

STATE MEDICAL CENTER—ONE MILL TAX LEVY

(Chapter 119, S. L. 1947)

ARTICLE 60

SECTION 1.) Upon the adoption of this amendment to the constitution of the state of North Dakota there shall be annually levied by the state of North Dakota one mill upon all of the taxable property within the state of North Dakota which, when collected, shall be covered into the state treasury of the state of North Dakota and placed to the credit of the North Dakota State Medical Center at the University of North Dakota; said fund shall be expended as the legislature shall direct for the development and maintenance necessary to the efficient operation of the said North Dakota State Medical Center.

SECTION 2.) This amendment shall be self-executing, but legislation may be enacted to facilitate its operation.

Approved November 2, 1948.

108133 to 86262

REFERRED MEASURES**Approved**

REGULATING LABOR RELATIONSHIPS, UNIONS OR OTHER
ASSOCIATIONS, STRIKES, ETC.

Referendum of House Bill No. 160, thirtieth legislative assembly of the state of North Dakota, which is an Act providing the public policy of the state of North Dakota to be: That workers are free to associate or decline to associate with their fellows, but they shall have the right to associate and to organize with fellow employees and to designate representatives of their own choosing to negotiate as to rates of pay, hours, working conditions, and other things, and they are free to obtain employment wherever possible without interference or hindrance; That a contract made and entered into between an employer of labor and a worker or workers, or any agent, bargaining agent or representative of a worker or workers shall be binding and equally enforceable upon both parties to said contract.

That each labor union shall file with the secretary of state, a verified written statement and report concerning their aims, objects, dues, initiation fees, fines and assessments of members, salaries, names, addresses and official name of officers, and the full and actual name under which it shall operate, the filing of the same to be a pre-requisite to the right to operate as a labor union, and to act as a bargaining agent for workers and to negotiate and execute a contract with the employer relating to wages, hours, working conditions and other things; that such labor union shall make an annual, written verified financial report with the secretary of state to be filed by him as a public record; That labor unions must file the name by which they may proceed and be proceeded

against in the courts of this state; That all contracts entered into by labor unions and employers without having first complied with the provisions of this Act are null and void; That after a labor union has complied with all provisions of the Act, it shall only have the right to act as bargaining agent for workers, if lawfully selected and appointed.

That a fair and impartial election by secret ballot shall be had by employees on the question of appointing a bargaining agent and of calling a strike; That an election board of three members shall conduct an impartial election on said question or questions; That 51% of all employees must vote in favor of said question in order to carry such election; That it shall be unlawful to picket employers or to call a strike unless 51% or more of the employees vote at such election to strike; That such picketing or strike shall be had only in the particular separate establishment of such employer decided on said election. That boycotting, secondary boycotts, and sympathy strikes are illegal; That injunctive relief by the courts may be sought to restrain violations of this Act; That this Act shall not apply to employers and employees engaged in interstate commerce and governed by federal laws covering labor relations and disputes; That all Acts or parts of Acts in conflict herewith are hereby repealed; That this Act is hereby declared to be an emergency measure.

Approved June 29, 1948.

85206 to 60976

RIGHT TO WORK NOT TO BE DENIED OR ABRIDGED ON
ACCOUNT OF MEMBERSHIP OR NON-MEMBERSHIP
IN LABOR ORGANIZATION

Referendum of House Bill No. 151, thirtieth legislative assembly of the state of North Dakota, which is an act providing that the right of persons to work will not be denied or abridged on account of membership or non-membership in any labor union or labor organization. All contracts denying or abridging such right to work on account of such membership or non-membership in any labor union or labor organization, are invalid, void and unenforceable.

Approved June 29, 1948.

105192 to 53515