JOURNAL OF THE SENATE

SPECIAL SESSION OF THE FIFTY-SECOND LEGISLATIVE ASSEMBLY

* * * * *

Bismarck, November 4, 1991 At the hour of 9:00 a.m., November 4, 1991, being the day and hour appointed by the Governor of North Dakota pursuant to the following executive order issued on the ninth day of September 1991, the members of the Senate assembled in the Senate Chamber, State Capitol, at Bismarck and were called to order by the Honorable Lloyd Omdahl, President of the Senate of the Fifty-second Legislative Assembly of North Dakota.

The prayer was offered by Mr. Sean Whelan, Youth Minister, Good Shepherd Lutheran Church, Bismarck.

The roll was called and all members were present.

A quorum was declared by the President.

EXECUTIVE ORDER 1991 - 5

I, GEORGE A. SINNER, GOVERNOR OF THE STATE OF NORTH DAKOTA, BY THE AUTHORITY VESTED IN ME, DO HEREBY CONVENE THE NORTH DAKOTA LEGISLATIVE ASSEMBLY INTO SPECIAL SESSION ON MONDAY, NOVEMBER 4, 1991, AT 9:00 A.M. IN THE LEGISLATIVE CHAMBERS.

My decision to do so is made upon the following bases and for the following reasons:

- The Governor is vested with the executive power pursuant to Article V, Section 1 of the North Dakota Constitution;
- The Governor is vested with the specific authority to call a special session of the Legislative Assembly pursuant to Article V, Section 5 of the North Dakota Constitution;
- A Special Session of the legislature is necessary in order to accomplish constitutionally required redistricting and such other emergency matters as may be essential to the operation of the State of North Dakota.

Executed in Bismarck, North Dakota, this Ninth Day of September, 1991.

ATTEST: Jim Kusler Secretary of State

COMMUNICATION FROM SECRETARY OF STATE JIM KUSLER November 4, 1991

A Special Session of the Fifty-second Legislative Assembly has been called by Governor George Sinner to address legislative redistricting. Attached hereto please find a copy of Governor's Executive Order 1991-5, calling a special session of the legislature for nine o'clock a.m., November 4, 1991.

Attached is a certified list of members of the North Dakota State Senate during the Fifty-second Legislative Assembly, State of North Dakota, 1991. No vacancies have occurred in the Senate and no other Certificates of Election for any legislative office have been issued since the Fifty-second Legislative Assembly adjourned in April, 1991.

The Office of Secretary of State looks forward to serving the members of the Legislative Assembly during this special session and in the year ahead. Best wishes for a productive and successful session.

1991 NORTH DAKOTA LEGISLATIVE ASSEMBLY SENATE

Dist	t. No Counties or Parts Thereof	Name	Address
1.	Williams	James C. Yockim	Willicton
2.		Erwin M. Hanson	Williston Crosby
3.		Orlin Hanson	Sherwood
4.	_ *	Meyer D. Kinnoin	Stanley
	Mountrail		
5.		Larry W. Schoenwald	Minot
6.		David P. O'Connell	Lansford
7.	• •	Kenneth R. Solberg	Rugby
8.		Layton W. Freborg	Underwood
9. 10.		Dan Jerome William S. Heigaard	Belcourt Langdon
10.	Walsh	William 3. nergaard	Langdon
11.		F. Kent Vosper	Neche
12.		Byron Langley	Warwick
	Ramsey	Bill Starke	New Rockford
13.		Jay Lindgren	West Fargo
14. 15.		Bryce Streibel John T. "Jack" Traynor	Fessenden Devils Lake
16.	•	Harvey D. Tallackson	Grafton
17.		Ray Holmberg	Grand Forks
&		nay no mberg	Grand Forks
18.		Jack W. Ingstad	Grand Forks
19.		Duane Mutch	Larimore
20.	Grand Forks, Traill	Elroy N. Lindaas	Mayville
21.	Cass	Tish Kelly	Fargo
		John Schneider	Fargo
22.		Gary J. Nelson	Casselton
23.	Nelson, Griggs, Steele	Daniel K. Wogsland	Hannaford
24.	Barnes	Larry J. Robinson	Valley City
25.	Richland	Russell T. Thane	Wahpeton
26.	Dickey, Sargent,	Jerome Kelsh	Fullerton
	Ransom	Scott Stofferahn	Cogswell
27.		James Dotzenrod	Wyndmere
28.	Logan, LaMoure, Dickey, Barnes	Don Moore	Forbes
29.	Stutsman	Dale Marks	Ypsilanti
30.	Emmons, McIntosh, Burleigh, Logan	Pete Naaden	Braddock
31.	Burleigh, Sheridan,	Duane L. DeKrey	Tappen
	Kidder		
32.	3	Bonnie Heinrich	Bismarck
33.	Mercer, Oliver	Joe Keller	Beulah
34.		Corliss Mushik	Mandan
35.	Grant, Hettinger, Sioux	Aaron Krauter	Regent
36.	McKenzie, Dunn	Dean J. Meyer	Watford City
37.	Stark	William G. Goetz	Dickinson
38.		Ray David	Dickinson
39.	Adams, Bowman, Billings, Golden Valley, Slope	Bill L. Bowman	Bowman
40. &	Ward	Karen K. Krebsbach	Minot
۵ 50.	Ward	Rolland W. Redlin	Minot
41.	Ward	Jim Maxson	Minot
42.		Wayne Stenehjem	Grand Forks
43.		Jayson Graba	Grand Forks
44.	Cass	Curtis N. Peterson	Fargo
45.	Cass	Donna Nalewaja	Fargo

1	st	D	AY

1765

Cass Burleigh Stutsman Burleigh Cass Burleigh	Jens Tennefos Evan E. Lips David E. Nething Barb Evanson Tim Mathern Joseph A. Satrom	Fargo Bismarck Jamestown Bismarck Fargo Bismarck
Morton	Steven W. Tomac	St. Anthony
	Burleigh Stutsman Burleigh Cass Burleigh	Burleigh Evan E. Lips Stutsman David E. Nething Burleigh Barb Evanson Cass Tim Mathern Burleigh Joseph A. Satrom

CORRECTION and REVISION of the JOURNAL (Sen. Robinson, Chairman) MR. PRESIDENT: Your Committee on Correction and Revision of the Journal has carefully examined the Journal of the Sixty-seventh Day and the Postsession Journal of the Senate and recommends that they be approved.

SEN. ROBINSON MOVED that the report be adopted, which motion prevailed.

MOTION

SEN. WOGSLAND MOVED that the Senate stand at recess until 10:00 a.m., which motion prevailed.

THE SENATE RECONVENED pursuant to recess taken, with President Omdahl presiding.

REPORT OF PROCEDURAL COMMITTEE

MR. PRESIDENT: Your procedural Committee on Rules (Sen. Wogsland, Chairman) recommends that the Senate and the Joint Rules of the Fifty-second Legislative Assembly, as adopted on Thursday, December 6, 1990, be amended as follows for the extraordinary session of the Fifty-second Legislative Assembly and that the reading of this report be dispensed with:

SECTION 1. AMENDMENT. Subsection 4 of Senate Rule 318 is amended as follows:

- 4. The following questions require a two-thirds vote of the members-elect of the Senate:
 - a. Initiated and referred measures amended or repealed within seven years after enactment or approval, as provided in Section 8, Article III, of the Constitution and Senate Rule 338.
 - Emergency clauses, as provided in Section 13, Article IV, of the Constitution.
 - c. Reconsideration after a clincher motion, as provided in Senate Rule 347.
 - d. Reconsideration after the next legislative day or after a previous motion to reconsider, as provided in Senate Rule 346.
 - e. Second reading same day as reports as provided in Senate Rule 336.
 - £. Suspension of requirement that copies of amendments be distributed before acted on, as provided in Senate Rule 601.
- g = f. Suspension of the rules, as provided in Senate Rule 324.
- $\frac{h}{h}$. Vetoed measures, reconsideration, as provided in Section 9, Article V, of the Constitution.

SECTION 2. AMENDMENT. Senate Rule 336 is amended as follows:

336. SECOND READING. No bill requiring the approval of the Governor, no resolution proposing a change in the Constitution of North Dakota, and no resolution ratifying an amendment to the Constitution of the United States may be referred, except in the case of a bill or resolution that is prefiled pursuant to Senate Rule 401, or amended until it has been read; nor may any

such bill or resolution have its second reading and final passage until at least one day after it has been reported to the Senate by the committee to which it was referred, provided that any such bill or resolution may have its second reading and final passage on the same day it is reported back when so ordered by two thirds of the members elect of the Senate its first reading.

SECTION 3. AMENDMENT. Senate Rule 345 is amended as follows:

345. NOTICE OF INTENTION TO RECONSIDER. Except on the thirty third legislative day and on or after the fiftieth legislative day, when When notice of intention to move the reconsideration of any bill or resolution agest be is given by a member, the Secretary of the Senate shall retain the bill or resolution until the end of the next legislative day, unless the bill or resolution has previously been disposed of. When a member in explaining the member's vote states to the Senate that the member's vote is for the purpose of reconsideration, that statement is notice of such intention.

SECTION 4. AMENDMENT. Subsection 1 of Senate Rule 401 is amended as follows:

1. Any bill or resolution that conforms to statutory requirements and these rules, within the time prescribed, may be introduced by any member, standing committee, or the Legislative Council, by filing the bill or resolution with the Secretary of the Senate, who shall number consecutively each bill or resolution.

SECTION 5. AMENDMENT. Subsections 1 and 2 of Senate Rule 402 are amended as follows:

- 1. No bill may be introduced after the sixteenth legislative day and no member other than the Majority and Minority beaders may introduce more than three bills as prime sponsor after the eleventh legislative day; nor may any or resolution; except those resolutions hereinafter provided for may be introduced after the eighteenth legislative day; except upon approval of the Legislative Council or a majority of the Delayed Bills Committee or upon two-thirds vote of the Senate.
- No bill introduced at the request of an executive agency or the Supreme Court may be introduced after Becember tenth before the ensuing regular session; except upon approval of a majority of the Delayed Bills Committee.

SECTION 6. AMENDMENT. Senate Rule 403 is amended as follows:

403. DELAYED BILLS AND RESOLUTIONS. The Delayed Bills Committee shall receive from the Secretary all bills and resolutions offered for introduction after the time for introduction as timited by Senate Rule 402, and, on the same or the next legislative day after receiving such bill or resolution, shall report to the Senate its conclusion whether the introduction of the bill or resolution should be allowed. If a majority of the committee favors introduction, the bill or resolution may be introduced. All such bills and resolutions must bear the name or names of the original sponsors.

SECTION 7. AMENDMENT. Senate Rule 504 is amended as follows:

504. MEETING OF COMMITTEES.

- 1. The <u>Committee</u> on Appropriations meets on Monday: Tuesday: Wednesday, Thursday: and Friday of each week.
- 2. The three day committees meet on Monday: Tuesday, and Wednesday of each week.
- 3. The two day committees meet on Thursday and Friday of each week.

- Any committee that meets on <u>Hednesday</u> and which has a member who is also a member of the Joint Constitutional Revision Committee may not meet during the time the Joint Constitutional Revision Committee meets. Any committee that meets on <u>Hednesday</u> may adjust its schedule to allow time for committees without regularly scheduled meeting times to meet.
- 5. The chairman of any committee, or a majority of that committee, may call meetings at times and on other days as deemed necessary.

SECTION 8. AMENDMENT. Senate Rule 601 is amended as follows:

601. REPORT OF COMMITTEES.

- The report of a committee must provide for one or more of the following recommendations with respect to the bill or resolution: do pass, do not pass, be amended, be rereferred to another committee, or be placed on the calendar without recommendation.
- a. If the committee report is for amendment, the proposed amendment must be placed on the calendar for the next legislative day on the sixth order of business.
 - b. No action may be taken on an amendment until a verbatim copy of the amendment has been distributed to each member; provided, that on a two-thirds vote of the members-elect, this may be suspended, and the amendment acted on immediately after the report of the committee.
 - c. If the amendment is adopted by a majority vote of the members present, the amended measure must then be placed on the calendar for the next legislative day under the applicable order of business for second reading and final passage except as provided in subdivision e or g.
 - d. If the amendment is rejected, the measure without amendment must be placed on the calendar for the next legislative day under the applicable order of business for second reading and final passage except as provided in subdivision e or g.
 - e. If the committee report is for amendment and then rereferral to another committee, the measure must be rereferred to the appropriate committee after adoption or rejection of the amendment.
 - f. If the committee report does not recommend rereferral to another committee but recommends that the measure pass, do not pass, or makes no recommendation, the measure must be placed on the calendar for the next legislative day under the applicable order of business for second reading and final passage except as provided in subdivision g.
 - g. On motion Except as provided in subdivision e, a measure must be placed on the calendar for second reading and final passage immediately after action is taken on the amendment. After the thirty second legislative day all Senate bills; and after the fifty fifth legislative day all measures; must be placed on the calendar for second reading and final passage immediately after action is taken on the amendment.
 - h. A report for amendment must be approved as to form and style by the Legislative Council staff. When a report for amendment is received by the Secretary without a notation that the report was approved as to form and style by the Legislative Council staff, the Secretary immediately shall cause that report to be delivered to the Legislative Council office with a request that

the report be examined and receive a notation approving its form and style.

- 3. If the committee report is divided as provided in Senate Rule 602, and one report is for amendment with the other that the bill do not pass, the reports must be placed on the calendar for the next legislative day on the seventh order of business. The President shall receive and announce a motion that the report of the minority be substituted for the majority committee report. If a "do not pass" report is adopted under this subsection, the measure must be placed on the calendar on the eleventh or fourteenth order of business.
- 4. During the fifth order of business, the Secretary shall announce that committee reports have been received, if such is the case, and shall list the bill or resolution number, or other identifier, and state the accompanying committee recommendation.
- 5. If the committee report is divided pursuant to Senate Rule 602, the Secretary shall announce the majority report and the minority report, or reports, as well.
- 6. The If practicable, the Secretary shall ensure that the daily calendar contains appropriate notation of committee reports.

SECTION 9. AMENDMENT. Joint Rule 202 is amended as follows:

202. RECEDING BEFORE CONFERENCE. Either house may recede from any subject matter of difference existing between the two houses at any time before a conference whether the papers on which difference has arisen are before the house receding formally or informally, and a majority governs, except in case where two-thirds are required by the Constitution, and the question having been put and lost, may not be again put the same day, and the consideration thereof in other respects is regulated by the rules of the respective houses.

SECTION 10. AMENDMENT. Joint Rule 206 is amended as follows:

206. CONSENT CALENDAR.

- Each standing committee may report an uncontested amendment, an uncontested bill, an uncontested resolution, or a contested resolution out of committee and may include in its report a recommendation for placement on the consent calendar.
- 2. As used in this rule, uncontested amendment, uncontested bill, or uncontested resolution means any committee report for amendment, bill, or resolution, except those containing appropriations, which makes or receives a do pass or do pass as amended recommendation from the committee of referral, by unanimous vote of the members present provided a quorum is present. As used in this rule, "contested resolution" means any resolution that receives a do pass or do pass as amended recommendation from the committee of referral, by any vote other than a unanimous vote of the members present provided a quorum is present.
- 3. Following the presentation of a committee report recommending placement on the consent calendar, all amendments, bills, or resolutions recommended by the committee for placement on the consent calendar must be placed on the consent calendar.
- 4. Any consent calendar amendment, bill, or resolution that is amended from the floor must be taken off the consent calendar and must be placed on the regular calendar.
- 5. Upon objection of one-third of the members-elect to the placement or retention of any uncontested amendment, uncontested bill, or

uncontested resolution on the consent calendar, or upon objection of any member to the placement or retention of any contested resolution on the consent calendar, the bill or resolution must be taken off the consent calendar and must be placed on the regular calendar.

6. No item on the consent calendar may be considered for adoption on the same legislative day it is placed on the consent calendar.

SECTION 11. AMENDMENT. Joint Rule 208 is amended as follows:

208. INTRODUCTION OF EXECUTIVE DEPARTMENT AND SUPREME COURT BILLS. Each executive agency and the Supreme Court shall file with the Legislative Council those bills they wish to have introduced no later than Becomber tenth before the ensuing regular session. Each. Upon approval by the appropriate Delayed Bills Committee, each bill is deemed introduced by the standing committee of the House or Senate with general jurisdiction over the subject matter of the bill. The Legislative Council shall number and deliver those bills to the President of the Senate or the Speaker of the House for recording. Each bill must be identified by noting the name of the agency or the court under the name of the sponsoring committee. The identification may include the names of not more than five entities authorized to file bills under this rule.

SECTION 12. Joint Rule 304 is created as follows:

304. JOINT COMMITTEE ON LEGISLATIVE REDISTRICTING. A joint committee on legislative redistricting must be appointed in any session during whice the issue of legislative redistricting is addressed. The committee consists of sixteen members, eight from the House and eight from the Senate, appointed in the same manner as the members of other standing committees are appointed. The first-named member from each house is cochairman of the committee. The presiding officer shall refer to the joint committee on legislative redistricting all bills and resolutions relating to redistricting or reapportioning of legislative districts. The committee shall first meet at the call of the Senate cochairman and the chairmanship of each meeting thereafter alternates between the cochairmen. Members of the committee are excused from attending a meeting of any other committee while they are attending a meeting of the joint standing committee shall issue joint reports on measures referred to it, with a report being first presented to the house having possession of the measure, and later presented to the other house if appropriate.

SECTION 13. Joint Rule 305 is created as follows:

305. JOINT TECHNICAL CORRECTIONS COMMITTEE. A joint technical corrections committee must be appointed in a special session. The committee consists of fourteen members, seven from the House and seven from the Senate, appointed in the same manner as the members of other standing committees are appointed. The first-named member from each house is cochairman of the committee. The presiding officer shall refer bills and resolutions relating to statutory or constitutional revision to the committee. The committee shall first meet at the call of the Senate cochairman and the chairmanship of each meeting thereafter alternates between the cochairmen. Members of the committee are excused from attending a meeting of any other committee while they are attending a meeting of the joint technical corrections committee. The committee shall issue joint reports on measures referred to it, with a report being first presented to the house having possession of the measure, and later presented to the other house if appropriate.

SECTION 14. AMENDMENT. Subsection 4 of Joint Rule 501 is amended as follows:

4. a. All fiscal notes must be prepared in triplicate and must be returned to the Legislative Council or the committee chairman making the request, whichever the case may be, not later than five days one day from the date of the request. b. One copy of the fiscal note must be attached to the original bill or resolution, one copy must be filed with the Bill Clerk of the house wherein the bill or resolution originated, and one copy must be filed in the Legislative Council office.

SEN. WOGSLAND MOVED that the report be adopted, which motion prevailed.

ANNOUNCEMENT

PRESIDENT OMDAHL ANNOUNCED the following appointments of members to the Special Session committees:

APPOINTMENT OF SPECIAL SESSION COMMITTEES SENATE

Joint Committee on Legislative Redistricting

Yockim, Jim, Cochairman Goetz, William G. Holmberg, Ray Krauter, Aaron Moore, Don Satrom, Joseph A. Streibel, Bryce Wogsland, Dan

Joint Technical Corrections Committee

Mathern, Tim, Cochairman Heinrich, Bonnie Kelsh, Jerome Kinnoin, Meyer Freborg, Layton Krebsbach, Karen Nething, David

COMMUNICATION FROM GCVERNOR GEORGE A. SINNER October 28, 1991

I request the advice and consent of the North Dakota Senate to the nominations of the following to the offices of the North Dakota Gaming Commission:

- Mr. Rick Maixner
 HCR 3, Box 81
 New England, North Dakota 58645
 Term of Office: 7-1-91 to 7-1-92
- Ms. Sonja Kosler
 21 Fremont Drive, SW
 Fargo, North Dakota 58103
 Term of Office: 7-1-91 to 7-1-92
- Mr. Gorman King, Sr.
 P.O. Box 995
 Bismarck, North Dakota 58502
 Term of Office: 7-1-91 to 7-1-93
- 4. Ms. Linda Steve 25 First Avenue West Dickinson, North Dakota 58601 Term of Office: 7-1-91 to 7-1-94
- Mr. William Hixson
 422 East Main
 Bismarck, North Dakota 58501
 Term of Office: 7-1-91 to 7-1-94

REPORT OF PROCEDURAL COMMITTEE

MR. PRESIDENT: Your procedural Committee on Committees (Sen. Heigaard, Chairman) submits the following names for your select committees to consider the Governor's nominations to the offices of the North Dakota Gaming Commission:

RICK MAIXNER: Senators Meyer, Chairman; Keller; Lindaas; Lindgren; Solberg

SONJA KOSLER: Senators Kelly, Chairman; Marks; Schoenwald; Stenehjem; David

GORMAN KING, SR.: Senators Tomac, Chairman; Mushik; O'Connell; Thane; O. Hanson

LINDA STEVE: Senators Maxson, Chairman; Graba; E. Hanson; Nalewaja; Vosper

WILLIAM HIXSON: Senators Heinrich, Chairman; Jerome; Robinson; Naaden; Peterson

SEN. WOGSLAND MOVED that the report be adopted, which motion prevailed.

MOTTON

SEN. WOGSLAND MOVED that the Senate be on the Seventh order of business, and at the conclusion of the Seventh order, the Senate be on the Ninth order of business, and at the conclusion of the Ninth order, the Senate stand adjourned until 9:00 a.m., Tuesday, November 5, 1991, which motion prevailed.

REPORTS OF PROCEDURAL COMMITTEE

MR. PRESIDENT: Your procedural Committee on Delayed Bills (Sen. Wogsland, Chairman) has examined a bill for an act to reenact section 54-06-14 of the North Dakota Century Code, relating to partial payment of sick leave benefits upon leaving the employ of the state; and to provide an effective date.

It shall be numbered SB 2600.

Your Committee on Delayed Bills cast a unanimous ballot in favor of this bill.

SEN. WOGSLAND MOVED that the report be adopted, which motion prevailed.

MR. PRESIDENT: Your procedural Committee on Delayed Bills (Sen. Wogsland, Chairman) has examined a bill for an act to amend and reenact section 32-09.1-07 of the North Dakota Century Code, relating to the form of a garnishee summons and notice to defendant; and to provide an effective date.

It shall be numbered SB 2601.

Your Committee on Delayed Bills cast a unanimous ballot in favor of this bill.

SEN. WOGSLAND MOVED that the report be adopted, which motion prevailed.

MR. PRESIDENT: Your procedural Committee on Delayed Bills (Sen. Wogsland, Chairman) has examined a bill for an act to amend and reenact subsections 3 and 4 of section 26.1-36.1-01 and subsection 4 of section 26.1-36.1-02 of the North Dakota Century Code, relating to medicare supplement policies.

It shall be numbered SB 2602.

Your Committee on Delayed Bills cast a vote of 4 YEAS, 1 NAY, 0 ABSENT AND NOT VOTING in favor of accepting this bill.

SEN. WOGSLAND MOVED that the report be adopted, which motion prevailed.

MR. PRESIDENT: Your procedural Committee on Delayed Bills (Sen. Wogsland, Chairman) has examined a bill for an act to authorize the state board of higher education to issue and sell-self-liquidating, tax-exempt bonds to construct a revenue-producing energy and environmental research center at the university of North Dakota; to provide an appropriation; and to provide an effective date.

It shall be numbered SB 2603.

Your Committee on Delayed Bills cast a vote of 3 YEAS, 2 NAYS, 0 ABSENT AND NOT VOTING in favor of accepting this bill.

SEN. WOGSLAND MOVED that the report be adopted, which motion prevailed.

FIRST READING OF SENATE BILLS

Legislative Council introduced:

SB 2597: A BILL for an Act to provide for redistricting of the legislative assembly; to create and enact a new section to chapter 54-03 of the North Dakota Century Code, relating to legislative redistricting; to repeal section 54-03-01.7 of the North Dakota Century Code, relating to state legislative apportionment; and to provide an effective date.

Was read the first time and referred to the Joint Committee on Legislative Redistricting.

Legislative Council introduced:

SB 2598: A BILL for an Act to provide for redistricting of the legislative assembly; to create and enact a new section to chapter 54-03 of the North Dakota Century Code, relating to legislative redistricting; to repeal section 54-03-01.7 of the North Dakota Century Code, relating to state legislative apportionment; and to provide an effective date.

Was read the first time and referred to the Joint Committee on Legislative Redistricting.

Legislative Council introduced:

SB 2599: A BILL for an Act to amend and reenact section 16.1-01-02.2 of the North Dakota Century Code, relating to special election procedures; and to provide an effective date.

Was read the first time and referred to the Joint Committee on Legislative Redistricting.

Sens. Stenehjem, Satrom and Rep. DeMers introduced:

(Approved by the Committee on Delayed Bills)

SB 2600: A BILL for an Act to reenact section 54-06-14 of the North Dakota Century Code, relating to partial payment of sick leave benefits upon leaving the employ of the state; and to provide an effective date.

Was read the first time and referred to the Joint Technical Corrections Committee.

Sen. Stenehjem introduced:

(Approved by the Committee on Delayed Bills)

SB 2601: A BILL for an Act to amend and reenact section 32-09.1-07 of the North Dakota Century Code, relating to the form of a garnishee summons and notice to defendant; and to provide an effective date.

Was read the first time and referred to the Joint Technical Corrections Committee.

Committee on Industry, Business and Labor introduced:

(Approved by the Committee on Delayed Bills)

SB 2602: A BILL for an Act to amend and reenact subsections 3 and 4 of section 26.1-36.1-01 and subsection 4 of section 26.1-36.1-02 of the North Dakota Century Code, relating to medicare supplement policies.

Was read the first time and referred to the Joint Technical Corrections Committee.

Sens. Tallackson, Heigaard, Nelson and Reps. Schneider, Kloubec introduced: (Approved by the Committee on Delayed Bills)

SB 2603: A BILL for an Act to authorize the state board of higher education to issue and sell self-liquidating, tax-exempt bonds to construct a revenue-producing energy and environmental research center at the university of North Dakota; to provide an appropriation; and to provide an effective date.

Was read the first time and referred to the Joint Technical Corrections Committee.

The Senate stood adjourned pursuant to Senator Wogsland's motion.

MARION HOUN, Secretary