JOURNAL OF THE HOUSE

Fifty-second Legislative Assembly

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Bismarck, March 20, 1991

The House convened at 10:00 a.m., with Speaker R. Anderson presiding.

The prayer was offered by the Rev. James Kramer, First Church of the Nazarene, Mandan.

The roll was called and all members were present except Representative Gorman.

A quorum was declared by the Speaker.

CORRECTION and REVISION of the JOURNAL (Rep. Schmidt, Chairman) MR. SPEAKER: Your Committee on Correction and Revision of the Journal has carefully examined the Journal of the 50th Day and recommends that it be corrected as follows and when so corrected, recommends that it be approved:

Page 1159, line 46, after the last comma and before the word "Chairman" insert "Committee on Appropriations"

REP. TRAUTMAN MOVED that the report be adopted, which motion prevailed.

HOUSE ENGROSSING REPORT

The following resolution was engrossed: HCR 3036.

MESSAGE to the HOUSE from the SENATE (Marion Houn, Secretary) MR. SPEAKER: The President has signed: HB 1091, HB 1123, HB 1195, HB 1415, HB 1551, HB 1553, HB 1588.

MESSAGE to the HOUSE from the SENATE (Marion Houn, Secretary) MR. SPEAKER: The President has signed: HB 1045, HB 1120, HB 1131, HB 1146, HB 1160, HB 1268, HB 1351, HB 1377, HB 1448, HB 1455, HCR 3006, HCR 3017, HCR 3022, HCR 3046.

MESSAGE to the HOUSE from the SENATE (Marion Houn, Secretary)
MR. SPEAKER: The President has signed: HB 1207, HB 1218, HB 1284, HB 1316.

DELIVERY OF ENROLLED BILLS AND RESOLUTIONS

The following resolutions were delivered to the Secretary of State for his filing at the hour of 9:40~a.m., March 20, 1991: HCR 3006, HCR 3017, HCR 3022, HCR 3046.

ANNOUNCEMENT BY THE SPEAKER

 $\ensuremath{\mathsf{SPEAKER}}$ R. ANDERSON ANNOUNCED that the House would be on the Seventh order of business.

MOTION

 $\ensuremath{\mathsf{REP}}.$ $\ensuremath{\mathsf{OBAN}}$ $\ensuremath{\mathsf{MOVED}}$ that the report of the Minority be substituted for the report of the Majority.

REQUEST

REP. OBAN REQUESTED a recorded roll call vote on the motion that the report of the Minority be substituted for the report of the Majority on HCR 3009, which request was granted.

ROLL CALL

The question being on the motion that the report of the Minority be substituted for the report of the Majority on HCR 3009, the roll was called and there were 55 YEAS, 50 NAYS, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Berg, R.; Bodine; Boucher; Brokaw; Carlson; Cleary; Coats; DeMers; Enget; Erickson; Flaagan; Gabrielson; Gerntholz; Gilmore; Goffe; Gorder; Grumbo; Hanson; Hokana; Huether; Jacobson; Kaldor; Kerzman; Kolbo; Kroeber; Kunkel; Laughlin; Linderman; Mahoney; Meyer; Miller; Mutzenberger; Nelson; Nicholas; Nichols; Nowatzki; Oban; Peterson; Pyle; Ring; Ritter; Rydell; Scherber; Schmidt; Schneider; Skar; Snyder; Soukup; Starke; Stofferahn; Thorpe; Wilkie; Williams

NAYS: Bateman; Belter; Berg, G.; Bernstein; Boehm; Brown; Byerly; Carlisle; Clayburgh; Dalrymple; Delzer; DeWitz; Dorso; Freier; Gates; Grosz; Hausauer; Henegar; Howard; Jensen; Kelsch; Kloubec; Kretschmar; Larson; Martin; Martinson; Muhs; Myrdal; Olsen, D.; Olson, A.; Payne; Porter; Price; Rennerfeldt; Schimke; Schindler; Shide; Skjerven; St. Aubyn; Svedjan; Thompson; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Speaker R. Anderson

ABSENT AND NOT VOTING: Gorman

The motion that the report of the Minority be substituted for the report of the Majority passed.

HCR 3009 was placed on the Sixth order of business on the calendar for the succeeding legislative day.

MOTION

REP. KLOUBEC MOVED that the rules be suspended and that HCR 3009, as amended by the Minority Report, be placed on the Sixth order on the calendar, which motion prevailed.

SIXTH ORDER OF BUSINESS

HCR 3009: REP. KRETSCHMAR (Joint Constitutional Revision Committee) MOVED that the amendments on HJ page 1152 as recommended by a minority of your committee be adopted and then be placed on the Eleventh order with DO NOT PASS.

REQUEST

REP. OBAN REQUESTED a recorded roll call vote on the motion to adopt the proposed Minority Report amendments to HCR 3009, which request was granted.

ROLL CALL

The question being on the motion to adopt the proposed Minority Report amendments to HCR 3009, the roll was called and there were 61 YEAS, 44 NAYS, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Berg, R.; Bernstein; Bodine; Boucher; Brokaw; Carlisle; Carlson; Cleary; Coats; DeMers; Enget; Erickson; Flaagan; Gabrielson; Gerntholz; Gilmore; Goffe; Gorder; Grumbo; Hanson; Hokana; Huether; Kaldor; Kerzman; Kloubec; Kolbo; Kroeber; Kunkel; Linderman; Mahoney; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Payne; Peterson; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schmidt; Schneider; Skar; Snyder; Soukup; Starke; Stofferahn; Thorpe; Tollefson; Wilkie; Williams

NAYS: Bateman; Belter; Berg, G.; Boehm; Brown; Byerly; Clayburgh; Dalrymple; Delzer; DeWitz; Dorso; Freier; Gates; Grosz; Hausauer; Henegar; Howard; Jacobson; Jensen; Kelsch; Kretschmar; Larson; Laughlin; Martin; Olsen, D.; Olson, A.; Porter; Price; Rydell; Schimke; Schindler; Shide; Skjerven; St. Aubyn; Svedjan; Thompson; Timm; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Speaker R. Anderson

ABSENT AND NOT VOTING: Gorman

The motion to adopt the proposed Minority Report amendments to HCR 3009 passed.

MOTION

REP. KLOUBEC MOVED that the rules be suspended and that HCR 3009 be deemed properly engrossed and placed on the Eleventh order, as amended, for second reading and final passage, which motion prevailed.

SECOND READING OF HOUSE CONCURRENT RESOLUTION

HCR 3009: A concurrent resolution to create and enact a new section to article XI of the Constitution of North Dakota, relating to the number of consecutive full terms a person may be elected to serve in the United States senate and the United States house of representatives; and for the amendment of section 4 of article IV and sections 3 and 12 of article V of the Constitution of North Dakota, relating to the number of consecutive full terms a person may be elected to serve in executive branch offices and the consecutive number of years a person may serve in the legislative assembly.

MOTION

REP. PAYNE MOVED the previous question, which motion prevailed.

ROLL CALL

The question being on the final adoption of the amended resolution, which has been read and has committee recommendation of DO NOT PASS, the roll was called and there were 16 YEAS, 89 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Brokaw; Byerly; Carlisle; Dalrymple; Dorso; Gorder; Muhs; Schindler; Schmidt; Shide; Skjerven; Starke; Thompson; Whalen; Wilkie; Speaker R. Anderson

NAYS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brown; Carlson; Clayburgh; Cleary; Coats; Delzer; DeMers; DeWitz; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Grosz; Grumbo; Hanson; Hausauer; Henegar: Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schneider; Skar; Snyder; Soukup; St. Aubyn; Stofferahn; Svedjan; Thorpe; Timm; Tollefson: Trautman: Urlacher: Wald: Wardner, Wentz: Williams

ABSENT AND NOT VOTING: Gorman

HCR 3009 was declared lost.

REP. KLOUBEC MOVED that the House consider all bills and resolutions on the Sixth order, with the exception of SB 2090, SB 2054, SB 2149, SB 2188, SCR 4022, and HCR 3064, in one motion, which motion prevailed.

REP. KLOUBEC MOVED that the rules be suspended and that the amendments to HB 1611, SB 2025, SB 2031, SB 2078, SB 2227, SB 2281, SB 2431, SB 2451, SB 2483, SB 2512, SB 2534, SB 2541, and SB 2543 be adopted, which motion prevailed.

HB 1611, as amended, was placed on the Eleventh order of business on the calendar for the succeeding legislative day.

REP. KLOUBEC MOVED that HCR 3064 be rereferred to the Joint Constitutional Revision Committee, which motion prevailed.

SB 2025, SB 2451, and SB 2541, as amended, were rereferred to the ${\it Committee}$ on ${\it Appropriations}$.

REP. KLOUBEC MOVED that SB 2188 be laid over one legislative day, which motion prevailed.

SB 2031, SB 2078, SB 2227, SB 2281, SB 2431, SB 2483, SB 2512, SB 2534, and SB 2543, as amended, were placed on the Fourteenth order of business on the calendar for the succeeding legislative day.

REQUEST

REP. KLOUBEC REQUESTED the unanimous consent of the House to amend the committee amendments to SB 2149 as follows, which request was granted.

Page 1174 of the House Journal, the forty-ninth line, replace "28" with "18"

Renumber accordingly

SIXTH ORDER OF BUSINESS

SB 2090, as engrossed: REP. A. OLSON (Committee on Natural Resources) MOVED that the amendments on HJ page 1140 be adopted and then be placed on the Fourteenth order with DO PASS, which motion prevailed on a verification vote.

MOTION

REP. KLOUBEC MOVED that the rules be suspended and that SB 2090 be placed on the calendar, as amended, for second reading and final passage, which motion prevailed.

SECOND READING OF SENATE BILL

SB 2090: A BILL for an Act to prohibit the department of health and consolidated laboratories from issuing permits for the construction or operation of certain solid waste disposal facilities; to amend and reenact section 23-29-07.1 of the North Dakota Century Code, relating to fees for solid waste facility permits; to provide for a legislative council study of solid waste disposal methods and facilities; and to declare an emergency.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 92 YEAS, 14 NAYS, 0 EXCUSED, 0 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso; Erickson; Freier; Gabrielson; Gerntholz; Gilmore; Goffe; Gorman; Grosz; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jensen; Kelsch; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Berg, G.; Enget; Flaagan; Gates; Gorder; Grumbo; Jacobson; Kaldor; Kerzman; Laughlin; Meyer; Nicholas; Nichols; Peterson

SB 2090 passed, the title was agreed to, and the emergency clause carried.

MOTIONS

REP. KLOUBEC MOVED that SB 2188 be rereferred to the Committee on Natural Resources, which motion prevailed.

REP. KLOUBEC MOVED that the rules be suspended and that all bills acted upon yesterday that passed with more than 71 votes be messaged to the Senate immediately, which motion prevailed.

MESSAGE to the HOUSE from the SENATE (Marion Houn, Secretary) MR. SPEAKER: The Senate has passed unchanged: HB 1231, HB 1484.

MESSAGE to the HOUSE from the SENATE (Marion Houn, Secretary) MR. SPEAKER: The Senate has failed to pass: HB 1166.

SIXTH ORDER OF BUSINESS

SB 2054: REP. MARTINSON (Committee on State and Federal Government) MOVED that the amendments on HJ pages 1172-1174 be adopted and then be placed on the Fourteenth order with DO PASS, which motion prevailed.

MOTION

REP. KLOUBEC MOVED that the rules be suspended and that SB 2054 be placed on the calendar, as amended, for second reading and final passage, which motion prevailed.

SECOND READING OF SENATE BILL

SB 2054: A BILL for an Act to establish a state department of tourism; and to amend and reenact section 24-03-21, subsection 2 of section 54-34-06, and subsection 6 of section 57-39.2-28 of the North Dakota Century Code, relating to tourism functions of the economic development commission.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 102 YEAS, 4 NAYS, 0 EXCUSED, 0 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer, Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Goffe; Kerzman; Ritter; Skjerven

SB 2054 passed and the title was agreed to.

SIXTH ORDER OF BUSINESS

SB 2149: REP. NICHOLAS (Committee on Agriculture) MOVED that the amendments on HJ pages 1174-1175 and as further amended by unanimous consent of the House be adopted and then be placed on the calendar with DO PASS, which motion prevailed.

MOTION

REP. KLOUBEC $\,$ MOVED that the rules be suspended and that SB 2149 be placed on the calendar, as amended, for second reading and final passage, which $\,$ motion prevailed.

SECOND READING OF SENATE BILL

SB 2149: A BILL for an Act to amend and reenact sections 36-05-05, 36-09-02.1, and 36-09-23 of the North Dakota Century Code, relating to the expiration and renewal of livestock auction market licenses, standards for recording livestock brands or marks, and brand inspections; and to provide a penalty.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 106 YEAS, O NAYS, O EXCUSED, O ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer: DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

SB 2149 passed and the title was agreed to.

SIXTH ORDER OF BUSINESS

SCR 4022: REP. MARTIN (Committee on Political Subdivisions) MOVED that the amendments on HJ pages 1192-1193 be adopted and then be placed on the Fourteenth order with DO PASS, which motion prevailed on a verification vote.

MOTION

REP. KLOUBEC MOVED that the rules be suspended and that SCR 4022 be placed on the calendar, as amended, for second reading and final passage, which motion prevailed.

SECOND READING OF SENATE CONCURRENT RESOLUTION

SCR 4022: A concurrent resolution directing the Legislative Council to study and develop one or more legislative redistricting plans.

The question being on the final adoption of the amended resolution, which has been read and has committee recommendation of DO PASS.

SCR 4022 was declared adopted on a voice vote.

SECOND READING OF HOUSE CONCURRENT RESOLUTION

HCR 3036: A concurrent resolution to create a new article V of the Constitution of North Dakota, relating to the executive branch of government; to repeal the present article V of the Constitution of North Dakota, relating to the executive branch of government; and to provide an effective date.

MOTION

REP. OBAN MOVED that HCR 3036 be laid over one legislative day, which motion failed.

ROLL CALL

The question being on the final adoption of the amended resolution, which has been read and has committee recommendation of DO PASS, the roll was called and there were 20 YEAS, 83 NAYS, 0 EXCUSED, 3 ABSENT AND NOT VOTING.

YEAS: Berg, R.; Bernstein; Byerly; Gates; Gorman; Howard; Jensen; Kretschmar; Kunkel; Larson; Martin; Miller; Myrdal; Nicholas; St. Aubyn; Svedjan; Thompson; Tollefson; Wentz; Whalen NAYS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Bodine; Boehm; Boucher; Brokaw; Brown; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Enget: Erickson; Flaagan; Freier; Gabrielson; Gerntholz; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Huether; Jacobson; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kroeber; Laughlin; Linderman; Mahoney; Martinson; Meyer; Muhs; Mutzenberger; Nelson; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Price; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder: Soukup, Starke; Stofferahn; Thorpe; Timm; Trautman; Urlacher; Wald; Wardner; Wilkie; Williams; Speaker R. Anderson

ABSENT AND NOT VOTING: Dorso; Porter; Rydell

HCR 3036 was declared lost on a roll call vote.

SECOND READING OF SENATE BILL

SB 2118: A BILL for an Act to create and enact a new section to chapter 25-02, a new subdivision to subsection 8 of section 25-03.1-02, and a new section to chapter 25-03.1 of the North Dakota Century Code, relating to maintenance of state hospital accreditation, definition of a mental health professional, and court-authorized involuntary treatment with prescribed medication.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 105 YEAS, O NAYS, O EXCUSED, 1 ABSENT AND NOT VOTING

YEAS: Aarsvold; Anderson, B.; Bateman, Belter; Berg, G., Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats, Dalrymple; Delzer; DeMers; DeWitz; Enget; Erickson; Flaagan; Freier, Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman, Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec, Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter, Rydell, Scherber, Schimke, Schindler; Schmidt; Schneider, Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke, Stofferahn; Svedjan; Ihompson; Thorpe; Timm, Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

ABSENT AND NOT VOTING: Dorso

Engrossed SB 2118 passed and the title was agreed to.

MOTION

REP. KLOUBEC MOVED that the House waive the reading of the titles to SB 2211, SB 2275, and SB 2279, which motion prevailed.

SECOND READING OF SENATE BILL

SB 2211: A BILL for an Act to amend and reenact sections 57-02-08.1, 57-02-08.4, 57-02-08.5, 57-02-11, and 57-61-10 of the North Dakota Century Code, relating to the property tax credits for persons sixty-five years of age or older with limited income, to the conditional property tax exemption for owners of wetlands and the wetlands tax exemption payment, to the assessment of property that has been damaged, and to money collected and paid to the coal development fund.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DD PASS, the roll was called and there were 103 YEAS, 1 NAY, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats: Dalrymple; Delzer; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Wilkie; Williams; Speaker R. Anderson

NAYS: Soukup

ABSENT AND NOT VOTING: Thorpe; Whalen

Engrossed SB 2211 passed and the title was agreed to.

MOTIONS

REP. KLOUBEC MOVED that that portion of House Rule 506 pertaining to when bills must be reported out of committee in the second House be suspended until the fifty-fifth legislative day, which motion prevailed.

REP. A. OLSON MOVED that SB 2142 be returned to the House Floor from the Committee on Natural Resources, which motion prevailed.

REP. A. OLSON MOVED that the House reconsider its action whereby the amendments to SB 2142 were adopted, which motion prevailed.

REP. A. OLSON MOVED that the amendments to SB 2142 as printed on House Journal page 1027 not be adopted and that SB 2142 be placed on the Fourteenth order for second reading and final passage, which motion prevailed.

REP. KLOUBEC MOVED that the House stand in recess until $1\!:\!15~\mathrm{p.m.}$, which motion prevailed.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Anderson presiding.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk) MR. PRESIDENT: The House has passed unchanged: SCR 4021.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk) MR. PRESIDENT: The House has amended and subsequently passed: SB 2214.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk) MR. PRESIDENT: The House has amended and failed to pass: SB 2376.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk) MR. PRESIDENT: The House does not concur in the Senate amendments to HB 1381, HB 1424, and HB 1450. and the Speaker has appointed as a conference committee to act with a like committee from the Senate on:

HB 1381: Reps. Delzer; Bernstein; Kroeber HB 1424: Reps. Larson; Henegar; Cleary HB 1450: Reps. Porter; Muhs; Huether MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk) MR. PRESIDENT: The House has concurred in the Senate amendments to HB 1044, HB 1047, HB 1108, HB 1137, HB 1141, HB 1159, and HB 1161 and subsequently passed the same.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk)
MR. PRESIDENT: The House has concurred in the Senate amendments to HB 1164,
HB 1203, HB 1208, HB 1216, HB 1245, HB 1248, and HB 1270 and subsequently
passed the same.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk)
MR. PRESIDENT: The House has concurred in the Senate amendments to HB 1277
and subsequently passed the same. The emergency clause carried.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk)
MR. PRESIDENT: The House has amended and subsequently passed: SB 2039.

SECOND READING OF SENATE BILLS

SB 2275: A BILL for an Act to create and enact sections 51-18-04.1, 51-18-04.2, and 51-18-04.3 and two new sections to chapter 51-18 of the North Dakota Century Code, relating to telepromoting transactions; to amend and reenact sections 51-15-04, 51-15-05, 51-15-06.1, 51-15-07, 51-15-08, 51-15-11, 51-18-01, and 51-18-08 of the North Dakota Century Code, relating to the authority of the attorney general, enforcement of remedies, the definition of a telepromoter, and exceptions from regulation of home solicitation sales; and to provide a penalty.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 104 YEAS, D NAYS, O EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeWrs; DeWiz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne: Peterson; Porter, Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schinder; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Seukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams, Speaker R. Anderson

ABSENT AND NOT VOIING: Hausauer; Thompson

Engrossed SB 2275 passed and the title was agreed to.

SB 2279: A BILL for an Act to amend and reenact subsections 4 and 5 of section 38-08-04, sections 57-51.1-01, 57-51.1-02, and 57-51.1-03 of the North Dakota Century Code, relating to definitions for purposes of the oil extraction tax, conditions affecting the rate of the oil extraction tax, and conditions affecting exemptions to the oil extraction tax.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 100 YEAS, 4 NAYS, • EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Anderson, B.; Bateman; Seiter: Berg, G., Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh;

Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso; Enget; Erickson; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Aarsvold; Flaagan; Laughlin; Skjerven

ABSENT AND NOT VOTING: Hausauer; Thompson

Engrossed SB 2279 passed and the title was agreed to.

THE HOUSE RECOGNIZED THE PRESENCE OF:

Former Representative Mike Schatz

POINT OF PERSONAL PRIVILEGE

REP. BOUCHER: Mr. Speaker: I rise on a point of personal privilege and request that my remarks be printed in the Journal.

Today we have the pleasure of the presence of the 1990 Class B nine-man football state champions. Included in their delegation are three special quests.

Damen Kjervestad and Peter Best were 1990 Class B nine-man all-state selections. I would also like to acknowledge the fact that these two young gentlemen will be traveling to Australia this summer as a part of a good will team that will be playing against football teams of that country. Finally, I would like to recognize the gentleman seated next to me not only as my professional colleague, but also introduce the 1990 Class B nine-man football coach of the year. Mr. Tim Pfiefer.

SECOND READING OF SENATE BILLS

SB 2352: A BILL for an Act to amend and reenact section 27-07.1-04 of the North Dakota Century Code, relating to the salary of county court judges.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DD PASS, the roll was called and there were 96 YEAS, 9 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehn; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorman; Grosz; Grumbo; Hanson; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Myrdal; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Williams; Speaker R. Anderson

NAYS: Brokaw; Delzer; Gorder; Kerzman; Laughlin; Meyer; Nelson; Schmidt; Wilkie

ABSENT AND NOT VOTING: Hausauer

SB 2352 passed and the title was agreed to.

SB 2354: A BILL for an Act to amend and reenact subsection 1 of section 53-06.2-02 of the North Dakota Century Code, relating to membership of the racing commission; and to provide for transition.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 60 YEAS, 45 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

- YEAS: Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Boehm; Brown; Byerly; Carlisle; Clayburgh; Coats; Dalrymple; DeWitz; Dorso; Erickson; Freier; Gabrielson; Gates; Gilmore; Gorder; Gorman; Hanson; Henegar; Howard; Kelsch; Kolbo; Kretschmar; Kunkel; Laughlin; Linderman; Martin; Martinson; Miller; Muhs; Mutzenberger; Nicholas; Nowatzki; Oban; Peterson; Porter; Rennerfeldt; Scherber; Schimke; Schindler; Schmidt; Skar; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Tollefson; Trautman; Urlacher; Wald; Wardner; Whalen
- NAYS: Aarsvold; Anderson, B.; Bodine; Boucher; Brokaw; Carlson; Cleary; Delzer; DeMers; Enget; Flaagan; Gerntholz; Goffe; Grosz; Grumbo; Hokana; Huether; Jacobson; Jensen; Kaldor; Kerzman; Kloubec; Kroeber; Larson; Mahoney; Meyer; Myrdal; Nelson; Nichols; Olsen, D.; Olson, A.; Payne; Price; Pyle; Ring; Ritter; Rydell; Schneider; Shide; Skjerven; Timm, Wentz; Wilkie; Williams; Speaker R. Anderson

ABSENT AND NOT VOTING: Hausauer

Engrossed SB 2354 passed and the title was agreed to.

SB 2361: A BILL for an Act to amend and reenact sections 54-03-02 and 54-03-02.1 of the North Dakota Century Code, relating to reconvened regular sessions of the legislative assembly in even-numbered years for budget adjustment purposes; and to provide an effective date.

MOTIONS

 $\ensuremath{\mathsf{REP}}.$ WALD $\ensuremath{\mathsf{MOVED}}$ the previous question, which motion failed on a verification vote.

REP. BATEMAN MOVED the previous question, which motion prevailed.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 50 YEAS, 55 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

- YEAS: Aarsvold; Anderson, B.; Berg, G.; Bodine; Boucher; Brokaw; Byerly; Carlson; Cleary; Coats; DeMers; Enget; Flaagan; Gabrielson; Gates; Gilmore; Goffe; Gorder; Hokana; Jacobson; Jensen; Kaldor; Kerzman; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Mutzenberger; Nelson; Nicholas; Nichols; Nowatzki; Oban; Peterson; Porter; Pyle; Ring; Ritter; Rydell; Scherber; Skar; Skjerven; Snyder; Starke; Stofferahn; Thorpe; Wentz, Williams
- NAYS: Bateman; Belter; Berg, R.; Bernstein; Boehm; Brown; Carlisle; Clayburgh; Dalrymple; Delzer; DeWitz; Dorso; Erickson; Freier; Gerntholz; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar, Howard; Huether; Kelsch; Kloubec; Linderman; Mahoney, Martin; Martinson; Miller; Muhs; Myrdal, Olsen, D.; Olson, A.; Payne; Price; Rennerfeldt; Schimke; Schindler; Schmidt; Schneider; Shide; Soukup; St. Aubyn;

Svedjan; Thompson; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Whalen: Wilkie: Speaker R Anderson

ABSENT AND NOT VOTING: Meyer

Engrossed SB 2361 was declared lost.

SB 2435: A BILL for an Act to amend and reenact subsection 3 of section 16.1-05-01 and subsections 2 and 3 of section 16.1-05-04 of the North Dakota Century Code, relating to election officers.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO NOT PASS, the roll was called and there were 29 YEAS, 76 NAYS, O EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bodine; Boucher; Brown; Byerly; Carlson; Cleary: DeMers; DeWitz; Flaagan; Gilmore; Hokana; Huether; Kaldor; Kerzman; Larson; Laughlin; Mahoney; Meyer; Myrdal; Olson, A.; Peterson; Pyle; Scherber; Schindler; Schneider; Wilkie; Speaker R. Anderson

NAYS: Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Boehm; Brokaw; Carlisle; Clayburgh; Coats; Dalrymple; Delzer; Dorso; Enget; Erickson; Freier; Gabrielson; Gates; Gerntholz: Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar: Howard; Jacobson; Jensen; Kelsch; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Linderman; Martin; Martinson; Miller; Muhs: Mutzenberger; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Payne; Porter; Price; Rennerfeldt; Ring; Ritter, Rydell; Schimke; Schmidt; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Williams

ABSENT AND NOT VOTING: Tollefson

Engrossed SB 2435 was declared lost.

SB 2493: A BILL for an Act to amend and reenact subdivision b of subsection 1 of section 11-18-05 of the North Dakota Century Code, relating to recording fees charged by the register of deeds.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 101 YEAS, 4 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Howard; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Williams; Speaker R. Anderson

NAYS: Carlisle; Hokana; Huether; Wilkie

ABSENT AND NOT VOTING: Porter

Engrossed SB 2493 passed and the title was agreed to.

SB 2494: A BILL for an Act to amend and reenact section 50-24.4-27 of the North Dakota Century Code, relating to medicare certification and charges by nursing homes.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 105 YEAS, 1 NAY, 0 EXCUSED, 0 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahonney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: DeMers

Engrossed SB 2494 passed and the title was agreed to.

SB 2508: A BILL for an Act to amend and reenact subdivision c of subsection 2 of section 16.1-11-11 and section 40-21-07 of the North Dakota Century Code, relating to signature requirements for nomination petitions.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 105 YEAS, 0 NAYS, \blacksquare EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B., Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso, Enget. Erickson; Flaagan; Freier; Gabrielson, Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman, Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

ABSENT AND NOT VOTING: Starke

SB 2508 passed and the title was agreed to.

SB 2526: A BILL for an Act to amend and reenact subsection 3 of section 40-05-06 of the North Dakota Century Code, relating to the penalty for the violation of city ordinances enforcing United States environmental protection agency regulations.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 101 YEAS, 4 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso; Enget; Erickson; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Skar; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Flaagan; Laughlin; Shide; Skjerven

ABSENT AND NOT VOTING: Thorpe

SB 2526 passed and the title was agreed to.

SB 2556: A BILL for an Act to provide for fuel cost line item and fuel cost adjustment clause inclusion in any construction contract entered by the state or a political subdivision.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 102 YEAS, 2 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Kerzman; Meyer

ABSENT AND NOT VOTING: Kloubec; Thorpe

Engrossed SB 2556 passed and the title was agreed to.

SECOND READING OF SENATE CONCURRENT RESOLUTION

SCR 4048: A concurrent resolution directing the Legislative Council to study means of providing incentives for individuals to obtain long-term care insurance.

The question being on the final adoption of the amended resolution, which has been read and has committee recommendation of DO PASS.

SCR 4048 was declared adopted on a voice vote.

SECOND READING OF SENATE BILL

SB 2008: A BILL for an Act making an appropriation for defraying the expenses of the board of animal health.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 100 YEAS, 4 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Belter; Delzer; Grosz; Thompson

ABSENT AND NOT VOTING: Schmidt; Wentz

Engrossed SB 2008 passed and the title was agreed to.

MOTION

REP. TOLLEFSON MOVED that the House waive the reading of the titles to SB 2036. SB 2038, SB 2205, SB 2030, SB 2062, SB 2066, and SB 2121, which motion prevailed.

SECOND READING OF SENATE BILLS

SB 2036: A BILL for an Act to create and enact a new section to chapter 20.1-02 and three new subsections to section 20.1-03-12 of the North Dakota Century Code, relating to fees for licenses and permits to harvest clams; and to amend and reenact subsection 42 of section 20.1-01-02, sections 20.1-01-03 and 20.1-01-14, subsection 4 of section 20.1-02-04, subsections 1 and 2 of section 20.1-02-15, subsections 1 and 2 of section 20.1-02-16, subsection 20.1-08-04, and section 20.1-10-02 of the North Dakota Century Code, relating to the definition of ownership of, duties of the game and fish commissioner concerning, and proclamations of the governor relating to, wildlife.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 93 YEAS, 11 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boucher; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; DeMers; DeWitz; Dorso; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Ring; Ritter; Rydell; Scherber; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Bateman; Boehm; Brokaw; Brown; Byerly; Enget; Nichols; Rennerfeldt; Schimke; Schindler; Schmidt

ABSENT AND NOT VOTING: Delzer; Goffe

Engrossed SB 2036 passed and the title was agreed to.

SB 2038: A BILL for an Act to provide for implied consent to chemical testing for purposes of determining intoxication while being afield with a gun or other firearm or bow and arrow; to create and enact a new subsection to section 20.1-02-15.1 of the North Dakota Century Code, relating to the powers of the game and fish commissioner, deputy commissioner, and game wardens; to amend and reenact sections 20.1-01-02 and 20.1-01-06 of the North Dakota Century Code, relating to being afield with a gun or other firearm or bow and arrow while intoxicated; and to provide a penalty.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 106 YEAS, O NAYS, O EXCUSED, O ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers; DeWitz; Dorso: Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

Engrossed SB 2038 passed and the title was agreed to.

SB 2083: A BILL for an Act to amend and reenact subsection 2 of section 39-06.1-11 of the North Dakota Century Code, relating to temporary restricted licenses; and to declare an emergency.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 84 YEAS, 22 NAYS, 0 EXCUSED, 0 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Boehm; Boucher; Brokaw; Brown; Byerly; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeWitz; Dorso; Erickson; Flaagan; Freier; Gabrielson; Gerntholz; Gilmore; Goffe; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Kaldor; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Martinson; Meyer; Miller; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Payne; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: Anderson, B.; Bodine; Carlisle; DeMers; Enget; Gates; Gorder; Jensen; Kelsch; Linderman; Mahoney; Martin; Muhs; Olson, A.; Peterson; Porter; Price; Scherber; Snyder; Thompson; Wald; Wentz

SB 2083 passed, the title was agreed to, and the emergency clause carried.

SB 2096: A BILL for an Act to amend and reenact subsection 1 of section 39-04-36, section 39-26-05, and subsection 1 of section 39-26-08 of the North Dakota Century Code, relating to the removal of license plates prior to purchase of an abandoned vehicle.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 103 YEAS, O NAYS, O EXCUSED, 3 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine: Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeMers, DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter: Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

ABSENT AND NOT VOTING: Martin; Thompson; Thorpe

SB 2096 passed and the title was agreed to.

SB 2205: A BILL for an Act to amend and reenact sections 15-63-01, 54-36-01, 54-36-02, 54-36-03, and 54-36-05 of the North Dakota Century Code, relating to the state board for Indian scholarships and the Indian affairs commission.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 102 YEAS, 0 NAYS, 0 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bodine; Boehm; Boucher; Brokaw; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard;

Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nicholas; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Starke; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

ABSENT AND NOT VOTING: Bernstein: Delzer: Stofferahn: Thompson

Engrossed SB 2205 passed and the title was agreed to.

MOTTON

REP. SCHMIDT MOVED that SB 2231 be laid over one legislative day, which motion prevailed.

SECOND READING OF SENATE BILLS

SB 2313: A BILL for an Act to amend and reenact section 26.1-25-04.1 of the North Dakota Century Code, relating to premium reductions for motor vehicle accident prevention course completion.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 51 YEAS, 55 NAYS, O EXCUSED, O ABSENT AND NOT VOTING.

- YEAS: Aarsvold; Berg, G.; Bernstein; Bodine; Boucher; Carlson; Cleary; Coats; DeMers; Erickson; Flaagan; Gabrielson; Gilmore; Hanson; Henegar; Hokana; Jacobson; Kaldor; Kelsch; Kerzman; Kolbo; Kretschmar; Kroeber; Kunkel; Laughlin; Mahoney; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nowatzki; Oban; Peterson; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schneider; Skar; Snyder; Starke; Stofferahn; Wentz; Wilkie; Williams; Speaker R. Anderson
- NAYS: Anderson, B.; Bateman; Belter; Berg, R.; Boehm; Brokaw; Brown; Byerly; Carlisle; Clayburgh; Dalrymple; Delzer; DeWitz; Dorso; Enget; Freier; Gates; Gerntholz; Goffe; Gorder; Gorman; Grosz; Grumbo; Hausauer; Howard; Huether; Jensen; Kloubec; Larson; Linderman; Martin; Meyer; Myrdal; Nichols; Olsen, D.; Olson, A.; Payne; Porter; Schimke; Schindler; Schmidt; Shide; Skjerven; Soukup; St. Aubyn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Whalen

Engrossed SB 2313 was declared lost.

SB 2338: A BILL for an Act to amend and reenact sections 49-18-32, 49-18-40, 49-18-41, and 49-18-41.1 of the North Dakota Century Code, relating to identification certificates and certificate fees for motor carriers.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 102 YEAS, 3 NAYS, 0 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Brokaw; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grosz; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin;

Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Olsen, D.; Olson, A.; Payne; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schimke; Schindler; Schmidt; Schneider; Shide; Skar; Snyder; Soukup; St. Aubyn; Starke; Stofferahn; Svedjan; Thompson; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Whalen; Wilkie; Williams; Speaker R. Anderson

NAYS: DeMers; Meyer; Skjerven

ABSENT AND NOT VOTING: Brown

SB 2338 passed and the title was agreed to.

SB 2509: A BILL for an Act to provide for infrastructure construction, improvement, rehabilitation, operation, or management by private operators and to provide for development agreements between government authorities and private operators.

MOTION

REP. CLAYBURGH MOVED the previous question, which motion prevailed.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 39 YEAS, 67 NAYS, 0 EXCUSED, 0 ABSENT AND NOT VOTING.

- YEAS: Berg, G.; Berg, R.; Bernstein; Byerly; Carlisle; Clayburgh; DeWitz; Freier; Gates; Gorder; Grumbo; Henegar; Hokana; Huether; Jensen; Kelsch; Kretschmar; Kunkel; Larson; Martinson; Miller; Muhs; Myrdal; Nelson; Nicholas; Olson, A.; Porter; Price; Pyle; Rennerfeldt; Rydell; Schmidt; St. Aubyn; Svedjan; Timm; Trautman; Wald; Wardner; Wentz
- NAYS: Aarsvold; Anderson, B.; Bateman; Belter; Bodine; Boehm; Boucher; Brokaw; Brown: Carlson; Cleary; Coats; Dalrymple; Delzer; DeMers; Dorso; Enget; Erickson; Flaagan; Gabrielson; Gerntholz; Gilmore; Goffe; Gorman; Grosz; Hanson; Hausauer; Howard; Jacobson; Kaldor; Kerzman; Kloubec; Kolbo; Kroeber; Laughlin; Linderman; Mahoney; Martin; Meyer; Mutzenberger; Nichols; Nowatzki; Oban; Olsen, D.; Payne; Peterson; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; Starke; Stofferahn; Thompson; Thorpe; Tollefson; Urlacher; Whalen; Wilkie; Williams; Speaker R. Anderson

Engrossed SB 2509 was declared lost.

SB 2559: A BILL for an Act to amend and reenact section 15-10-02 of the North Dakota Century Code, relating to the membership of the state board of higher education.

ROLL CALL

The question being on the final passage of the amended bill, which has been read and has committee recommendation of DO PASS, the roll was called and there were 94 YEAS, 10 NAYS, 0 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Berg, G.; Berg, R.; Bernstein; Bodine; Boehm; Boucher; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dalrymple; DeMers; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates: Gerntholz; Gilmore; Goffe; Gorder; Gorman; Grumbo; Hanson; Hausauer; Henegar; Hokana; Howard; Huether; Jacobson; Jensen; Kaldor; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Meyer; Miller; Mutzenberger; Myrdal; Nelson; Nicholas; Nichols; Nowatzki; Oban; Payne; Peterson; Porter;

Price; Pyle; Rennerfeldt; Ring; Ritter; Rydell; Scherber; Schindler; Schmidt; Schneider; Skar: Skjerven; Snyder; Soukup; Starke; Stofferahn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wald; Wardner; Wentz; Wilkie; Williams; Speaker R. Anderson

NAYS: Brown; Delzer; Grosz; Muhs; Olsen, D.; Olson, A.; Schimke; Shide; Thompson; Whalen

ABSENT AND NOT VOTING: Brokaw; St. Aubyn

Engrossed SB 2559 passed and the title was agreed to.

SECOND READING OF SENATE CONCURRENT RESOLUTION

SCR 4011: A concurrent resolution urging the Garrison Diversion Conservancy District, with the cooperation of the State Water Commission, the Governor, the Garrison Diversion Overview Committee, and each member of the North Dakota Congressional Delegation, to attempt to negotiate promptly, with the appropriate federal officials, a greater role for the state in the development, construction, operation, and maintenance of the Garrison Diversion Project.

The question being on the final adoption of the amended resolution, which has been read.

SCR 4011 was declared adopted on a voice vote.

MOTION

REP. KLOUBEC MOVED that the House stand in recess for ten minutes, which motion prevailed.

THE HOUSE RECONVENED pursuant to recess taken, with Speaker R. Anderson presiding.

THE HOUSE RECOGNIZED THE PRESENCE OF:

Former Representative Adella Williams

REQUEST

REP. KLOUBEC REQUESTED that the record show that the members of the Committee on Appropriations would be excused, which request was \P ranted.

MESSAGE to the HOUSE from the SENATE (Marion Houn, Secretary) MR. SPEAKER: The Senate has passed and your favorable consideration is requested on: SB 2591, SCR 4063, SCR 4068, SCR 4069.

MOTION

REP. KLOUBEC $\,$ MOVED $\,$ that HB 1260 which is on the Twelfth order, be laid over one legislative day, which motion prevailed.

MESSAGE to the HOUSE from the SENATE (Marion Houn, Secretary) MR. SPEAKER: The Senate has passed unchanged: HCR 3063.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. GATES MOVED that the House do concur in the Senate amendments to HB 1282 as printed on HJ pages 1012-1013, which motion prevailed.

MOTION

REP. KLOUBEC MOVED that the rules be suspended and that all bills on the Twelfth order, on which the House does concur in the Senate amendments, be deemed properly engrossed and placed on the Eleventh order, as amended, for second reading and final passage, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1282: A BILL for an Act to create and enact a new section to chapter 15-21 of the North Dakota Century Code, relating to the waiver of conditions for accreditation and approval; and to repeal section 15-41-26 of the North Dakota Century Code, relating to the waiver of conditions for accreditation and approval.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 68 YEAS, 14 NAYS, 23 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Anderson, B.; Bateman; Belter; Bernstein; Boehm; Boucher; Brown; Byerly; Carlisle; Clayburgh; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Martin; Miller; Muhs; Mutzenberger; Nicholas; Nichols; Dban; Olsen, D.; Olson, A.; Peterson; Porter; Price; Rennerfeldt; Ring; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Williams; Speaker R. Anderson

NAYS: Aarsvold; Bodine; Carlson; Cleary; Flaagan; Kerzman; Linderman; Mahoney; Martinson; Nelson; Pyle; Ritter; Skjerven; Whalen

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman

HB 1282 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. MARTINSON MOVED that the House do concur in the Senate amendments to HB 1322 as printed on HJ page 1089, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1322: A BILL for an Act to provide for administration of public employee personnel records.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 81 YEAS, 1 NAY, 23 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Scherber, Schimke; Schindler, Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

NAYS: Freier

EXCUSED: Berg, G.; Berg, R., Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell, Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman

Engrossed HB 1322 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. MARTIN MOVED that the House do concur in the Senate amendments to Engrossed HB 1328 as printed on HJ page 1089, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1328: A BILL for an Act to create and enact a new section to chapter 47-16 of the North Dakota Century Code, relating to presumed renewal of leases of residential real property.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 82 YEAS, 0 NAYS, 23 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Eelter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar: Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman

Engrossed HB 1328 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE REP. MARTINSON MOVED that the House do concur in the Senate amendments to HB 1382 as printed on HJ pages 1117-1118, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1382: A BILL for an Act to authorize the state historical society to transfer the Fort Totten state historic site; to amend and reenact sections 54-01-09.1, 55-10-03, and 55-10-05 of the North Dakota Century Code, relating to the Fort Totten state historic site; and to provide an effective date.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were $82~{\rm YEAS},~0~{\rm NAYS},~23~{\rm EXCUSED},~1~{\rm ABSENT}$ AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Peterson, Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven, Snyder;

Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman

HB 1382 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. LARSON MOVED that the House do concur in the Senate amendments to Engrossed HB 1409 as printed on HJ page 1050, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1409: A BILL for an Act to create and enact five new sections to chapter 15-21.1 of the North Dakota Century Code, relating to chemical abuse prevention programs.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 82 YEAS, 0 NAYS, 23 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher: Wardner: Whalen: Williams: Speaker R. Anderson

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman

Engrossed HB 1409 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. LARSON MOVED that the House do concur in the Senate amendments to Engrossed HB 1410 as printed on HJ page 1068, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1410: A BILL for an Act to create and enact a new section to chapter 25-04 of the North Dakota Century Code, relating to accreditation of the developmental center at Grafton; and to amend and reenact sections 25-04-01, 25-04-02, 25-04-04, 25-04-05, 25-04-06, 25-04-07, 25-04-08, 25-04-08.1, 25-04-11, and 25-04-11.1 of the North Dakota Century Code, relating to who may receive services from the developmental center at Grafton.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 77 YEAS, 5 NAYS, 23 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Price; Pyle; Ring; Ritter; Scherber; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

NAYS: Byerly; Freier; Grosz; Rennerfeldt; Schimke

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell: Schmidt: Starke: Stofferahn: Thompson: Wald: Wentz: Wilkie

ABSENT AND NOT VOTING: Gorman

1218

Engrossed HB 1410 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. A. OLSON MOVED that the House do concur in the Senate amendments to HB 1434 as printed on HJ page 1013 which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1434: A BILL for an Act to create and enact a new section to chapter 20.1-04 of the North Dakota Century Code, relating to gun dog permits and permit fees.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 82 YEAS, 0 NAYS, 23 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman

HB 1434 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. NICHOLAS MOVED that the House do concur in the Senate amendments to Engrossed HB 1497 as printed on HJ page 970, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1497: A BILL for an Act to amend and reenact subdivision c of subsection 1 of section 54-40.1-03 and subsection 1 of section 54-40.1-04 of the

North Dakota Century Code, relating to membership, powers, and duties of regional planning councils.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 81 YEAS, 0 NAYS, 23 EXCUSED, 2 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nicholas; Nichols; Oban; Olson, A.; Peterson; Porter; Price; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman; Olsen, D.

Engrossed HB 1497 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. GATES MOVED that the House do concur in the Senate amendments to HB 1523 as printed on HJ page 1069, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1523: A BILL for an Act to amend and reenact section 15-27.3-13 of the North Dakota Century Code, relating to teacher negotiations.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 72 YEAS, 10 NAYS, 23 EXCUSED, 1 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gilmore; Goffe; Gorder; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nicholas; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Price; Pyle; Rennerfeldt; Ritter; Scherber; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

NAYS: Bateman; Delzer; DeWitz; Gates; Grosz; Nelson; Ring; Schimke; Schindler; Svedjan

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman

HB 1523 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. KRETSCHMAR MOVED that the House do concur in the Senate amendments to Engrossed HB 1050 as printed on HJ page 1154, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1050: A BILL for an Act to amend and reenact subsection 7 of section 53-06.1-01 of the North Dakota Century Code, relating to the definition of eligible uses of net proceeds from charitable gaming.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 60 YEAS, 19 NAYS, 23 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Bernstein; Boehm; Brown; Byerly; Carlisle; Carlson; Cleary; Coats; Delzer; DeWitz; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Martinson; Miller; Muhs; Mutzenberger; Nelson; Oban; Porter; Rennerfeldt; Ring; Ritter; Schimke; Schindler; Schneider; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Whalen; Williams; Speaker R. Anderson

NAYS: Belter; Bodine; Boucher; Clayburgh; Enget; Gorder; Kerzman; Linderman; Mahoney; Martin; Nichols; Olsen, D.; Olson, A.; Peterson; Pyle; Scherber; Shide; Skar; Wardner

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Dorso; Gorman; Nicholas; Price

Engrossed HB 1050 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. MARTINSON MOVED that the House do concur in the Senate amendments to Engrossed HB 1201 as printed on HJ page 1155, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1201: A BILL for an Act to amend and reenact sections 12-48-03.1, 12-48.1-01, 12-48.1-02, 12-51-01, 12-51-02, 12-51-04, 12-51-05, 12-51-06, 12-51-07, 12-51-09, 12-51-10, 12-51-11, 12-59-05, 12-59-07, subsection 6 of section 12-59-15, 12-59-16, paragraph 1 of subdivision c of subsection 1 of section 12.1-32-02, subsection 9 of section 12.1-32-02, subsection 1 of section 54-14-03.2, and section 54-23.3-01 of the North Dakota Century Code, relating to changing the name of the North Dakota state farm to the Missouri River correctional center and providing that the department of corrections and rehabilitation is part of the office of the governor; and to repeal section 12-51-03 of the North Dakota Century Code, relating to the location and use of buildings of the North Dakota state farm.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 70 YEAS, 8 NAYS, 23 EXCUSED, 5 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bodine; Boehm; Brown; Carlson; Clayburgh; Cleary; Coats; DeWitz; Enget; Erickson; Flaagan; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nichols; Oban;

Olsen, D.; Olson, A.; Peterson; Porter; Pyle; Ring; Ritter; Scherber; Schindler; Schneider; Shide; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

NAYS: Bernstein; Byerly; Carlisle; Delzer; Freier; Rennerfeldt; Schimke; Skar

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Boucher; Dorso; Gorman; Nicholas; Price

Engrossed HB 1201 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. MARTINSON MOVED that the House do concur in the Senate amendments to Engrossed HB 1451 as printed on HJ page 1155, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1451: A BILL for an Act to amend and reenact sections 10-15-07, 10-15-38, 10-15-52.3, 10-15-52.5, 10-15-53, subsection 11 of section 10-19.1-01, subsection 2 of section 10-19.1-03, sections 10-19.1-11, 10-19.1-14, subsection 2 of section 10-19.1-15, subsection 1 of section 10-19.1-16, section 10-19.1-23, subsection 2 of section 10-19.1-25, subsection 2 of section 10-19.1-99, subsection 4 of section 10-19.1-100, subsection 2 of section 10-19.1-101, subsection 2 of section 10-19.1-101, subsection 3 of section 10-19.1-112, subsection 1 of section 10-19.1-108, subsection 3 of section 10-19.1-112, subsection 1 of section 10-19.1-13, sections 10-22-05, 10-22-06, 10-22-13, 10-22-14, 10-22-15, subsection 2 of section 10-23-01, sections 10-24-07.1, 10-24-08, 10-24-09, 10-24-28, 10-24-30, 10-24-35, 10-24-36, 10-24-38, 10-25-04, 10-26-05, 10-26-06, 10-27-05, 10-27-06, 10-27-08, 10-27-09, 10-27-13, 10-27-14, 10-27-15, and 54-56-04 of the North Dakota Century Code, relating to requirements for filing documents with the secretary of state and to the effective dates of certain documents filed with the secretary of state.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 79 YEAS, 0 NAYS, 23 EXCUSED, 4 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Dorso; Gorman; Nicholas; Price

Engrossed HB 1451 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. KRETSCHMAR MOVED that the House do concur in the Senate amendments to HB 1486 as printed on HJ page 1155, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1486: A BILL for an Act to create and enact a new subsection to section 33-06-01 of the North Dakota Century Code, relating to grounds for eviction.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were $49\ \text{YEAS}$, $29\ \text{NAYS}$, $23\ \text{EXCUSED}$, $5\ \text{ABSENT}$ AND NOT VOTING.

- YEAS: Bateman; Belter; Bernstein; Boehm; Brown; Byerly; Carlisle; Clayburgh; Cleary; Coats; Delzer; DeWitz; Erickson; Freier; Gabrielson; Gates; Gorder; Grosz; Grumbo; Henegar; Huether; Kelsch; Kloubec; Kolbo; Kretschmar; Kunkel; Larson; Martin; Martinson; Miller; Muhs; Mutzenberger; Olsen, D.; Olson, A.; Porter; Rennerfeldt; Schimke; Schindler; Shide; Skjerven; Soukup; St. Aubyn; Svedjan; Tollefson; Trautman; Urlacher; Wardner; Whalen; Speaker R. Anderson
- NAYS: Aarsvold; Anderson, B.; Bodine; Boucher; Carlson; Enget; Flaagan; Gilmore; Goffe; Hanson; Hokana; Jacobson; Kerzman; Kroeber; Linderman; Mahoney; Nelson; Nichols; Oban; Peterson; Pyle; Ring; Ritter; Scherber; Schneider; Skar; Snyder; Thorpe; Williams
- EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie
- ABSENT AND NOT VOTING: Dorso; Gorman; Nicholas; Price; Timm
- HB 1486 was declared lost for want of a Constitutional majority.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. A. OLSON MOVED that the House do concur in the Senate amendments to Engrossed HB 1504 as printed on HJ page 1155, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1504: A BILL for an Act to amend and reenact subsection 7 of section 20.1-03-11 and section 20.1-08-04.6 of the North Dakota Century Code, relating to licenses to hunt elk and to creation of a rocky mountain elk foundation raffle.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 78 YEAS, 1 NAY, 23 EXCUSED, 4 ARSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Larson; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nichols; Oban; Olsen, D.; Olson, A.; Peterson; Porter; Pyle; Rennerfeldt; Ring; Ritter; Scherber; Schimke; Schindler; Schneider; Shide; Skar; Skjerven; Snyder; Soukup; St. Aubyn; Svedjan; Thorpe; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

NAYS: Gorder

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Laughlin; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman; Kunkel; Nicholas; Price

Engrossed HB 1504 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. KRETSCHMAR MOVED that the House do concur in the Senate amendments to Engrossed HB 1513 as printed on HJ page 1155, which motion prevailed.

SECOND READING OF HOUSE BILL

HB 1513: A BILL for an Act to create and enact a new subsection to section 12.1-27.1-01 and a new section to chapter 12.1-27.2 of the North Dakota Century Code, relating to enhanced penalties for obscenity offenses.

ROLL CALL

The question being on the final passage of the amended bill, which has been read, the roll was called and there were 78 YEAS, 3 NAYS, 22 EXCUSED, 3 ABSENT AND NOT VOTING.

YEAS: Aarsvold; Anderson, B.; Bateman; Belter; Bernstein; Bodine; Boehm; Boucher; Brown; Byerly; Carlisle; Carlson; Clayburgh; Cleary; Coats; Delzer; DeWitz; Dorso; Enget; Erickson; Flaagan; Freier; Gabrielson; Gates; Gilmore; Goffe; Gorder; Grosz; Grumbo; Hanson; Henegar; Hokana; Huether; Jacobson; Kelsch; Kerzman; Kloubec; Kolbo; Kretschmar; Kroeber; Kunkel; Larson; Laughlin; Linderman; Mahoney; Martin; Martinson; Miller; Muhs; Mutzenberger; Nelson; Nichols; Oban; Olsen, O.; Olson, A.; Peterson; Porter; Pyle; Rennerfeldt; Ritter; Scherber; Schimke; Schimdler; Schneider; Shide; Skar; Skjerven; Soukup; St. Aubyn; Svedjan; Timm; Tollefson; Trautman; Urlacher; Wardner; Whalen; Williams; Speaker R. Anderson

NAYS: Ring; Snyder; Thorpe

EXCUSED: Berg, G.; Berg, R.; Brokaw; Dalrymple; DeMers; Gerntholz; Hausauer; Howard; Jensen; Kaldor; Meyer; Myrdal; Nowatzki; Payne; Rydell; Schmidt; Starke; Stofferahn; Thompson; Wald; Wentz; Wilkie

ABSENT AND NOT VOTING: Gorman: Nicholas: Price

Engrossed HB 1513 passed and the title was agreed to.

CONSIDERATION OF MESSAGE FROM THE SENATE

REP. BELTER MOVED that the House do concur in the Senate amendments to HCR 3037 as printed on HJ pages 1155-1156, which motion prevailed.

SECOND READING OF HOUSE CONCURRENT RESOLUTION

HCR 3037: A concurrent resolution urging Congress to provide funds to the appropriate agency to construct a bridge over the Missouri River approximately midway between Bismarck, North Dakota, and Mobridge, South Dakota, in the vicinity of Fort Yates and Emmons County, North Dakota.

The question being on the final adoption of the amended resolution, which has been read.

HCR 3037 was declared adopted on a voice vote.

MOTIONS

REP. KLOUBEC MOVED that SB 2231 be rereferred to the Committee on Appropriations, which motion prevailed.

REP. KLOUBEC MOVED that the rules be suspended and that all the House Concurrent Resolutions that were passed be messaged to the Senate immediately, which motion prevailed.

REP. KLOUBEC MOVED that all the Senate bills that passed with a majority of 77 votes or more be messaged to the Senate immediately, which motion prevailed.

HOUSE ENGROSSING REPORT

The following bill was engrossed: HB 1611.

HOUSE ENGROSSING AND ENROLLING REPORT

The following bills were engrossed and enrolled: HB 1044, HB 1047, HB 1108, HB 1137, HB 1141, HB 1159, HB 1161, HB 1164, HB 1203, HB 1208, HB 1216, HB 1245, HB 1248, HB 1270, HB 1277.

HOUSE ENGROSSING REPORT

The following resolution was engrossed: $\mbox{HCR 3009}.$

HOUSE ENROLLING REPORT

The following resolution was enrolled: HCR 3063.

HOUSE ENROLLING REPORT

The following bills were enrolled: HB 1231, HB 1484.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk) MR. PRESIDENT: The House has concurred in the Senate amendments to HCR 3037 and subsequently passed the same.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk)
MR. PRESIDENT: The House has amended, subsequently passed, and the emergency clause carried: SB 2083.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk)
MR. PRESIDENT: The House has amended, subsequently passed, and the emergency clause carried: SB 2090.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk)
MR. PRESIDENT: The House has amended and subsequently passed: SB 2008,
SB 2036, SB 2038, SB 2096, SB 2205, SB 2338, SB 2559, SCR 4011, SCR 4022,
SCR 4048.

MESSAGE to the SENATE from the HOUSE (Roy Gilbreath, Chief Clerk) MR. PRESIDENT: The House has amended and subsequently passed: SB 2054, SB 2118, SB 2149, SB 2211, SB 2275, SB 2279, SB 2352, SB 2493, SB 2494, SB 2508, SB 2526, SB 2556.

MOTIONS

REP. KLOUBEC MOVED that the absent member be excused, which motion prevailed.

REP. KLOUBEC MOVED that the House be on the Fifth order of business, and at the conclusion of the Fifth order, the House be on the Thirteenth order of business, and at the conclusion of the Thirteenth order, the House stand adjourned until 1:00 p.m., Thursday, March 21, 1991, which motion prevailed.

REPORTS OF STANDING COMMITTEES

HCR 3064: Joint Constitutional Revision Committee (Rep. Kretschmar, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (8 YEAS, 1 NAY, 1 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.

Page 1, line 3, after "and" insert "the foundation aid stabilization fund and" $\,$

- Page 1, line 4, after "fund" insert "and the foundation aid stabilization fund" $% \left(1\right) =\left(1\right) \left(1\right) \left$
- Page 1, replace lines 7 through 12 with "This measure requires that oil and gas gross production or extraction tax revenues in excess of revenues received during the 1989 fiscal year be allocated equally to the petroleum reserve fund and the foundation aid stabilization fund. This measure provides for an annual transfer of a portion of the income of each of these funds to the state general fund. These changes will take effect on July 1, 1993, if this measure is approved."
- Page 2, line 3, replace "in the" with "as follows:"
- Page 2, replace lines 4 through 8 with:
 - "1. Fifty percent must be deposited in the petroleum reserve fund. The state treasurer shall transfer sixty percent of the interest and income of the petroleum reserve fund from the most recently ended fiscal year to the general fund in the state treasury before August first of each year. The principal and the retained interest and income of the petroleum reserve fund may not be appropriated for any purpose.
 - 2. Fifty percent must be deposited in the foundation aid stabilization fund. The state treasurer shall transfer sixty percent of the interest and income of the foundation aid stabilization fund from the most recently ended fiscal year to the general fund in the state treasury before August first of each year. The principal and the retained interest and income of the foundation aid stabilization fund may be expended only upon order of the governor, who may direct such a transfer only to offset per-pupil foundation aid reductions that were made by executive action pursuant to law due to a revenue shortage."
- Page 2, line 10, replace "1992" with "1993"

Renumber accordingly

- SB 2010: Committee on Appropriations (Rep. Thompson, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (17 YEAS, 2 NAYS, 4 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 1, line 6, after the fourth comma insert "and from the state fire and tornado fund, the sum of \$520,000,"

Renumber accordingly

STATEMENT OF PURPOSE OF AMENDMENT:

DEPARTMENT 035 - INSURANCE TAX TO FIRE DEPARTMENTS

The amendment increases the appropriation by 10 percent or by \$520,000. The funding for the \$520,000 is the state fire and tornado fund.

- SB 2206, as engrossed: Committee on Industry, Business and Labor (Rep. Dorso, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (13 YEAS, 3 NAYS, 0 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to create and enact a new section to chapter 65-01, seven new sections to chapter 65-02, two new sections to chapter 65-04, two new sections to chapter 65-05, two new subsections to section 65-05-07, sections 65-05-08.1, 65-05-09.3, 65-05-34, and 65-05-35, and a new

section to chapter 65-05.1 of the North Dakota Century Code, relating to workers' compensation administration, coverage, and benefits; and to amend and reenact sections 65-01-02, 65-01-10, 65-02-08, 65-04-13, 65-04-14, 65-04-15, 65-04-18, 65-04-20, 65-05-08, 65-05-09, 65-05-09, 65-05-09, 65-05-09, 65-05-09, 65-05-03, 65-05-10, 65-05-10, 65-05-10, 65-05-101, 65-05-121, 65-05-121, 65-05-122, subsection 4 of section 65-06-202, and section 65-10-03 of the North Dakota Century Code, relating to workers' compensation administration, coverage, and benefits; to provide a penalty; and to provide an effective date.

SECTION 1. AMENDMENT. Section 65-01-02 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-01-02. Definitions. Whenever used in In this title:

- "Adopted" or "adoption" refers only to a legal adoption effected prior to the time of the injury.
- 2. "Artificial members" includes only such devices as are substitutes for, and not mere aids to, a natural part, organ, limb, or other part of the body. Eyeglasses The term does not include eye glasses or contact lenses are not artificial members unless the eye is, or eyes are, injured as a result of a compensable injury, and such injury causes a change in sight which requires fitting of eyeglasses or contact lenses not previously worn by the injured worker, or requires a change in existing prescription.
- "Artificial replacements" means mechanical aids including braces, belts, casts, or crutches as may be reasonable and necessary due to compensable injury. The term does not include:
 - Personal items that are for the injured employee's personal use or hygiene, including hand massages, toothbrushes, slippers, shampoo, and soap;
 - b. Any product or item such as clothing or footwear unless the items are considered orthopedic devices and are prescribed by the treating doctor or health care provider;
 - c. All items of furniture except hospital beds, shower stools, wheelchairs, or whirlpools if prescribed by the treating doctor or health care provider;
 - d. Vitamins and food supplements except in those cases where the injury causes severe dietary problems, where the injury results in the employee's paraplegia or quadriplegia, or where the employee becomes wheelchair-bound due to the injury;
 - Eye exams unless there is a reasonable potential for injury to the employee's eyes as a result of the injury;
 - f. Home gym or exercise equipment unless the bureau otherwise orders;
 - g. Memberships or monthly dues to health clubs, unless the bureau orders otherwise;
 - h. Private hospital or nursing home rooms except in cases of extreme medical necessity, and only when directed by the attending doctor. If the employee desires better accommodations than those ordered by the attending doctor, the difference in cost will be paid by the employee;

- Serological tests (VDRL and RPR) for syphillis or any other venereal disease tests, pregnancy tests, or any other routine tests unless clearly necessitated by the injury; and
- Aids or programs primarily intended to help the employee lose weight or stop smoking.
- 4. "Average weekly wage in the state" means the determination made of the average weekly wage in the state by job service North Dakota on or before July first of each year, computed to the next highest dollar.
- 5. "Brother" and "sister" includes a stepbrother and a stepsister, a half brother and a half sister, and a brother and sister by adoption, but such terms shall. The terms do not include a married brother or sister unless he or she actually is dependent.
- 6. "Bureau" means the North Dakota workers compensation bureau, or any director, department heads, assistants, or employees, or other entity designated by the commissioners director, to act within the course and scope of their employment in administering the policies, powers, and duties of this title.
- 7. "Child" means a child under eighteen years of age residing in the employee's household or to whom the employee has a legal obligation of support; or a child eighteen years of age or over and physically or mentally incapable of self-support who is actually dependent upon the employee for support; or any child between eighteen and twenty-two years of age who is enrolled as a full-time student in any accredited educational institution who is actually dependent upon the employee for support. This term includes a legitimate child, a stepchild, adopted child, posthumous child, foster child, and acknowledged illegitimate child, but shall not include a married child unless actually dependent.
- "Compensable injury" means an injury by accident arising out of and in the course of employment.
 - a. The term "compensable injury", in addition to an injury by accident, includes:
 - (1) Any disease which can be fairly traceable to the employment. Ordinary diseases of life to which the general public outside of the employment is exposed shall not be compensable except where the disease follows as an incident to, and in its inception is caused by a hazard to which an employee is subjected in the course of his employment. The disease must be incidental to the character of the business and not independent of the relation of employer and employee. The disease includes impairment and effects from radiation fairly traceable to the employment. It need not have been foreseen or expected, but after it is contracted, it must appear to have had its origin in a risk connected with the employment and to have flowed from that source as a rational consequence. However, preventative treatment for communicable diseases is not compensable under this title.
 - (2) An injury to artificial members.
 - (3) Injuries due to heart attack, stroke, and mental or physical injury precipitated by mental stimulus,

which must be causally related to the worker's employee's employment, with reasonable medical certainty, and which must have been precipitated by unusual stress.

- (4) Injuries arising out of employer-required or supplied travel to and from a remote jobsite or activities performed at the direction or under the control of the employer.
- (5) An injury caused by the willful act of a third person directed against an employee because of the employee's employment.

b. The term "compensable injury" does not include:

- (1) An injury caused by the employee's willful intention to injure or kill himself, herself, or another, which includes those instances where the injury or aggravation thereof results from the employee's suicide or attempted suicide.
- (2) Any injury caused by the use of narcotics or intoxicants.
- (3) An injury that arises out of an altercation in which the injured employee is the initial physical aggressor.
- (4) An injury that arises out of the commission of an illegal act by the injured employee.
- (5) An injury that arises out of an employee's purely voluntary nonpaid participation in any recreational activity, including athletic events, parties, and picnics, even though the employer pays some or all of the cost of the activity.
- (6) Injuries attributable to a preexisting injury, disease, or condition which clearly manifested itself prior to the compensable injury. This does not prevent compensation where employment substantially aggravates and acts upon an underlying condition, substantially worsening its severity, or where employment substantially accelerates the progression of an underlying condition. However, it is insufficient to afford compensation under this title solely because the employment acted as a trigger to produce symptoms in a latent and underlying condition if the underlying condition would likely have progressed similarly in the absence of such employment trigger, unless the employment trigger is also deemed a substantial aggravating or accelerating factor. An underlying condition is preexisting injury, disease, or infirmity.
- (7) A nonemployment injury that, although acting upon a prior compensable injury, is established as an independent intervening cause of injury.
- (8) A latent or asymptomatic degenerative condition, caused in substantial part by employment duties, which is triggered or made active by a nonemployment injury.

- (9) A mental or emotional injury arising principally out of a bona fide personnel action, including a transfer, promotion, demotion, or termination except such action that is the intentional infliction of emotional harm.
- "Date of first disability" and "loss of earnings date" mean the first full date the employee was unable to work in relation to a compensable injury. This term does These terms do not apply to recurrent disabilities.
- 10. "Date of maximum medical improvement" or "date of maximum medical recovery" means the date after which further recovery from, or lasting improvement to, an injury or disease can no longer reasonably be anticipated based upon reasonable medical probability.
- 11. "Director" means the director of the bureau.
- 12. "Disability" means that period of time an employee is totally or partially incapacitated from:
 - a: Performing employment at any suitable gainful employment or occupation for which the employee is reasonably suited by experience or training:
 - b: Earning in the same or any other employment the wages the employee was receiving at the time of injury loss of earnings capacity and may be permanent total, temporary total, or partial.
 - a. Permanent total disability is permanent in nature and total in character, and is paid to an employee who is not capable of rehabilitation of earnings capacity, which depend upon the following factors:
 - (1) Nature of injury;
 - (2) Degree of physical impairment;
 - (3) Age;
 - (4) Education;
 - (5) Work history; and
 - (6) Vocational rehabilitation potential.
 - b. Temporary total disability is total in character but temporary in nature and is paid to the employee until maximum medical recovery with work release to any occupation for which the employee is reasonably suited by aptitude, education, experience, or training.
 - c. Partial disability exists when the following are present and must be paid pursuant to section 65-05-10:
 - The employee has a permanent physical inability to perform certain work;
 - (2) The employee is able to do some work subject to the disability;
 - (3) The employee has an actual loss of earning capacity that is causally related to the disability; and

(4) The employee has not undergone training under chapter 65-05.1.

- 13. "Doctor" means doctor of medicine, chiropractor, osteopathy, dentist, optometrist, podiatrist, or psychologist acting within the scope of the doctor's license.
- 14. "Employee" means every person engaged in a hazardous employment under any appointment, contract of hire, or apprenticeship, express or implied, oral or written, and:
 - a. The term includes:
 - (1) All elective and appointed officials of this state and its political subdivisions, including municipal corporations and including the members of the legislative assembly, all elective officials of the several counties of this state, and all elective peace officers of any city.
 - (2) Aliens.
 - (3) Poor relief workers except such as are engaged in repaying to counties relief moneys which the counties have been compelled by statute to expend for poor relief.
 - (4) Minors, whether lawfully or unlawfully employed; a minor is deemed sui juris for the purposes of this title, and no other person may have any claim for relief or right to compensation for any injury to such minor worker, but in the event of the award of a lump sum of compensation to such minor employee, such sum shall be paid only to the legally appointed quardian of such minor.
 - b The term does not include:
 - Any person whose employment is both casual and not in the course of the trade, business, profession, or occupation of that person's employer.
 - (2) Any person who is engaged in an illegal enterprise or occupation.
 - (3) The spouse or child of the employer dwelling in the household of the employer.
 - c Persons employed by subcontractor, or by an independent contractor operating under an agreement with the general contractor, for the purpose of this chapter are deemed to be employees of the general contractor who is liable and responsible for the payments of premium for the coverage of these employees until the subcontractor or independent contractor has secured the necessary coverage and paid the premium therefor. This subdivision does not impose any liability upon a general contractor other than liability to the bureau for the payment of premiums which are not paid by a subcontractor or independent contractor.
- 15. "Employer" means:
 - a. The state and all political subdivisions thereof.
 - b. All public and quasi-public corporations in this state.

- c. Every person, partnership, association, and private corporation, including a public service corporation.
- d. The legal representative of any deceased employer.
- e. The receiver or trustee of any person, partnership, association, or corporation, having one or more employees as herein defined.
- f. The president, vice presidents, secretary, or treasurer of a business corporation.
- 16. "Employment" means employment by the state and all political subdivisions thereof, by all public and quasi-public corporations therein, and all private employments.
- 17. "Fairly traceable to the employment" when used to modify the term "disease" means only a disease which:
 - a. Arises under conditions wherein it is apparent to the rational mind upon consideration of all the circumstances that there is a direct causal connection between the conditions under which the work is performed and the disease;
 - Can be seen to have followed as a natural incident of the work as a result of the exposure occasioned by the nature of the employment;
 - c. Can be fairly traced to the employment;
 - d. However, any condition or impairment of health of a full-time paid fireman firefighter or law enforcement officer caused by lung or respiratory disease, hypertension, heart disease, or exposure to infectious disease as defined by sections 23-07.3-01 and 23-07.3-02, or occupational cancer in a full-time paid fireman firefighter, resulting in total or partial disability or death is presumed to have been suffered in the line of duty. The condition or impairment of health may not be attributed to any disease existing before that total or partial disability or death unless the contrary is shown by competent evidence. As used in this subdivision, an occupational cancer is one which arises out of employment as a full-time paid fireman firefighter and is due to injury due to exposure to smoke, fumes, or carcinogenic, poisonous, toxic, or chemical substances while in the performance of active duty as a full-time paid fireman firefighter. A full-time paid fireman firefighter or law enforcement officer is not eligible for the benefit provided under this subdivision unless that full-time paid <u>firewan</u> <u>firefighter</u> or law enforcement officer has completed two <u>years</u> of continuous service and has successfully passed a physical examination which fails to reveal any evidence of such a condition.
- "Fee schedule" means the relative value scale, conversion factors, fee schedules, and medical aid rules adopted by the bureau.
- 19. "Fund" means the North Dakota workers' compensation fund.
- 20. "Grandchild" and the terms defined in subsections 4 and 6 include only a person who, at the time of the death of the deceased employee, is under eighteen years of age, or if over that age, is incapable of self-support.

- 21. "Hazardous employment" means any employment in which one or more employees are employed regularly in the same business or in or about the establishment except:
 - a. Agricultural or domestic service.
 - b. Any employment of a common carrier by railroad.
 - c. Any employment for the transportation of property or persons by nonresidents, where, in such transportation, the highways are not traveled more than seven miles [11.27 kilometers] and return over the same route within the state of North Dakota.
 - d. All members of the clergy and employees of religious organizations engaged in the operation, maintenance, and conduct of the place of worship.
- 22. "Health care provider" means a doctor or any recognized practitioner providing skilled services pursuant to the prescription of, or under the supervision or direction of, a doctor.
- 23. "Orphan" means a child who has no lawful parent.
- 24. "Parent" includes a stepparent and a parent by adoption.
- 25. "Permanent impairment" means the loss of or loss of use of a member of the body existing after the date of maximum medical improvement or recovery, and includes disfigurement resulting from an injury if such disfigurement diminishes the ability of the employee to obtain employment. The loss must be determined in accordance with and based upon the most current edition of the American medical association's "Guides to the Evaluation of Permanent Impairment". Any impairment awards not expressly contemplated within the American medical association's "Guides to the Evaluation of Permanent Impairment", must be determined by clear and convincing medical evidence.
- 26. "Premises" means that part of the employer's property upon or in which the employee is expected to perform services for his employer.
- 27. "Rehabilitation services" means nonmedical services reasonably necessary to restore a disabled employee to substantial gainful employment as defined by section 65-05.1-01 as near as possible. Such services the term may include vocational evaluation, counseling, education, workplace modification, and vocational retraining including on-the-job training or training for alternative employment with the same employer, and job placement assistance.
- 20. 27. "Spouse" includes only the decedent's husband or wife who was living with the decedent or was dependent upon the decedent for support at the time of injury.
- 29. 28. "Utilization review" means the initial and continuing evaluation of appropriateness in terms of both the level and the quality of health care and health services provided a patient, based on medically accepted standards. The evaluation must be accomplished by means of a system that identifies the utilization of medical services, based on medically accepted standards, and which refers instances of possible inappropriate utilization to the bureau to obtain opinions and recommendations of expert medical consultants to

review individual cases for which administrative action may be deemed necessary.

- 30. 29. "Wages" means all remuneration payable in money or a substitute for money for services rendered by an employee.
 - a. The term "wayes" includes:
 - The actual value of board, lodging, rent, or housing and per diem expenses to be included within the actual wage as remuneration, if such board, lodging, rent, or housing and per diem is lost as a result of the injury.
 - (2) Commissions and bonuses.
 - (3) Extra wages for any and all overtime work.
 - (4) Wages or salary paid during holidays, vacations, or sickness periods.
 - (5) Gratuities received in the course of employment, from others than the employer, only when such gratuities are received with the knowledge of the employer and reported to the internal revenue service.
 - (6) Wages earned from employment at more than one occupation or employer other than the employer at the time of injury, if those wages are lost due to compensable injury.
 - (7) Unemployment insurance benefits and workers' compensation temporary total disability benefits paid to the injured worker employee during the twelve months preceding the month of injury will be taken into account when computing the average weekly gross earnings in cases where there are special circumstances under which the average gross weekly earnings cannot be determined.
 - b. The term "wages" does not include:
 - (1) Severance pay.
 - (2) The cash value of health, medical, life, or other insurance benefits or retirement benefits.
 - (3) Social security benefits.
 - (4) Passive investment income such as income from stocks, bonds, trust accounts, or individual retirement accounts.
- 31. 30. "Gross weekly wage" means the weekly wages the worker employee was receiving from all employments at the time of injury. The average weekly wage as determined under this section must be rounded to the nearest dollar. In cases where the worker's employee's wages are not fixed by the week, they must be determined in the following manner:
 - Hourly or daily rate multiplied by number of hours or days worked per seven day week;
 - Monthly rate multiplied by twelve months and divided by fifty-two weeks;

- c. Biweekly rate divided by two:
- d. If the weekly earnings of an employee cannot be ascertained, the wage for the purposes of calculating compensation must be taken to be the usual wage paid other employees engaged in like or similar occupations where the wages are fixed; or
- e. If there are special circumstances under which the average weekly wages cannot be reasonably and fairly determined by applying subdivisions a through d, an average weekly wage may be computed by dividing the aggregate wages during the twelve months prior to the injury by fifty-two weeks, or the number of weeks actually worked, whichever is less.
- 32: Any term includes the singular and plural and either or both sexes where the context so requires:
- SECTION 2. AMENDMENT. Section 65-01-10 of the North Dakota Century Code is amended and reenacted as follows:

65-01-10. Waiver of rights to compensation void - Deduction of premium from employee prohibited - Penalty. No agreement by an employee to waive his rights to compensation under the provisions of this title shall be is valid except as provided in section 65-05-25. No agreement by any employee to pay any portion of the premium paid or payable by his the employer into the fund shall be is valid, and any employer who deducts any portion of such premium from the wages or salary of any employee entitled to the benefits of this title is guilty of am infraction a class A misdemeanor.

 $\tt SECTION$ 3. A new section to chapter 65-01 of the North Dakota Century Code is created and enacted as follows:

Informal decision by bureau. Notwithstanding sections 28-32-05, 28-32-08, and 28-32-13, the following procedures must be followed when a claim for benefits or reapplication for benefits is made under this title:

- 1. All claims must be filed on forms furnished by the bureau for that purpose.
- 2. Upon filing of a claim, including the claimant's statement and physician's certificate, the bureau shall send a copy of the claim, along with a form provided for the employer's response by regular mail, to the employer, if the employer's response is not filed at the time the claim is filed.
- 3. The employer has fifteen days from the day a copy of the claim is mailed to the employer by the bureau to file or mail a response. Failure of the employer to file a response to the claim within fifteen days constitutes an admission by the employer that the allegations stated in the claim form are true. The bureau may reopen a determination made without an employer's report on its own motion, pursuant to section 65-05-04, on the grounds it deems sufficient.
- 4. The bureau shall make its informal decision on the claim after filing of the claim and the physician's certificate. The bureau shall issue a notice of decision, including a short summary indicating the reason for decision, and shall serve the notice on the parties by mailing a copy to them by regular mail. The bureau is not required to make findings of fact and conclusions of law when it makes an informal decision. Any party may, within thirty days of the date of mailing of notice of initial award, request reconsideration

by filing a written request for reconsideration. The request may be accompanied by affidavits, medical records, or other evidence not previously submitted to the bureau. No later than ninety days following filing of a request for reconsideration, the bureau shall issue an order conforming to the requirements of chapter 28-32. Following issuance of an order, any party may request rehearing or file an appeal in accordance with chapter 28-32. If a timely request for reconsideration is not filed, the decision of the bureau is final, subject only to reopening of the claim under section 65-05-04. The provisions of section 65-10-01, relating to appeals from decision of the bureau, apply only when the bureau issues an order following a timely request for reconsideration.

- 5. The bureau may hold informal proceedings to determine any matter subject to its jurisdiction. The bureau shall issue to the parties a notice of decision, including a short statement or summary indicating the reason for the decision, and notice of the right to request reconsideration as provided by this section. The bureau may convene a formal hearing prior to issuing an administrative order, if the bureau so desires.
- 6. After acceptance of a claim, the bureau may continue to pay medical charges, disability benefits, or a vocational award for time loss without issuing notice of award.
- 7. The bureau shall issue an administrative order under chapter 28-32 when it makes a permanent partial impairment award or a vocational award, terminates or denies disability or vocational services, or has otherwise been requested to issue an administrative order by an aggrieved party by filing a request for reconsideration of its informal decision.

SECTION 4. AMENDMENT. Section 65-02-08 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-02-08. Rulemaking power of the bureau - Fees prescribed by bureau. The bureau shall make, promulgate, and enforce adopt such rules, not inconsistent with the provisions of this title, as may be necessary to carry out the provisions of this title. All fees on claims for legal, medical, and hospital services rendered under this title to any claimant must be in accordance with schedules of fees adopted or to be adopted by the bureau. The bureau shall establish, by administrative rule, an hourly rate to compensate claimants' attorneys for legal services following constructive denial of a claim or issuance of an administrative order under chapter 28-32 reducing or denying benefits. "Constructive denial" means delay in payment, failure to issue an administrative order, or failure to act within ninety days of the date when all elements of filing or notice of reapplication of claim have been satisfied or a claim for additional benefits over and above benefits previously awarded has been made. The bureau shall establish, by administrative rule, a reasonable maximum fee for each stage of the proceedings; provided further that the maximum fee may be exceeded upon application of the claimant and approval of the bureau. which may not be unreasonably denied, upon a finding that the claim has clear and substantial merit and additional fees are warranted because the legal or factual issues involved in the dispute are unusually complex. The bureau may also provide, by administrative rule, an hourly fee for legal assistants or paraprofessionals; and fees for court reporters. The bureau may establish reasonable rules governing payment of fees, required fee statements, billing practices, reimbursement for costs, and other necessary rules governing payment for legal services not inconsistent with the provisions of this title. All attorneys' fees and costs must be paid from the bureau general fund. Nothing provided herein may be construed to prevent a claimant or employer from hiring or paying his or her own attorney; however, the claimant's attorney may not seek or obtain costs or attorney's fees from both the bureau and the claimant relative to the same services. The bureau may deny attorneys' fees upon a finding that the claim is frivolous. All disputes relating to payment or denial of attorneys' fees must be submitted to binding arbitration by a fee arbitration panel composed of one member selected by the claimant's attorney one member selected by the bureau: and one member selected jointly by the claimant's attorney and the bureau. An attorney who agrees to accept compensation from the bureau for services pursuant to this section agrees to binding fee arbitration of all disputes relating to payment or denial of fees:

SECTION 5. Four new sections to chapter 65-02 of the North Dakota Century Code are created and enacted as follows:

Workers' compensation arbitration panel - Membership. The workers' compensation arbitration panel consists of three members. The director shall appoint one member to represent the majority of the employees engaged in employment under this title. This member must be selected from a list of three names submitted to the director by an organization, statewide in scope, which, through its affiliates, embraces a cross section and a majority of the organized labor of the state. The director shall appoint one member to represent employers covered under this title. This member must be appointed from a list of three names submitted to the director by a recognized statewide organization of employers, representing a majority of employers. The employee and the employer member shall appoint the third member of the panel, who represents the public. This member must be a lawyer, appointed from a list of three members chosen by the board of directors of the state bar association of North Dakota. The initial terms of office of the members are two, one, and three years, respectively. Thereafter, each term is for a period of three years, respectively. Thereafter, each term is for a period of three years. Each member is eligible for reappointment and shall hold office until a successor is appointed and qualified. In the event of a vacancy, the director shall appoint a successor to fill the unexpired term. Members shall devote their time to the duties of the panel and are entitled to receive a salary as determined by the director and travel expenses at the rate in effect for state employees. The bureau shall provide staffs services to the panel. The salaries and expenses of the panel must be paid from money appropriated to the bureau for that purpose.

Removal of a panel member. The director may remove a member of the workers' compensation arbitration panel for cause.

Arbitration panel - Attorneys' fees. Following constructive denial of a claim or issuance of an administrative order under chapter 28-32 reducing or denying benefits, an aggrieved employee may request that the action be submitted to binding arbitration before the workers' compensation arbitration panel in lieu of a formal administrative hearing or judical remedy. The bureau shall pay, at an hourly rate established by the bureau, a claimant's attorneys' fees on claims submitted for arbitration. If the aggrieved employee elects not to submit the action to arbitration, attorneys' fees may only be paid if the employee prevails.

Administrative orders - Decisions of arbitration panel - Appeals. An appeal of an administrative order is subject to section 28-32-14. A decision of the workers' compensation arbitration panel is final and nonreviewable by a district court, except as provided in section 65-05-04.

 $\tt SECTION$ 6. Three new sections to chapter 65-02 of the North Dakota Century Code are created and enacted as follows:

Bureau to contract for administrative services. The bureau shall contract for the services of a third-party administrator to monitor

medical treatments of injured employees and to monitor the payment of medical expenses of all workers' compensation claims. The bureau shall solicit bigs for administrative services within six months after the effective date of this Act and by May 1 1992, shall award an administrative services contract to the bidder who will best serve the interests of the bureau and the employees under this title. The initial contract must begin July 1, 1992, and continue through June 30, 1993. Subsequent contracts must be for the period of a biennium. Subsequent solicitations must be made at least forty-five days before the expiration of an existing administrative services contract.

Bureau to establish managed care program. The bureau shall establish a managed care program with a third-party administrator to effect the best medical solution for an injured employee. The managed care system must allow for a third-party administrator to direct the program for medical care of the injured employee upon a finding by the bureau that the employee suffered a compensable injury. The managed care administrator shall operate according to guidelines adopted by the bureau to ensure that an injured employee receives appropriate medical treatment in a cost-effective manner. The managed care administrator shall assist the bureau in the medical management of claims within the bounds of workers' compensation law.

Contract for administration of managed care program. The bureau shall contract for the services of a third-party administrator to implement the managed care program. The bureau shall solicit bids for these administrative services within six months after the effective date of this Act. The solicitation must include a description of the program and the services expected of the managed care administrator. By May 1. 1992, the bureau shall award an administrative services contract to the bidder who will best serve the interests of the bureau and the employees under this title. The initial contract must begin July 1, 1992, and continue through June 30, 1993. Subsequent contracts must be for the period of a biennium. Subsequent solicitations must be made at least forty-five days before the expiration of an existing administrative services contract.

SECTION 7. AMENDMENT. Section 65-04-13 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-04-13. Books, records, and payrolls of employers subject to audit and inspection - Penalty for refusal to permit inspection. All books, records, and payrolls of the employers of the state, showing or reflecting in any way upon the amount of wage expenditure of the employers, must be open always for inspection by the bureau or any of its traveling auditors, inspectors, or assistants for the purpose of ascertaining the correctness of the reports, wage expenditures, the number of men employed employees, and any other information as may be necessary for the uses and purposes of the bureau in its administration of this title. Refusal on the part of any employer to submit the employer's books, records, and payrolls for the inspection of the bureau, or of a traveling auditor, inspector, or assistant presenting written authority from the bureau, subjects the employer to a penalty of one hundred dollars for each offense, the same to be collected by civil action in the name of the state and paid into the fund to become a part thereof.

SECTION 8. AMENDMENT. Section 65-04-14 of the North Dakota Century Code is amended and reenacted as follows:

65-04-14. False payroll report - Liability of employer - Collection and disposition of penalty. Any employer who willfully misrepresents to the bureau or its representative the amount of payroll upon which a premium under this title is based $\frac{1}{2}$ be is liable to the state in ten times the amount of the difference between the premium paid and the amount the employer should have paid. The liability to the state under this section $\frac{1}{2}$ must be enforced in a civil action

in the name of the state, and all sums collected under the section shall must be paid into the fund. Any employer who willfully misrepresents to the bureau or its representative the amount of payroll upon which a premium under this title is based is guilty of a class Ä misdemeanor.

SECTION 9. AMENDMENT. Section 65-04-15 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-04-15. Information in employer's reports confidential -Penalty if employee of bureau divulges information. The information contained in an employer's report is for the exclusive use and information of the bureau in the discharge of its official duties and is not open to the public nor usable in any court in any action or proceeding pending therein unless the bureau is a party thereto. The information contained in an employer's report may be provided to a federal or state law enforcement agency pursuant to a lawful order of a court upon a showing of necessity and prior notice to the bureau of an application for the order. The information contained in the report, however, may be tabulated and published by the bureau in statistical form for the use and information of the state departments and of the public. Upon request, the bureau shall disclose the rate classification of an employer to the requester; however, the bureau may not disclose any information that would reveal the amount of payroll upon which that employer's premium is being paid or the amount of premium the employer is paying. Anyone who is convicted under section 12.1-13-01 is disqualified from holding any office or employment with the bureau.

The workers compensation bureau may, upon request of the state tax commissioner or the secretary of state, furnish to them a list or lists of employers showing only the names, addresses, and workers compensation bureau file identification numbers of such employers; provided, that any such list so furnished must be used by the tax commissioner or the secretary of state only for the purpose of administering their duties. The bureau may provide the commissioner of labor or job service North Dakota with information obtained pursuant to the administration of this title. Any information so provided must be used only for the purpose of administering the duties of the commissioner of labor or job service North Dakota. Whenever the bureau obtains information on activities of a contractor doing business in this state of which officials of the secretary of state, job service North Dakota, or tax commissioner may be unaware and that may be relevant to the duties of those officials, the bureau shall provide any relevant information to those officials for the purpose of administering their duties.

SECTION 10. AMENDMENT. Section 65-04-18 of the North Dakota Century Code is amended and reenacted as follows:

65-04-18. Subsequent injury or aggravation of previous injury or condition of employee - Charge to employer's risk - Charge of part of claim to subsequent injury fund. Whenever a subsequent If an injured employee returns to work with an employer who is not the employer for whom the employee worked at the time of the injury, and suffers an aggravation or reoccurrence of injury or aggravation of a previous injury or preexisting condition occurs to an employee to the same body part within five years of the filing date of the original injury, risk of the employer for whom such that person was working at the time of such subsequent injury or aggravation shall the original injury must be charged only with the amount of the awards resulting from such subsequent injury or expense of the aggravation or reoccurrence if the aggravation or reoccurrence is not the result of an identifiable injury suffered while working for the new employer. Whenever such subsequent injury or aggravation results in further disability or an aggravation of a preexisting injury or condition, the compensation $\frac{1}{\text{which}}$ that is in excess of the amount to which the injured employee would have been

entitled solely by reason of the subsequent injury or aggravation shall must be charged to the subsequent injury fund and not to the classification or the risk to which the subsequent injury or aggravation is charged. The expense of an aggravation, reinjury, or degenerative condition of the same body part which manifests itself more than five years after the filing date of the original injury must be charged to the employer for whom the employee was working at the time of the manifestation provided that the manifestation is causally related to the employee's work activities.

SECTION 11. AMENDMENT. Section 65-04-20 of the North Dakota Century Code is amended and reenacted as follows:

65-04-20. Installment payment of premiums - Bond required. If the amount of premium billed to an employer on a pay-in-order is in excess of one hundred dollars, such premium may be paid in installments as follows:

- If the employer is the state of North Dakota, or any department, industrial association, or political subdivision thereof, such premium may be paid in two equal semiannual installments at the option of the state, department, industrial association, or political subdivision, and no bond or undertaking shall be required to secure the payment of deferred premiums.
- 2. If the employer is other than one mentioned in subsection 1, such premium may be paid, at the option of the employer, in two equal semiannual installments or in four equal quarterly installments. An employer wishing to pay premiums in installments under the provisions of this subsection shall file on or before the due date of the first payment the first payment and a satisfactory bond guarantying the payment of all deferred installments in the event of default and guarantying the payment of penalties and court costs in the event of default. A bond may cover one or more annual premiums specified in the pay in order, but if more than one year's premium is covered, the bond shall be a surety bond.

Interest shall must be charged at the same rate of nine percent per annum as earned by the investment of the fund based on the investment measurement review as of March thirty-first of each year and effective July first of each year. Such rate must be charged on all premiums deferred under the provisions of this section, and upon default in payment of any installment such installment shall carry penalties as provided in this chapter.

SECTION 12. A new section to chapter 65-04 of the North Dakota Century Code is created and enacted as follows:

Corporate officer personal liability.

- 1. Any officer, director, or any employee having twenty percent ownership of a corporation that is an employer under this title who has control of or supervision over the filing of and responsibility for filing premium reports or making payment of premiums under this title, and who fails to file the reports or to make payments as required, is personally liable for premiums or reimbursement, including interest, penalties, and costs in the event the corporation does not pay to the bureau those amounts for which the employer is liable.
- 2. The personal liability of any person as provided in this section survives dissolution, reorganization, bankruptcy, receivership, or assignment for the benefit of creditors. For the purposes of this section, all wages paid by the

- corporation must be considered earned from the person determined to be personally liable.
- 3. After notice and opportunity for hearing, the bureau shall After notice and opportunity for hearing, the bureau shall make a determination as to the personal liability under this section. A hearing must be requested within twelve days from the date of mailing of the notice. The determination is final unless the person found to be personally liable requests review by the bureau within fifteen days after mailing of the notice of determination to the person's last known address.
- SECTION 13. A new section to chapter 65-04 of the North Dakota Century Code is created and enacted as follows:

<u>Liability in excess of collected premiums for full-time paid</u> firefighters and law enforcement officers. Whenever claim liability against the fund credited to the classification for full-time paid firefighters or law enforcement officers exceeds the amount of premiums paid into the fund, the excess liability is an obligation of the employers who pay premiums on those employees and those employers shall reimburse the fund for the excess liabilities.

SECTION 14. Two new subsections to section 65-05-07 of the 1989 Supplement to the North Dakota Century Code are created and enacted as follows:

> If a doctor or health care provider who has treated or provided services to an injured employee fails or refuses to file with the bureau a report required by sections 65-05-02, 65-05-08, or 65-05-08.1, within thirty days of examination, treatment, or provision of other services rendered in connection with a compensable work injury, or within thirty days of a request for such report made by the claimant, the claimant's representative, or the bureau, the bureau shall assess as a penalty a sum of one hundred dollars. Health care providers or doctors may not bill injured workers for any penalty assessed by the bureau as a result of failure or refusal to file a required report.

> The filing of an accident report or the rendering of treatment to an injured worker who comes under the bureau's jurisdiction, as the case may be, constitutes acceptance of the bureau's medical aid rules and compliance with its rules and fees.

SECTION 15. AMENDMENT. Section 65-05-08 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05-08. Compensation not paid unless period of disability is of five days' duration or more - Application required. No compensation will may be paid for total or partial disability, the duration of which is less than five consecutive calendar days. If the period of total or partial disability is of five consecutive calendar days' duration or more, compensation shall must be paid during such disability providing that - beginning on the sixth day of disability.

- Disability benefits may not be paid for the first five consecutive calendar days of disability.
- 2. When partial or total disability benefits are discontinued, the claimant shall provide the bureau written notice of reapplication for disability benefits. In case of reapplication, the award may commence no more than thirty days before the date of reapplication. Disability benefits must be reinstated upon a finding that:

- a. The employee has sustained a significant change in medical condition shown by a preponderance of the evidence;
- b. The employee has provided evidence of actual wage loss attributable to the work injury; and
- c. The employee has not retired or voluntarily withdrawn from the job market as defined in section 65-05-09.3.
- 2. A health care provider or physician may not certify or verify past disability unless the health care provider or physician has examined the employee within the previous sixty days and filed those reports required by this title. A health care provider or physician certifying disability shall include in the report the basis for the certification of disability and a professional opinion as to the expected length of and reason for the disability.
- 3. All payments of benefits must be suspended during the period of confinement of any <u>worker employee</u> who is eligible for, or receiving, benefits under this title who is confined in any institution under conviction and sentence unless the <u>worker employee</u> is receiving permanent total disability benefits or the <u>bureau has determined that none of the priority options under subsection 4 of section 65-05.1-01 are viable, and the <u>employee</u> has a spouse or child, in which case the benefits must be paid directly to such spouse or child. After discharge from the institution, payment of benefits thereafter due must be paid as the <u>worker employee</u> would, but for the provisions of this subsection, otherwise be entitled.</u>
- 4. Any worker employee who is eligible for, or receiving, disability benefits under this title shall report any wages earned, from part-time or full-time employment, from the employer of injury or any other employer. Failure to report such wages earned requires the worker employee to refund to the bureau any partial or total disability benefits overpaid by the bureau for that time period. To facilitate recovery, the bureau may offset future benefits otherwise payable, under section 65-05-29. If the bureau determines that the failure to report wages earned was willful, the employee forfeits all further lost-time benefits otherwise payable under this title for that injury pursuant to section 65-05-33.
- An employee shall request disability benefits on a lost-time claim form furnished by the bureau. In no case may lost-time benefits commence more than one year prior to filing of the initial lost-time claim form.
- The provisions of this section apply to any disability claim asserted against the fund on or after July 1, 1989 1991, irrespective of injury date.

SECTION 16. Section 65-05-08.1 of the North Dakota Century Code is created and enacted as follows:

65~05-08.1. Verification of temporary total disability.

- The claimant's doctor shall certify the period of temporary total disability upon request of the bureau.
- A doctor certifying disability shall include in the report filed with the bureau:
 - a. The medical basis for the certification of disability;

- b. Whether the employee is totally disabled, from any and all employment, or whether the employee is able to return to some employment, including light work or sedentary work;
- c. If the employee is not totally disabled, a statement of the employee's restrictions and physical limitations; and
- d. A professional opinion as to the expected length of, and reason for, the disability.
- The report must be filed on a form furnished by the bureau, or on any other form acceptable to the bureau.
- The claimant shall ensure that the required reports are filed.
- 5. Prior to expiration of a period of temporary total disability certified by a doctor, if a report certifying an additional period of disability has not been filed, the bureau shall send a notice to the claimant of intention to discontinue benefits, the reason therefor, and an explanation of the right to respond and the procedure for filing the required report or challenging the proposed action. A copy of the notice must be mailed to the claimant's doctor. Thereafter, if the required certification is not filed, the bureau shall discontinue temporary total disability benefits by formal order, effective no sooner than fourteen days after the date of notice of intention to discontinue benefits is mailed.
- 6. Upon receipt of a report or other evidence indicating a claimant who is receiving temporary total disability benefits has been or will be released to return to work, the bureau shall issue and mail to the claimant a notice of intention to discontinue benefits. Such benefits may thereafter be discontinued on the date of release to return to work or fourteen days following mailing of the notice, whichever is later. The notice must include a statement of the reason for the action, a brief summary of the evidence relied upon by the bureau, and an explanation of the right to respond and the procedure for challenging the action and submitting additional evidence to the bureau.

 ${\tt SECTION~17.~AMENDMENT.}~{\tt Section~65-05-09~of~the~1989~Supplement} \\ {\tt to~the~North~Dakota~Century~Code~is~amended~and~reenacted~as~follows:}$

65-05-09. Temporary total or permanent total disability - Weekly and aggregate compensation. If an injury causes temporary total or permanent total disability, the fund shall pay to the disabled employee during such disability a weekly compensation equal to sixty-six and two-thirds percent of the gross weekly wage of the claimant, subject to a minimum of sixty percent and a maximum of one hundred percent of the average weekly wage in the state. If an employee is disabled due to an injury, that employee's benefits will be based upon the employee's wage and the bureau benefit rates in effect on the date of first disability.

- If an employee suffers disability but is able to return to employment for a period of twelve consecutive calendar months or more, that employee's benefits will be based upon the wage in effect at the time of the recurrence of the disability or upon the wage that employee received prior to the injury, whichever is higher; and the bureau benefit rates shall be those in effect at the time of that recurrence.
- In case of permanent total or temporary total disability, there must be paid to such disabled employee an additional dependency allowance for each child of the employee at the

rate of ten dollars per week per child. Effective July 1, 1989, this rate must be paid to each eligible employee regardless of the date of injury.

- Dependency allowance for the children may be made directly to either parent or guardian at the discretion of the bureau.
- 4. In no case may the compensation or combined compensation and dependency award exceed the weekly wage of the employee after deductions for social security and federal income tax.
- 5. When an employee who is permanently and totally disabled and must be maintained in a nursing home or similar facility, and has no dependent parent, spouse, or children, part or all of that employee's weekly compensation may be used by the bureau to help defray the cost of such care.

SECTION 18. AMENDMENT. Section 65-05-09.2 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05-09.2. Retirement offset. If a claimant is entitled to permanent total disability benefits and social security retirement benefits under 42 U.S.C. sections 402 and 405, the aggregate wage-loss benefits payable under this title must be determined in accordance with this section. The employee's social security retirement offset must equal forty percent a percentage of the calculated ratio of the employee's average weekly wages, as calculated on the commencement of the first, or recurrent, disability under section 65-05-09, to the current state's average weekly wage. Any percentage offset calculated cannot exceed forty percent of the employee's weekly social security retirement benefit:

- 1. Forty percent of the employee's weekly social security retirement benefit if the employee's social security retirement benefits under 42 U.S.C. sections 402 and 405 commence after June 30, 1989; or
- 2. Fifty percent of the employee's weekly social security retirement benefit if the employee's social security retirement benefits under 42 U.S.C. sections 402 and 405 commence after June 30, 1991.

If a claim has been accepted on an aggravation basis and the worker employee is eligible for social security benefits, the bureau's offset must be proportionally calculated. An overpayment must be recouped in the same manner as set forth in section 65-05-09.1. The provisions of this section are not effective for workers who retire on or after whose social security retirement benefits under 42 U.S.C. sections 402 and 405 commenced before July 1, 1989.

SECTION 19. Section 65-05-09.3 of the North Dakota Century Code is created and enacted as follows:

65-05-09.3. Retirement presumption. An employee who has retired or voluntarily withdrawn from the labor force is presumed retired from the labor market and is fre-ligible for receipt of disability benefits under this title. The presumption may be rebutted by a preponderance of the evidence that the worker:

- Is actively seeking employment;
- Is available for gainful employment;
- Has not rejected any job offer made by a former employer, or other bona fide job offer by another employer; and

4. Has not provided the employer, upon written request, with written notice of a scheduled retirement date.

The presumption does not apply to any employee who is permanently and totally disabled as defined under this title.

SECTION 20. AMENDMENT. Section 65-05-10 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05-10. Partial disability - Weekly compensation. If the injury causes temporary partial disability resulting in decrease of earning capacity, the compensation is sixty-six and two-thirds percent of the difference between the injured employee's average weekly wages before the injury and the employee's wage earning capacity after the injury in the same or another employment. However, the partial disability benefits may not exceed an amount equal to sixty-six and two-thirds percent of the employee's average weekly wage at the time of the injury benefit rates as defined in section 65-05-09.

- It is the burden of the employee to show that the inability to obtain employment or to earn as much as the employee earned at the time of injury, is due to physical limitation related to the injury, and that any wage loss claimed is the result of the compensable injury.
- 2. If the employee voluntarily limits income or refuses to accept employment suitable to the employee's capacity, offered to or procured for the employee, such employee is not entitled to any compensation at any time during the continuance of such refusal unless, at any time, such refusal is justified in the opinion of the bureau.
- No compensation is payable unless the loss of earning power capacity exceeds ten percent. The claimant may earn up to ten percent of the claimant's average gross weekly earnings with no reduction in total disability benefits.
- 4. Upon securing suitable employment, the injured employee shall notify the bureau of the name and address of the employer, the date the employment began, and the amount of wages being received on an annual basis. The injured employee shall notify the bureau whenever there is a change in wages received.
- 5. The benefits provided by this section are available to any otherwise eligible worker, providing the loss of earning power capacity occurs after July 1, 1989. Partial loss of earning power capacity occurring prior to July 1, 1989, must be paid at a rate to be fixed by the bureau.
- Dependency allowance must be paid under section 65-05-09 on claims receiving benefits under this section.
- 7. Benefits must be paid during the continuance of partial disability, not to exceed a period of five years. The bureau may waive the five-year limit on the duration of partial disability benefits in cases of catastrophic injury as defined in section 65-05.1-06. This subsection is effective for partial loss of earnings capacity occurring after June 30, 1991.
- 8. The employee's earnings capacity may be established by expert vocational evidence of a capacity to earn in the statewide job pool where the worker lives. Actual postinjury earnings are presumptive evidence of earnings capacity where the job employs the employee to full work capacity in terms of hours worked per week, and where the job is in a field related to

the employee's transferable skills. The presumption may be rebutted by competent evidence from a vocational expert that the employee's actual earnings do not fairly reflect the employee's earnings capacity in the statewide job pool. considering the employee's capabilities, education, experience, and skills.

SECTION 21. A new section to chapter 65-05 of the North Dakota Century Code is created and enacted as follows:

Permanent impairment. When there is a dispute as to the percentage of an employee's permanent impairment, all medical evidence must be submitted to an independent physician who has not treated the employee or who has not been consulted by the bureau in relation to the injury upon which the impairment is based. The bureau shall establish a panel of physicians which reflects a cross section of medical specialists from different geographic regions within the state. The bureau and the claimant shall choose a physician to review a disputed permanent impairment rating by striking names from the panel until a name is chosen. The decision of the independent physician is presumptive evidence of the degree of permanent impairment of the employee.

SECTION 22. AMENDMENT. Section 65-05-25 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05-25. Lump sum settlement - Granted in discretion of bureau - How computed. The bureau, if it determines it is in the best interest of the claimant: may pay a lump sum equal to the present value of all future payments of compensation. The bureau and the claimant. after an opportunity to seek legal counsel, may compromise to resolve a disputed claim. The contract of settlement made is enforceable by the parties. The probability of the beneficiary's or claimant's death before the expiration of the period during which he is entitled to compensation must be determined by reference to generally accepted mortality studies. In case of the spouse of a deceased employeer the lump sum may not exceed compensation for four hundred sixteen weeks and the probability of the happening of any other contingency affecting the amount or duration of the compensation must be disregarded. If at the expiration of a period for which lump sum settlement was made hereunder the claimant is still alive and has not remarried; the bureau; in its discretion, may again assume liability and resume pension payments. The bureau may also grant a partial lump sum settlement, based upon the same computations as the complete lump sum. Any decision of the bureau rendered under this section may be appealed to the district court as provided for in chapter 65 10, and the district court shall render its decision sustaining the <u>decision</u> of the bureau, reversing it; or remanding it back to the bureau with instructions.

- 1. If an employee is determined to be permanently and totally disabled, the bureau may pay the employee a lump sum equal to the present value of all fuure payments of compensation. The probability of the employee's death before the expiration of the period during which the employee is entitled to compensation must be determined by generally accepted mortality studies. The bureau may not pay the employee a lump sum unless it has first determined that there is clear and convincing evidence that the lump sum payment is in the best interest of the employee. Best interest of the employee may not be deemed to exist because the employee can invest the lump sum in another manner to realize a better yield. The employee must show a specific plan of rehabilitation which will enable the employee to return to work as a productive member of society.
- 2. The bureau and an employee may compromise to resolve a disputed claim. The contract of settlement made is

enforceable by the parties. The contract may provide that the employee shall utilize the funds to engage in certain rehabilitation programs. If the employee breaches the contract, the bureau may require the employee to repay the benefits received under the agreement. In cases in which the extent of disability is disputed and resolved by agreement, the concept of reopening a disability claim due to significant change in medical condition is applicable.

SECTION 23. AMENDMENT. Section 65-05-28 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05-28. Examination of injured employee - Paid expenses - No compensation paid if claimant refuses to reasonably participate. Every employee who sustains an injury may select a doctor of that employee's choice to render initial treatment. Upon a determination that the employee's injury is compensable, the bureau may require the employee to begin treating with another doctor, to better direct the medical aspects of the injured employee's claim. An injured employee shall follow the directives of that employee's the doctor or health care provider who is treating the employee whether chosen by the employee or the bureau, and comply with all reasonable requests during the time the employee is under medical care. Providing further that:

- No employee may change from one doctor to another while under treatment or after being released, without the prior written authorization of the bureau. Failure to obtain approval of the bureau renders the employee liable for the cost of treatment and the new doctor will not be considered the attending doctor for purposes of certifying temporary disability.
 - a. Any employee requesting a change of doctor shall file a written request with the bureau stating all reasons for the change. Upon receipt of the request, the bureau will review the employee's case and approve or deny the change of doctor, notifying the employee and the requested doctor.
 - b. Emergency care or treatment or referral by the attending doctor does not constitute a change of doctor and does not require prior approval of the bureau.
- 2. Travel and other personal reimbursement for seeking and obtaining medical care is paid only upon request of the injured employee. All claims for reimbursement must be supported by the original vendor receipt and must be submitted within one year of the date the expense was incurred or reimbursement must be denied. Reimbursement must be made at the bureau reimbursement rates in effect on the date of incurred travel or expense. Mileage calculations must be based upon the atlas or map mileage from city limit to city limit and do not include intracity mileage. Providing further that:
 - a. No payment for mileage or other travel expenses may be made when the distance traveled is less than fifty miles [80.47 kilometers] one way, unless the total mileage equals or exceeds two hundred miles [321.87 kilometers] in a calendar month:
 - b. All travel reimbursements are payable at the rates at which state employees are paid per diem and mileage, except that the bureau may pay no more than actual cost of meals and lodging, if actual cost is less;

- c. Reimbursement may not be paid for travel other than that necessary to obtain the closest available medical or hospital care needed for the injury. If the injured employee chooses to seek medical treatment outside a local area where care is available, travel reimbursement may be denied;
- d. Reimbursement may not be paid for the travel and associated expenses incurred by the injured employee's spouse, children, or other persons unless the employee's injury prevents travel alone and the inability is medically substantiated; and
- Other expenses, including telephone calls and car rentals are not reimbursable expenses.
- 3. The bureau may at any time require an employee to submit to an independent medical examination by a duly qualified doctor or doctors designated or approved by the bureau. The independent medical examination must be for the purpose of review of the diagnosis, prognosis, treatment, or fees. The employee may have a duly qualified doctor designated by that employee present at the examination if procured and paid for by that employee. Providing further that:
 - a. In case of any disagreement between doctors making an examination on the part of the bureau and the employee's doctor, the bureau shall appoint an impartial doctor duly qualified who shall make an examination and shall report to the bureau.
 - b. The employee, in the discretion of the bureau, may be paid reasonable travel and other per diem expenses under the guidelines of subsection 2. If the employee is working and loses gross wages from the employee's employer for attending the examination, the gross wages must be reimbursed as a miscellaneous expense upon receipt of a signed statement from the employer verifying the gross wage loss.
- 4. If an employee, or the employee's representative, refuses to submit to, or in any way intentionally obstructs, any examination, or refuses reasonably to participate in medical or other treatments, the employee's right to claim compensation under this title is suspended until the refusal or obstruction ceases. No compensation is payable while the refusal or obstruction continues, and the period of the refusal or obstruction must be deducted from the period for which compensation is payable to the employee.

SECTION 24. AMENDMENT. Section 65-05-33 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05-33. Filing false claim or false statements - Penalty. Any person claiming benefits or payment for services under this title, who willfully files a false claim or makes a false statement, or willfully fails to notify the bureau as to the receipt of income, or an increase in income, from employment, after the issuance of an order awarding benefits, in connection with any claim or application under this title is guilty of a class B A misdemeanor. Provided further that:

For the purposes of this section, the term "statement" includes any testimony, claim form, notice, proof of injury, proof of return to work status, bill for services, diagnosis, prescription, hospital or doctor records, X-ray, test results, or other evidence of loss, injury, or expense.

- In addition to any other penalties provided by law, the person claiming benefits or payment for services in violation of this section shall:
 - a. Reimburse the bureau for any benefits paid based upon the false claim or false statement, and if applicable, under section 65-05-29.
 - b. Forfeit any additional benefits relative to that injury.

SECTION 25. Section 65-05-34 of the North Dakota Century Code is created and enacted as follows:

65-05-34. False statement on employment application. A false statement in an employment application made by an employee bars all benefits under this title if:

- The employee knowingly made a false representation as to the employee's physical condition;
- The employer relied upon the false representation and this reliance was a substantial factor in the hiring; and
- There was a causal connection between the false representation and the injury.

SECTION 26. Section 65-05-35 of the North Dakota Century Code is created and enacted as follows:

65-05-35. Abandonment of claim - Presumption.

- 1. A claim for benefits under this title is presumed abandoned if:
 - a. A doctor's report has been filed indicating the employee has reached maximum medical recovery; and
 - b. The <u>bureau</u> has not paid any benefit or received a demand for payment of any <u>benefit</u> for a period of four years.
- 2. A claim that is presumed abandoned cannot be reopened for payment of any further benefits unless the presumption is rebutted by a preponderance of the evidence. At a minimum, the employee shall present expert medical opinion that there is a causal relationship between the work injury and the current symptoms.
- 3. When a claim has been presumed abandoned, the employee shall provide the bureau written notice of reapplication for benefits under that claim. In case of award of lost-time benefits, the award may commence no more than thirty days before the date of reapplication. In case of award of medical benefits, the award may be for medical services incurred no more than thirty days before the date of reapplication.

SECTION 27. A new section to chapter 65-05 of the North Dakota Century Code is created and enacted as follows:

Bureau to adopt fee schedule. The bureau shall adopt a fee reimbursement schedule for medical and hospital services and supplies for claims for workers' compensation. The amount of the fees for a specific medical or hospital service or supply set forth in the schedule must be equal to one hundred ten percent of the amount allowed for that medical or hospital service or supply under the urban hospital fee schedule of the medicare prevailing profile in effect at the time the service or supply is provided. The bureau shall establish a

supplemental schedule to include any medical or hospital service or supply that is provided to injured employees and is not covered by the medicare prevailing profile. Any fee for a medical or hospital service or supply which is in excess of the amount allowed for that medical or hospital service or supply by the appropriate schedule under this section may not be recovered by the health care provider from the injured employee, the employer, or the bureau. A health care provider may charge a fee for a medical or hospital service or supply that is less than the fee allowed by the appropriate schedule.

SECTION 28. AMENDMENT. Section 65-05.1-01 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05.1-01. Rehabilitation services.

- The state of North Dakota exercising its police and sovereign powers, declares that disability caused by injuries in the course of employment and disease fairly traceable to the employment create a burden upon the health and general welfare of the citizens of this state and upon the prosperity of this state and its citizens.
- 2. It is the purpose of this chapter to provide for the health and welfare by ensuring to workers' compensation claimants otherwise covered by this title, services, so far as possible, necessary to assist the claimant and the claimant's family in the adjustments required by the injury to the end that the claimant may receive comprehensive rehabilitation services. Such services shall include medical, psychological, economic, and social rehabilitation.
- 3. It is the goal of vocational rehabilitation to return the disabled worker employee to substantial gainful employment with a minimum of retraining, as soon as possible after an injury occurs. "Substantial gainful employment" means bona fide work, for remuneration, which is reasonably attainable in light of the individual's injury, medical limitations, age, education, previous occupation, experience, and transferable skills, and which offers an opportunity to restore the worker employee as soon as practical and as nearly as possible to the worker's employee's average weekly earnings at the time of injury, or to seventy-five percent of the average weekly wage in this state on the date the rehabilitation consultant's report is issued under section 65-05.1-02.1, whichever is less. The purpose of defining substantial gainful employment in terms of earnings is to determine the first appropriate priority option under subsection 4 of section 65-05.1-04 which meets this income test.
- 4. The first appropriate option among the following, calculated to return the <u>worker employee</u> to substantial gainful employment, must be chosen for the <u>worker employee</u>:
 - a. Return to the same position.
 - b. Return to a modified position.
 - c. Return to a related occupation in the local job pool which is suited to the worker's employee's education, experience, and marketable skills.
 - d. Return to a related occupation in the statewide job pool which is suited to the employee's education, experience, and marketable skills.

- e. On the job training.
- er f. Short-term retraining of fifty-two weeks or less.
- f. q. Long-term retraining of one hundred four weeks or less.
- g- h. Self-employment.
- 5. If the vocational consultant concludes that none of the priority options under subsection 4 of section 65-05.1-01 are viable, and will not return the employee to the lesser of seventy-five percent of the average weekly wage, or the employee's preinjury earnings, the employee shall continue to minimize the loss of earnings capacity, to seek, obtain, and retain employement:
 - a. That meets the employee's medical limitations;
 - In which the employee meets the qualifications to compete; and
 - c. Which will reasonably result in retained earnings capacity equivalent to the lesser of the employee's preinjury earnings or fifty percent of the average weekly wage in the state on the date the rehabilitation consultant's report is issued.

An <u>award of partial disability due to retained earnings</u> capacity under this section <u>must be made pursuant to section</u> 65-05-10.

- 5- 6. By agreement between the bureau and the worker employee, the income test in subsection 3 and the priority options in subsection 4 may be waived.
- 6-7. Vocational rehabilitation services may be initiated by:
 - a. The bureau on its own motion; or
 - b. The worker employee or the employer if proof exists:
 - That the claimant has reached maximum medical recovery;
 - (2) That the claimant is not working and has not voluntarily retired or removed himself from the labor force; and
- 7- 8. The provisions of chapter 50-06.1 do not apply to determinations of eligibility for vocational rehabilitation made pursuant to this chapter.

SECTION 29. AMENDMENT. Section 65-05.1-02.1 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05.1-02.1. Vocational consultant's report. The vocational consultant shall review all records, statements, and other pertinent information and prepare a report to the bureau and worker employee.

1. The report must:

- a. Identify the first appropriate rehabilitation option by following the priorities set forth in subsection 4 of section 65-05.1-01.
- b. Contain findings of why a higher listed priority, if any, is not appropriate.
- Depending on which option the consultant identifies as appropriate, the report also must contain findings that:
 - Identify jobs in the local or statewide job pool and the worker's employee's anticipated earnings from each job;
 - Describe an appropriate on-the-job training program, and the worker's employee's anticipated earnings;
 - c. Describe an appropriate short-term or long-term retraining program, the employment opportunities anticipated upon the the program, and the earnings; or
 or
 c. Describe an appropriate short-term or long-term employment opportunities worker*s employee's completion of worker*s employee's anticipated
 - d. Describe the <u>worker's</u> employee's potential for specific self-employment, limitations the <u>worker</u> employee might have in such a self-employment, any assistance necessary, and the <u>worker's</u> employee's anticipated earnings.
- 3. The vocational consultant's report is due within sixty days from the initial referral for rehabilitation assessment under this chapter. However, where the vocational consultant determines that short-term or long-term training options must be evaluated because higher priority options are not viable, the final report is due within ninety days of the initial assessment to allow the employee to assist in formulating the choice among the qualified training programs.

SECTION 30. AMENDMENT. Section 65-05.1-04 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05.1-04. Injured worker employee responsibility.

- 1. It shall be the responsibility of the The injured worker to employee shall seek, obtain, and retain reasonable and substantial employment in order to reduce the period of temporary disability to a minimum. The worker employee has the burden to establish that the worker employee has met this responsibility.
- In the event that the injured worker employee is unable to obtain substantial employment as a direct result of his injury he, the employee shall promptly notify the bureau under subdivision b of subsection 6 of section 65-05.1-01.
- 3. It is the responsibility of the The injured worker to employee shall be available for testing under subsection 6 or 7 of section 65-05.1-02, and for any further examinations and testing as may be prescribed by the bureau to determine whether or not a program of rehabilitation is necessary.
- 4. If the bureau determines that a program of rehabilitation is necessary and feasible: the injured worker, upon having been so notified: shall be available for such a program. Upon notification: with the appropriate assistance and testing from a vocational coordinator appointed by the bureau; the worker shall identify a specific qualified rehabilitation program within sixty days. A qualified rehabilitation

program is a rehabilitation plan that meets the criteria of this title and which is an approved option of the rehabilitation consultant; or is a stipulated rehabilitation plan under subsection 5 of section 65.05.1.0.1 If the first appropriate rehabilitation option under subsection 4 of section 65.05.1.0.1 is return to the same or modified position, or return to related occupation, or on-the-job training, the employee is responsible to make a good faith work trial or work search. If the employee fails to perform a good faith work trial or work search, the finding of nondisability or partial disability is res judicata, and the bureau may not reinstate total disability benefits or recalculate an award of partial disability benefits in the absence of a significant change in medical condition attributable to the work injury. However, the bureau shall recalculate the partial disability award if the employee returns, in good faith, to gainful employment. If the employee meets the burden of proving that the employee made a good faith work trial or work search and that the work trial or work search and that the work trial or work search was unsuccessful due to the injury, the bureau shall reevaluate the employee's vocational rehabilitation claim. A good faith work search that does not result in placement is not, in itself, sufficient grounds to prove the work injury caused the inability to acquire gainful employment. The employee shall show that the injury significantly impacts the employee's ability to successfully compete for gainful employment in that the injury leads employers to favor those without limitations over the employee.

- 5. If the injured worker shall fail to comply with this section without a reasonable cause: the bureau, by administrative order, shall discontinue all lost-time benefits under this title during the period of noncompliance. If; upon the bureau order becoming final, the period of noncompliance shall continue for six months: the bursay shall have no further jurisdiction in awarding any further temporary total. temporary partial. permanent total, or rehabilitation benefits. If the first appropriate rehabilitation option under subsection 4 of section 65-05.1-01 is short-term or leng-term training, the employee shall cooperate with the necessary testing to determine whether the proposed training program meets the employee's medical limitations and aptitudes. The employee shall attend a qualified rehabilitation training program when ordered by the bureau. A qualified training program is a rehabilitation plan that meets the criteria of this title, which is the approved option of the rehabilitation consultant, or is a stipulated rehabilitation plan under subsection 6 of section 65-05.1-01, and commences within a reasonable period of time such as the next quarter or semester.
- 6. If, without good cause, the injured employee fails to perform a good faith work trial in a return to the same or modified position, or in an on-the-job training program, •r fails to make a good faith work search in return to work utilizing the employee's transferable skills, the employee must be deemed to be in noncompliance with vocational rehabilitation. If, without good cause, the injured employee fails to attend a scheduled medical or vocational assessment, or fails to attend a specific qualified rehabilitation program within ten days from the date the rehabilitation program commences, the employee must be deemed to be in noncompliance with vocational rehabilitation. If without good cause, the employee discontinues a job the employee is performing, or a training program in which the employee is enrolled, the employee must be deemed to be in noncompliance with

vocational rehabilitation. If the employee establishes a pattern of noncooperation as heretofore described, involving two or more incidents of noncooperation, subsequent efforts by the employee to come into compliance with vocational rehabilitation may not be deemed successful compliance until the employee has successfully returned to the job or training program for a period of sixty days. In all cases of noncompliance by the employee, the bureau, by administrative order, shall discontinue lost-time benefits. If, upon the bureau order becoming final, the period of noncompliance continues for sixty days, the bureau has no further jurisdiction in awarding any further temporary total, remporary partial, permanent total, or vocational rehabilitation benefits.

SECTION 31. AMENDMENT. Section 65-05.1-06.1 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-05.1-06.1. Rehabilitation award.

- 1. If the bureau determines that vocational rehabilitation is necessary and feasible: the bureau shall make an award of rehabilitation services by order: under chapter 20-32. Within sixty days of receipt of the final vocational consultant's report, the bureau shall issue an administrative order under chapter 28-32 detailing the employee's entitlement to lost-time and vocational rehabilitation services. The bureau shall establish, by administrative rule, an hourly rate to compensate a worker's an employee's attorney from the date the bureau has notified the worker employee to identify a rehabilitation plan under section 65-05.1-04 be available for testing under subsection 7 of section 65-05.1-02. The bureau may establish, by administrative rule, absolute maximum fees for such representation.
- The rehabilitation award must be within the following terms:
 If the appropriate priority option is short-term or long-term training, the vocational rehabilitation award must be within the following terms:
 - a. For the worker's employee's lost time, and in lieu of further temporary total, temporary partial, and permanent total disability benefits, the bureau shall award a rehabilitation allowance. The rehabilitation allowance must be limited to the amount and purpose specified in the award, and must be equal to the disability and dependent benefits the worker employee was receiving, or was entitled to receive, prior to the award.
 - b. The rehabilitation allowance must include an additional twenty-five percent while the worker employee maintains two domiciles, or meets other criteria established by the bureau by administrative rule.
 - c. The rehabilitation allowance must be limited to one hundred four weeks except in cases of catastrophic injury, in which case additional rehabilitation benefits may be awarded in the discretion of the bureau. Catastrophic injury includes:
 - Paraplegia, quadraplegia, severe closed head injury, total blindness, or amputation of an arm or leg, which renders a worker an employee permanently and totally disabled without further vocational retraining assistance; or

- (2) Those workers employees the bureau so designates, in its sole discretion, provided that the bureau finds the worker employee to be permanently and totally disabled without further vocational retraining assistance. There is no appeal from a bureau decision to designate, or fail to designate, a worker an employee as catastrophically injured under this subsection.
- d. The rehabilitation award must include the cost of books, tuition. fees, and equipment, tools, or supplies required by the educational institution. The award may not exceed the cost of attending a public college or university in the state in which the worker employee resides, provided an equivalent program exists in the public college or university.
- e. The rehabilitation allowance may be paid only during such time as the worker employee faithfully pursues vocational retraining. The rehabilitation allowance may be suspended during such time as the worker employee is not faithfully pursuing the training program, or has failed academically. If the work injury itself precludes the worker employee from continuing training, the worker employee remains eligible to receive disability benefits.
- f. In the event the worker employee successfully concludes the rehabilitation program, the bureau may make, in its sole discretion, additional awards for actual relocation expenses to move the household to the locale where the claimant has actually located work.
- g. In the event the worker employee successfully concludes the rehabilitation program, the bureau may make, in its sole discretion, an additional award, not to exceed two months disability benefit, to assist the worker employee with work search.
- h. If the worker employee successfully concludes the rehabilitation program, the worker employee is not eligible for further vocational retraining or total disability benefits unless the worker employee establishes a significant change in medical condition attributable to the work injury which precludes the worker employee from performing the work for which the worker employee was trained, or any other work for which the worker employee is suited. The bureau may waive the provisions of this section in cases of catastrophic injury defined by subdivision c of subsection 2.
- If the worker employee successfully concludes the rehabilitation program, the worker employee remains eligible to receive partial disability benefits, as follows:
 - (1) Beginning the date at which the worker employee completes retraining, until the worker employee acquires and performs substantial gainful employment, the partial disability benefit is sixty-six and two-thirds percent of the difference between the injured worker's employee's average weekly wages before the injury, and the worker's employee's wage-earning capacity after retraining, as measured by the average wage in the worker's employee's occupation, according to criteria established by job service North Dakota in its statewide labor market survey, or such other

criteria the bureau, in its sole discretion, deems appropriate. The average weekly wage must be determined on the date the worker employee completes retraining. The benefit continues until the worker employee acquires substantial gainful employment, but in no case may exceed two years one year in duration.

- (2) Beginning the date at which the worker employee acquires substantial gainful employment in the field for which the worker employee was trained, or in a related occupation, the partial disability benefit is sixty-six and two-thirds percent of the difference between the injured worker's employee's average weekly wages before the injury, and the worker's employee's wage-earning capacity after retraining.
- (3) Beginning the date at which the worker employee acquires substantial gainful employment in an occupation unrelated to the worker's employee's training, the partial disability benefit is sixty-six and two-thirds percent of the difference between the injured worker's employee's weekly wages before the injury, and the worker's employee's wage-earning capacity after retraining, as determined under paragraph 1 of this subdivision, or the worker's employee's actual postinjury wage earnings, whichever is higher.
- (4) The partial disability benefit payable under paragraphs 1, 2, and 3 of this subdivision must be reduced so that the benefit and the worker's employee's earnings or calculated earnings capacity, together, do not exceed one hundred twenty-five percent of the average weekly wage in this state. For purposes of this subsection, the average weekly wage must be determined on the date the worker employee completes retraining or the date the worker employee acquires substantial gainful employment. The partial disability benefit so calculated is not subject to increase or decrease when the average weekly wage in this state changes.
- (5) The partial disability benefits paid under paragraphs 1, 2, and 3 of this subdivision may not together exceed five years one year's duration.
- (6) For purposes of paragraph 1 of this subdivision, the date the worker employee completes retraining is defined as the date the worker employee is available for full-time work. A worker An employee cannot be deemed available for full-time work while the worker employee pursues education, unless such pursuit will in no way interfere with full-time work.
- (7) For purposes of paragraphs 1, 2, and 3 of this subdivision, "substantial gainful employment" means full-time bona fide work, for a remuneration, other than make-work. "Full-time work" means employment for twenty-eight or more hours per week, on average.
- (8) The bureau may waive the <u>five year one-year</u> limit on the duration of partial disability benefits, in cases of catastrophic injury under subdivision c of subsection 2.

- 3. If the appropriate priority option is return to the same or modified position, or to a related position, the bureau shall determine whether the employee is eligible to receive partial disability benefits pursuant to section 65-05-10. In addition, the bureau, in its sole discretion, may make an additional award for actual relocation expenses to move the household to the locale where the claimant has actually located work.
- 4. If the appropriate priority option is on-the-job training, the bureau shall pay the employee a lost-time benefit throughout the duration of the on-the-job training program. Upon completion of the training program, the bureau shall determine whether the employee is eligible to receive partial disability benefits pursuant to section 65-05-10. In addition, the bureau, in its sole discretion may make an additional award for actual relocation expenses to move the household to the locale where the claimant has actually located work.
- SECTION 32. A new section to chapter 65-05.1 of the 1989 Supplement to the North Dakota Century Code is created and enacted as follows:
- Bids for vocational rehabilitation services. The bureau shall solicit bids from vocational rehabilitation vendors to provide services relative to vocational rehabilitation of claimants. The bureau shall contract with the lowest and best bidders to provide these services on an annual basis. The bureau shall determine the criteria that render a vocational rehabilitation vendor qualified. The request for bids must contain a detailed outline of services each vendor will be expected to provide. The accepted bid is binding upon both the bureau and the rehabilitation vendor. If additional services are determined to be necessary as a result of failed or inappropriate rehabilitation of an injured employee through no fault of the employee, the bureau may contract with the vendor for additional services. If the failure or inappropriateness of the rehabilitation of the injured employee is due to the vendor's failure to provide the necessary services to fulfill the contract, the bureau is not obligated to use that vendor for a deditional services on that claim and the bureau may refuse payment for a service that the vendor failed to perform which was a material requirement of the contract.
- SECTION 33. AMENDMENT. Section 65-05.2-01 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows.
- 65-05.2-01. Eligibility for supplementary benefits. A workers' compensation claimant who was is receiving temporary total disability benefits, permanent total disability benefits, or death benefits as of July 1- 1980, and is receiving such benefits as of July 1- 1985, and who has been receiving disability or death benefits for a period of ten consecutive years or more as of June thirtieth of each year is eligible for supplementary benefits. Eligibility for supplementary benefits starts on July 1- 1985, first of each year and lasts for as long as the claimant is entitled to workers' compensation benefits permanent total disability benefits or death benefits.
- SECTION 34. AMENDMENT. Section 65-05.2-02 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:
- 65-05.2-02. Supplementary benefits Amount. Claimants who are eligible for supplementary benefits and who are receiving temporary total disability benefits or permanent total disability benefits are entitled to receive a weekly supplementary benefit of such that, when added to their weekly permanent total disability benefit, at least one

weekly wage on July first of each year is their combined benefit. Claimants who are eligible for supplementary benefits and who are receiving death benefits are entitled to receive a weekly supplementary benefit of such that, when added to their weekly death benefit, at least one hundred dollars per week fifty percent of the maximum death benefit on July first of each year is their combined benefit. In no case may the annual recalculation of supplemental benefits result in a rate less than the previous rate, notwithstanding an error in calculation. If a claim has been accepted on an aggravation basis pursuant to section 65-05-15 and the injured employee is eligible for supplementary benefits, the claimant's supplementary benefit must be proportionally calculated.

SECTION 35. AMENDMENT. Subsection 4 of section 65-06.2-02 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- 4. If a former inmate receiving disability benefits under the provisions of this chapter is recommitted or sentenced by a court to imprisonment in a penal institution, the disability benefits shall be suspended or paid during any confinement exceeding thirty consecutive days in the following manner:
 - a: if the employee has no spouse or child, any right to claim disability benefits under this title during imprisonment shall cease and the term of confinement shall be deducted from the period for which disability benefits are payable to the employee.
 - b. If the employee has a spouse or child, payment of disability benefits during the employee's imprisonment shall be paid to the spouse or child of the employee in the manner and in the amount provided in subsection 1 of section 65-05-017 are payable pursuant to subsection 3 of section 65-05-03.

SECTION 36. AMENDMENT. Section 65-10-03 of the 1989 Supplement to the North Dakota Century Code is amended and reenacted as follows:

65-10-03. Cost of appeal and attorney's fee fixed by the bureau. The cost of the judicial appeal and an attorney's fee for the claimant's attorney must be borne by the bureau when the claimant prevails The claimant is deemed to have prevailed when any part of the decision of the bureau is reversed or the claim is remanded to the bureau for and the claimant prevails following further administrative proceedings. In an appeal by the bureau to the North Dakota supreme court, the claimant shall recover costs and attorneys' fees incurred in responding to the appeal. The bureau shall pay such attorney's fee from the bureau general fund. The amount of such attorney's fee must be determined in the same manner as prescribed by the bureau for attorney fees, and the amount of attorney's fee already allowed in administrative proceedings before the bureau must be taken into consideration. The bureau shall- pursuant to section 65-02-08establish a maximum fee to be paid in an appeal; provided that the maximum fee may be exceeded upon application of the claimant and approval of the court, upon a finding that the claim had clear and substantial merit, and that the legal or factual issues involved in the appeal were unusually complex. Attorney fees must be paid at the hourly rate established pursuant to section 5 of this Act. Notwithstanding the foregoing, the bureau is liable for its costs on appeal if the decision of the bureau is affirmed.

SECTION 37. APPLICATION - EFFECTIVE DATE. Sections 28, 29, 30, and 31 of this Act apply to any rehabilitation award made on or after the effective date of this Act, irrespective of the date of injury. This Act becomes effective on July 1, 1991."

Renumber accordingly

- SB 2215: Committee on Agriculture (Rep. Nicholas, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (15 YEAS, O NAYS, 2 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 2, line 8, remove the overstrike over "to farmers concerning farm"
- Page 2, line 9, remove the overstrike over "credit problems" and remove "and"
- Page 2, line 10, remove "other"

Renumber accordingly

- SB 2237, as engrossed: Committee on Human Services and Veterans Affairs (Rep. Larson, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (14 YEAS, O NAYS, 1 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 1, line 1, remove "new section to chapter 15-20.1 and a"
- Page 1, remove lines 3 and 4
- Page 1, line 5, remove "to provide for"
- Page 1, remove lines 15 through 22
- Page 4, line 13, after the underscored semicolon insert $\underline{\text{"the commission on}}$ the status of women;"
- Page 7, line 5, remove "must be maintained in the office of the"
- Page 7, line 6, remove "state board of vocational education"
- Page 8, line 6, replace "must be paid from the appropriation for the state board of" with "and"
- Page 8, line 7, remove "vocational education, expenses"
- Page 9, line 28, after "9-" insert "8." and remove the overstrike over "Prepare and submit to the executive director of the department of"
- Page 9, remove the overstrike over line 29
- Page 10, line 1, after "governor" insert "The director of the department of human services" and remove the overstrike over "shall designate a person with a demonstrated expertise in the"
- Page 10, remove the overstrike over lines 2 through 4

Renumber accordingly

- SB 2249, as reengrossed: Committee on Finance and Taxation (Rep. Timm, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (10 YEAS, 5 NAYS, 1 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 1, line 1, replace "two" with "a" and replace "sections" with "section"
- Page 1. line 4, remove "and to provide for payments in lieu"
- Page 1, line 5, remove "of taxes"
- Page 1. line 12, after the period insert "An exemption under this section applies to any pipeline and associated necessary equipment for only the

first ten full taxable years after commencement of construction of the pipeline."

Page 1, remove lines 13 through 22

Page 2, remove lines 1 through 7

Renumber accordingly

- SB 2258, as engrossed: Committee on Finance and Taxation (Rep. Timm, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (14 YEAS, 1 NAY, 1 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 1, line 1, after "Act" insert "to create and enact a new section to chapter 54-27.2 of the North Dakota Century Code, relating to transfers from the budget stabilization fund;" and after "54-27.2-01" insert ", 54-27.2-02."
- Page 1, line 3, after the semicolon insert "and" and replace "for a transfer from the budget stabilization" with "an expiration date."

Page 1, remove lines 4 and 5

Page 1, after line 19, insert:

"SECTION 2. AMENDMENT. Section 54-27.2-02 of the North Dakota Century Code is amended and reenacted as follows:

54-27.2-02. Certain general fund revenues to be deposited in the budget stabilization fund. Notwithstanding any other provision of law except section 54-27.2-01, any amount in the state general fund in excess of forty one hundred five million dollars at the end of any biennium must be transferred by the state treasurer to the budget stabilization fund. For purposes of this section, "at the end of any biennium" means after cancellation of unexpended appropriations under section 54-44.1-11."

Page 2, replace lines 27 through 29 with:

"SECTION 4. A new section to chapter 54-27.2 of the North Dakota Century Code is created and enacted as follows:

Transfer to avoid negative general fund balance. Notwithstanding any other provision of law, if the governor orders a transfer, and if the transfer is approved by the budget section of the legislative council, the state treasurer shall transfer any necessary funds from the budget stabilization fund to the state general fund to offset a negative balance in the state general fund. The limitations of this chapter with respect to projected general fund revenues do not apply to limit the transfer provided under this section.

SECTION 5. EXPIRATION DATE. Sections 2 and 4 of this Act are effective through June 30, 1993, and are thereafter ineffective."

Page 3, remove lines 1 through 5

Renumber accordingly

SB 2276, as reengrossed: Committee on Finance and Taxation (Rep. Timm, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (7 YEAS, 6 NAYS, 3 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.

Page 1, line 6, remove "to repeal"

Page 1, remove lines 7 and 8

- Page 1, line 9, remove "exemptions for new industries;"
- Page 2, line 26, replace "which employs" with an underscored period
- Page 2, remove lines 27 and 28
- Page 4, line 21, after the underscored period insert "Exemptions under this section may not be granted for more than a twelve-month period for sales and use tax purposes or for more than five taxable years for income tax purposes."
- Page 9, remove lines 23 and 24

Renumber accordingly

- SB 2457, as engrossed: Committee on Human Services and Veterans Affairs (Rep. Larson, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (12 YEAS, 3 NAYS, 0 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 2, line 12, remove ", including injuries sustained as a result of"
- Page 2, line 13, remove "excessive corporal punishment"
- Page 3, line 5, remove the underscored period
- Page 3, remove line 6
- Page 3, line 7, remove "nor may the execution of a sentence be suspended"
- Page 4, line 20, replace "not" with "only"
- Page 4, line 21, replace "request" with "grant" and replace "not" with "permission"
- Page 5, line 22, replace "establish" with "provide, through", after "line" insert "maintained by the department", and replace "to be" with "a means"
- Page 5. line 23. remove "known as "carecheck","
- Page 7, line 15, replace "5" with "3"

Renumber accordingly

- SB 2458, as engrossed: Committee on Agriculture (Rep. Nicholas, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (14 YEAS, 2 NAYS, 1 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar.
- Page 4, line 1, remove "or by the commissioner of agriculture"
- Page 4, line 2, remove "through an administrative hearing pursuant to chapter 28-32"

Renumber accordingly

- SB 2561, as reengrossed: Committee on Human Services and Veterans Affairs (Rep. Larson, Chairman) recommends DO NOT PASS (10 YEAS, 5 NAYS, 0 ABSENT AND NOT VOTING). SB 2561 was placed on the Fourteenth order on the calendar.
- SCR 4061: Committee on Human Services and Veterans Affairs (Rep. Larson, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS and BE PLACED ON THE CONSENT CALENDAR (14 YEAS, O NAYS, 1 ABSENT AND NOT VOTING). The proposed amendment was placed on the Sixth order on the calendar

Page 2, line 2, after "offenders" insert "and child abuse victims"

Renumber accordingly

FIRST READING OF SENATE CONCURRENT RESOLUTIONS

- SCR 4063: A concurrent resolution urging certain state agencies to provide support and assistance in developing the Bagg Bonanza Farm historic site.
- Was read the first time and referred to the Committee on Agriculture.
- SCR 4068: A concurrent resolution directing the Legislative Council to study the feasibility and desirability of coordinating the activities or consolidating the functions of state agricultural product promotion entities and the budgeting methods used for those entities.
- Was read the first time and referred to the Committee on Agriculture.
- SCR 4069: A concurrent resolution to create and enact a new section to the Constitution of North Dakota, relating to authorization for issuance of bonds of the state and expenditure of the proceeds for payment of adjusted compensation to North Dakota veterans of the Persian Gulf War. Was read the first time and has been heard by the Joint Constitutional Revision Committee.

REPORT OF STANDING COMMITTEE

SCR 4069: Joint Constitutional Revision Committee (Rep. Kretschmar, Chairman) recommends DO NOT PASS (6 YEAS, 3 NAYS, 1 ABSENT AND NOT VOTING). SCR 4069 was placed on the Fourteenth order on the calendar.

FIRST READING OF SENATE BILL

SB 2591: A BILL for an Act to amend and reenact section 4-13.2-06 of the North Dakota Century Code, relating to violations of the poultry law. Was read the first time and referred to the Committee on Agriculture.

The House stood adjourned pursuant to Representative Kloubec's motion.

ROY GILBREATH, Chief Clerk