Fifty-seventh Legislative Assembly of North Dakota

## ENGROSSED HOUSE BILL NO. 1352

Introduced by

5

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

Representatives N. Johnson, Disrud, Hawken Senator Watne

- 1 A BILL for an Act to create and enact a new section to chapter 16.1-01 of the North Dakota
- 2 Century Code, relating to recall petitions; and to amend and reenact sections 16.1-01-09 and
- 3 44-08-21 of the North Dakota Century Code, relating to initiative and referendum petitions and
- 4 recall petitions of political subdivision officials.

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

SECTION 1. A new section to chapter 16.1-01 of the North Dakota Century Code is created and enacted as follows:

## Recall petitions - Signature - Form - Circulation.

1. A person may not sign a recall petition circulated pursuant to article III of the Constitution of North Dakota or section 44-08-21 unless the person is a qualified elector of the political subdivision in which the official is being recalled. A person may not sign a petition more than once, and each signer shall add the signer's complete residential, rural route, or general delivery address and the date of signing. Every qualified elector signing a petition must do so in the presence of the person circulating the petition. A petition must be in substantially the following form:

## RECALL PETITION

RECALL SPONSORING COMMITTEE

1		The following are	e the names and addres	sses of the qualified e	lectors of the
2		state of North Da	akota and the political s	ubdivision who, as the	sponsoring
3		committee for th	e petitioners, represent	and act for the petition	ners in
4		accordance with	law:		
5				Complete Residenti	<u>al,</u>
6				Rural Route,	
7				or General	
8		<u>Name</u>		Delivery Address	
9	<u>1.</u>		(Chairman)		
10	<u>2.</u>				
11	<u>3.</u>				
12	<u>4.</u>				
13	<u>5.</u>				
14		INSTR	UCTIONS TO PETITION	N SIGNERS	
15		You are being a	sked to sign a petition.	You must be a qualifie	ed elector of the
16		political subdivis	ion in which the official	is being recalled. This	s means you are
17		eighteen years o	old, you have lived in No	orth Dakota and the po	<u>olitical</u>
18		subdivision for th	nirty days, and you are a	a United States citizen	ı. All signers
19		must add their c	omplete residential, rura	al route, or general de	livery address
20		and date of sign	ing. Every qualified ele	ctor signing a petition	must do so in
21		the presence of	the person circulating th	ne petition.	
22			QUALIFIED ELECTO	<u>RS</u>	
23				Complete Residenti	<u>al,</u>
24		Month,	Name of	Rural Route,	
25		<u>Day,</u>	Qualified	or General	<u>City,</u>
26		<u>Year</u>	<u>Elector</u>	<b>Delivery Address</b>	<u>State</u>
27	<u>1.</u>				
28	<u>2.</u>				
29	<u>3.</u>				
30	<u>4.</u>				
31	<u>5.</u>				

Fifty-seventh Legislative Assembly

1		<u>6.</u>
2		<u>7.</u>
3		<u>8.</u>
4		The number of signature lines on each page of a printed petition may vary if
5		necessary to accommodate other required textual matter.
6	<u>2.</u>	Each copy of a petition provided for in this section, before being filed, must have
7		attached an affidavit executed by the circulator in substantially the following form:
8		State of North Dakota )
9		<u>) ss.</u>
10		County of )
11		(county where signed)
12		I, , being sworn, say that I am a qualified elector; that I
13		(circulator's name)
14		reside at :
15		(address)
16		that each signature contained on the attached petition was executed in my
17		presence; and that to the best of my knowledge and belief each person
18		whose signature appears on the attached petition is a qualified elector; and
19		that each signature contained on the attached petition is the genuine
20		signature of the person whose name it purports to be.
21		
22		(signature of circulator)
23		Subscribed and sworn to before me on,,
24		at, North Dakota.
25		(city)
26		(Notary Seal)
27		(signature of notary)
28		Notary Public
29		My commission expires
30	<u>3.</u>	A petition for recall must include, before the signature lines for the qualified
31		electors as provided in subsection 1, the name of the person being recalled, the

23

24

25

26

27

28

29

30

- Legislative Assembly 1 office from which that person is being recalled, and a list of the names and 2 addresses of not less than five qualified electors of the state, political subdivision, 3 or district in which the official is to be recalled who are sponsoring the recall. 4 A petition may not be circulated under the authority of article III of the Constitution 4. 5 of North Dakota or section 44-08-21 by a person who is less than eighteen years 6 of age, nor may the affidavit called for by subsection 2 be executed by a person 7 who is less than eighteen years of age at the time of signing. All petitions 8 circulated under the authority of the constitution and of this section must be 9 circulated in their entirety. 10 When recall petitions are delivered to the secretary of state or other filing officer <u>5.</u> 11 with whom a petition for nomination to the office in question is filed, the chairman 12 of the sponsoring committee shall submit to the secretary of state or other filing 13 officer an affidavit stating that to the best of that person's knowledge, the petitions 14 contain at least the required number of signatures. The filing officer has a reasonable period, not to exceed thirty days, in which to 15 6. pass upon the sufficiency of a recall petition. The filing officer may conduct a 16 17 representative random sampling of the signatures contained in the petitions by the 18 use of questionnaires, postcards, telephone calls, personal interviews, or other 19 accepted information gathering techniques, or any combinations thereof, to determine the validity of the signatures. Signatures determined by the filing officer 20 21 to be invalid may not be counted and all violations of law discovered by the filing 22
  - SECTION 2. AMENDMENT. Section 16.1-01-09 of the 1999 Supplement to the North Dakota Century Code is amended and reenacted as follows:

officer must be reported to the state's attorney for possible prosecution.

- 16.1-01-09. Initiative, or referendum, or recall petitions Signature Form -Circulation.
  - 1. A request of the secretary of state for approval of a petition to initiate or refer a measure may be presented over the signatures of the sponsoring committee on individual signature forms that have been notarized. The secretary of state shall prepare a signature form that includes provisions for

1			identification of the measure; the printed name, signature, and address of the
2			committee member; and notarization of the signature.
3		b.	Upon receipt of a petition to initiate or refer a measure, the secretary of state
4			shall draft a short and concise statement that fairly represents the measure.
5			The statement must be submitted to the attorney general for approval or
6			disapproval. An approved statement must be affixed to the petition before it
7			is circulated for signatures, must be called the "ballot title", and must be
8			placed immediately before the full text of the measure.
9		C.	The secretary of state and the attorney general shall complete their review of
10			a petition in not less than five, nor more than seven, business days, excluding
11			Saturdays.
12	2.	No	person may sign any initiative, or referendum, or recall petition circulated
13		purs	suant to article III of the Constitution of North Dakota unless the person is a
14		qua	lified elector. No person may sign any petition more than once, and each
15		sign	ner shall add the signer's post-office address including the signer's residential
16		add	ress or post-office box number and the date of signing. Every qualified elector
17		sign	ning a petition shall do so in the presence of the person circulating the petition.
18		A re	eferendum or initiative petition must be in substantially the following form:
19			REFERENDUM [INITIATIVE] PETITION
20			TO THE SECRETARY OF STATE,
21			STATE OF NORTH DAKOTA
22			We, the undersigned, being qualified electors request [House (Senate) Bill
23			passed by the Legislative Assembly] [the following
24			initiated law] be placed on the ballot as provided by law.
25			SPONSORING COMMITTEE
26			The following are the names and addresses of the qualified electors of the
27			state of North Dakota who, as the sponsoring committee for the petitioners,
28			represent and act for the petitioners in accordance with law:
29			Name Address
30			(Chairman)
31			

1			BALLC	)     LE	
2		(To be draf	ted by the secreta	ry of state, approved by the a	ttorney general,
3		and attache	ed to the petition b	efore circulation.)	
4			FULL TEXT OF	THE MEASURE	
5		IF MATERI	AL IS UNDERSCO	ORED, IT IS NEW MATERIAL	WHICH IS BEING
6		ADDED. II	MATERIAL IS O	VERSTRUCK BY DASHES, 1	THE MATERIAL IS
7		BEING DE	LETED. IF NO MA	ATERIAL IS UNDERSCORED	OR
8		OVERSTR	UCK, THE MEASL	JRE CONTAINS ALL NEW M	IATERIAL WHICH
9		IS BEING	ADDED.		
10		[The full tex	xt of the measure i	must be inserted here.]	
11		IN	STRUCTIONS TO	PETITION SIGNERS	
12		You are be	ing asked to sign a	a petition. You must be a qua	alified elector. This
13		means you	are eighteen year	s old, you have lived in North	Dakota thirty days,
14		and you are	e a United States	citizen. All signers must add t	their entire
15		post-office	address, including	post-office box number, and	the date of signing.
16		Every qual	fied elector signing	g a petition must do so in the	presence of the
17		person circ	ulating the petition	ı <b>.</b>	
18			QUALIFIED	ELECTORS	
19		Month,	Name of	Post-Office Address	
20		Day,	Qualified	Residential Address	City,
21		Year	Elector	or P.O. Box No.	State
22	1.				
23	2.				
24	3.				
25	4.				
26	5.				
27	6.				
28	7.				
29	8.				
30		The number	er of signature lines	s on each page of a printed po	etition may vary if
31		necessary	to accommodate c	ther required textual matter.	In this section for

1		referral petitions full text of the measure means the bill as passed by the
2		legislative assembly excluding the session and sponsor identification. In this
3		section for initiative petitions "full text of the measure" means an enacting
4		clause which must be: "BE IT ENACTED BY THE PEOPLE OF THE STATE
5		OF NORTH DAKOTA" and the body of the bill. If the measure amends the
6		law, all new statutory material must be underscored and all statutory material
7		to be deleted must be overstruck by dashes. When repealing portions of the
8		law, the measure must contain a repealer clause and, in brackets, the text of
9		the law being repealed.
10	3.	Each copy of any petition provided for in this section, before being filed, must have
11		attached an affidavit executed by the circulator in substantially the following form:
12		State of North Dakota )
13		) ss.
14		County of )
15		(county where signed)
16		I,, being sworn, say that I am a qualified elector; that I
17		(circulator)
18		reside at;
19		(address)
20		that each signature contained on the attached petition was executed in my
21		presence; and that to the best of my knowledge and belief each person
22		whose signature appears on the attached petition is a qualified elector; and
23		that each signature contained on the attached petition is the genuine
24		signature of the person whose name it purports to be.
25		
26		(signature of circulator)
27		Subscribed and sworn to before me on,, at
28		, North Dakota.
29		(city)
30		(Notary Seal)
31		(signature of notary)

**Notary Public** 1 2 My commission expires\_ 3 4. A petition for recall must include, before the signature lines for the qualified 4 electors as provided in subsection 2, the name of the person being recalled, the 5 office from which that person is being recalled, and a list of the names and 6 post office addresses including the residential addresses or post office box 7 numbers of not less than five qualified electors of the state, political subdivision, or 8 district in which the official is to be recalled who are sponsoring the recall. 9 No petition shall be circulated under the authority of article III of the Constitution of 10 North Dakota by a person who is less than eighteen years of age, nor shall the 11 affidavit called for by subsection 3 be executed by a person who is less than 12 eighteen years of age at the time of signing. All petitions circulated under the 13 authority of the constitution and of this section must be circulated in their entirety. 14 A petition may not include a statement of intent or similar explanatory information. 15 <del>6.</del> 5. When signed petitions are delivered to the secretary of state, the chairperson of 16 the sponsoring committee shall submit to the secretary of state an affidavit stating 17 that to the best of that person's knowledge, the petitions contain at least the 18 required number of signatures. 19 <del>7.</del> 6. An initiative or referendum petition may be submitted to the secretary of state until 20 midnight of the day designated as the deadline for submitting the petition. 21 **SECTION 3. AMENDMENT.** Section 44-08-21 of the 1999 Supplement to the North 22 Dakota Century Code is amended and reenacted as follows: 23 44-08-21. Recall of elected officials of political subdivisions. An elected official of 24 a political subdivision, except an official subject to recall pursuant to section 10 of article III of 25 the Constitution of North Dakota, is subject to recall by petition of electors equal in number to 26 twenty-five percent of the voters who voted in the most recent election that the office of the 27 official sought to be recalled was on the ballot, not including other recall elections, except in any 28 political subdivision with a population of not more than one hundred, the petition must be 29 signed by at least six electors. An official who was appointed to fill a vacancy is subject to recall 30 by petition of electors equal in number to twenty-five percent of the voters who voted in the 31 most recent election that the office of the official sought to be recalled was on the ballot, not

including other recall elections. The provisions of section 46.1-01-09 1 of this Act, as they
 relate to signing and circulating recall petitions, apply to petitions under this section.

A recall petition must include a stated reason for the recall and be approved as to form prior to circulation by the secretary of state. The secretary of state shall complete the review of the form of a recall petition in not less than five, nor more than seven, business days, excluding Saturdays. To be effective, a recall petition must be submitted to the appropriate filing officer within six months after the date the recall petition is approved for circulation by the secretary of state.

The petition may include the stated reason for the recall and Once circulated, the recall petition must be filed with the official filing officer with whom a petition for nomination to the office in question is filed unless that official filing officer is the person subject to recall, in which case the petition must be filed with the secretary of state. The official filing officer with whom the petition is filed shall pass on the sufficiency of a petition under this section in the manner required of the secretary of state under section 16.1-01-10 pursuant to section 1 of this Act.

Except as otherwise provided in this section, the official filing officer shall call a special election to be held within sixty days if the official finds not sooner than fifty days nor later than sixty days following the date the filing officer certifies the petition valid and sufficient. No special election may be called if the that date would be within ninety days of the next scheduled election. An elector's name may not be removed from a recall petition.

The name of the official to be recalled must be placed on the ballot unless the official resigns within ten days after the filing of the petition filing officer certifies the petition is valid and sufficient. Other candidates for the office may be nominated in a manner provided by law and shall file nominating papers with the appropriate official filing officer by the thirty-third day before the scheduled recall election. If the official resigns, the appropriate political subdivision governing body may call a special election or appoint a person to complete the unexpired term of the office. When the election results have been officially declared, the candidate receiving the highest number of votes is elected for the remainder of the term. No official is subject to recall twice during the term for which the official was elected. An official whose term expires at a regularly scheduled election occurring within one hundred ninety days after the date the petition is submitted to the secretary of state for approval for circulation is not subject to recall.