Fifty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1278

Introduced by

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Representatives Froelich, Boehm, Kempenich, Kerzman

- 1 A BILL for an Act to create and enact a new section to chapter 20.1-01 of the North Dakota
- 2 Century Code, relating to hunting on private lands; to amend and reenact sections 20.1-01-17,
- 3 20.1-01-18, 20.1-01-19, and 20.1-01-20 of the North Dakota Century Code, relating to posting
- 4 of lands to prohibit hunting; and to provide a penalty.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Section 20.1-01-17 of the North Dakota Century Code is amended and reenacted as follows:
- 8 **20.1-01-17.** Posting of lands by owner or tenant lessee to prohibit hunting How
- 9 posted Signs defaced protected. Only Except as otherwise provided in section 5 of this
- 10 Act, only the owner or tenant lessee of any land may post it to prohibit hunting by placing signs
- alongside the public highway or the land giving notice that no hunting is permitted on the land.
- 12 The name of the person posting the land must appear on each sign in legible characters. The
- 13 signs must be readable from the outside of the land and must be placed conspicuously not
- 14 more than eight hundred eighty yards [804.68 meters] apart. As to land entirely enclosed by a
- 15 fence or other enclosure, posting of signs at or on all gates through the fence or enclosure
- 16 constitutes a posting of all the enclosed land. No A person may in any manner not deface, take
- 17 down, or destroy posting signs.
- 18 **SECTION 2. AMENDMENT.** Section 20.1-01-18 of the North Dakota Century Code is
- 19 amended and reenacted as follows:
- 20 **20.1-01-18.** Hunting on posted land posted to prohibit hunting and trapping on
- 21 private land without permission unlawful Penalty. No Except as otherwise provided in
- 22 <u>section 5 of this Act, a person may not hunt or pursue game, or enter for those purposes, upon</u>
- 23 legally posted land legally posted to prohibit hunting belonging to another without first obtaining
- 24 the permission of the person legally entitled to grant the same. No A person may not enter

- upon privately owned land for the purpose of trapping protected fur-bearing animals without first gaining the written permission of the owner or operator of that land. A person who violates this section is guilty of a class B misdemeanor for the first offense and a class A misdemeanor for a subsequent offense within a two-year period.
 - **SECTION 3. AMENDMENT.** Section 20.1-01-19 of the North Dakota Century Code is amended and reenacted as follows:
 - 20.1-01-19. When posted land posted to prohibit hunting may be entered. Any Except as otherwise provided in section 5 of this Act, a person may enter upon legally posted land legally posted to prohibit hunting to recover game shot or killed on land where he that person had a lawful right to hunt.
 - **SECTION 4. AMENDMENT.** Section 20.1-01-20 of the North Dakota Century Code is amended and reenacted as follows:
 - 20.1-01-20. Entering posted land posted to prohibit hunting with gun or firearm prima facie evidence of intent to hunt game. Proof Except as otherwise provided in section 5 of this Act, proof that a person having a firearm, or other weapon declared legal by governor's proclamation, in his that person's possession entered upon the legally posted premises of another which is legally posted to prohibit hunting without permission of the owner or tenant lessee is prima facie evidence he that person entered to hunt or pursue game.
 - **SECTION 5.** A new section to chapter 20.1-01 of the North Dakota Century Code is created and enacted as follows:
 - Posting of lands located south and west of Missouri River by owner or lessee to permit hunting Penalty. Only the owner or lessee of land located south and west of the Missouri River may post it by placing signs alongside the public highway or the land giving notice that hunting is permitted on the land. The name of the person posting the land must appear on each sign in legible characters. The signs must be readable from the outside of the land and must be placed conspicuously not more than eight hundred eighty yards [804.68 meters] apart. As to land entirely enclosed by a fence or other enclosure, posting of signs at or on all gates through the fence or enclosure constitutes a posting of all the enclosed land. A person may not deface, take down, or destroy posting signs. Except as otherwise provided in this section, a person may not enter upon privately owned land located south and west of the Missouri River belonging to another for the purpose of hunting or pursuing game unless

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- 1 permission is first obtained from the owner or lessee of the land or unless the land is posted
- 2 <u>with signs giving notice that hunting is permitted on the land. A person may not enter upon</u>
- 3 privately owned land located south and west of the Missouri River for the purpose of trapping
- 4 protected fur-bearing animals without first gaining the written permission of the owner or
- 5 operator of that land. A person may enter upon privately owned land located south and west of
- 6 the Missouri River that is not posted to permit hunting without first obtaining the permission of
- 7 the owner or lessee only to recover game shot or killed on land where that person had a lawful
- 8 right to hunt. Proof that a person having a firearm, or other weapon declared legal by
- 9 governor's proclamation, in that person's possession entered upon the premises of another
- 10 located south and west of the Missouri River which are not posted to permit hunting without
- 11 permission of the owner or lessee is prima facie evidence that person entered to hunt or pursue
- 12 game. A person who violates this section is guilty of a class B misdemeanor for the first offense
- 13 and a class A misdemeanor for a subsequent offense within a two-year period.