STATE PARKS

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# CHAPTER 527

SENATE BILL NO. 2086 (Lips, Morgan, Sanstead) (Legislative Council Study)

# STATE PARK ADVISORY COUNCIL

AN ACT to repeal section 55-08-02 of the North Dakota Century Code, relating to the state park advisory council.

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

SECTION 1. REPEAL.) Section 55-08-02 of the 1969 Supplement to the North Dakota Century Code is hereby repealed.

Approved February 20, 1971

HOUSE BILL NO. 1187 (Boustead, Giffey, A. Hausauer)

## STATE PARK VEHICLE PERMITS

- AN ACT to amend and reenact section 55-08-06 of the North Dakota Century Code, relating to permits for motor vehicles entering state parks, state recreational areas or certain reserves.
- BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF THE STATE OF NORTH DAKOTA:

SECTION 1. AMENDMENT.) Section 55-08-06 of the 1969 Supplement to the North Dakota Century Code is hereby amended and reenacted to read as follows:

55-08-06. PERMITS FOR MOTOR VEHICLES.) No motor vehicle shall enter or be permitted to enter any state park, state recreational area or reserve over fifty acres in area unless it has affixed to its windshield in the lower right corner thereof a permit issued as provided in this section, provided, however, that this shall not apply to any motor vehicles entering any state park for the purpose of parking thereon during the performance of any historic drama. The director of state parks shall procure permits in such form as he shall prescribe for each calendar year which by appro-priate language shall grant permission to use any state park, state recreational area or reserve over fifty acres in area. Permits for each calendar year shall be provided and placed on sale before October first next preceding, and may be affixed and used on or at any time after said date until the end of the calendar year for which issued. Such permits in each category shall be numbered consecutively for each year of issue. A fee of four dollars shall be charged for each permit issued, except that permits of appropriate special design may be sold individually at one dollar or in lots of ten or more to any organization at fifty cents per permit covering the use of state parks, state recreational areas or reserves under such conditions as the director may prescribe for a designated period of not more than three days. The fees collected shall be deposited in the state park fund in the state treasury.

Approved February 26, 1971

HOUSE BILL NO. 1364 (Boustead, Opedahl, Giffey)

#### PARK CONCESSION FUND

AN ACT to provide for a revolving fund for concessions for the state park service, and to make an appropriation.

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

SECTION 1. STATE PARK SERVICE CONCESSION FUND -APPROPRIATION.) The director of the state parks shall establish a state parks concession fund to be used for the procurement and maintenance of an inventory of food, nonintoxicating beverages, and other merchandise of a suitable nature for the operation of concession stands at the state parks. There is hereby transferred out of any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of \$30,000.00, or so much thereof as may be necessary, to the state parks concession fund to provide the initial working capital, and such sum is hereby appropriated from the state parks concession fund for the purpose provided in this Act as a standing and continuing appropriation. Any surplus in this fund in excess of \$30,000.00 on June thirtieth of each year shall be transferred to the state park operating fund.

Approved March 22, 1971

#### SENATE BILL NO. 2278 (Wenstrom, Jones, Ringsak, Sanstead, Van Horn)

#### ACCEPTANCE OF FEDERAL HISTORICAL PRESERVATION LAW

- AN ACT to accept on behalf of the state of North Dakota the conditions, purposes, and terms of Public Law 89-665 of the Eighty-ninth Congress, an Act to establish a program for the preservation of additional historic properties throughout the nation, and to designate the state historical society to act on behalf of North Dakota, and to provide an appropriation.
- BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF THE STATE OF NORTH DAKOTA:

SECTION 1. ACCEPTANCE OF FEDERAL HISTORICAL PRESERVATION LAW.) The state of North Dakota hereby assents to the provisions of Public Law 89-665, approved October 15, 1966, by the Eightyninth Congress, an Act to establish a program for the preservation of additional historic properties throughout the nation, and all Acts amendatory and supplementary thereto. The state historical society of North Dakota is hereby authorized, empowered, and directed to perform all such acts as may be necessary on behalf of North Dakota to conduct, coordinate, and carry out the purposes and objectives of this Act of Congress for and within North Dakota. The state historical society shall carry out a comprehensive statewide historic survey in accordance with criteria established by the secretary of the interior for the preservation, acquisition, and development of such property as provided in the Act of Congress. The society may transfer funds made available to the state to other state agencies, local governments, and to other public bodies and private organizations for the acquisition of title or interests in, and for the development of, any district, site, building, structure, or object significant in American history, architecture, archaeology, and culture, or property used in that connection, and for its development to assure the preservation for public benefit of any historic properties, in compliance with this Act of Congress and with rules and regulations promulgated by the secretary of the interior for its administration. For these purposes, the state historical society may inspect the projects and examine the records of those projects eligible for grants and may establish necessary rules and regulations for the projects.

SECTION 2. APPROPRIATION.) All federal funds made available to the state of North Dakota pursuant to the provisions of Public Law 89-665 during the biennium beginning July 1, 1971, and ending June 30, 1973, are hereby appropriated for the purposes defined in this Act. Approval shall first be received from the Legislative Council Committee on Budget before such funds may be expended.

Approved March 19, 1971

#### SENATE BILL NO. 2177 (Roen, Freed)

## SALE OF STATE HISTORICAL SOCIETY LAND

AN ACT authorizing the State Historical Society of North Dakota to sell a tract of land in Billings County, North Dakota, and declaring an emergency.

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

SECTION 1.) The following described premises are not essential, necessary or appropriate to state historical purposes, will be surplus to the state historical programs, would otherwise require considerable expenditure of state funds for maintenance and operation and are currently not on the tax rolls. The original transfer of same to the state made provision for reversion of these premises, in the event of termination of their state historical use and Gold Seal Company of Bismarck, North Dakota, is currently the owner of the reversional interests. The North Dakota state historical society and North Dakota historical board are therefore hereby authorized to sell and convey the same to said Gold Seal Company in accordance with the provisions of section 54-01-05.1 of the North Dakota Century Code for the market value as appraised by the North Dakota highway department of two thousand four hundred dollars. Said premises are described as:

> A tract of land lying in the northeast guarter of section twenty-seven, township one hundred forty north, range one hundred two west, fifth principal meridian and includes all that portion lying westerly of the west shoreline of the Little Missouri River and northeasterly of the north rightof-way line of present U. S. Highway No. 10 and southerly of the north line of said northeast quarter, excepting railway and highway right-of-ways and the site of the gauging station of the Little Missouri River operated by the U. S. Geological Survey, together with all right-of-way, easements, driveways, and pavement, curbs and street front privileges thereunto and together with all the buildings, improvements and equipment thereon or connected therewith. The above and foregoing described premises constitutes 3.75 acres, more or less.

SECTION 2. EMERGENCY.) This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

Approved March 3, 1971