FIRST ENGROSSMENT

Fifty-seventh Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2121

Introduced by

Industry, Business and Labor Committee

(At the request of the Workers Compensation Bureau)

- 1 A BILL for an Act to amend and reenact sections 65-01-05 and 65-05-33 of the North Dakota
- 2 Century Code, relating to workers' compensation fraud; to provide a penalty; and to provide an
- 3 effective date.

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

5 **SECTION 1. AMENDMENT.** Section 65-01-05 of the 1999 Supplement to the North 6 Dakota Century Code is amended and reenacted as follows:

7 65-01-05. Employment of those unprotected by insurance unlawful - Effect of 8 failure to secure compensation - Penalty - Injunction. It is unlawful for any an employer to 9 employ anyone, or to receive the fruits of the labor of any a person, in a hazardous 10 employment as defined in this title, without first making application applying for workers' 11 compensation insurance coverage for the protection of such the employees by notice to the 12 bureau of the intended employment, the nature thereof, and the estimated payroll expenditure 13 for the coming twelve-month period. Failure Willful failure to secure workers' compensation 14 coverage for employees by application for workers' compensation insurance constitutes a class 15 A misdemeanor. If the premium due exceeds five hundred dollars, the penalty for willful failure 16 to secure coverage is a class C felony. Where If the employer is a corporation or a limited 17 liability company, the president, secretary, treasurer, or person with primary responsibility is 18 liable for the failure to secure workers' compensation coverage under this section. In addition 19 to the penalties prescribed by this section the bureau may, by injunction proceedings as 20 provided for in this title, enjoin any an employer from unlawfully employing uninsured workers. 21 SECTION 2. AMENDMENT. Section 65-05-33 of the 1999 Supplement to the North 22 Dakota Century Code is amended and reenacted as follows:

23 **65-05-33.** Filing false claim or false statement - Penalty.

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1	1.	A person is guilty of a class A misdemeanor if that person is claiming benefi	its or
2		payment for services under this title, or is an employer of a person claiming	
3		benefits, and that person:	
4		a. Willfully files a false claim or makes a false statement in an attempt to	<u>secure</u>
5		payment of benefits or payment for services.	
6		b. Willfully misrepresents that person's physical condition, including dece	ptive
7		conduct which misrepresents that person's physical ability.	
8		c. Has a claim for disability benefits that has been accepted by the burea	u and
9		willfully fails to notify the bureau of:	
10		(1) Work or other activities as required under subsection 3 of section	n
11		65-05-08;	
12		(2) The receipt of income from work; or	
13		(3) An increase in income from work.	
14	2.	If any of the acts in subsection 1 are committed to obtain, or pursuant to a s	cheme
15		to obtain, more than five hundred dollars in benefits or payment for services	, the
16		offense is a class C felony.	
17	3.	In addition to any other penalties provided by law, the person claiming bene	fits or
18		payment for services in violation of this section shall reimburse the bureau f	or any
19		benefits paid based upon the false claim or false statement and, if applicabl	e,
20		under section 65-05-29 and shall forfeit any additional benefits relative to th	at
21		injury.	
22	4.	For purposes of this section, "statement" includes any testimony, claim form	۱,
23		notice, proof of injury, proof of return to work status, bill for services, diagno	sis,
24		prescription, hospital or doctor records, x-ray, test results, or other evidence	e of
25		loss, injury, or expense.	
26	SEC	TION 3. EFFECTIVE DATE. This Act is effective August 1, 2001, for all cla	lims,
27	7 regardless of the date of injury.		