LIPS			• REITEN			• VOSPER		
• DOTZENROD			• LODGEN			• ROEN			• WALSH		
• DYKSHOORN			• MELLAND			• SHABLOW			• WENSTROM		
• ERICKSON			• MOORE			• SOLBERG			• WRIGHT		
• FRITZELL			• MUTCH			• SORUM			MR. PRESIDENT		
• GOODMAR			• NAADEN			• STENEHJEM					

So the bill passed and the title was agreed to.

House Bill No. 1218. — A Bill for an Act to provide candidate accountability by requiring the filing of statements of campaign contributions and expenditures by candidates and political committees, the audit of such statements; and to provide a penalty.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 17, nays 32, absent and not voting 1.

NORTH DAKOTA SENATE											
REGULAR SESSION			ROLL CALL						1981 LEGISLATURE		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• ADAMS			• GROTBERG			• NELSON			• STREIBEL		
• ALBERS			• HANSON			• NETHING			• STROMME		
• BAKEWELL			• HOLMBERG			• OLIN			• TALLACKSON		
• BARTH			• ISZLER			• PARKER			• TENNEFOS		
• BERUBE			• LASHKOWITZ			• PETERSON			• THANE		
• CHRISTENSEN, H. #5			• LEE			• QUAIL			• TIERNEY		
• CHRISTENSEN, R. #36			• LEIBHAN			• REDLIN			• TWETEN		
• CUSSONS			• LIPS			• REITEN			• VOSPER		
• DOTZENROD			• LODGEN			• ROEN			• WALSH		
• DYKSHOORN			• MELLAND			• SHABLOW			• WENSTROM		
• ERICKSON			• MOORE			• SOLBERG			• WRIGHT		
• FRITZELL			• MUTCH			• SORUM			MR. PRESIDENT		
• GOODMAR			• NAADEN			• STENEHJEM					

House Bill No. 1218 was declared lost.

House Bill No. 1231. — A Bill for an Act to amend and reenact section 16-01-11 of the North Dakota Century Code, relating to initiative, referendum, and recall petitions.

Which has been read.

Senator Holmberg moved that House Bill No. 1231 be amended as follows:

On page 3 of the engrossed bill, after line 9, insert the following new subsection:

“3. A petition for recall must include, before the signature lines, the name of the person being recalled, the office from which that person is being recalled, and a brief statement of the rationale for the recall.”

On page 3 of the engrossed bill, line 10, delete the numeral "3" and insert in lieu thereof the numeral "4"

And renumber lines and pages accordingly

Senator Holmberg moved that the amendments be adopted, which motion prevailed.

Senator Holmberg moved that the rules be suspended, that House Bill No. 1231 be placed on the calendar, as amended, for second reading and final passage, which motion prevailed.

House Bill No. 1231. — A Bill for an Act to amend and reenact section 16-01-11 of the North Dakota Century Code, relating to initiative, referendum, and recall petitions.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 49, nays 0, absent and not voting 1.

REGULAR SESSION									NORTH DAKOTA SENATE									1981 LEGISLATURE								
YEAS			N-V			NAYS			YEAS			N-V			NAYS			YEAS			N-V			NAYS		
• ADAMS			• GROETBERG			• NELSON			• STREIBEL																	
• ALBERS			• HANSON			• NETHING			• STROMME																	
• BAKEWELL			• HOLMBERG			• OLIN			• TALLACKSON																	
• BARTH			• ISZLER			• PARKER			• TENNEFOS																	
• BERUBE			• LASHKOWITZ			• PETERSON			• THANE																	
• CHRISTENSEN, H. #5			• LEE			• QUAIL			• TIERNEY																	
• CHRISTENSEN, R. #36			• LEIBMAN			• REDLIN			• TWETEN																	
• CUSSONS			• LIPS			• REITEN			• VOSPER																	
• DOTZENROD			• LODOEN			• ROEN			• WALSH																	
• DYKSHOORN			• MELLAND			• SHABLOW			• WENSTROM																	
• ERICKSON			• MOORE			• SOLBERG			• WRIGHT																	
• FRITZELL			• MUTCH			• SORUM			• MR. PRESIDENT																	
• GOODMAN			• NAADEN			• STENEHJEM																				

So the bill passed and the title was agreed to.

House Bill No. 1301. — A Bill for an Act to amend and reenact subsection 1 of section 6-09-15 of the North Dakota Century Code, relating to Bank of North Dakota loans to credit unions.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 35, nays 14, absent and not voting 1.

REGULAR SESSION									NORTH DAKOTA SENATE									1981 LEGISLATURE								
YEAS			N-V			NAYS			YEAS			N-V			NAYS			YEAS			N-V			NAYS		
• ADAMS			• GROETBERG			• NELSON			• STREIBEL																	
• ALBERS			• HANSON			• NETHING			• STROMME																	
• BAKEWELL			• HOLMBERG			• OLIN			• TALLACKSON																	
• BARTH			• ISZLER			• PARKER			• TENNEFOS																	
• BERUBE			• LASHKOWITZ			• PETERSON			• THANE																	
• CHRISTENSEN, H. #5			• LEE			• QUAIL			• TIERNEY																	
• CHRISTENSEN, R. #36			• LEIBMAN			• REDLIN			• TWETEN																	
• CUSSONS			• LIPS			• REITEN			• VOSPER																	
• DOTZENROD			• LODOEN			• ROEN			• WALSH																	
• DYKSHOORN			• MELLAND			• SHABLOW			• WENSTROM																	
• ERICKSON			• MOORE			• SOLBERG			• WRIGHT																	
• FRITZELL			• MUTCH			• SORUM			• MR. PRESIDENT																	
• GOODMAN			• NAADEN			• STENEHJEM																				

So the bill passed and the title was agreed to.

House Bill No. 1304. — A Bill for an Act to establish a certified addiction counselor-client privilege for confidential communications.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 49, nays 0, absent and not voting 1.

REGULAR SESSION									NORTH DAKOTA SENATE									1981 LEGISLATURE								
YEAS			N-V			NAYS			YEAS			N-V			NAYS			YEAS			N-V			NAYS		
• ADAMS			• GROETBERG			• NELSON			• STREIBEL																	

● ALBERS	● HANSON	● NETHING	● STROMME
● BAKEWELL	● HOLMBERG	● OLIN	● TALLACKSON
● BARTH	● ISZLER	● PARKER	● TENNEFOS
● BERUBE	● LASHKOWITZ	● PETERSON	● THANE
● CHRISTENSEN, H. #5	● LEE	● QUAIL	● TIERNEY
● CHRISTENSEN, R. #36	● LEIBHAN	● REDLIN	● TWETEN
● CUSSONS	● LIPS	● REITEN	● VOSPER
● DOTZENROD	● LODDEN	● ROEN	● WALSH
● DYKSHOORN	● MELLAND	● SHABLOW	● WENSTROM
● ERICKSON	● MOORE	● SOLBERG	● WRIGHT
● FRITZELL	● MUTCH	● SORUM	● MR. PRESIDENT
● GOODMAN	● NAADEN	● STENEHJEM	

So the bill passed and the title was agreed to.

House Bill No. 1322. — A Bill for an Act to amend and reenact sections 11-17-04, 44-06-03, and 44-06-04 of the North Dakota Century Code, relating to the bond of a notary public and to eliminate the requirement for a bond.

Which has been read and has committee recommendation of do not pass.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 1, nays 48, absent and not voting 1.

NORTH DAKOTA SENATE											
REGULAR SESSION						ROLL-CALL			1981 LEGISLATURE		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
		●			●			●			●
ADAMS		●	GROTBERG		●	NELSON		●	STREIBEL		●
ALBERS		●	HANSON		●	NETHING		●	STROMME		●
BAKEWELL		●	HOLMBERG		●	OLIN		●	TALLACKSON		●
BARTH		●	ISZLER		●	PARKER		●	TENNEFOS		●
BERUBE		●	LASHKOWITZ		●	PETERSON		●	THANE		●
CHRISTENSEN, H. #5		●	LEE		●	QUAIL		●	TIERNEY		●
CHRISTENSEN, R. #36		●	LEIBHAN		●	REDLIN		●	TWETEN		●
CUSSONS		●	LIPS		●	REITEN		●	VOSPER		●
DOTZENROD		●	LODDEN		●	ROEN		●	WALSH		●
DYKSHOORN		●	MELLAND		●	SHABLOW		●	WENSTROM		●
ERICKSON		●	MOORE		●	SOLBERG		●	WRIGHT		●
FRITZELL		●	MUTCH		●	SORUM		●	MR. PRESIDENT		●
GOODMAN		●	NAADEN		●	STENEHJEM		●			

House Bill No. 1322 was declared lost.

House Bill No. 1363. — A Bill for an Act to vest in the governor powers to declare an energy supply alert and an energy emergency; to create an energy policy committee; to provide guidelines for action by public and private bodies; and to provide a penalty.

Which has been read and has committee recommendation of do not pass.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 1, nays 46, absent and not voting 3.

NORTH DAKOTA SENATE											
REGULAR SESSION						ROLL-CALL			1981 LEGISLATURE		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
		●			●			●			●
ADAMS		●	GROTBERG		●	NELSON		●	STREIBEL		●
ALBERS		●	HANSON		●	NETHING		●	STROMME		●
BAKEWELL		●	HOLMBERG		●	OLIN		●	TALLACKSON		●
BARTH		●	ISZLER		●	PARKER		●	TENNEFOS		●
BERUBE		●	LASHKOWITZ		●	PETERSON		●	THANE		●
CHRISTENSEN, H. #5		●	LEE		●	QUAIL		●	TIERNEY		●
CHRISTENSEN, R. #36		●	LEIBHAN		●	REDLIN		●	TWETEN		●
CUSSONS		●	LIPS		●	REITEN		●	VOSPER		●
DOTZENROD		●	LODDEN		●	ROEN		●	WALSH		●
DYKSHOORN		●	MELLAND		●	SHABLOW		●	WENSTROM		●
ERICKSON		●	MOORE		●	SOLBERG		●	WRIGHT		●
FRITZELL		●	MUTCH		●	SORUM		●	MR. PRESIDENT		●
GOODMAN		●	NAADEN		●	STENEHJEM		●			

House Bill No. 1363 was declared lost.

House Bill No. 1411. — A Bill for an Act to create a judicial nominating committee to make nominations in the event of a vacancy in the position of supreme court justice or district judge.

Which has been read.

Senator Holmberg moved that House Bill No. 1411 be amended as follows:

In addition to the amendments to House Bill No. 1411 adopted by the Senate on the sixth order of business on March 4, 1981, House Bill No. 1411 shall be amended as follows:

On page 3 of the printed bill, line 5, delete the word "two" and insert in lieu thereof the word "three"

And renumber the lines accordingly

Senator Holmberg moved that the proposed amendments be adopted, which motion prevailed.

Senator Holmberg moved that the rules be suspended, that House Bill No. 1411 be placed on the calendar, as amended, for second reading and final passage which motion prevailed.

House Bill No. 1411. — A Bill for an Act to create a judicial nominating committee to make nominations in the event of a vacancy in the position of supreme court justice or district judge.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 49, nays 0, absent and not voting 1.

NORTH DAKOTA SENATE											
REGULAR SESSION						1981 LEGISLATURE					
ROLL-CALL											
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• ADAMS			• GROTBERG			• NELSON			• STREIBEL		
• ALBERS			• HANSON			• NETHING			• STROMME		
• BAKEWELL			• HOLMBERG			• OLIN			• TALLACKSON		
• BARTH			• ISZLER			• PARKER			• TENNEFOS		
• BERUBE			• LASHKOWITZ			• PETERSON			• THANE		
• CHRISTENSEN, H. #5			• LEE			• QUAIL			• TIERNEY		
• CHRISTENSEN, R. #36			• LEIBHAN			• REDLIN			• TWETEN		
• CUSSONS			• LIPS			• REITEN			• VOSPER		
• DOTZENROD			• LODDOR			• ROEN			• WALSH		
• DYKSHOORN			• MELLAND			• SHABLOW			• WENSTROM		
• ERICKSON			• MOORE			• SOLBERG			• WRIGHT		
• FRITZELL			• MUTCH			• SORUM			• MR. PRESIDENT		
• GOODMAN			• NAADEN			• STENEHJEM					

So the bill passed and the title was agreed to.

House Bill No. 1438. — A Bill for an Act to provide minimum standards for medicare supplement insurance policies, to set out responsibilities of the commissioner of insurance, and to provide for an outline of coverage of such policies to be delivered to potential purchasers.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 46, nays 0, absent and not voting 4.

NORTH DAKOTA SENATE											
REGULAR SESSION						1981 LEGISLATURE					
ROLL-CALL											
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• ADAMS			• GROTBERG			• NELSON			• STREIBEL		
• ALBERS			• HANSON			• NETHING			• STROMME		
• BAKEWELL			• HOLMBERG			• OLIN			• TALLACKSON		
• BARTH			• ISZLER			• PARKER			• TENNEFOS		
• BERUBE			• LASHKOWITZ			• PETERSON			• THANE		
• CHRISTENSEN, H. #5			• LEE			• QUAIL			• TIERNEY		
• CHRISTENSEN, R. #36			• LEIBHAN			• REDLIN			• TWETEN		
• CUSSONS			• LIPS			• REITEN			• VOSPER		
• DOTZENROD			• LODDOR			• ROEN			• WALSH		
• DYKSHOORN			• MELLAND			• SHABLOW			• WENSTROM		
• ERICKSON			• MOORE			• SOLBERG			• WRIGHT		
• FRITZELL			• MUTCH			• SORUM			• MR. PRESIDENT		
• GOODMAN			• NAADEN			• STENEHJEM					

So the bill passed and the title was agreed to.

House Bill No. 1472. — A Bill for an Act to provide for the adoption of the national association of insurance commissioners' Life and Accident and Health Insurance Policy Language Simplification Act.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 47, nays 2, absent and not voting 1.

NORTH DAKOTA SENATE											
REGULAR SESSION			ROLL-CALL						1981 LEGISLATURE		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
●	ADAMS	●	●	GROETBERG	●	●	NELSON	●	●	STREIBEL	●
●	ALBERS	●	●	HANSON	●	●	NEHNING	●	●	STROMME	●
●	BAKEWELL	●	●	HOLMBERG	●	●	OLIN	●	●	TALLACKSON	●
●	BARTH	●	●	ISZLER	●	●	PARKER	●	●	TENNEFOS	●
●	BERUBE	●	●	LASHKOWITZ	●	●	PETERSON	●	●	THANE	●
●	CHRISTENSEN, H. #5	●	●	LEE	●	●	QUAIL	●	●	TIERNEY	●
●	CHRISTENSEN, R. #36	●	●	LEIBHAN	●	●	REDLIN	●	●	TWETEN	●
●	CUSSONS	●	●	LIPS	●	●	REITEN	●	●	VOSPER	●
●	DOTZENROD	●	●	LODOEN	●	●	ROEN	●	●	WALSH	●
●	DYKSHOORN	●	●	MELLAND	●	●	SHABLOW	●	●	WENSTROM	●
●	ERICKSON	●	●	MOORE	●	●	SOLBERG	●	●	WRIGHT	●
●	FRITZELL	●	●	MUTCH	●	●	SORUM	●	●	MR. PRESIDENT	●
●	GOODMAN	●	●	NAADEN	●	●	STENEHJEM	●			

So the bill passed and the title was agreed to.

House Bill No. 1528. — A Bill for an Act to limit lease payments charged by nongovernmental persons regulated by the public service commission, and providing a penalty.

Which has been read and has committee recommendation of do not pass.

ROLL CALL

The question being on the final passage of the bill, the roll was called and there were ayes 6, nays 43, absent and not voting 1.

NORTH DAKOTA SENATE											
REGULAR SESSION			ROLL-CALL						1981 LEGISLATURE		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
●	ADAMS	●	●	GROETBERG	●	●	NELSON	●	●	STREIBEL	●
●	ALBERS	●	●	HANSON	●	●	NEHNING	●	●	STROMME	●
●	BAKEWELL	●	●	HOLMBERG	●	●	OLIN	●	●	TALLACKSON	●
●	BARTH	●	●	ISZLER	●	●	PARKER	●	●	TENNEFOS	●
●	BERUBE	●	●	LASHKOWITZ	●	●	PETERSON	●	●	THANE	●
●	CHRISTENSEN, H. #5	●	●	LEE	●	●	QUAIL	●	●	TIERNEY	●
●	CHRISTENSEN, R. #36	●	●	LEIBHAN	●	●	REDLIN	●	●	TWETEN	●
●	CUSSONS	●	●	LIPS	●	●	REITEN	●	●	VOSPER	●
●	DOTZENROD	●	●	LODOEN	●	●	ROEN	●	●	WALSH	●
●	DYKSHOORN	●	●	MELLAND	●	●	SHABLOW	●	●	WENSTROM	●
●	ERICKSON	●	●	MOORE	●	●	SOLBERG	●	●	WRIGHT	●
●	FRITZELL	●	●	MUTCH	●	●	SORUM	●	●	MR. PRESIDENT	●
●	GOODMAN	●	●	NAADEN	●	●	STENEHJEM	●			

House Bill No. 1528 was declared lost.

House Bill No. 1545. — A Bill for an Act to amend and reenact section 44-08-04 of the North Dakota Century Code, relating to reimbursement to state officers and employees for travel expenses.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 50, nays 0, absent and not voting 0.

NORTH DAKOTA SENATE											
REGULAR SESSION			ROLL-CALL						1981 LEGISLATURE		
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
●	ADAMS	●	●	GROETBERG	●	●	NELSON	●	●	STREIBEL	●
●	ALBERS	●	●	HANSON	●	●	NEHNING	●	●	STROMME	●
●	BAKEWELL	●	●	HOLMBERG	●	●	OLIN	●	●	TALLACKSON	●
●	BARTH	●	●	ISZLER	●	●	PARKER	●	●	TENNEFOS	●
●	BERUBE	●	●	LASHKOWITZ	●	●	PETERSON	●	●	THANE	●
●	CHRISTENSEN, H. #5	●	●	LEE	●	●	QUAIL	●	●	TIERNEY	●
●	CHRISTENSEN, R. #36	●	●	LEIBHAN	●	●	REDLIN	●	●	TWETEN	●
●	CUSSONS	●	●	LIPS	●	●	REITEN	●	●	VOSPER	●

● DOTZENROD	● LODDEN	● ROEN	● WALSH
● DYKSHOORN	● MELLAND	● SHABLOW	● WENSTROM
● ERICKSON	● MOORE	● SOLBERG	● WRIGHT
● FRITZELL	● MUTCH	● SORUM	MR. PRESIDENT
● GOODMAN	● NAADEN	● STENEHJEM	

So the bill passed and the title was agreed to.

MOTION

Senator H. Christensen moved that House Bill No. 1554 be laid over one legislative day, which motion prevailed.

House Bill No. 1563. — A Bill for an Act to establish a capitol arts and historic preservation advisory committee and to provide procedures and duties.

Which has been read.

Senator Hanson moved that House Bill No. 1563 be amended as follows:

On page 1 of the engrossed bill, line 8, delete the word “nine” and insert in lieu thereof the word “seven”

On page 1 of the engrossed bill, line 11, delete the words and comma “one licensed architect,”

On page 1 of the engrossed bill, line 12, delete the words “one interior”

On page 1 of the engrossed bill, line 13, delete the word and comma “decorator,”

On page 1 of the engrossed bill, line 21, delete the last word “and”

On page 1 of the engrossed bill, line 22, delete the word “exterior” and delete the words “and facilities”

On page 2 of the engrossed bill, line 1, delete the words “least twice” and insert in lieu thereof the words “the call of the chairman”

On page 2 of the engrossed bill, line 2, delete the words “during each fiscal year”, after the word “whenever” insert the words “major interior”, and delete the comma

On page 2 of the engrossed bill, line 3, delete the words “including new construction, remodeling, or renovation”

On page 2 of the engrossed bill, line 4, delete the words “or facilities”

On page 2 of the engrossed bill, line 5, delete the words “The committee shall also be consulted”

On page 2 of the engrossed bill, delete lines 6 through 8

And renumber the lines and pages accordingly

Senator Hanson moved that the proposed amendments be adopted, which motion prevailed.

Senator Hanson moved that the rules be suspended, that House Bill No. 1563 be placed on the calendar, as amended, for second reading and final passage, which motion prevailed.

House Bill No. 1563. — A Bill for an Act to establish a capitol arts and historic preservation advisory committee and to provide procedures and duties.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 38, nays 10, absent and not voting 2.

NORTH DAKOTA SENATE									
REGULAR SESSION					1981 LEGISLATURE				
ROLL-CALL									
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	
●		●	●	GROTBERG		●		●	STREIBEL
●	ALBERS		●	HANSON		●		●	STROMME
●	BAKEWELL		●	HOLMBERG		●		●	TALLACKSON
						●		●	WELSON
						●		●	NETHING
						●		●	OLIN

● BARTH	● ISZLER	● PARKER	● TENNEFOS
● BERUBE	● LASHKOWITZ	● PETERSON	● THANE
● CHRISTENSEN, H. #5	● LEE	● QUAIL	● TIERNEY
● CHRISTENSEN, R. #36	● LEIBHAN	● REDLIN	● TWETEN
● CUSSONS	● LIPS	● REITEN	● VOSPER
● DOTZENROD	● LODDEN	● ROEN	● WALSH
● DYKSHOORN	● MELLAND	● SHABLOW	● WENSTROM
● ERICKSON	● MOORE	● SOLBERG	● WRIGHT
● FRITZELL	● WUTCH	● SORUM	MR. PRESIDENT
● GOODMAN	● NAADEN	● STENEHJEM	

So the bill passed and the title was agreed to.

House Bill No. 1568. — A Bill for an Act to amend and reenact section 46-02-09 of the North Dakota Century Code, relating to bidding requirements for certain public printing contracts.

Which has been read.

ROLL CALL

The question being on the final passage of the bill, as amended, the roll was called and there were ayes 48, nays 0, absent and not voting 2.

NORTH DAKOTA SENATE											
REGULAR SESSION				ROLL CALL				1981 LEGISLATURE			
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● ADAMS			● GROTEBERG			● NELSON			● STREIBEL		
● ALBERS	●		● HANSON			● NETHING			● STORMME		
● BAKWELL			● HOLMBERG			● OLIN			● TALLACKSON		
● BARTH			● ISZLER			● PARKER			● TENNEFOS		
● BERUBE			● LASHKOWITZ			● PETERSON			● THANE		
● CHRISTENSEN, H. #5			● LEE			● QUAIL			● TIERNEY		
● CHRISTENSEN, R. #36			● LEIBHAN			● REDLIN			● TWETEN		
● CUSSONS			● LIPS			● REITEN			● VOSPER		
● DOTZENROD			● LODDEN			● ROEN			● WALSH		
● DYKSHOORN			● MELLAND			● SHABLOW			● WENSTROM		
● ERICKSON			● MOORE			● SOLBERG			● WRIGHT		
● FRITZELL			● WUTCH			● SORUM			MR. PRESIDENT		
● GOODMAN			● NAADEN			● STENEHJEM					

So the bill passed and the title was agreed to.

MOTION

Senator Parker moved that the Senate reconsider its action whereby House Bill No. 1251 lost.

Senator Nething requested a call of the Senate, which request was granted.

Senator Nething moved that the call of the Senate be dissolved, which motion prevailed.

Senator Wenstrom requested a recorded roll call vote on the motion to reconsider House Bill No. 1251, which request was granted.

ROLL CALL

The question being on the motion to reconsider House Bill No. 1251, the roll was called and there were ayes 34, nays 16, absent and not voting 0.

NORTH DAKOTA SENATE											
REGULAR SESSION				ROLL CALL				1981 LEGISLATURE			
YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● ADAMS			● GROTEBERG			● NELSON			● STREIBEL		
● ALBERS			● HANSON			● NETHING			● STORMME		
● BAKWELL			● HOLMBERG			● OLIN			● TALLACKSON		
● BARTH			● ISZLER			● PARKER			● TENNEFOS		
● BERUBE			● LASHKOWITZ			● PETERSON			● THANE		
● CHRISTENSEN, H. #5			● LEE			● QUAIL			● TIERNEY		
● CHRISTENSEN, R. #36			● LEIBHAN			● REDLIN			● TWETEN		
● CUSSONS			● LIPS			● REITEN			● VOSPER		
● DOTZENROD			● LODDEN			● ROEN			● WALSH		
● DYKSHOORN			● MELLAND			● SHABLOW			● WENSTROM		
● ERICKSON			● MOORE			● SOLBERG			● WRIGHT		
● FRITZELL			● WUTCH			● SORUM			MR. PRESIDENT		
● GOODMAN			● NAADEN			● STENEHJEM					

The motion to reconsider House Bill No. 1251 prevailed.

House Bill No. 1251. — A Bill for an Act to amend and reenact section 5-01-06 of the North Dakota Century Code, relating to recovery of damages resulting from intoxication.

Senator Holmberg moved that the Senate do not concur in the House amendments to Senate Bill No. 2237 as printed on pages 1096 and 1097 of the Senate Journal, and that a conference committee be appointed to meet with a like committee from the House, which motion prevailed.

APPOINTMENT OF A
CONFERENCE COMMITTEE

The President appointed as a conference committee on Senate Bill No. 2237:

Senator Reiten
Senator Holmberg
Senator Shablow

Senator Lodoen moved that the President appoint a committee of three to act with a like committee from the House as a Conference Committee on House Bill No. 1042, which motion prevailed.

The President appointed as a Conference Committee on House Bill No. 1042:

Senator Cussons
Senator Dykshoorn
Senator Bakewell

MESSAGES TO THE HOUSE
Senate Chamber

Mr. Speaker: I have the honor to return herewith the following, which the Senate has amended:

House Bill No. 1267
House Bill No. 1392
House Bill No. 1580
Very Respectfully,

LEO LEIDHOLM, Secretary

Senate Chamber

Mr. Speaker: I have the honor to return herewith the following, which the Senate has passed unchanged:

House Bill No. 1203
House Bill No. 1415
House Bill No. 1453
House Bill No. 1457
House Bill No. 1506
House Bill No. 1519
House Bill No. 1551
House Bill No. 1559
Very Respectfully,

LEO LEIDHOLM, Secretary

Senate Chamber

Mr. Speaker: I have the honor to return herewith the following, which the Senate has failed to pass:

House Bill No. 1125
House Bill No. 1271
House Bill No. 1521
Very Respectfully,

LEO LEIDHOLM, Secretary

SIGNING OF BILLS AND RESOLUTIONS

The Secretary announced that the President signed the following:

House Bill No. 1035
House Bill No. 1088
House Bill No. 1174
House Bill No. 1209
House Bill No. 1224

House Bill No. 1295
 House Bill No. 1314
 House Bill No. 1378
 House Bill No. 1494
 House Bill No. 1510
 House Bill No. 1616
 House Concurrent Resolution No. 3012
 House Concurrent Resolution No. 3023
 House Concurrent Resolution No. 3030
 House Concurrent Resolution No. 3047

LEO LEIDHOLM, Secretary

MESSAGE TO THE HOUSE

Senate Chamber

Mr. Speaker: I have the honor to return herewith the following:

House Bill No. 1035
 House Bill No. 1088
 House Bill No. 1174
 House Bill No. 1209
 House Bill No. 1224
 House Bill No. 1295
 House Bill No. 1314
 House Bill No. 1378
 House Bill No. 1494
 House Bill No. 1510
 House Bill No. 1616
 House Concurrent Resolution No. 3012
 House Concurrent Resolution No. 3023
 House Concurrent Resolution No. 3030
 House Concurrent Resolution No. 3047
 Which the President has signed.

LEO LEIDHOLM, Secretary

SIGNING OF BILLS AND RESOLUTIONS

The Secretary announced that the President signed the following:

Senate Bill No. 2065
 Senate Bill No. 2083
 Senate Bill No. 2095
 Senate Bill No. 2164
 Senate Bill No. 2265
 Senate Bill No. 2317
 Senate Concurrent Resolution No. 4086
 Senate Resolution No. 1

LEO LEIDHOLM, Secretary

MESSAGE TO THE HOUSE

Senate Chamber

Mr. Speaker: I have the honor to transmit herewith the following:

Senate Bill No. 2065
 Senate Bill No. 2083
 Senate Bill No. 2095
 Senate Bill No. 2164
 Senate Bill No. 2265
 Senate Bill No. 2317
 Senate Concurrent Resolution No. 4086

Which the President has signed and your signature is respectfully requested.

LEO LEIDHOLM, Secretary

MESSAGE FROM THE HOUSE

House Chamber

Mr. President: I have the honor to return herewith the following:

- Senate Bill No. 2065
 - Senate Bill No. 2083
 - Senate Bill No. 2095
 - Senate Bill No. 2164
 - Senate Bill No. 2265
 - Senate Bill No. 2317
 - Senate Concurrent Resolution No. 4086
- Which the Speaker has signed.

ROY GILBREATH, Chief Clerk

Report of Standing Committee

Mr. PRESIDENT: Your Committee on JOINT CONSTITUTIONAL REVISION
SENATE CONCURRENT
 to whom was referred RESOLUTION No. 4075

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar without recommendation

be amended as follows:

Wenstrom Co-Chairman Rep. Swiontek Co-Chairman
 Sen. Wenstrom Rep. Swiontek
~~SENATE CONCURRENT~~ No. 4075 was placed on the 11th
~~RESOLUTION~~

order of business on the calendar for the succeeding legislative day.

Mr. President: Your Committee on Education
 to whom was referred Senate Concurrent No. 4084
~~Resolution~~

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar without recommendation

be amended as follows:

Gary Nelson Chairman
 Senate Concurrent Senator Gary Nelson
~~Resolution~~ No. 4084 was placed on the Eleventh

order of business on the calendar for the succeeding legislative day.

Mr. President: Your Committee on Appropriations
 to whom was referred House Bill No. 1025

Has had the same under consideration and recommends that the same

- do pass be indefinitely postponed be placed on calendar without recommendation

be amended as follows:

Sen. Lips Chairman
 Senator Lips
House Bill No. 1025 was placed on the 14th

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on INDUSTRY, BUSINESS, & LABOR
to whom was referred HOUSE Bill No. 1058

Has had the same under consideration and recommends that the same

do pass do not pass be placed on calendar
without recommendation

be amended as follows:

- On page 2, line 16, of the engrossed bill, after the word "care" insert the following: "or, if selected by the eligible person, chiropractic care"
- On page 4, line 8, of the engrossed bill, delete the comma and insert in lieu thereof a period
- On page 4 of the engrossed bill, delete lines 9, 10, and 11
- On page 4 of the engrossed bill, after line 15, insert the following new subdivision:
"c. Covered expenses shall also include, at the option of the eligible person, the usual and customary charges for professional services rendered by a chiropractor and for services and articles prescribed by a chiropractor for which an additional premium may be charged."
- On page 4 of the engrossed bill, line 16, delete the letter "c" and insert in lieu thereof the letter "d"
- On page 4 of the engrossed bill delete lines 26, 27, and 28
- On page 5 of the engrossed bill, line 21, after the second comma insert the word and comma "chiropractor,"
- On page 8 of the engrossed bill, after line 6, insert the following new subdivision:
"c. Covered expenses shall also include, at the option of the eligible person, the usual and customary charges for professional services rendered by a chiropractor and for services and articles prescribed by a chiropractor."
- On page 8 of the engrossed bill, line 7, delete the letter "c" and insert in lieu thereof the letter "d"
- On page 9 of the engrossed bill, line 1, after the second comma insert the word and comma "chiropractor,"
- On page 13 of the engrossed bill, delete lines 29 through 35 and insert in lieu thereof the following:
"2. The association may select policies and contracts, or parts thereof, submitted by a member or members of the association to develop specifications for bids from any members which wish to be selected as the lead carrier to administer the comprehensive health insurance plan and issue the qualified plans. The selection of the lead carrier shall be based upon criteria established by the board of directors which shall include the member's proven ability to handle large group accident and sickness insurance, the efficiency of the member's claim paying procedures, and the member's estimate of total charges for administering the plan."
- On page 14 of the engrossed bill, delete lines 1 through 4
- On page 14 of the engrossed bill, line 6, after the word "section" insert the words "upon the commissioner's approval of the policy forms and contracts submitted"
- On page 14 of the engrossed bill, line 20, after the word "period"

insert the comma and words ", or if a request to terminate is approved on or before the end of the three-year period"

On page 14 of the engrossed bill, delete lines 21 through 27

On page 15 of the engrossed bill, line 24, after the period insert the following: "Direct and indirect expenses shall not include costs directly related to the original submission of policy forms prior to selection as the lead carrier."

On page 16 of the engrossed bill, line 32, after the word "application" insert a comma and the words ", unless the person has had continuous coverage under a family or group plan for at least one year"

And renumber the lines, paragraphs, subsections, sections and pages accordingly

And when so amended recommends the same do pass.

 Chairman
Senator Reiten

HOUSE Bill No. 1058 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on INDUSTRY, BUSINESS AND LABOR to whom was referred House Bill No. 1108

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation
- be amended as follows:

On page 1, line 20, after the word "and" insert the words "such statement"

And when so amended recommends the same do pass.

 Chairman
Senator Reiten

House Bill No. 1108 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on INDUSTRY, BUSINESS, & LABOR to whom was referred HOUSE Bill No. 1145

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation
- be amended as follows:

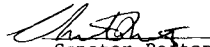
On page 1, delete lines 18 through 20

On page 1, line 21, delete the numeral "4" and insert in lieu thereof the numeral "3"

On page 1, line 26, delete the numeral "5" and insert in lieu thereof the numeral "4"

And renumber the lines and pages accordingly

And when so amended recommends the same do pass.


Senator Reiten Chairman

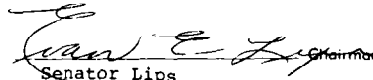
House Bill No. 1145 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. President Your Committee on Appropriations
to whom was referred House Bill No. 1159

Has had the same under consideration and recommends that the same

- do pass
- be indefinitely postponed
- be placed on calendar without recommendation
- be amended as follows:


Senator Lips Chairman

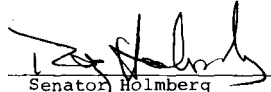
House Bill No. 1159 was placed on the 14th

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT Your Committee on POLITICAL SUBDIVISIONS
to whom was referred HOUSE Bill No. 1165

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation
- be amended as follows:


Senator Holmberg Chairman

HOUSE Bill No. 1165 was placed on the FOURTEENTH

order of business on the calendar for the succeeding legislative day.

Mr. President Your Committee on Judiciary
to whom was referred House Bill No. 1217

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation
- be amended as follows:

On page 2 of the engrossed bill, line 7, delete the overstrike on the word "~~license~~" and after the word "fee" insert the words "shall be" and delete the overstrike on the word "~~fifteen~~" and on the same line delete the words "for a license is twenty-five"

And when so amended recommends the same do pass.


Sen. H. Christensen Chairman

House Bill No. 1217 was placed on the sixth

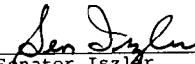
order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT : Your Committee on AGRICULTURE
 to whom was referred House Bill No. 1265

Has had the same under consideration and recommends that the same

do pass do not pass be placed on calendar
 without recommendation

be amended as follows:

 Chairman
 Senator Iszler

House Bill No. 1265 was placed on the Fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. President : Your Committee on Judiciary
 to whom was referred House Bill No. 1277

Has had the same under consideration and recommends that the same

do pass do not pass be placed on calendar
 without recommendation

be amended as follows:

On page 1 of the engrossed bill, line 1, after the words "A BILL" delete the remainder of the bill and insert in lieu thereof the following: "for an Act to allow nonprofit veterans, charitable, educational, religious, and fraternal organizations, civic and service clubs, and public-spirited organizations to conduct bingo, raffles, pull tabs, jars, punchboards, and sports pools; and to provide for definitions, licensure by the attorney general, city and county approval in certain instances, restrictions on the conduct of games, bookkeeping requirements, expense requirements, a tax based on adjusted gross proceeds, examination of books and records, licensure of distributors, form and display of licensure, and rules; and to provide a penalty.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF THE STATE OF NORTH DAKOTA:

SECTION 1. DEFINITIONS.

1. "Adjusted gross proceeds" means gross proceeds less cash prizes or the price of merchandise prizes.
2. "Bona fide guest" means a person who is not a member of an eligible organization, but who is allowed to use the facilities of the organization when invited by a member or the organization in accordance with the eligible organization's bylaws, articles of incorporation, charter, rules, or other written statement.
3. "Charitable organization" means any nonprofit organization operated for the relief of poverty, distress, or other condition of public concern within this state, which has been so engaged within this state for two years.
4. "Civic and service club" means any branch, lodge, or chapter of a nonprofit national or state organization which is authorized by its written constitution, charter, articles of incorporation, or bylaws to engage in a civic

or service purpose within this state, which shall have existed in this state for two years. "Civic and service club" also means a similar local nonprofit organization, not affiliated with a state or national organization, which is recognized by resolution adopted by the governing body of the city in which the organization conducts its principal activities, or by the governing body of a county if such organization conducts its principal activities outside the limits of a city but within a county. Such club shall have existed in this state for two years.

5. "Distributor" means a person, firm, corporation, association, or organization which sells, markets, or otherwise distributes raffle tickets, bingo equipment, or any other implements of gambling usable in the lawful conduct of games of chance under this Act, to an organization licensed or authorized to conduct such games of chance under this Act. "Distributor" does not include a resident printer who prints raffle tickets at the request of a licensed or authorized organization, and who sells or otherwise distributes such raffle tickets to such organization.
6. "Educational, charitable, patriotic, fraternal, religious, or other public-spirited uses" are uses benefiting a number of persons either by bringing them under the influence of education or religion or relieving them from disease, suffering, or constraint; fraternal uses specified by an organization's constitution, charter, or bylaws, not of direct benefit to the eligible organization or any member thereof; uses increasing comprehension of and devotion to the principles upon which the nation was founded, not of direct benefit to the eligible organization or any member thereof; the erection or maintenance of public buildings or works; or uses otherwise lessening the burden of government. Such uses do not include the erection, acquisition, improvement, maintenance, or repair of real, personal, or mixed property unless it is used exclusively for one or more of the stated uses. Uses shall not include any activities consisting of attempts to influence legislation or participation in any political campaign on behalf of any elected official or person who is or has been a candidate for public office. "Charitable uses" include uses benefiting a definite number of persons who are the victims of loss of home or household possessions through explosion, fire, flood, or storm and the loss is uncompensated by insurance, and uses benefiting a definite number of persons suffering from a seriously disabling disease or injury, causing severe loss of income or incurring extraordinary medical expense which is uncompensated by insurance.
7. "Educational organization" means any nonprofit public or private elementary or secondary school in this state which has been in existence for two years.
8. "Eligible organization" means bona fide nonprofit veterans, charitable, educational, religious, and fraternal organizations, civic and service clubs, and other public-spirited organizations as defined by this Act, which may

be licensed by the attorney general or authorized by the governing body of a city or county to conduct games of chance under this Act.

9. "Entire net proceeds" or "net proceeds" means the adjusted gross proceeds less such expenses, charges, fees, and deductions as are specifically authorized under this Act.
10. "Fraternal organization" means a nonprofit organization within this state, except college and high school fraternities, which is a branch, lodge, or chapter of a national or state organization and exists for the common business, brotherhood, or other interests of its members. Such organization shall have existed within this state for two years.
11. "Gross proceeds" means all moneys collected or received from games of chance and admissions thereto.
12. "Licensee" means an eligible organization licensed under the provisions of this Act.
13. "Licensing authority" means the attorney general.
14. "Member" means a person who has qualified for and been admitted to membership in an eligible organization pursuant to its bylaws, articles of incorporation, charter, rules, or other written statement, and who pays regular monthly, annual, or other periodic dues or is a fully paid life member of the eligible organization. "Member" includes auxiliary members, but excludes social and honorary members.
15. "Other public-spirited organization" means a nonprofit organization recognized by the governing body of a city or county by resolution as public-spirited and eligible to conduct games of chance under this Act.
16. "Religious organization" means any nonprofit organization, church, body of communicants, or group gathered in common membership for mutual support and edification in piety, worship, and religious observances which has been so gathered or united in this state for two years.
17. "Veterans organization" means any congressionally chartered organization within this state, or any branch or lodge or chapter of a nonprofit national or state organization within this state, the membership of which consists of individuals who were members of the armed services or forces of the United States. Such organizations shall have been in existence in this state for two years.

SECTION 2. ORGANIZATIONS ELIGIBLE UNDER ACT - USE OF NET PROCEEDS. Nonprofit veterans, charitable, educational, religious, and fraternal organizations, civic and service clubs, and public-spirited organizations, as those terms are defined by this Act, are eligible to conduct games of chance under the conditions of this Act. The entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, fraternal, religious, or other public-spirited uses as defined by this Act. Notwithstanding any other provision of this Act, an

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eligible organization, which has not been licensed by the attorney general, may use the net proceeds of such games of chance to directly benefit the eligible organization; however, none of the proceeds may be used for capital improvements or the purchase of furnishings. For purposes of this section, a capital improvement is defined as the construction, renovation, remodeling or repair of a building which tends to enhance its value, beauty or utility or to adapt it for further purposes. For purposes of this section, a furnishing is defined as furniture, draperies, or equipment.

SECTION 3. LICENSURE - FEES - APPLICATION - SUSPENSION - REVOCATION. An eligible organization desiring to conduct games of chance, which maintains a building for the use of its members and guests, and which offers meals or liquor or both as part of its operation, shall annually apply for a license to conduct games of chance from the attorney general before the first day of April in each year. Application shall be made upon forms prescribed by the attorney general along with submission of a fifty dollar license fee.

The application shall be signed and sworn to by the applicant and shall contain the following:

1. The name and post-office address of the applicant.
2. The location at which the organization will conduct the games of chance, whether the organization owns or leases the premises, and a copy of the rental agreement if it leases the premises.
3. A statement of the applicant's previous history and association sufficient to establish that the applicant is an eligible organization.
4. A statement of the educational, charitable, patriotic, fraternal, religious, or other public-spirited uses to which the net proceeds of a game of chance will be devoted.
5. Such other necessary and reasonable information as the attorney general may require.

The attorney general shall license such organizations which conform to the requirements of this Act to conduct games of chance. In addition, the attorney general shall have the power, on his own motion based on reasonable grounds or on written complaint, to suspend or revoke a license in accordance with chapter 28-32 for violation, by the licensee or any officer, director, agent, member, or employee of such licensee, of this Act or any rule adopted under this Act.

SECTION 4. CITY AND COUNTY APPROVAL FOR OTHER THAN LICENSED GAMES OF CHANCE. Any other eligible organization, not regulated under section 3, shall apply in writing to the governing body of the city in which it conducts its principal activities for permission to conduct games of chance in such city at least thirty days prior to commencement of the gaming activity stating the particular games of chance, time, place, and educational, charitable, patriotic, fraternal, religious, or other public-spirited uses to which the net proceeds will be devoted. The governing body may at its own discretion and upon application by an eligible organization grant permission for such games for specifically designated times, places, and uses. Such licenses may, at the discretion of the governing body, be effective for the conduct of games of chance during a one-year period. Where games of chance are proposed to be conducted within

a county but outside the limits of a city, such eligible organization shall apply in writing to the board of county commissioners in the same manner as above. The governing body may by ordinance or resolution establish authorization fees not to exceed ten dollars for an authorization for one occasion and not to exceed twenty-five dollars for an authorization covering more than one occasion. If the governing body, at its own discretion, chooses to authorize games of chance, the governing body shall authorize the organization which conforms to the requirements of this Act to conduct such games. A copy of each resolution or permit granted by a city or county under this Act shall be sent to the attorney general not later than thirty days after issuance.

The governing body shall have the power, on its own motion based on reasonable grounds or on written complaint, to suspend or revoke an authorization after a hearing for violation, by the authorized organization or any officer, director, agent, member, or employee of such organization, of this Act or any rule adopted under this Act.

SECTION 5. COLLEGE FRATERNITIES AND SORORITIES ALLOWED TO CONDUCT RAFFLES - USE OF PROCEEDS. A college fraternity or sorority recognized by the administration of a North Dakota college or university shall be eligible to conduct raffles and bingo under the provisions of this Act. The entire net proceeds of such raffles shall be devoted to educational, charitable, patriotic, or other public-spirited uses as defined by this Act.

SECTION 6. CITY APPROVAL FOR RAFFLES. A college fraternity or sorority shall apply in writing to the governing body of the city in which it is located for permission to conduct a raffle at least thirty days prior to each occasion stating the time, place, and educational, charitable, patriotic, or other public-spirited uses to which the proceeds will be devoted. The applicant fraternity or sorority shall include a signed acknowledgment by the administration of the college or university that the applicant is a recognized fraternity or sorority. The governing body may at its own discretion, and upon application by a fraternity or sorority, grant permission for raffles and bingo to be held at specifically designated times and places for specific uses covering a one-year period. The governing body may by ordinance or resolution establish authorization fees not to exceed ten dollars for an authorization for one occasion and not to exceed twenty-five dollars for an authorization covering more than one occasion. If the governing body, at its own discretion, chooses to authorize raffles or bingo pursuant to this Act, the governing body may do so by resolution.

SECTION 7. PERSONS PERMITTED TO CONDUCT GAMES OF CHANCE - PREMISES - EQUIPMENT - EXPENSES - COMPENSATION.

1. No person, except a member of an eligible organization, may hold, operate, or conduct any game of chance under this Act.
2. No person, except a member of an eligible organization or a member of an organization auxiliary to an eligible organization, may assist in the holding, operating, or conducting of any game of chance under this Act.
3. No item of expense incurred in connection with the holding, operating, or conducting of any game of chance held, operated, or conducted pursuant to this Act shall be deducted from adjusted gross proceeds, except bona fide expenses in reasonable amounts as provided under section 11. No games of chance shall be

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conducted with any equipment other than equipment owned by or rented at a reasonable rate from an eligible organization.

4. The governing board of an eligible organization shall be primarily responsible for the proper determination and distribution of the entire net proceeds of any game of chance held in accordance with this Act.
5. The premises where any game of chance is being held, operated, or conducted, or where it is intended that such game will be held, shall be open to inspection by the licensing authority, its agents and employees, by representatives of the governing body authorizing games of chance, and by peace officers of any political subdivision of this state.
6. When any merchandise prize is awarded in a game of chance, its value shall be its current retail price. No merchandise prize shall be redeemable or convertible into cash directly or indirectly.
7. Equipment, prizes, and supplies for games of chance shall not be purchased or sold at prices in excess of the usual price thereof.
8. The entire net proceeds derived from the holding of games of chance must be devoted within three months from the date such proceeds were earned to the uses permitted by this Act. Any organization desiring to hold the net proceeds of games of chance for a period longer than three months from the date such proceeds were earned must apply to the licensing authority or governing body, as the case may be, for special permission, and upon good cause shown, the licensing authority or governing body may grant the request.
9. Only the members of an organization licensed by the attorney general under this Act and their spouses and bona fide guests may participate in playing games of chance conducted by such licensed organization.
10. No person, firm, corporation, association, or organization convicted of a felony or a class A misdemeanor, or determined by the attorney general to have participated in organized crime or unlawful gambling, shall be permitted to sell, distribute, conduct, or assist in games of chance under this Act.

SECTION 8. GAMES OF CHANCE ALLOWED. Eligible organizations shall be permitted to conduct the following games of chance:

1. Eligible organizations licensed by the attorney general shall be permitted to conduct bingo, raffles, pull tabs, jars, punchboards, and sports pools for professional sports only.
2. Eligible organizations authorized by the governing body of a city or county may conduct bingo, raffles, pull tabs, jars, punchboards, and sports pools for professional sports only.
3. College fraternities or sororities may conduct raffles and bingo.

SECTION 9. PUNCHBOARDS AND JARS - SALE OF CHANCES. No person or organization engaged in the selling of

chances from jars or punchboards under this Act shall discard the chances from any jar or punchboard once the contents of such jar or punchboard are offered for sale to eligible participants, unless all of the highest denomination of winners have been sold.

SECTION 10. SPORTS POOLS - CONTROL BY LICENSEE - RULES POSTED. Any licensee or other eligible organization may allow the playing of sports pools on the premises. Sports pools shall be allowed for professional sports only. If sports pools are allowed, they shall be conducted and controlled by the licensee or other eligible organization. Any rules affecting the conduct of sports pools or requirements of participants shall be clearly posted. The maximum wager on any sports pool shall not exceed five dollars. The amounts paid to sports pool participants in prizes shall not exceed two-thirds of the gross proceeds.

SECTION 11. STATEMENT OF RECEIPTS - EXPENSES.

1. All moneys collected or received from games of chance and admissions thereto, except cash prizes of less than one hundred dollars paid immediately, shall be deposited in a special account of the eligible organization which shall contain only such money. Cash prizes of one hundred dollars or more, the purchase prices of merchandise prizes, and all expenses for such games of chance shall be withdrawn from such account by consecutively numbered checks duly signed by a specified officer or officers of the eligible organization and payable to a specific person or organization. There shall also be written on the check the nature of the expense or prize for which the check is drawn. No check shall be drawn to "cash" or a fictitious payee.
2. No part of the net proceeds after they have been given over to another organization shall be used by the donee organization to pay any person for services rendered or materials purchased in connection with the conducting of games of chance by the donor organization.
3. No item of expense incurred in connection with holding, operating, or conducting any game of chance pursuant to this Act shall be deducted from adjusted gross proceeds, except bona fide expenses of a reasonable amount actually and necessarily incurred and directly attributable only to the conduct of the games of chance. Bona fide expenses shall not include overhead, capital costs, and general maintenance. Total expenses for games of chance shall not exceed one-third of the total adjusted gross proceeds from each such occasion. The figure used for adjusted gross proceeds shall be as determined in subsection 1 of section 1 of this Act without any reduction for taxes.
4. Expense payments for games of chance deductible from adjusted gross proceeds shall be made only for the following purposes:
 - a. The purchase of necessary goods, wares, and merchandise.
 - b. The securing of services reasonably necessary for repair of equipment, and for operating or conducting games of chance.
 - c. For rent if the premises or equipment are rented, or for janitorial services if premises are not rented.

- d. For accountant's fees.
- e. For license fees.
- f. For utility expenses.

SECTION 12. TAX BASED ON ADJUSTED GROSS PROCEEDS. A tax of five percent of the total adjusted gross proceeds received by a licensed eligible organization shall be paid to the licensing authority for deposit in the general fund on a quarterly basis in such manner and upon such forms as shall be prescribed by the licensing authority by rule. The figure used for adjusted gross proceeds shall be as determined in subsection 1 of section 1 of this Act without any reduction for expenses.

SECTION 13. EXAMINATION OF BOOKS AND RECORDS. The licensing authority and its agents, and representatives of the governing body of a city or county with respect to eligible organizations authorized by that governing body, shall have the power to examine or cause to be examined the books and records of any eligible organization licensed or authorized to conduct games of chance under this Act to the extent that such books and records relate to any transaction connected with holding, operating, or conducting any game of chance.

SECTION 14. DISTRIBUTORS - LICENSURE. Every distributor shall annually apply for a license upon a form prescribed by the attorney general before the first day of April in each year and shall submit a one thousand dollar license fee. Each applicant shall provide such necessary and reasonable information as the attorney general may require.

Every nonresident manufacturer or distributor of raffle tickets or equipment for games of chance doing business in this state shall appoint a North Dakota agent who shall be licensed as a distributor. No distributor shall sell, market, or otherwise distribute raffle tickets or equipment for games of chance except to eligible organizations.

Every eligible organization shall acquire all raffle tickets or equipment for games of chance from a distributor licensed under this Act, unless the raffle tickets or equipment for games of chance are printed, manufactured, or constructed by the eligible organization or unless the raffle tickets are obtained from a resident printer who has printed the raffle tickets at the request of the organization. At no time shall any eligible organization print, manufacture, or construct any raffle tickets or equipment for games of chance for sale to any other eligible organization.

No licensed or authorized eligible organization shall be a distributor. No distributor may be a wholesaler of liquor or alcoholic beverages.

The attorney general shall have the power, on his own motion based on reasonable grounds or on written complaint, to suspend or revoke a license in accordance with chapter 28-32 for violation, by the licensee or any officer, director, agent, member, or employee of the licensee, of this Act or any rule adopted under this Act.

SECTION 15. FORM AND DISPLAY OF LICENSE. Each license or authorization required under this Act shall contain a statement of the name and address of the licensee or authorized eligible organization and such other information as the licensing or authorizing authority may designate.

Each license or resolution issued for the conduct of any game or games of chance shall be conspicuously

displayed at the place where the same is to be conducted at all times during any game of chance and for at least thirty minutes thereafter. The sale of a raffle ticket shall not require the display of the license or authorizing resolution.

SECTION 16. VIOLATION OF ACT - MISDEMEANOR - FORFEITURE OF LICENSURE - INELIGIBILITY FOR YEAR. Any person who knowingly makes a false statement in any application for a license or authorizing resolution or in any statement annexed thereto, or who fails to keep sufficient books and records to substantiate the receipts, expenses, or uses resulting from games of chance conducted under this Act, or who falsifies any books or records so far as they relate to any transaction connected with the holding, operating, and conducting of any game of chance, or who violates any of the provisions of this Act, any rule adopted under this Act, or of any term of a license shall be guilty of a class A misdemeanor. If convicted, such organization or person shall forfeit any license or authorizing resolution issued to it pursuant to this Act and shall be ineligible to reapply for a license or authorization for two years thereafter.

SECTION 17. RULES. The licensing authority shall adopt rules in accordance with chapter 28-32, relating to but not limited to methods of play, conduct, and promotion of games of chance; methods, procedures, and minimum standards for accounting and recordkeeping; requiring reports by licensees and authorized organizations; methods of competition and doing business by distributors; and marking or identification of raffle tickets, bingo equipment, jars, pull tabs, punchboards, or any other implements of gambling used or distributed in this state to implement or effectuate the provisions and purposes of this Act; to ensure that the entire net proceeds of games of chance are devoted to educational, charitable, patriotic, fraternal, religious, or other public-spirited uses as defined by this Act; to define capital improvements and furnishings; to protect and promote the public interest; to ensure fair and honest games of chance; to ensure that fees and taxes are paid; and to seek to prevent or detect unlawful gambling activity."

And renumber the lines and pages accordingly

And when so amended recommends the same do pass

 Chairman
Sen. H. Christensen

House Bill No. 1277 was placed on the sixth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on STATE AND FEDERAL GOVERNMENT to whom was referred HOUSE Bill No. 1288

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation

be amended as follows:

On page 1, line 20, after the second comma, delete the word "and"

On page 1, line 21, after the word "instruction" insert a comma and the words, "and correspondence courses"

On page 1, line 23, after the comma, delete the word, "and"

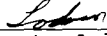
and on the same line after the word, "instruction" insert a comma and the words, "and correspondence courses" and on the same line, after the period, insert the words, "Lectures, seminars, courses of instruction, and correspondence courses shall not require passing of a test to qualify for satisfaction of this requirement. Licensees shall have the option of attending an approved course of instruction in person or taking an approved correspondence course."

On page 1, line 24, after the word, "at" delete the words, "lectures, seminars, and courses of instruction" and insert the words, "a course or the completion of a correspondence course"

On page 2, line 19, after the period, insert the words, "Licensees who have held a real estate license for fifteen continuous years on January 1, 1984, shall be exempt from the requirements of this section."

And renumber lines accordingly

And when so amended recommends the same do pass.


 _____ Chairman
 Senator Lodoen

HOUSE Bill No. 1288 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on INDUSTRY, BUSINESS AND LABOR
 to whom was referred House Bill No. 1297

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar
 without recommendation

be amended as follows:

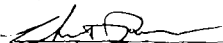
On page 3 of the engrossed bill, line 27, delete the word "sell" and insert in lieu thereof the word "deliver"

On page 6 of the engrossed bill, line 29, delete the word "and" and insert in lieu thereof the word "or"

On page 6 of the engrossed bill, line 30, after the period, insert the words "No wholesaler shall refuse to sell to any licensed alcoholic beverage retailer in its sales territory. No wholesaler shall discriminate among the licensed alcoholic beverage retailers in its sales territory in the price of beer sold to the retailers or in price promotions."

And renumber the lines and pages accordingly

And when so amended recommends the same do pass.


 _____ Chairman
 Senator Reiten

House Bill No. 1297 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. President: Your Committee on Social Services & Veterans Affairs
 to whom was referred House Bill No. 1313

Has had the same under consideration and recommends that the same

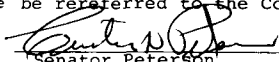
- do pass do not pass be placed on calendar
 without recommendation

be amended as follows:

On page 1, of the reengrossed bill, line 23, following the word "resided" insert the word "lawfully"

And renumber the lines accordingly

And when so amended recommends the same be rereferred to the Committee on Appropriations.


Senator Peterson Chairman

House Bill No. 1313 was placed on the sixth

order of business on the calendar for the succeeding legislative day.

Mr. President: Your Committee on Judiciary

to whom was referred House Bill No. 1427

Has had the same under consideration and recommends that the same

do pass do not pass be placed on calendar without recommendation

be amended as follows:

On page 2 of the engrossed bill, line 13, delete the following: "age, street," and insert in lieu thereof the following: "and address of the affiant."

On page 2 of the engrossed bill, delete lines 14 through 18

On page 4 of the engrossed bill, line 3, delete the following: "age, street," and insert in lieu thereof the following: "and address of the affiant."

On page 4 of the engrossed bill, delete lines 4 through 8

And renumber the lines and pages accordingly

And when so amended recommends the same do pass.


Sen. H. Christensen Chairman

House Bill No. 1427 was placed on the sixth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on INDUSTRY, BUSINESS, & LABOR

to whom was referred HOUSE Bill No. 1443

Has had the same under consideration and recommends that the same

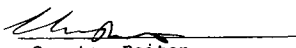
do pass do not pass be placed on calendar without recommendation

be amended as follows:

On page 7, line 13, of the engrossed bill, after the word "prepared", delete the words "and printed"

And renumber the lines and pages accordingly

And when so amended recommends the same do pass.


Senator Reiten Chairman

HOUSE Bill No. 1443 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. President : Your Committee on Natural Resources
to whom was referred House Bill No. 1455

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar
without recommendation
- be amended as follows:

Shirley W. Lee Chairman
Senator Shirley Lee
House Bill No. 1455 was placed on the fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT : Your Committee on AGRICULTURE
to whom was referred House Bill No. 1461

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar
without recommendation
- be amended as follows:

Sen Iszler Chairman
Senator Iszler
House Bill No. 1461 was placed on the fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT : Your Committee on AGRICULTURE
to whom was referred House Bill No. 1501

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar
without recommendation
- be amended as follows:

Sen Iszler Chairman
Senator Iszler
House Bill No. 1501 was placed on the fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT : Your Committee on INDUSTRY, BUSINESS, & LABOR
to whom was referred HOUSE Bill No. 1525

Has had the same under consideration and recommends that the same


- do pass do not pass be placed on calendar
without recommendation
- be amended as follows:

On page 1, line 19, of the engrossed bill, delete the word "one"

On page 1, line 20, of the engrossed bill, delete the words "hundred eighty" and insert in lieu thereof the word "ninety"

And renumber the lines and pages accordingly

And when so amended recommends the same do pass.



Senator Reiten Chairman

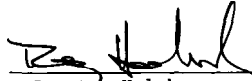
HOUSE Bill No. 1525 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on POLITICAL SUBDIVISIONS
to whom was referred HOUSE Bill No. 1584

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation
- be amended as follows:



Senator Holmberg Chairman

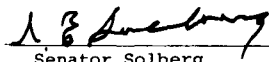
HOUSE Bill No. 1584 was placed on the FOURTEENTH

order of business on the calendar for the succeeding legislative day.

Mr. President: Your Committee on Transportation
to whom was referred House Bill No. 1592

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation
- be amended as follows:



Senator Solberg Chairman

House Bill No. 1592 was placed on the fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on INDUSTRY, BUSINESS AND LABOR
to whom was referred House Bill No. 1593

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation
- be amended as follows:

On page 1, line 16, after the period, add the following language:
"This section does not apply to rating organizations
licensed under this chapter for the rating of inland marine
nor for the rating of insurance on growing crops."

And renumber the lines accordingly

And when so amended recommends the same do not pass



Senator Reiten Chairman

House Bill No. 1593 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

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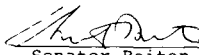
Mr. PRESIDENT Your Committee on INDUSTRY, BUSINESS AND LABOR

to whom was referred House Bill No. 1594

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation

be amended as follows:



Chairman

House Bill No. 1594 was placed on the Fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. President Your Committee on Appropriations

to whom was referred House Bill No. 1607

Has had the same under consideration and recommends that the same

- do pass
- be indefinitely postponed
- be placed on calendar without recommendation

be amended as follows:



Chairman

House Bill No. 1607 was placed on the 14th

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT Your Committee on AGRICULTURE

to whom was referred House Bill No. 1609

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation

be amended as follows:



Chairman

House Bill No. 1609 was placed on the Fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT Your Committee on INDUSTRY, BUSINESS AND LABOR

to whom was referred House Bill No. 1611

Has had the same under consideration and recommends that the same

- do pass
- do not pass
- be placed on calendar without recommendation

be amended as follows:

On page 1, line 15, delete the words "comptroller of"

On page 1, line 16, delete the words "the currency" and insert in lieu thereof the words "state banking board"

On page 1, line 19, after the second word "shares", insert "if issued by an association"

On page 1, line 22, overstrike the words "Such share shall be retained in the bank"

On page 1, overstrike lines 23 and 24

On page 1, line 25, overstrike the words "times by the" and delete the word "commissioner" and overstrike the words "or any other"

On page 1, line 26, overstrike "authorized examiner." and "at"

On page 1, line 27, overstrike "the time" and immediately thereafter insert "after" and on the same line overstrike "issued" and immediately thereafter insert "acquired"

On page 1, line 28, overstrike the word "that"

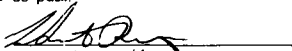
On page 2, line 1, overstrike the word "office" and insert thereafter the words "the department of banking and financial institutions"

On page 2, line 10, overstrike the word "his" and insert thereafter the word "the"

On page 2, line 12, overstrike the comma and third ",the" and insert thereafter the words "or an" and after the word "legal" insert the words "or personal"

And renumber the lines and pages accordingly

And when so amended recommends the same do pass.

 Chairman
Senator Reiten

House Bill No. 1611 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

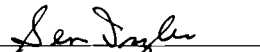
Mr. PRESIDENT: Your Committee on AGRICULTURE

to whom was referred House Bill No. 1613

Has had the same under consideration and recommends that the same

do pass do not pass be placed on calendar without recommendation

be amended as follows:

 Chairman
Senator Iszler

House Bill No. 1613 was placed on the Fourteenth

order of business on the calendar for the succeeding legislative day.

Mr. President: Your Committee on Social Services & Veterans Affairs

to whom was referred House Bill No. 1614

Has had the same under consideration and recommends that the same

do pass do not pass be placed on calendar without recommendation

be amended as follows:


 Senator Peterson Chairman

House Bill No. 1614 was placed on the 14th

order of business on the calendar for the succeeding legislative day.

Mr. President: Your Committee on Social Services & Veterans Affairs
 to whom was referred House Bill No. 1635

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar
 without recommendation
- be amended as follows:

and be rereferred to the Committee on Appropriations.


 Senator Peterson Chairman

House Bill No. 1635 was rereferred to the Committee on
 Appropriations

Mr. PRESIDENT: Your Committee on STATE AND FEDERAL GOVERNMENT
 HOUSE CONCURRENT
 to whom was referred RESOLUTION No. 3049

Has had the same under consideration and recommends that the same

- do pass do not pass be placed on calendar
 without recommendation
- be amended as follows:

On page 1 of the engrossed resolution, line 2, after the second
 comma insert the words, "oil and gas well sites,"

On page 1 of the engrossed resolution, line 3, after the word
 "on" insert the words, "present and"

On page 1 of the engrossed resolution, line 6, after the first
 comma insert the words, "oil and gas well sites,"

On page 1 of the engrossed resolution, line 9, after the word
 "lines" insert the words "and sites"


On page 1 of the engrossed resolution, line 13, after the word
 "lines" insert the words "and sites"

On page 1 of the engrossed resolution, line 14, after the word
 "lines" insert the words "and sites"

On page 1 of the engrossed resolution, line 22, after the first
 comma insert the words, "oil and gas well sites,"

And renumber the lines and pages accordingly

And when so amended recommends the same do pass.


 Chairman

HOUSE CONCURRENT Senator Iodan
 RESOLUTION No. 3049 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

Mr. PRESIDENT: Your Committee on STATE AND FEDERAL GOVERNMENT
to whom was referred HOUSE CONCURRENT RESOLUTION No. 3051

Has had the same under consideration and recommends that the same

do pass do not pass be placed on calendar without recommendation

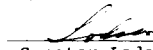
be amended as follows:

On page 2, after line 5, insert the following:

"BE IT FURTHER RESOLVED, that the director of institutions is requested to temporarily refrain from putting available space, which would be suitable for the purpose of records management and storage, to other permanent use or uses pending completion of this study; and"

And renumber the lines accordingly

And when so amended recommends the same do pass.

 Chairman
Senator Lodoen

HOUSE CONCURRENT RESOLUTION No. 3051 was placed on the Sixth

order of business on the calendar for the succeeding legislative day.

FIRST READING OF HOUSE BILLS

House Bill No. 1655. — A Bill for an Act to create and enact chapter 40-33.3 of the North Dakota Century Code, relating to the creation and powers of a municipal pipeline authority; and to amend and reenact section 6-09.4-02, subsections 5 and 6 of section 6-09.4-03, and sections 6-09.4-06 and 6-09.4-08 of the North Dakota Century Code, relating to the lending and bonding authority of the municipal bond bank within the Bank of North Dakota.

Which was read the first time and referred to the Committee on State and Federal Government.

FIRST READING OF HOUSE CONCURRENT RESOLUTIONS

House Concurrent Resolution No. 3076. — A concurrent resolution directing the Legislative Council to study and review the fees charged by state agencies, boards, and commissions to license persons, activities, and facilities.

Was read the first time and referred to the committee on State and Federal Government.

House Concurrent Resolution No. 3077. — A concurrent resolution directing the Legislative Council to monitor the University of North Dakota's planning for the establishment of a four-year medical education program in North Dakota.

Was read the first time and referred to the committee on Education.

House Concurrent Resolution No. 3078. — A concurrent resolution directing the Legislative Council to conduct a study of judicial retirement for North Dakota Supreme Court justices and district court judges.

Was read the first time and referred to the committee on Judiciary.

Senator Thane moved that the absent Senators be excused, which motion prevailed.

Senator Nething moved that at the conclusion of the 5th Order of Business, the 13th Order of Business and after the reading of SCR's

Nos. 4075, 4084, House Bills Nos. 1025, 1159, 1165, 1189, 1265, 1455, 1461, 1501, 1554, 1584, 1592, 1594, 1607, 1613, 1614, the Senate adjourn and convene at 12:30 p.m., Friday, March 6, 1981, which motion prevailed.

LEO LEIDHOLM, Secretary