## FIRST ENGROSSMENT

Fifty-seventh Legislative Assembly of North Dakota

## ENGROSSED SENATE BILL NO. 2327

Introduced by

Senators Fischer, Flakoll, Watne

Representatives Devlin, Fairfield, Porter

- 1 A BILL for an Act to amend and reenact sections 23-02.1-09, 23-02.1-10, and 23-02.1-13,
- 2 subsection 1 of section 23-02.1-14, sections 23-02.1-19, 23-02.1-20, and 23-02.1-21, and
- 3 paragraph 2 of subdivision a of subsection 3 of section 50-09-08.2 of the North Dakota Century
- 4 Code, relating to birth, death, and fetal death certificates.

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

6 **SECTION 1. AMENDMENT.** Section 23-02.1-09 of the North Dakota Century Code is 7 amended and reenacted as follows:

- 8 23-02.1-09. Compensation of local registrars.
- 9 1. Each local registrar must be paid the sum of twenty-five cents for each certificate
  10 of birth, death, or fetal death registered by him the registrar and transmitted to the
  11 state registrar in accordance with the rules and regulations issued hereunder.
- 12 2. If no birth, death, or fetal death is registered by him the registrar during any
- calendar month, the local registrar shall report that fact to the state registrar and bepaid the sum of twenty-five cents.

SECTION 2. AMENDMENT. Section 23-02.1-10 of the North Dakota Century Code is
amended and reenacted as follows:

23-02.1-10. Payment of fees to the local registrar. The state registrar shall certify to
the county auditors the number of birth, death, and fetal death certificates registered by each
local registrar, with the names of the local registrars and the amount due. Upon such the
certification, the fees due the local registrar must be paid by the auditor of the county out of the

21 general fund of the county.

SECTION 3. AMENDMENT. Section 23-02.1-13 of the 1999 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

24 23-02.1-13. Birth registration.

1	1.	A certificate of birth for each live birth which that occurs in this state must be filed
2		with the local state registrar of the district in which the birth occurs within seven
3		days after such birth and must be registered by such registrar if it has been
4		completed and filed in accordance with this section; provided, that when a birth
5		occurs on a moving conveyance, a birth certificate must be filed in the district in
6		which the child is first removed from the conveyance.
7	2.	When a birth occurs in an institution, the person in charge of the institution or his $\underline{a}$
8		designated representative shall obtain the personal data, prepare the certificate,
9		secure the signatures required by the certificate, and file it with the local state
10		registrar. The physician in attendance shall certify to the facts of birth and provide
11		the medical information required by the certificate within six days after the birth.
12	3.	When a birth occurs outside an institution, the certificate must be prepared and
13		filed by one of the following in the indicated order of priority:
14		a. The physician in attendance at or immediately after the birth, or in the
15		absence of such a person <del>,</del> .
16		b. Any other person in attendance at or immediately after the birth, or in the
17		absence of such a person <del>,</del> .
18		c. The father, the mother, or in the absence of the father and the inability of the
19		mother, the person in charge of the premises where the birth occurred.
20	4.	If a man and the mother are or have been married or have attempted to marry
21		each other in apparent compliance with law, although the attempted marriage is or
22		could be declared invalid, and the child is born during the marriage or attempted
23		marriage, or within three hundred days after the termination of cohabitation or after
24		the marriage or attempted marriage is terminated by death, annulment, declaration
25		of invalidity, or divorce, or after a decree of separation is entered by a court, the
26		name of such the man must be entered on the certificate as the father of the child
27		unless the presumption of paternity has been rebutted by a court decree.
28	5.	If the child is not born during the marriage of the mother, or within three hundred
29		days after any such a marriage is terminated by death, annulment, declaration of
30		invalidity, or divorce, or after a decree of separation is entered by a court, the
31		name of the father may not be entered on the birth certificate unless:

1		a.	After	the child's birth, the father and the child's natural mother have married,
2			or att	empted to marry, each other by a marriage solemnized in apparent
3			comp	liance with law, although the attempted marriage is or could be declared
4			invali	d, and:
5			(1)	He has acknowledged his paternity of the child in writing filed with the
6				state registrar;
7			(2)	With his consent, he is named as the child's father on the child's birth
8				certificate; or
9			(3)	He is obligated to support the child under a written voluntary promise or
10				by court order;
11		b.	While	e the child is under the age of majority, he received the child into his
12			home	e and openly holds out the child as his natural child;
13		C.	After	the child's birth, the child's natural mother and the father voluntarily
14			ackno	owledge the child's paternity in a writing signed by both and filed with the
15			state	registrar; or
16		d.	Α coι	urt or other entity of competent jurisdiction has adjudicated paternity.
17	6.	lf, ir	accor	dance with subsections 4 and 5, the name of the father of the child is not
18		ente	ered or	n the certificate of birth, the child's surname must be shown on the birth
19		cert	ificate	as the legal surname of the mother at the time of birth unless an affidavit
20		or a	n ackr	nowledgment of paternity signed by both parents is received stating the
21		surr	name t	o be that of the father.
22	<del>7.</del>	<del>In t</del> r	e case	e of a child born out of wedlock, the certificate must be filed directly with
23		the	<del>state r</del>	egistrar.
24	SE	СТІОІ	N 4. A	MENDMENT. Subsection 1 of section 23-02.1-14 of the North Dakota
25	Century Co	ode is	amen	ded and reenacted as follows:
26	1.	Who	bever a	assumes custody of a living infant of unknown parentage shall report on
27		a fo	rm and	d in the manner prescribed by the state registrar within seven days to the
28		loca	l <u>state</u>	registrar <del>of the district in which the child was found,</del> the following
29		info	rmatio	n:
30		a.	The o	date and place of finding.

1		b.	Sex, color, or race, and approximate age of child and approximate date of
2			birth.
3		C.	Name and address of the persons or institution with whom the child has been
4			placed for care.
5		d.	Name given to the child by the custodian.
6		e.	Other data required by the state registrar.
7	SEC	СТІОІ	N 5. AMENDMENT. Section 23-02.1-19 of the 1999 Supplement to the North
8	Dakota Cer	ntury	Code is amended and reenacted as follows:
9	23-0	02.1- <sup>-</sup>	19. Death registration.
10	1.	A de	eath certificate for each death which occurs in this state must be filed with the
11		loca	I registrar of the district in which the death occurred within fifteen days after
12		suc	<del>h</del> <u>the</u> death and must be registered by <del>such</del> <u>the</u> registrar if it has been
13		com	pleted and filed in accordance with this section, provided:
14		a.	That if the place of death is unknown, a death certificate must be filed in the
15			registration district in which a dead body is found within fifteen days after such
16			the occurrence.
17		b.	That if a death occurs on a moving conveyance, a death certificate must be
18			filed in the registration district in which the dead body was first removed from
19			the conveyance.
20	2.	Not	withstanding subsection 1, if the state registrar has implemented an automated
21		<u>syst</u>	tem that allows each local registrar to produce certified copies of death
22		<u>cert</u>	ificates in the local registrar's offices within two working days of filing, death
23		<u>cert</u>	ificates must be filed with the state registrar.
24	<u>3.</u>	The	funeral director or person acting as such who first assumes custody of a dead
25		bod	y shall file the death certificate. He The funeral director shall obtain the
26		pers	sonal data from the next of kin or the best qualified person or source available.
27		He	The funeral director shall obtain the medical certification of cause of death from
28		the	person responsible therefor for the medical certification.
29	<del>3.</del> <u>4.</u>	The	medical certification must be completed and signed within fifteen days after
30		dea	th by the physician in charge of the patient's care for the illness or condition

- which resulted in death except when inquiry is required by the local health officer
   or coroner.
- 4. <u>5.</u> When death occurred without medical attendance as set forth in subsection 3 or
   when inquiry is required by the local health officer or coroner, the county coroner
   shall investigate the cause of death and shall complete and sign the medical
   certification within fifteen days after taking charge of the case.
- 5. <u>6.</u> If the cause of death cannot be determined within fifteen days after death, the
  medical certification may be filed after the prescribed period, as required by and in
  accordance with regulations promulgated <u>rules adopted</u> by the state department of
  health. The attending physician or coroner shall give the funeral director in
  custody of the body notice of the reason for the delay and final disposition may not
  be made until authorized by the attending physician or coroner.
- 6. 7. When a death is presumed to have occurred within this state but the body cannot
  be located, a death certificate may be prepared by the state registrar upon receipt
  of findings of a court of competent jurisdiction, including the personal data and
  medical data required to complete the death certificate. Such a The death
  certificate must be marked "presumptive" and must show on its face the date of
  registration and must identify the court and the date of the decree.
- 7. 8. Each death certificate must include the social security number of the decedent, if
   the information is available. A social security number included on a death
   certificate is exempt from section 44-04-18 and section 6 of article XI of the
   Constitution of North Dakota.

23 SECTION 6. AMENDMENT. Section 23-02.1-20 of the 1999 Supplement to the North
24 Dakota Century Code is amended and reenacted as follows:

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## 23-02.1-20. Fetal death registration.

A fetal death certificate for each fetal death which occurs in this state after a
 gestation period of twenty completed weeks or more or of less than twenty
 completed weeks of gestation where provided by rules and regulations of the state
 department of health must be filed with the local state registrar of the district in
 which the delivery occurred within fifteen days after such delivery, and must be

1		registered by such registrar if it has been completed and filed in accordance with
2		this section, provided:
3		a. That if the place of fetal death is unknown, a fetal death certificate must be
4		filed in the registration district in which the dead infant is found within fifteen
5		days after the time of finding.
6		b. That if a fetal death occurs in a moving conveyance, a fetal death certificate
7		must be filed in the registration district in which the fetus was first removed
8		from the conveyance.
9	2.	The funeral director or person acting as such who first assumes custody of a fetus
10		shall file the fetal death certificate. In the absence of such a person, the physician
11		or other person in attendance at or after delivery shall file the certificate of fetal
12		death. He The person filing the certificate of death shall obtain the personal data
13		from the next of kin or the best qualified person or source available. He The
14		person filing the certificate of death shall obtain the medical certification of cause
15		of death from the person responsible therefor for the medical certification.
16	3.	The medical certification must be completed and signed by the physician in
17		attendance at the delivery within fifteen days after the delivery except when inquiry
18		is required by the local health officer or coroner.
19	4.	When inquiry is required by the local health officer or coroner or in the absence of
20		medical attendance, the county coroner shall investigate the cause of fetal death
21		and sign the medical certification within fifteen days after taking charge of the
22		case.
23	5.	If the cause of fetal death cannot be determined within fifteen days after death, the
24		medical certification may be filed after the prescribed period of time, as required by
25		and in accordance with rules and regulations promulgated adopted by the state
26		department of health. The attending physician or coroner shall give the funeral
27		director in custody of the fetus the notice of the reason for the delay and final
28		disposition may not be made until authorized by the attending physician or
29		coroner.

1	6.	The provision for entering the name of the father of the fetus on the fetal death
2		certificate and the reporting of out of wedlock fetal deaths concur exactly with
3		those set forth in subsections 4 through 7 of section 23-02.1-13.
4	SEC	CTION 7. AMENDMENT. Section 23-02.1-21 of the North Dakota Century Code is
5	amended a	nd reenacted as follows:
6	23-0	02.1-21. Permits.
7	1.	The funeral director or person acting as such who first obtains custody of a dead
8		body or fetus shall obtain a burial-transit permit prior to before final disposition or
9		removal from this state of the body or fetus.
10	2.	Such The burial-transit permits must be issued by the state registrar or the local
11		registrar or subregistrar of the district where the certificate of death or fetal death
12		will be filed in accordance with the requirements of sections 23-02.1-19 and
13		23-02.1-20.
14	3.	A burial-transit permit issued under the laws of another state which accompanies a
15		dead body or fetus brought into this state is authority for final disposition of the
16		body or fetus in this state.
17	4.	A permit for disinterment and reinterment is required prior to before disinterment of
18		a dead body or fetus except as authorized by regulations rules or otherwise
19		provided by law. Such The permit must be issued by the state registrar to a
20		licensed embalmer upon proper application.
21	SEC	CTION 8. AMENDMENT. Paragraph 2 of subdivision a of subsection 3 of section
22	50-09-08.2	of the North Dakota Century Code is amended and reenacted as follows:
23		(2) For encumbering or surrendering any assets held by a financial
24		institution in response to a notice of lien or an execution issued by the
25		state agency as provided in subsection 7 of section 23-02.1-19 and
26		chapter 34-15; or