

OMB/RECORDS MANAGEMENT DIVISION SFN 2053 (2/85) 5M



ROLL NUMBER

DESCRIPTION

2007 SENATE GOVERNMENT AND VETERANS AFFAIRS

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SB 2353

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2007 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. 2353

Senate Government and Veterans Affairs Committee

Check here for Conference Committee

Hearing Date: 02/01/07

Recorder Job Number: 2533



Minutes:

Roll was taken and all members were present.

Sen. Dever, Chairman, opened the hearing on SB 2353.

Robert Evans, Secretary of the ND Veterans Coordinating Council, introduced the bill. See attachment # 1.

Senator Dever, referring to page 1, line 10-11, asked if veterans who had enlisted were included.

Robert responded they are included. At the request of Senator Horne, Robert went through and explained the bill.

Senator Marcellais stated that when he was serving on a school board, only the military who had served during wartime were considered veterans. He asked whether this bill would fix that. Robert said in his estimation it will, but it is arguable.

Senator Oehlke refered to page 4, line 4 and 5 "to furnish proof of the applicant's status as a veteran." His questioned if there is one place that says definitively if someone is a veteran or not.

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Robert responded that the DD 214, the military discharge document, gives dates of entry and discharge, character of service, and locations of service, medals or expeditionary medals. Robert feels by defining veterans and wartime veterans, it will clear up a lot of confusion. Senator Horne asked about page 5, lines 28-31. He asked if the purpose of that part of the bill is to ensure that someone returning from the military will be given back their job they held previous to their time in service.

Robert said it is not intended for people to return to a previously held job. It is for veterans who are seeking a new job.

Senator Lee asked if there is anything else that is looked at to determine if someone is a veteran other than the DD 214.

Robert said no, only the DD 214.

Senator Horne asked about lines 27–31 on page 5 of the bill. He asked if the intention of this part of the bill is to pay someone from the date they were passed over for a job that should have been awarded to them due to veterans' preference.

Robert said that is the intent. They want the penalty to be stronger.

Senator Dever asked if the date it would take effect would be the day a different person was hired for the position.

Robert said that would be the case.

Senator Lee asked if there was a violation of this would the other employee be let go and the veteran would get the job or would a penalty just be paid.

Robert said in the past the employee was moved to another position so the veteran could have the job or the veteran was offered an alternate position.

Senator Dever asked if a veteran gets 5 points for being a veteran and a disabled veteran gets 10 points in the hiring process.

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Robert said that is the case.

Bob Hanson, Commissioner of Veterans' Affairs for the State of North Dakota, spoke in support of the bill. He read page 1, lines 22 through page 2, line 2 except for the underlined portion. He commented that there has been no declaration of war by Congress since WWII so that leaves a lot of veterans who are not eligible for veterans' benefits.

Senator Horne asked if the bill has possibly been too broadly drawn and would dilute the intent of the veterans' preference law.

Bob Hanson responded that he didn't think so. The vast majority of the veterans in North Dakota have been involved in the conflicts in Vietnam, Korea, and WWII. It takes care of those young man and women.

Senator Oehlke asked if a person from Moorhead applied for a job in Fargo would he come under the provisions of this bill.

Bob Hanson replied that it is just for North Dakota residents.

Lieutenant Colonel Dave Thiele, advocate for the ND National Guard, spoke in favor of improving the veterans' preference law. He feels the veterans' preference has been diluted to the point that it is almost meaningless. He feels we need to "put some teeth back into our law." If two equal applicants apply the veteran is to get the job. He feels there must be consequences. He offered to help draft a bill to get appropriate consequences into it. Senator Dever asked if Colonel Thiele was suggesting further improvements to the bill. Colonel Thiele said the current bill would add two periods of service, the first gulf war and the War on Terror which started on 9-11. There is a distinction between those who were awarded the Expeditionary Badge or Campaign Medal and those who weren't. If one had that and one Ididn't, the one who did would be entitled to veterans' preference.

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Senator Oehlke asked about the Guard unit after 9/11 that didn't leave Camp Grafton even though they were on high alert. Would they qualify and if so would they qualify at a different level?

Colonel Thiele said under the current rules that service member would not qualify for veterans' preference because he or she had not been awarded the Expeditionary Badge or Campaign Medal or not served in the Theater of Operations.

S. F. (Buckshot) Hoffner spoke in support of the bill. He stated he served in the legislature for 18 years and during part of that time there was not nearly as much attention paid to veterans as there is now. He is happy to see the emphasis given now to veterans. He wanted to make a point of how much a person's life is disrupted when you go into war.

Oppositions: -

Neutral: - Chuck Klein stated he is a Vietnam era veteran and a disabled veteran and an HR Director for the city of Bismarck. He had two concerns with the bill. He feels the definition of service is too broad and is unclear. He also feels the penalty is too prohibitive for small organizations. Most small organizations don't have that kind of a budget. One other area he is concerned about is the personnel system. He feels it isn't clear enough.

Senator Dever asked how often this came up.

Chuck responded that veterans' preference has been exercised about 6 times in 16 years. There was only one case that went to the ND Supreme Court. He feels that the present law works well.

Neutral: - Bob Frantsvog spoke on behalf of the ND League of Cities. He expressed that the original intent of the bill drafting was the put into law what had been practiced. He supports that position. He feels there may be some problems with page 5, line 29-31. He knows sometimes HR decisions are made and later it comes to light that the decision was wrong. This bill could

put a lot of strain on a small political subdivision if they would have to go back a number of years and pay back pay to compensate someone for the time elapsed while it was being contested.

Senator Oehlke asked how many instances Bob has run into in his 35 years.

Bob stated that the city attorney he worked with had a very liberal interpretation of veterans'

preference and he cannot remember having to ever go back and hire someone or make a

change.

Senator Oehlke asked if there was ever a case where a veteran was hired and should not

have been and the other applicant came after the City of Minot for discrimination.

Bob said he doesn't recall any.

Senator Dever asked if it is possible now for someone to get back pay and benefits.

Bob said he didn't know.

Neutral: -

Chairman Dever closed the hearing on SB 2353.

The committee will act on this bill at a later date.

2007 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. 2353

Senate Government and Veterans Affairs Committee

Check here for Conference Committee

Hearing Date: 02/02/07

Recorder Job Number: 2707

Amica Apaling **Committee Clerk Signature**

Minutes:

Roll was taken and all members were present.

Sen. Dever, Chairman, opened discussion on SB 2353.

Senator Marcellais asked if the DD214 is the only proof that someone is a veteran to be used in establishing veterans' preference.

Colonel Thiele said it generally is the document that will be used. He mentioned that not all DD214's are created equal. In determining veterans' preference, you may have to go beyond the DD214 so it is better not to put it in the bill.

There was mention that on state and federal applications it asks for the DD214.

Senator Nelson said she has trouble with the part on page 5, lines 29 and 30 that refers to

back pay and benefits. Even moving someone to another job can cause a hardship financially especially for small agencies.

Senator Dever expressed some of the same concerns and asked what if they had taken another job. Should they get back pay?

Senator Lee said her notes from Mr. Klein's comments indicated that even an HR Dept. the size of the City of Bismarck would have a hard time finding another job for someone. He had

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three reservations. The definition of service was very broad, the definition of the HR system was not clear, and the penalty clause would make them create another job.

Senator Dever mentioned that the bill did not have a fiscal note on it. If the committee needs more time, that would be possible.

Senator Marcellais asked if veterans' preference is only supposed to be for wartime veterans or for all veterans. He feels this bill would clarify it so veterans wouldn't need to go to court to exercise veterans' preference.

Senator Dever said the bill does raise concerns for human resources people.

Senator Oehlke said the bill is basically good but it needs correction. He feels this bill is necessary so it doesn't become more difficult to recruit for the National Guard if they don't get preference in the job market.

Senator Dever clarified that it is already in federal law that they can return to their jobs even if their job has been filled.

Senator Lee asked if there would be someone in HR that could help with the definition of HR since that was one of the concerns of Mr. Klein.

Colonel Thiele clarified that the deployed or mobilized troops currently are entitled to veterans' preference. This bill would make all veterans entitled to veterans' preference. This would affect those who served in the Gulf Wars and in the War on Terror which would be anyone who served beginning on 9/11/01 and going until it ends. He said he finds the language of this bill confusing but the bottom line is, if two candidates are equally qualified for a job and one is a veteran, the veteran gets the job. See attachment # 1 for how he prefers the bill to read. He feels this makes it clearer and if it is more clear then it will be more easily followed. If there is any service time after 9/11/01 of more than 30 days, they will be entitled to veterans'

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preference. He feels number four under Section 1 makes it very clear. The penalty clause is worded so they cannot double dip.

There was some discussion about the path the drafting of this bill had taken. Senator Dever

asked if the wording of this bill would cover the conflicts going forward from here.

Senator Marcellais asked if there is any veterans' preference for the spouse of a veteran who was killed.

Colonel Thiele said he knows a decedent's children get free tuition but he is not sure what else.

Bob Hanson said the reason they want to leave the specific dates out is because they will always need to be changed.

Senator Marcellais said the dates are what they go by.

Bob Hanson said anyone who served should be eligible. Page 1, paragraphs 2 and 3 should really be joined together.

Senator Lee asked why we are talking about a wartime veteran who died when we are talking about employment.

Senator Nelson said it is in the definition section.

Colonel Thiele said on page 5, line 20 it addresses a qualified veterans' spouse. That is why it is mentioned in the definitions.

Senator Dever wanted to consider the earlier draft of the bill.

Senator Lee mentioned it may be good to blend the two. She isn't sure why the 180 days was taken out. There are good reasons for including "other than training" which isn't in this one. Senator Nelson asked why they inserted the words on personnel systems.

Colonel Thiele said that part causes angst for HR people. Maybe that part can be deleted unless there is a very good reason for it.

There was discussion about the penalty and the meaning of the last sentence on attachment #1. This part would prevent "double dipping."

Colonel Thiele said reinstatement to a previous job is part of current law.

Senator Dever assigned a subcommittee. It will include Senator Oehlke as the chairman of the subcommittee. He suggested Tog Anderson who is in HR with the state of North Dakota as a resource. Senator Dever asked when a veteran is given 5 points or 10 points, what is the scale.

Colonel Thiele said it is very complex with all the different veteran classifications such as combat and non combat, and combat and non combat disabled. There is also a difference in disabilities. There may be a 10 % ear disability or a 100% disability so it is very complex. He said all disabilities are lumped into the same pool. He is not sure what the solution is. Senator Dever closed the discussion on SB 2353.

The committee will wait until a later date to act on this bill.

2007 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. 2353

Senate Government and Veterans Affairs Committee

Check here for Conference Committee

Hearing Date: 2/08/07

Recorder Job Number: 3091

Committee Clerk Signature

Minutes:

Roll was taken and all members were present.

Chairman Dever opened discussion on SB 2353.

Senator Dever mentioned that he had assigned a subcommittee to look into this and that it was a hog house bill.

Senator Oehlke expressed his thanks to those who served on the subcommittee including Senator Marcellais, Senator Horne, Laurie Sterioti Hammeren, Jerry Maddock, Lyle Schuchard, Gene Kouba, Gerald Meske, and Marshall Flagg. See attachment # 1 for the result of the subcommittee's work. Senator Oehlke asked Laurie to present the revisions the subcommittee had made.

Laurie referred to Section 2, number 4 under the definitions. She said that not all agencies are part of an established merit system as defined under the federal merit system but they do have a system that rates applicants for a position using an objective set of skills, knowledge, abilities, behaviors, or other characteristics required for the position. The changes were made accordingly.

The next change was on page 4, the definition of justifiable cause in paragraph one. The last sentence in 8 was put in there because of a Supreme Court case. She consulted with Tog

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Anderson in the Attorney General's office and Colonel Thiele. She said from the perspective of HR, they would rather delete the last sentence. She feels Section 3 defines veterans' preference and makes the last sentence in the justifiable clause paragraph unnecessary. The last change was on page 7 and addressed the penalty. The phrase "less amounts otherwise earnable through due diligence" is to address cases that drag on for an extended period of time. The applicant may have secured other employment. Their earnings from the other employment can be deducted from the amount the offending agency would have been liable to pay them. The idea is to make them whole, not to go beyond that.

Senator Lee asked if the penalty clause refers to what someone <u>could have</u> earned or what they <u>did</u> earn. If they chose not to work because a case was pending, then a whole lot of money could be owed.

Lieutenant Colonel Dave Thiele, Adjutant General for the ND National Guard, said "earnable through due diligence" is a legal term and it implies both what they <u>did</u> earn and what they <u>could</u> earn. It also implies employment suitable for their background.

Senator Nelson questioned the definitions of veteran and wartime veteran.

Senator Dever said the new draft is what was taken to Legislative Council. Their concern is if it is defined by dates, then going forward it confuses things.

Senator Dever said the subcommittee felt it was best to define it by dates.

Colonel Thiele said the dates in there provide clarity. He explained that up until this point a veteran had to have been a combat veteran or have served during the Vietnam War to get veterans' preference. This bill is saying in addition to Vietnam there are two more periods of service that would make a veteran eligible for veterans' preference. Any veteran who served in the first Gulf War or the Global War on Terror would become eligible for veterans' preference

under this bill. This would be even if they hadn't served in the Theater of Operations. He felt strongly that leaving the dates in is the best way.

Senator Horne asked for clarification on the last sentence of number 8 at the top of page 4. Colonel Thiele said the language of that sentence was the result of a Supreme Court case. He feels it will cause confusion and could be left out. If it is left in there he is concerned that it will be assumed to mean more than it is intended to mean. He feels if that last sentence were struck the bill without that sentence would accomplish what it was intended to.

Senator Dever said if the question came up it has already been addressed by the court. Colonel Thiele said the bill being considered will help that situation a lot, even with taking that language out. The rest of the statute spells out how veterans' preference is to be applied.

Senator Oehlke said he feels that last sentence on justifiable cause just seems to muddy the waters.

Senator Oehlke raised a question about the wording on page 5, part d. He was wondering about the 5 points or 10 points that were added and whether that was on a 100 point scale. Discussion followed about the fact that some states, cities, or counties may use a 100 point scale and some may not. The senators wanted to word this so there was consistency. Their intention was to make the scale always be 100 so the points added were more equitable. They discussed how best to word it to accomplish that. They considered using wording to say 5% would be added for veterans and 10% for disabled veterans.

There was also discussion about the wording of page 5, d. "the total is the veteran's examination grade." They felt it would be more accurate to say "the total is the veteran's examination score" because the total is actually the examination grade <u>plus</u> the points they receive for being a veteran.

Senator Lee asked if the potential employer knows when they get an applicant's "points" what his exam grade is and how many points were added due to the applicant's status as a veteran. Is it clear to the employer where the points came from, the exam grade or the status as a veteran?

Marshall Flagg from the Department of Human Services Human Resource Division said it is clear to the employer.

Gene Kouba, North Dakota Department of Veterans' Affairs, said he works with this law probably more than anyone in the state. He said the state is consistently on a 100 point scale, it is the cities and the counties that aren't. He is in favor of it being made more consistent. The counties who are working on a 50 point scale are still adding 5 points to a veteran's score. Laurie said they are in agreement with that because they want to give the veterans the best advantage. She would not like a % system that would decrease the number of points that could be added for veterans.

Marshall said if the senators wanted a percentage mentioned he suggested the words "at least 5%" and "at least 10%" to prevent limiting the cities or counties in what advantage they could offer to the veterans.

Gene Kouba expressed concern that there is not always a 100 point scale. Many times the examination is just weighing out qualifications from previous experience that apply and there is no defined number of possible points allowed. It would be hard to know what percent to add in cases like that.

Senator Nelson made a motion to adopt the amendments of the subcommittee with further changes.

Senator Lee seconded the motion.

Roll Call Vote: Yes 6 No 0 Absent 0

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Senator Oehlke made a motion to pass SB 2353 as amended.

Senator Lee seconded the motion.

Roll Call Vote: Yes 6 No 0 Absent 0

Carrier: Oehlke

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If the vote is on an amendment, briefly indicate intent:



REPORT OF STANDING COMMITTEE

- SB 2353: Government and Veterans Affairs Committee (Sen. Dever, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (6 YEAS, 0 NAYS, 0 ABSENT AND NOT VOTING). SB 2353 was placed on the Sixth order on the calendar.
- Page 1, line 1, after "A BILL" replace the remainder of the bill with "for an Act to amend and reenact sections 37-01-40, 37-19.1-01, and 37-19.1-02 and subsection 1 of section 37-19.1-04 of the North Dakota Century Code, relating to veterans and veterans' preferences.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA

SECTION 1. AMENDMENT. Section 37-01-40 of the North Dakota Century Code is amended and reenacted as follows:

37-01-40. Veteran and wartime veteran defined - Uniform service dates for wartime veterans.

- A "veteran" is a person an individual who has served on continuous federalized active military duty for twenty four menths or, the full period for which the person individual was called or ordered to active military duty, whichever is shorter for reasons other than training, and who was discharged or released therefrom under other than dishonorable conditions. A discharge reflecting "expiration of term of service" or "completion of required service" or words to that effect qualifies the shorter term of service as making the person individual a veteran.
- 2. A "wartime veteran" is a person an individual who served in the active military forces, during a period of war armed conflict or who received the armed forces expeditionary or other campaign service medal during an emergency condition and who was discharged or released therefrom under other than dishonorable conditions. "Wartime veteran" also includes a person an individual who died in the line of duty in the active military forces, as determined by the armed forces.
- 3. Period of service dates for a wartime veteran begins with the date of any declaration of war by the Congress of the United States or presidential proclamation beginning hostilities or the beginning of an emergency condition recognized by the issuance of a presidential proclamation or a presidential executive order and in which the armed forces expeditionary medal or other campaign service medals are awarded according to presidential proclamation or concurrent resolution of the Congress of the United States and dates determined by the United States department of defense.
- 4. Current uniform period of service dates for periods of armed conflict include:
 - a. The period beginning December 7, 1941, through December 31, 1946, known as world war II;
 - b. The period beginning June 27, 1950, through January 31, 1955, known as the Korean war;

- c. The period beginning August 5, 1964, through May 7, 1975, known as the Vietnam war;
- d. The period beginning August 2, 1990, through January 2, 1992, known as the gulf war; and
- e. The period beginning September 11, 2001, and ending on a date prescribed by presidential proclamation or by Congress as the last day of operation Iraqi freedom or operation enduring freedom, whichever occurs later.
- 5. The department of veterans affairs shall maintain a list of all period of service dates for emergency conditions in which the armed forces expeditionary medal has been awarded.

SECTION 2. AMENDMENT. Section 37-19.1-01 of the North Dakota Century Code is amended and reenacted as follows:

37-19.1-01. Definitions. As used in this chapter:

- 1. "Agency" or "governmental agency" means all political subdivisions and any state agency, board, bureau, commission, department, officer, and any state institution or enterprise authorized to employ persons individuals either temporarily or permanently.
- "Chief deputy" means the person individual who is appointed by an elected or appointed official under express statutory authority to hire a chief deputy and who is authorized to act on behalf of that official. The term does not include a person an individual appointed to a position that must be filled under an established personnel system.
- 3. "Disabled veteran" means a veteran who is found to be entitled to a service-connected disability rating as determined by the United States veterans' administration.
- 4. <u>"Justifiable cause" means grounds for action that are in accord with sufficient reason that can be justified or defended as correct. Justifiable cause not to hire a veteran must be something specific to that individual which renders the individual unsuitable for the position.</u>
- 5. "Personnel system" means a personnel system based on morit principles system that rates applicants for a position using an objective set of skills, knowledge, abilities, behaviors, or other characteristics required for the position.
- 6. "Political subdivision" means counties, cities, townships, and any other governmental entity created by state law which employs persons individuals either temporarily or permanently.
- 6. 7. "Private secretary" means the person individual who is appointed by an elected or appointed official under express legal authority to hire a private secretary or administrative assistant and who is authorized to handle correspondence, keep files, schedule appointments, and do other clerical work of a more personal and confidential nature for that official, but does not include a person an individual appointed to a position that must be filled under an established a personnel system.

7. <u>8.</u> "Veteran" means a North Dakota resident who is a wartime veteran as defined in subsection 2 of section 37-01-40.

SECTION 3. AMENDMENT. Section 37-19.1-02 of the North Dakota Century Code is amended and reenacted as follows:

37-19.1-02. Public employment preference to veterans - Residency requirements.

- 1. Veterans are entitled to preference, over all other applicants, in appointment or employment by governmental agencies, provided that such veteran is a United States citizen at the time of application for employment. Veterans qualified for preference may not be disqualified from holding any position with an agency because of physical or mental disability, unless the disability renders them unable to properly perform the duties of the position applied for.
- 2. When a veteran applies for appointment or employment under subsection 1, the officer, board, or person whose duty it is to appoint or employ a person an individual to fill the available position shall, except where the veteran has been qualified for the position applied for under a personnel system, investigate the qualifications of the veteran. If the veteran is found to possess the qualifications required for the position applied for, whether educational or by way of prior experience, and is physically and mentally able to perform the duties of the position applied for, the officer, board, or person shall appoint or employ the veteran.
- 3. A disabled veteran is entitled to a preference superior to that given other veterans under this section, which preference must be accorded in the manner provided in this section.
- 4. Notwithstanding the preference provisions in subsections 1, 2, and 3, public employment preference for veterans by agencies or governmental agencies, as defined herein, which new have, or which may hereafter have, an established <u>filling positions through a</u> personnel system are governed by the following:
 - a. No distinction or discrimination may be made in the administration of the examination because the applicant may be a veteran.
 - b. Upon completion of the examination with a passing grade, the applicant must be informed of a veteran's rights to employment preference as hereinafter provided.
 - c. The applicant must be required to furnish proof of the applicant's status as a veteran and, if disabled, proof of the applicant's disability, as defined herein.
 - d. Upon receipt of proof required in subdivision c, <u>on a one hundred</u> <u>point scale</u>, the examiner shall add five points for a nondisabled veteran and ten points for a disabled veteran to the examination grade of the applicant, and the <u>.</u> The total is the veteran's examination grade <u>score</u>.
 - e. Upon request for the prescribed number of eligible persons individuals from the eligibility registry, such the number of eligible persons individuals must be certified from the top number of eligible

persons individuals and with such the certified list of eligible persons individuals there must also be submitted a statement as to which of those so certified are veterans, disabled veterans, or nonveterans.

- f. In the event <u>If</u> the certified list of eligible persons <u>individuals</u> includes either veterans or disabled veterans, the appointing or employing authority of that particular agency or governmental agency shall make a selection for the available position as follows:
 - (1) A disabled veteran, without regard to the disabled veteran's examination grade, is first entitled to the position and, in the absence of justifiable cause, documented in writing, for not making such that selection, must be so appointed or employed. If such the list includes two or more disabled veterans, then the one with the highest examination grade is first entitled to the position and, in the absence of justifiable cause, documented in writing, for not making such that selection, must be so appointed or employed.
 - (2) When such <u>If the</u> certified list of eligible persens <u>individuals</u> does not include one or more disabled veterans and consists only of veterans, then the one with the highest examination grade is first entitled to the position and, in the absence of justifiable cause, documented in writing, must be so appointed or employed.
 - (3) When such <u>If the</u> certified list of eligible persons <u>individuals</u> includes nonveterans and veterans, but not disabled veterans, then the one with the highest examination grade, whether a nonveteran or a veteran, is first entitled to the position and, in the absence of justifiable cause, must be so appointed or employed; and if the one with the highest examination grade is a veteran and is not appointed or employed, there must be justifiable cause documented in writing for not making cuch that appointment or employment.
- 5. The provisions of this This section de does not apply when the position to be filled is that of a superintendent of schools, teacher, or the chief deputy or private secretary of an elected or appointed official, the chancellor and vice chancellors of the board of higher education, presidents or executive deans, vice presidents, assistant to the president, provosts, and instructors of board institutions. Temporary committees and individual or group appointments made by the governor or legislative assembly are also excepted from the provisions of this section.

SECTION 4. AMENDMENT. Subsection 1 of section 37-19.1-04 of the North Dakota Century Code is amended and reenacted as follows:

1. If a veteran, or a qualified veteran's spouse, hereafter known as the applicant, is not given the preference provided in section 37-19.1-02 or 37-19.1-03, the applicant, within fifteen days after notification by certified mail that employment has been refused, may request a hearing before a hearing efficer as provided in subsection 3. The applicant's request must be in writing, must include the employer's notification that employment has been refused, and must be delivered to the commissioner of veterans' affairs by certified mail. A copy of the written request must be mailed to the employer or employing agency. The applicant is entitled to immediate

employment in the position for which application was originally made, or an equivalent position, together with backpay and benefits from the date the appointment should have been made, if the hearing officer finds in favor of the applicant."

Renumber accordingly

2007 HOUSE GOVERNMENT AND VETERANS AFFAIRS

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SB 2353

2007 HOUSE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2353

House Government and Veterans Affairs Committee

Check here for Conference Committee

Hearing Date: March 23, 2007

 Recorder Job Number: 5502

 Committee Clerk Signature

Minutes:

Sen. Dever: Testimony attached.

Rep. Haas: So that was the same set of amendments that your subcommittee produced? **Sen. Dever**: Yes.

Rep. Karls: When you say that this is based on 100% scale, say it is a 400 point test that they go through, does that mean a veteran will get 4 times as many extra points? **Sen. Dever**: When I said 100% I should have said a 100 point scale. We are talking about a percentage of those points. I understand that with our state agencies, that is pretty standard. **Colonel Thiele**: We got a bunch of our soldier's home safely yesterday. They are at Fort Lewis right now. A special thanks to Sen. Dever for a work he did. We did have a good subcommittee that did a lot of work. They came up with a good veteran preference bill. One of the big questions is that does this expand veteran's preference. Really what we are doing is nearing the federal scale. In the past you were required to have an expeditionary badge, expeditionary medal, or campaign badge. In addition for periods of Vietnam, you only had to serve during that time frame for 180 days or longer. What we are doing now is saying in addition to that, it is also the first Gulf war and the current war on terror. That nears what the federal government is doing in veteran's preference. The net impact is not great for the simple fact that 90% of our Page 2 House Government and Veterans Affairs Committee Bill/Resolution No. SB 2353 Hearing Date: March 23, 2007

people that are mobilized otherwise qualify because they get the campaign bade and medal. That is to make sure that the global war on terror is not in the theatre of operation. That is what it does. We talked about spelling out the periods and the conclusion was that it would also assist Human Resources, but the people who are applying for veteran's preference. When someone applies for veteran's preference what they will do is provide their 8214 to their perspective employer. That is kind of what we look at to determine periods of service, any badges or medals, and so forth. That is basically how that operates. Another question has come up. We have defined justifiable cause. That comes from the Supreme Court case involving veteran's preference. Here again it works together to come up with something. Basically if you do not hire a veteran, there is nothing specific to that individual, give them a little bit of clear quidance. Last but not least there is pay that says if you fail to properly hire a veteran you must determine to an appeal. You are going to get the equivalent position together with back pay and benefits from the date of employment. There has been a lot of questions on what does that mean. Basically that is an approach that says you just can't do nothing and sit back. You have to seek suitable employment to minimize the damages in this case. Does that mean that employment engineers have to take a job at a restaurant? No that is not what I means. If there are other positions available in the engineer market, you have an obligation to seek those and make applications to them. If you do obtain employment, whatever it is, that would be subtracted from the amount payable. The idea is that we are going to make them pull but we aren't going to allow the windfall. We will bring you back to where you would have been financially but not anything more. That seems reason enough. That in a nutshell is the veteran's preference law as we proposed. We encourage a do pass.

Rep. Amerman: When you say they appeal, who do they appeal to?

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Colonel Thiele: They go through the veteran's department which is the first step. What they will do is contact them within a certain time frame and begin that process. They will assign someone to the administrative hearing board. It will end up to the court process eventually. **Rep. Boehning**: In section 2, line 28, I have questions. If one person gets picked over another, will this apply to him as well? Is there any language that says it will not apply to him, or how will that work?

Colonel Thiele: There is language accepting that. If you go to page 5 on line 30, it talks about what if it does not apply to the Superintendent of schools, teachers, secretaries, elected or appointed official, temporary committee and individual group appointments made by the governor or legislative assembly.

Rep. Kasper: Does this bill apply to public employment, or to private sectors as well? **Colonel Thiele**: It is just public employment.

Rep. Wolf: On page 1 where it says veterans, it reduces the amount of time that they serve to 24 months to 180 days, does that comply with federal law?

Colonel Thiele: I think that is consistent. I don't know if that was the specific intent.

Rep. Kasper: Let's say that the veteran is hired because of the preference. Let's say these preference points require that person to be hired. After that job has been filled it's apparent that the veteran cannot perform the duties of the job, what do you do then?

Colonel Thiele: You let them go. They are in a probationary employee just like anyone else accepting the preference. It is intended to give you that job. You have to perform just like everybody else. It doesn't give you any additional benefits once you are in the job. There may be some disability issues but that is not what you are referencing. You are in the same boat as everyone else.

Page 4 House Government and Veterans Affairs Committee Bill/Resolution No. SB 2353 Hearing Date: March 23, 2007

Rep. Kasper: So once the job is given, there is no more preference that is given. The veteran is actually an employee under the law. He can actually be fired for cause.

Colonel Thiele: That is absolutely correct.

Rep. Wieler: How long has this been going on?

Colonel Thiele: It has been in existence for as long as I can remember. It certainly goes back to the Vietnam era and prior to that.

Rep. Weiler: Is that in the state of ND or federally?

Colonel Thiele: Both.

Rep. Wieler: Has this ever been challenged by an individual who is not a veteran. They may not have gotten the job even though they had more suitable qualifications.

Colonel Thiele: I have no doubt that it has occurred somewhere in the country. It is certainly not an issue where it has been declared unconstitutional. It is a legitimate exercise.

Rep. Weiler: How is this different from the quotas and hiring factors?

Colonel Thiele: All veteran's preferences have been intended to be entitled. It is a benefit to veterans. There is no number. There has got to be so many veterans's hired within the state. We could have many or just a few. It is certainly not a guarantee of employment. You have to meet eh qualifications. In addition to the law change we need to educate our hiring agency and human resources people in working with the veteran's. That is something we are going to be doing. It is very important to understand what veteran's preference is and isn't.

Rep. Kasper: How is it known in the hiring process on who scores what points? If there are 10 applicants and we have to give the veteran some additional points, who knows what the rating scale is and is that a public record? How does that work to disclose that situation.

Colonel Thiele: I know when I have been involved with this, the reason of absolute record was there. There is some kind of a rating with veteran's preference and the points that were given.

With the veteran you have a second column of additional points. That is in ND's open record laws.

Robert Bird: Testimony attached.

Rep. Wolf: You mentioned in the bill about points. Can you ask the veteran's affairs for that, or how do you know?

Robert Bird; if they have a purple heart, that is precedence of it. This is under the federal law. Bob Hanson: Testimony attached.

Rep. Schneider: On page 1 of the bill in section 1, a veteran is defined as an individual who has served on continuous federalized active military duty. Then on page 3, line 3, it says veteran means a ND resident who is a war time veteran. Does the preference apply only to war time veterans or all veterans in ND?

Bob Hanson: It applies to war time veterans. You have to be a war time veteran to qualify.

Rep. Schneider: Is that consistent with federal law?

Bob Hanson: Yes. What happens a lot is the recent conflicts. The president has declared them to be an era from a certain time when the conflict started. In that case, to be declared an era, all who have served have become eligible.

Rep. Schneider: On page 6, section 4 in regards to the appeal process, if a veteran applies for a job and does not get that, is 15 days enough time to request that hearing?

Bob Hanson: We find it to be kind of a constraint but we do get it done.

Rep. Schneider: Would you prefer to see it as 30 days? Can you give the committee an overview of how many appeals you hear a year?

Bob Hanson: Most of the appeals that we get in don't go any further than our office. The reason is that they didn't get the job done right.

Page 6 House Government and Veterans Affairs Committee Bill/Resolution No. SB 2353 Hearing Date: March 23, 2007

Gene Kubla: I work for the commissioner. What happens is the veteran has 15 days to appeal to our department. We then have 15 days to contact the Office of Administrative Hearing. They have 15 days to schedule a hearing. Then after the hearing they have 15 days to apply. In essence a veteran hears nothing for 45 days. The time is 15, 15, and 15 is really long enough. **Rep. Schneider**: Is the 15 days strictly applied? If someone comes in 20 days and wants to request that hearing, what happens?

Gene Kubla: The hiring agency has to respond to the veteran. From the date on the letter, he or she has 15 days to contact us for an appeals process. If the agency does not send a letter, the time period doesn't start and they could start the process 6 months later.

Rep. Schneider: Is 15 days an issue? Do you have veteran's coming in after that still wanting to appeal the process?

Rep. Wolf: On page 6 in section 4 it says If a veteran or a qualified veterans spouse, can you show me on the bill where it talks about the qualifications of the spouse to get those benefits. **Bob Hanson**: The veteran's spouse is where they are unable to get the position because of a disability. It is a spouse of a disabled veteran who is disabled due to a service connected cause or causes. It's a spouse who would otherwise be unavailable for the position and be qualified for it.

Rep. Wolf: So if he is disabled, she gets the job?

Bob Hanson: She has to apply for the job and use veteran's preference if she's qualified. It's in the Century Code.

Rep. Haas: Is there any more testimony on SB 2353? If not we will close the hearing on SB 2353.

2007 HOUSE STANDING COMMITTEE MINUTES

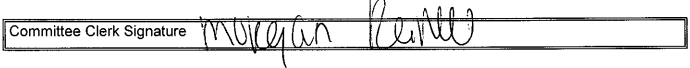
Bill/Resolution No. SB 2353

House Government and Veterans Affairs Committee

Check here for Conference Committee

Hearing Date: March 23, 2007

Recorder Job Number: 5503



Minutes:

Rep. Meier: I move a do pass.

Rep. Karls: I second that.

Rep. Haas: Is there any discussion? I would like to thank all of those folks who worked on that bill over in the Senate side. We appreciate the work that we did in refining the bill and getting it to the stage where everyone found it acceptable. Without further discussion we will take a roll call vote on a do pass motion for SB 2353. The do pass motion passes with a vote of 10-0-3. Is there a volunteer to carry this bill?

Rep. Meier: I will.



2007 HOUSE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. "Click here to type Bill/Resolution No."

Date: 3 - 23 - 07 Roll Call Vote #: [

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| Legislative Council Amendment Nun | nber (- | 36_ | 2353 | | | | | | | | |
| Action Taken $D D D D S S$ | ר | | <u></u> | | | | | | | | |
| Motion Made By U.D. MUR Seconded By U.P. KAUS | | | | | | | | | | | |
| Representatives | Yes | No | Representatives | Yes | No | | | | | | |
| Rep. C.B Haas Chairman | $\boldsymbol{\nabla}$ | | Rep. Bill Amerman | X | | | | | | | |
| Rep. Bette Grande V.P | X | | Rep. Louise Potter | X | | | | | | | |
| Rep. Randy Boehning | X | | Rep. Jasper Schneider | X | | | | | | | |
| Rep. Stacey Dahl | · | | Rep. Lisa Wolf | | | | | | | | |
| Rep. Glen Froseth | | | | | | | | | | | |
| Rep. Karen Karls | X | | | | | | | | | | |
| Rep. Jim Kasper | | | | | | | | | | | |
| Rep. Lisa Meier | | | | | | | | | | | |
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If the vote is on an amendment, briefly indicate intent:

REPORT OF STANDING COMMITTEE (410)

March 23, 2007 10:22 a.m.

REPORT OF STANDING COMMITTEE

SB 2353, as reengrossed: Government and Veterans Affairs Committee (Rep. Haas, Chairman) recommends DO PASS (10 YEAS, 0 NAYS, 3 ABSENT AND NOT VOTING). Reengrossed SB 2353 was placed on the Fourteenth order on the calendar. 2007 TESTIMONY

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SB 2353

SB 2353 - Veterans Preference

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Chairman Dever and committee members:

My name is Robert Evans, Secretary of the ND Veterans Coordinating Council; State Adjutant for the Disabled American Veterans (DAV); and the Williams County Veterans Service Officer. I am here today to ask for a DO PASS on SB 2353.

SB2353 is the result of many years of seeing North Dakota veterans' preference being diluted to the point that I feel we have NO veterans' preference in hiring within North Dakota. I have witnessed, over the years, county managers changing the rules in the middle of a hiring process. I have seen school districts drag out the appeals process to the point that a veteran throws his hands up and walks away. I have seen state agencies use wording within the law to their advantage by giving their own definition to veterans preference and to the term "wartime" veteran.

SB2353 offers changes to the definition "veteran" and "wartime veteran." In today's military we feel the proposed definitions better identifies service rendered. Also, the definition of "Personnel System" better describes to the various agencies the intended guidelines for the different employment situations within city, county, and state government. This bill also clearly defines the employment process and what is required from the employing agencies.

Finally, this bill provides for a penalty clause for not following veterans' preference guidelines. What happened in the past is the agency was not held liable for not following established guidelines.

When the United States goes to war, everyone jumps on the bandwagon supporting our servicemen and women. Comments are made on how much we appreciate their service to country and state, until these veterans get back home and start seeking employment. Hiring agencies want to hire the best but seem to forget that year ago these same veterans were the very best. The ND Veterans' Coordinating Council has worked hard to improve and strengthen the veterans' preference law. I feel SB 2353 succeeds in doing that.

In closing I want to thank Senators Dever, Lyson, Tollefson; Representative 'Carlisle, Karls and Lisa Meier, for their courage in assisting the ND Veterans Coordinating Council by introducing SB 2353. Your courage and help is duly noted.

Again, I would ask for a DO PASS on this bill and would be glad to answer any questions that the committee might have.

Attach # 1 2-2-07

1

Sixtieth Legislative Assembly Of North Dakota

SENATE BILL NO.

Introduced by:

A BILL for an Act to amend section 37-01-40 of the North Dakota Century Code relating to the definition of a wartime veteran and uniform period of service dates, and amend subsection 1 of section 37-19.1-04 of the North Dakota Century Code relating to veterans preference.

BE IN ENACTED BY THE LEGISLATIVE ASSEMBLY TO NORTH DAKOTA

SECTION 1. AMENDMENT. Section 37-01-40 of the North Century Code is amended and reenacted as follows:

37-01-40 Veteran and wartime veteran defined - Uniform service dates for wartime veterans.

1. A "veteran" is a person who has served on continuous federalized active military duty for twenty-four months <u>one hundred eighty days</u> or the full period for which the person was called or ordered to active military duty, whichever is shorter, and who was discharged or released therefrom under other than dishonorable conditions. A discharge reflecting "expiration of term of service" or "completion of required service" or words to that effect qualifies the shorter term of service as making the person a veteran.

2. A "wartime veteran" is a person who served in the active military forces, during a period of war <u>armed conflict</u> or who received the armed forces expeditionary or other campaign service medal during an emergency condition and who was discharged or released therefrom under other than dishonorable conditions. "Wartime veteran" also includes a person who died in the line of duty in the active military forces, as determined by the armed forces.

3. Period of service dates for a wartime veteran begins with the date of any declaration of war by the Congress of the United States <u>or presidential</u> <u>proclamation beginning hostilities</u> or the beginning of an emergency condition recognized by the issuance of a presidential proclamation or a presidential executive order and in which the armed forces expeditionary medal or other campaign service medals are awarded according to presidential executive order and ending on a date prescribed by presidential proclamation or concurrent resolution of the Congress of the United States and dates determined by the United States department of defense.

- <u>4. Current uniform period of service dates for periods of armed conflict include:</u>
 <u>a. the period beginning December 7, 1941 through December 31, 1946,</u>
 - known as World War II;
 - b. the period beginning June 27, 1950 through January 31, 1955, known as the Korean War;
 - c. the period beginning August 5, 1964 through May 7, 1975, known as the Vietnam War;
 - d. the period beginning August 2, 1990 through January 2, 1992, known as the Gulf War; and
- e. the period beginning September 11, 2001 and ending on and ending on a date prescribed by presidential proclamation or by Congress as the last day of Operation Iraqi Freedom or Operation Enduring Freedom whichever occurs later.

The Department of Veterans Affairs shall maintain a list of all period of service dates for emergency conditions in which the armed forces expeditionary medal or other campaign medal have been awarded as outlined in this section.

SECTION 2. AMENDMENT. Subsection 1 of section 37-19.1-04 of the North Century Code is amended and reenacted as follows: 1. If a veteran, or a qualified veteran's spouse, hereafter known as the applicant, is not given the preference provided in section 37-19.1-02 or 37-19.1-03, the applicant, within fifteen days after notification by certified mail that employment has been refused, may request a hearing before a hearing officer as provided in subsection 3. The applicant's request must be in writing, must include the employer's notification that employment has been refused, and must be delivered to the commissioner of veterans' affairs by certified mail. A copy of the written request must be mailed to the employer or employing agency. The applicant is entitled to immediate employment in the position for which application was originally made, or an equivalent position, together with backpay and benefits from the date the appointment should have been made, less amounts otherwise earnable through due diligence, if the hearing officer finds in favor of the applicant.

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Sixtieth Legislative Assembly Of North Dakota

SENATE BILL NO. 2353

Introduced by

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Senators Dever, Lyson, Tollefson

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Representatives Carlisle, Karls, L. Meier

A BILL for an Act to amend section 37-01-40 of the North Dakota Century Code relating to the definition of a wartime veteran and uniform period of service dates, and amend subsection 1 of section 37-19.1-04 of the North Dakota Century Code relating to veterans preference.

BE IN ENACTED BY THE LEGISLATIVE ASSEMBLY TO NORTH DAKOTA

SECTION 1. AMENDMENT. Section 37-01-40 of the North Century Code is amended and reenacted as follows:

37-01-40 Veteran and wartime veteran defined - Uniform service dates for wartime veterans.

- 1. A "veteran" is a person who has served on continuous federalized active military duty for twenty-four months one hundred eighty days or the full period for which the person was called or ordered to active military duty, whichever is shorter, and who was discharged or released therefrom under other than dishonorable conditions. A discharge reflecting "expiration of term of service" or "completion of required service" or words to that effect qualifies the shorter term of service as making the person a veteran.
- 2. A "wartime veteran" is a person who served in the active military forces, during a period of war armed conflict or who received the armed forces expeditionary or other campaign service medal during an emergency

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condition and who was discharged or released therefrom under other than dishonorable conditions. "Wartime veteran" also includes a person who died in the line of duty in the active military forces, as determined by the armed forces.

- 3. Period of service dates for a wartime veteran begins with the date of any declaration of war by the Congress of the United States or presidential proclamation beginning hostilities or the beginning of an emergency condition recognized by the issuance of a presidential proclamation or a presidential executive order and in which the armed forces expeditionary medal or other campaign service medals are awarded according to presidential executive order and ending on a date prescribed by presidential proclamation or concurrent resolution of the Congress of the United States and dates determined by the United States department of defense.
- 4. Current uniform period of service dates for periods of armed conflict include:
 - a. the period beginning December 7, 1941 through December 31, 1946, known as World War II;
 - b. the period beginning June 27, 1950 through January 31, 1955, known as the Korean War;
- c. the period beginning August 5, 1964 through May 7, 1975, known as the Vietnam War;
- d. the period beginning August 2, 1990 through January 2, 1992, known as the Gulf War; and
- e. the period beginning September 11, 2001 and ending on a date prescribed by presidential proclamation or by Congress as the last day of Operation Iraqi Freedom or Operation Enduring Freedom whichever occurs later.
 - The North Dakota department of veterans affairs shall maintain a list of all period of service dates for emergency conditions in which the armed forces expeditionary medal or other campaign medal have been awarded as outlined in this section.



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SECTION 2. AMENDMENT. Section 37-19.1-01 of the North Dakota Čentury Code is amended and reenacted as follows:

37-19.1-01. Definitions. As used in this chapter:

- "Agency" or "governmental agency" means all political subdivisions and any state agency, board, bureau, commission, department, officer, and any state institution or enterprise authorized to employ persons either temporarily or permanently.
- "Chief deputy" means the person who is appointed by an elected or appointed official under express statutory authority to hire a chief deputy and who is authorized to act on behalf of that official. The term does not include a person appointed to a position that must be filled under an established <u>a</u> personnel system.
- "Disabled veteran" means a veteran who is found to be entitled to a serviceconnected disability rating as determined by the United States veterans' administration.
- "Personnel system" means a personnel system based on <u>a merit principles</u> system that rates applicants for a position using an objective set of skills, knowledge, abilities, behaviors, or other characteristics required for the position.
- 5. "Political subdivision" means counties, cities, townships, and any other governmental entity created by state law which employs persons either temporarily or permanently.
- 6. "Private secretary" means the person who is appointed by an elected or appointed official under express legal authority to hire a private secretary or administrative assistant and who is authorized to handle correspondence, keep files, schedule appointments, and do other clerical work of a more personal and confidential nature for that official, but does not include a person appointed to a position that must be filled under an established <u>a</u> personnel system.
- 7. "Veteran" means a North Dakota resident who is a wartime veteran as defined in subsection 2 of section 37-01-40.

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8. "Justifiable cause" means grounds for action that are in accord with sufficient reason that can be justified or defended as correct. Justifiable cause not to hire a veteran must be something specific to that individual which renders him or her unsuitable for the position. The fact that other candidates with lower examination scores are subsequently determined to be better or more gualified cannot be considered justifiable cause.

SECTION 3. AMENDMENT. Section 37-19.1-02 of the North Dakota Century Code is amended and reenacted as follows:

37-19.1-02. Public employment preference to veterans - Residency requirements.

- Veterans are entitled to preference, over all other applicants, in appointment or employment by governmental agencies, provided that such veteran is a United States citizen at the time of application for employment. Veterans qualified for preference may not be disqualified from holding any position with an agency because of physical or mental disability, unless the disability renders them unable to properly perform the duties of the position applied for.
- 2. When a veteran applies for appointment or employment under subsection 1, the officer, board, or person whose duty it is to appoint or employ a person to fill the available position shall, except where the veteran has been qualified for the position applied for under a personnel system, investigate the qualifications of the veteran. If the veteran is found to possess the qualifications required for the position applied for, whether educational or by way of prior experience, and is physically and mentally able to perform the duties of the position applied for, the officer, board, or person shall appoint or employ the veteran.
- A disabled veteran is entitled to a preference superior to that given other veterans under this section, which preference must be accorded in the manner provided in this section.
- Notwithstanding the preference provisions in subsections 1, 2, and 3, public employment preference for veterans by agencies or governmental agencies, as defined herein, which now have, or which may hereafter have, filling

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positions through an established personnel system are governed by the following:

- a. No distinction or discrimination may be made in the administration of the examination because the applicant may be a veteran.
- b. Upon completion of the examination with a passing grade, the applicant must be informed of a veteran's rights to employment preference as hereinafter provided.
- c. The applicant must be required to furnish proof of the applicant's status as a veteran and, if disabled, proof of the applicant's disability, as defined herein.
- d. Upon receipt of proof required in subdivision c, the examiner shall add five points for a nondisabled veteran and ten points for a disabled veteran to the examination grade of the applicant, and the total is the veteran's examination grade.
- e. Upon request for the prescribed number of eligible persons from the eligibility registry, such number of eligible persons must be certified-from the top number of eligible persons and with such certified list of eligible persons there must also be submitted a statement as to which of those so certified are veterans, disabled veterans, or nonveterans.
- f. In the event the certified list of eligible persons includes either veterans or disabled veterans, the appointing or employing authority of that particular agency or governmental agency shall make a selection for the available position as follows:
 - (1) A disabled veteran, without regard to the disabled veteran's examination grade, is first entitled to the position and, in the absence of justifiable cause, documented in writing, for not making such that selection, must be so appointed or employed. If such the list includes two or more disabled veterans, then the one with the highest examination grade is first entitled to the position and, in the absence of justifiable cause, documented in writing, for not making such that selection, must be so appointed or employed.

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- (2) When-such If the certified list of eligible persons does not include one or more disabled veterans and consists only of veterans, then the one with the highest examination grade is first entitled to the position and, in the absence of justifiable cause, documented in writing, must be soappointed or employed.
- (3) When such If the certified list of eligible persons includes nonveterans and veterans, but not disabled veterans, then the one with the highest examination grade, whether a nonveteran or a veteran, is first entitled to the position and, in the absence of justifiable cause, must be so appointed or employed; and if the one with the highest examination grade is a veteran and is not appointed or employed, there must be justifiable cause documented in writing for not making such that appointment or employment.
- 5. The provisions of this section do not apply when the position to be filled is that of a superintendent of schools, teacher, or the chief deputy or private secretary of an elected or appointed official, the chancellor and vice chancellors of the board of higher education, presidents or executive deans, vice presidents, assistant to the president, provosts, and instructors of board institutions. Temporary committees and individual or group appointments made by the governor or legislative assembly are also excepted from the provisions of this section.

SECTION 4. AMENDMENT. Subsection 1 of section 37-19.1-04 of the North Century Code is amended and reenacted as follows:

1. If a veteran, or a qualified veteran's spouse, hereafter known as the applicant, is not given the preference provided in section 37-19.1-02 or 37-19.1-03, the applicant, within fifteen days after notification by certified mail that employment has been refused, may request a hearing before a hearing officer as provided in subsection 3. The applicant's request must be in writing, must include the employer's notification that employment has been refused, and must be

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delivered to the commissioner of veterans' affairs by certified mail. A copy of the written request must be mailed to the employer or employing agency. The applicant is entitled to immediate employment in the position for which application was originally made, or an equivalent position, together with backpay and benefits from the date the appointment should have been made, less amounts otherwise earnable through due diligence, if the hearing officer finds in favor of the applicant.

Testimony on SB 2353 Veteran's Preference House Government & Veteran's Affairs Senator Dick Dever

Mr. Chairman, members of the committee, for the record I am Dick Dever, the Senator from District 32 here in Bismarck.

This is an important bill to better clarify our Veteran's Preference law. Let me make it clear that this bill is not to create Veteran's preference. The law already exists both in the federal law and in the state law. It applies only to the hiring of employees by government at all levels, so it does not apply to private employers. The existing law and this bill are not to force the hiring of unqualified individuals. It simply provides that if a job has similarly qualified individuals, the veteran gets an edge in the hiring process.

Section 1 of the bill includes definitions of a veteran. Sub-section 2 is the definition of a wartime veteran. You might notice that on line 18 the word "war" is changed to "armed conflict". The last declared "war" was World War II. There is some concern that changing that wording might expand Veteran's Preference. I would simply encourage you to hear those arguments and consider the implications.

Sub-section 4 of Section 1 puts dates into statute that better define who is eligible for Veteran's preference. This is important to clear up any confusion when a veteran applies for a job.

Section 2 of the bill provides a definition for "Justifiable Cause". This is important because the term has sometimes been used without any real valid reason.

Section 3 of the bill provides that the 5 point preference that a veteran receives or 10 point preference that a disabled veteran receives is based on a 100 percent scale.

Section 4 of the bill puts a little teeth in the law by saying that if a veteran should have gotten a job and didn't, he is entitled to back pay and benefits from the time that he should have been hired.

When this bill was introduced, there were concerns expressed by some people. I assigned a sub-committee of the three freshmen on the Senate GVA committee. They pulled together a group of people including Lt. Col Dave Thiele of the Adjutant General's office, Laurie Steriotti-Hammeran of the State Human Resources Division, Gene Kouba from the ND Veteran's Affairs Commission, and several others. They completely reworked the bill and came up with language that is good for everybody.

The bill provides clarity which helps the H.R. people doing the hiring. It puts teeth in the bill which benefits Veteran's. It recognizes the important contribution made by the Veteran's whose service we all appreciate.

SB 2353 Veterans Preference

Representative Haas and committee members;

My name is Robert Evans, Secretary of the North Dakota Veterans Coordinating Council, State Adjutant for the Disabled American Veterans and Williams County Veterans Service Officer. The council is the legislative arm for the veterans of North Dakota; it is made up of three representatives of each of the five veterans' organizations and we receive resolutions from each. Any and all legislative items of the council require a unanimous vote to move forward. I am here today to ask your committees support for SB 2353.

SB 2353 is the result of many years of seeing North Dakota veterans' preference being diluted. It is diluted to the point that we have no veterans' preference here in North Dakota. This is the result of the various state agencies, county and city government doing what they want. I have witnessed over the years, county managers changing the rules in the middle of a hiring process. I have seen school districts drag out the appeals process to the point that the veteran throws his hands up and walks away. I have seen state agencies use wording within the law to their advantage by giving their definition. I have even seen staff attorneys for state agencies give their own definition to the term war time veteran. We have even seen veterans use veteran's preference for their own advantage and then turn around and deny veterans preference to others.

This bill offers changes to the term veteran and war time veteran. In today's armed service we feel the proposed definition best identifies with the type of service rendered.

It also offers a description of the various periods of war and makes allowances for future conflicts. The definition for Personnel System, I feel better describes to the various agencies the intended guidelines for the different employment situations out there. The bill also clearly defines the employment process and what is required from the employing agency. The bill also defines the term "Justifiable Cause". Finally this bill provides for a penalty clause, although diluted it is still a penalty. In the past there was no penalty. What usually happened is the agency would just walk away.

When the United States goes to war everyone jumps on the band wagon supporting our service men and women. Comments are made on how much they appreciate their service to country and state, until these veterans get back home and start seeking employment. Hiring agencies want to hire the best but seem to forget that a year ago these same individuals were the very best. The Council has worked hard over the years to improve and strengthen veterans' preference law. SB 2353 does that. I have asked that Commissioner Hanson offer remarks on this bill and be available for further questions.

In closing I want to thank those Senators Dever, Lyson, Tollefson; Representatives Carlisle, Karls and Lisa Meier for their courage in assisting the North Dakota Veterans Coordinating Council by introducing this bill. Your courage and help is duly noted.

Testimony SB 2353 Bob Hanson, Commissioner ND Department of Veterans' Affairs March 23, 2007

Good morning Mr. Chairman, members of the committee. I am Bob Hanson, commissioner of veterans' affairs.

We support this bill because those who put their lives on the line allowing us to enjoy our way of life as free Americans deserve no less.

We often hear the state's veterans' preference law "is a joke." It has few, if any, teeth in it for our veterans. This bill will change that.

"Wartime" veterans, with other than a dishonorable discharge are entitled to veterans' preference. Our state's veterans' preference law only applies to jobs in public jurisdictions. However, some public agencies are interpreting, for their benefit, no veteran beyond WWII is entitled to veterans' preference. This bill corrects that. The bill does not expand the number of veterans eligible for veterans' preference. The bill mirrors Federal veterans' preference.

The problem many of our veterans face when using our veterans' preference is they are being denied a position because of "justifiable cause." This results from a 1993 Supreme Court case decision where the court held against the veteran because there was no definition of justifiable cause in our law. Since that decision, now virtually any reason can be used by an agency as far as "justifiable cause" is concerned to deny a veteran a position. This bill contains a definition of justifiable cause.

Presently, if public agencies don't comply with our preference law there is no penalty. Not following most laws will result in a penalty. It should be no different when a veterans' preference law is violated. This bill provides a penalty for those public agencies found not to have complied with the veterans' preference law. Redress for the veteran is included in the bill if it is found the public agency should have hired the veteran. This provision will not only help our veterans, but will also move the process along more quickly.

It should be noted most veterans don't really fight the system. They don't want to cause a stir. Still, in roughly the last year, our office has had at least a dozen veterans' preference complaints.

For example: 1) A disabled veteran who applied for a position and wanted to use veterans' preference, but was told if he did, not to expect advancement. Veteran was intimidated, did not pursue any action; 2) A disabled veteran applied for a position, met all the qualifications; claimed veterans' preference; never received an interview; veteran called the public body, asked if position was filled and if so, was it with a veteran; was told it was filled by a non-veteran from out of state; asked if employer had considered his veterans' status and was told they don't pay any attention to veterans' preference. Veteran decided not to pursue any action; and 3) Just this week I was told of a personnel officer of a public agency who told people this individual had protested the war and would not hire a veteran. These are just a sample of cases where veterans were neither provided their rights as a veteran, nor treated with the respect they deserve because of their being a veteran. These kinds of actions have occurred at all levels of our government.

North Dakota has an excellent record of providing for its veterans. Sadly that's not totally true when it comes to some who are responsible for complying with veterans' preference. We tend to wave the flag and give our veterans a pat on the back when they leave for, and return from, their tour of duty in a combat zone. Unfortunately some of us forget what the veteran is legally entitled to when it comes to giving them their full veterans' preference rights. If even 1 veteran is denied their rights under veterans' preference, that's 1 too many.

SB 2353 will help to ensure our veterans will receive all the benefits of veterans' preference our state has to offer when applying for a job for which they qualify, with a public body.

I want to thank the groups who've worked together to resolve their differences and agree on the bill before you.

Thank you.