2009 SENATE JUDICIARY

SB 2161

# 2009 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. 2161

Senate Judiciary Committee

Check here for Conference Committee

Hearing Date: January 14, 2009

Recorder Job Number: 2161

Committee Clerk Signature

Minutes: Senator Nething, Chairman

Relating to lost, missing or runaway children.

**Greg Wilz** – Deputy Director of the Dept. of Emergency Services and Director of Homeland Security for the State of ND. – See written testimony – in support of.

Senator Nething - Asks him to explain the bill.

**Wilz** – He said it moves issues with missing children to the Bureau of Criminal Investigation instead of with State Radio division.

Discussion follows on the bills language.

Wilz – He says the new language in section one is almost verbatim from the last bill. In section 2 run away children are removed.

**Senator Schneider** – Wonders why run away children was struck out of section 2.

Wilz - States because they are covered as the part of the lost and missing in section 1.

JoAnn Brager – Vice President, West River Head Start – See written testimony – neutral Discussion follows on what proof of identity means. Can they copy a certified copy as proof. Can they accept a certificate of live birth. Ms. Brager describes what they do now and what

they accept.

Page 2 Senate Judiciary Committee Bill/Resolution No. 2161 Hearing Date: January 14, 2009

Senator Nething – Asks Mr. Wilz to clarify what proof of identify is.

Wilz – Said he would defer to BCI to see if they have knowledge of this. He understands that if they showed up with a certified copy and you can make a copy for your files that is acceptable.

Jerry Kemmet - Director of BCI - Agrees that a copy would be sufficient.

Close hearing 2161

No further found information bill.

## **FISCAL NOTE**

# Requested by Legislative Council 01/22/2009

#### **REVISION**

Bill/Resolution No.: SB 2161

1A. State fiscal effect: Identify the state fiscal effect and the fiscal effect on agency appropriations compared to

funding levels and appropriations anticipated under current law.

	2007-2009 Biennium		2009-2011	Biennium	2011-2013 Biennium		
	General Fund	Other Funds	General Fund	Other Funds	General Fund	Other Funds	
Revenues	\$0	\$0	\$0	\$0	\$0	\$0	
Expenditures	\$0	\$0	\$0	\$0	\$0	\$0	
Appropriations	\$0	\$0	\$0	\$0	\$0	\$0	

1B. County, city, and school district fiscal effect: Identify the fiscal effect on the appropriate political subdivision.

2007-2009 Biennium		2009-2011 Biennium			2011-2013 Biennium			
Counties	Cities	School Districts	Counties	Cities	School Districts	Counties	Cities	School Districts

2A. **Bill and fiscal impact summary:** Provide a brief summary of the measure, including description of the provisions having fiscal impact (limited to 300 characters).

This bill requires the Bureau of Criminal Investigation (BCI) to establish and maintain information regarding lost, missing or runaway children.

B. Fiscal impact sections: Identify and provide a brief description of the sections of the measure which have fiscal impact. Include any assumptions and comments relevant to the analysis.

Section 1 requires the BCI to establish and maintain a statewide system to:

Notify law enforcement of lost, missing, or runaway children reports;

Implement a data exchange system for disseminating to local and out-of-state law enforcement information to assist in recovery of such children. Exchange information regarding these children with the National Crime Information Center (NCIC); and

Notify law enforcement to enter lost, missing, or runaway children reports as soon as the minimum level of data specified is available to the reporting agency.

BCI is to provide prompt notification to the law enforcement agency or to families of receipt and entry of the child's report. This bill allows the family of the missing child to submit a report to BCI to include in the database of information and transmit the information to the NCIC if the family is unable to receive law enforcement agency services.

- 3. State fiscal effect detail: For information shown under state fiscal effect in 1A, please:
  - A. **Revenues:** Explain the revenue amounts. Provide detail, when appropriate, for each revenue type and fund affected and any amounts included in the executive budget.

N/A

B. **Expenditures:** Explain the expenditure amounts. Provide detail, when appropriate, for each agency, line item, and fund affected and the number of FTE positions affected.

Assuming the BCI adopts the same process currently used by Radio Communications, which is utilizing NCIC, there should not be additional expenditures needed.

C. **Appropriations:** Explain the appropriation amounts. Provide detail, when appropriate, for each agency and fund affected. Explain the relationship between the amounts shown for expenditures and appropriations. Indicate whether the appropriation is also included in the executive budget or relates to a continuing appropriation.

Assuming the BCI adopts the same process currently used by Radio Communications, which is utilizing NCIC, there should not be additional appropriations needed.

Name:	Kathy Roll	Agency:	Office of Attorney General
Phone Number:	328-3622	Date Prepared:	01/22/2009

#### FISCAL NOTE

# Requested by Legislative Council

01/05/2009

Bill/Resolution No.: SB 2161

1A. State fiscal effect: Identify the state fiscal effect and the fiscal effect on agency appropriations compared to

funding levels and appropriations anticipated under current law.

	2007-2009 Biennium		2009-2011	Biennium	2011-2013 Biennium	
	General Fund	Other Funds	General Fund	Other Funds	General Fund	Other Funds
Revenues	\$0	\$0	\$0	\$0	\$0	\$0
Expenditures	\$0	\$0	\$328,725	\$0	\$19,100	\$0
Appropriations	\$0	\$0	\$328,725	\$0	\$19,100	\$0

1B. County, city, and school district fiscal effect: Identify the fiscal effect on the appropriate political subdivision.

2007-2009 Biennium			2009	2009-2011 Biennium			2011-2013 Biennium		
Counties	Cities	School Districts	Counties	Cities	School Districts	Counties	Cities	School Districts	

2A. Bill and fiscal impact summary: Provide a brief summary of the measure, including description of the provisions having fiscal impact (limited to 300 characters).

This bill requires the Bureau of Criminal Investigation (BCI) to establish and maintain information regarding lost, missing or runaway children.

B. Fiscal impact sections: Identify and provide a brief description of the sections of the measure which have fiscal impact. Include any assumptions and comments relevant to the analysis.

Section 1 requires the BCI to establish and maintain a statewide system to:

Notify law enforcement of lost, missing, or runaway children reports;

Implement a data exchange system for disseminating to local and out-of-state law enforcement information to assist in recovery of such children. Exchange information regarding these children with the National Crime Information Center (NCIC): and

Notify law enforcement to enter lost, missing, or runaway children reports as soon as the minimum level of data specified is available to the reporting agency.

BCI is to provide prompt notification to the law enforcement agency or to families of receipt and entry of the child's report. This bill allows the family of the missing child to submit a report to BCI to include in the database of information and transmit the information to the NCIC if the family is unable to receive law enforcement agency services.

- 3. State fiscal effect detail: For information shown under state fiscal effect in 1A, please:
  - A. Revenues: Explain the revenue amounts. Provide detail, when appropriate, for each revenue type and fund affected and any amounts included in the executive budget.

N/A

B. Expenditures: Explain the expenditure amounts. Provide detail, when appropriate, for each agency, line item, and fund affected and the number of FTE positions affected.

Expenditures reflect the anticipated cost of the required state database system.

C. Appropriations: Explain the appropriation amounts. Provide detail, when appropriate, for each agency

and fund affected. Explain the relationship between the amounts shown for expenditures and appropriations. Indicate whether the appropriation is also included in the executive budget or relates to a continuing appropriation.

Appropriations reflect the anticipated cost of the required state database system. No appropriation has been provided for this bill's fiscal impact.

Name:	Kathy Roll	Agency:	Office of Attorney General	
Phone Number:	328-3622	Date Prepared:	01/10/2009	

Date: ///4/69 Roll Call Vote #: /

# 2009 SENATE STANDING COMMITTEE ROLL CALL VOTES SB 2/6/BILL/RESOLUTION NO.

SenateJU[	DICIARY				Cor	nmittee
Check here t	for Conference C	ommitte	ee			
Legislative Counc	il Amendment Num	nber _				
Action Taken	✓ Pass		D	o Not Pass 🔲 An	nended	
Motion Made By	Sen. De	Bon	Se	econded By	_8	450 r
Sen	ators	Yes	No	Senators	Yes	No
Sen. Dave Neth	ing – Chairman	X		Sen. Tom Fiebiger	X	
Sen. Curtis Olat	fson – V. Chair.	X		Sen. Carolyn Nelson	X	
Sen. Stanley W.	Lyson	X		Sen. Mac Schneider	X	
Total (Yes) _	6		(N	l)		
Floor Assignment	Serato	( )	(ek	æn,		

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

REPORT OF STANDING COMMITTEE (410) January 14, 2009 12:55 p.m.

Module No: SR-07-0292 Carrier: Nelson Insert LC: . Title: .

## REPORT OF STANDING COMMITTEE

SB 2161: Judiciary Committee (Sen. Nething, Chairman) recommends DO PASS (6 YEAS, 0 NAYS, 0 ABSENT AND NOT VOTING). SB 2161 was placed on the Eleventh order on the calendar.

2009 SENATE APPROPRIATIONS

SB 2161

## 2009 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2161

Senate Appropriations Committee

Check here for Conference Committee

Hearing Date: 01-22-09

Recorder Job Number: 7620

Committee Clerk Signature

Minutes:

**Chairman Holmberg** opened the hearing at 3:16 pm in regards to SB 2161 relating to lost, missing or runaway children.

Mike Link, Director, State Radio

Mike Link stated that the appropriations had been pulled on SB 2161 because of a policy sue.

**Tammy Dolan, Fiscal Analyst** reported that the fiscal note shows 0 dollars. They've pulled the appropriations on this bill.

V. Chair Bowman: It's a bill without a purpose?

**Mike Link** said it's a duty change? There must be a miscommunication between the office of state radio and the attorney general's office. We have since consulted on that and the fiscal note that was attached to this originally has come down to zero where you see no additional funding for this bill.

V. Chair Bowman asked about the cost of the original note.

Senator Mathern asked if he had a suggestion as to which committee should hear this policy issue.

hairman Holmberg said it was heard – by the judiciary.

Senator Fischer suggested they send it back to the judiciary committee.

Bill/Resolution No. SB 2161 Hearing Date: 01-22-09

Chairman Holmberg: First we need to hear all of the testimony. That would assume to be the route to go because they have to carry it. Any additional questions? Anyone else that needs to testify? If not, we'll take a motion to whatever you want to do and refer it back to the judiciary committee for their work because we'd have a new fiscal note.

**Senator Christmann** questioned if we should pass the bill without knowing what it does or what's in it and if it's proper to pass it out of here without committee recommendations and then rely on the judiciary recommendations? We could give it a DO PASS, but we don't know what's in it.

**Senator Robinson** asked if there is an option within this committee to refer it back to the judiciary committee without a vote because it doesn't belong here.

Chairman Holmberg: No, it belongs here because I had the original fiscal note and was sked for a fiscal review and I said yes. And now we have a new fiscal note.....

**Senator Robinson:** That's my point. It needs to be with the note – Yes. But now without the note.....

Chairman Holmberg: But there is a note. It just says there no fiscal impact. We can wait until tomorrow to resolve it.

V. Chair Grindberg: If we kill it we'll certainly learn about it.

Senator Krebsbach: The fiscal note says it has been referred to the judiciary.

**Chairman Holmberg:** It was re–referred. They had a hearing on the 6<sup>th</sup> and it was reported out of committee on the 15<sup>th</sup>. Then the new fiscal note is the 22<sup>nd</sup>. We have now had a hearing on it. We've had a hearing. I'll get back to you tomorrow.

**Senator Mathern:** Let's move it back without committee recommendation.

enator Krebsbach: Let them explain it.

Page 3 Senate Appropriations Committee

Bill/Resolution No. SB 2161 Hearing Date: 01-22-09

Chairman Holmberg: Let them explain it? If we put a DO NOT PASS on it, we would carry it. If we put a DO PASS on it, they have to carry it. I don't know what happens without committee recommendation. We'll find out tomorrow, we have a little time.

Chairman Holmberg closed the hearing on SB 2161.

Unable to locate information any further bill.

2009 HOUSE JUDICIARY

SB 2161

# 2009 HOUSE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2161

House Judiciary Committee

Check here for Conference Committee

Hearing Date: 3/9/09

Recorder Job Number: 10423, 10428

Committee Clerk Signature

Minutes:

Chairman DeKrey: We will open the hearing on SB 2161.

Mike Lynk, Director, Division of State Radio, Dept. of Emergency Services: Sponsor, support (attachment).

Rep. Delmore: Usually we don't remove parts of bills until we are sure that the other bill has been passed. You are asking us to take out parts of SB 2163 and insert parts of this bill.

What happens if that bill doesn't pass?

Mike Lynk: SB 2163 was a Do Pass in the House side.

**Rep. Delmore:** It has to be voted on the Floor and needs the Governor's signature before it becomes law. I'd be very curious why the Senate didn't include these amendments, because they can actually put forth amendments on the Floor of the Senate.

**Mike Lynk:** What happened on the Senate side, was that they passed the Bill on the Floor before they received the amendments. Legislative Council was preparing the amendments, and so the Senate didn't see the amendment before they passed the bill on the Floor. They have since done an engrossed version of SB 2163 on the Senate side, and that has been attached as part of this testimony.

Hearing Date: 3/9/09

**Rep. Delmore:** This is the version that you would like us to pass out is the engrossed bill that we passed out.

**Mike Lynk:** The engrossed bill with the changes that I've mentioned today, the amendments taking that section from 21-61 and deleting that section that went to section 37.

**Rep. Klemin:** Just to make sure that I am on the same page as you are, that second amendment where we are repealing this other section, in section 3 of this bill, is that also in SB 2163, the repealer.

**Mike Lynk:** Yes, I believe so. On your copy of the engrossed version of SB 2163 that I passed out, on the last line it takes out the section after chapter 54-23.2.

**Rep. Klemin:** On page 4, of 2163 is that where you are looking.

Mike Lynk: Line 25, page 4, chapter 54-23.2.

**Rep. Klemin:** The whole chapter is being repealed. So in the bill we have before us this morning, why are we just repealing two sections, if in the other bill they are repealing the whole chapter.

**Mike Lynk:** This was an effort to move part of the bill 2161 to 2163, which is under the Division of State Radio. We wanted to move the remaining portions, that were investigative portions in 2161 to the Bureau of Criminal Investigations.

Rep. Klemin: The way I understand it, if two bills do exactly the same thing, no harm done; unless the changes are different then they would have to be reconciled. I think Rep. Delmore's point is, you don't take out the section 2 of 2161 like you're suggesting we do, it's kind of like so what. If it's taken out in 2163 and taken out in 2161 and they are both exactly the same thing, it doesn't affect anything. But if we take it out here and 2163 doesn't pass, then there is a big difference. My question goes to section 3 of SB 2161, the one before us this morning. In this bill, it repeals two sections in chapter 54-23.2. Whereas in SB 2163, it repeals the whole

Page 3

House Judiciary Committee Bill/Resolution No. SB 2161

Hearing Date: 3/9/09

chapter. I don't know how many sections are in that chapter, but why if we were to reconcile

these two bills, wouldn't we want to repeal the whole chapter in SB 2161.

Mike Lynk: I do see your point. Our intent is to reconcile these two bills. Our intent is that

the bill in front of you today, SB 2161 minus the amendments that I've suggested, in section 2

and section 3, that are in SB 2163, need to be removed from SB 2161. The remaining portion

of that needs to stay with the Bureau of Criminal Investigations. The remaining portion of SB

2161 is the investigative part and goes to BCI.

**Rep. Griffin:** So in section 3, we are switching it to the 04.1.

Mike Lynk: Yes.

Rep. Griffin: My question is why we would keep that in if we are pulling apart that section. If

you are pulling that section out, why aren't you pulling it out of this bill.

Mike Lynk: Maybe this will make it clear. Some of the intent of SB 2163 is to reconcile the

duties of the office of the Division of Emergency Services. If you look at the top of SB 2163,

the engrossed bill, we are changing the section of 54-23.2 to section 37-17.3. So we want the

portion that we are moving to SB 2163, we want to repeal 54-23 because that reconciles all the

sections that pertain to the Division of Emergency Services; the two chapters of 37. I hope

that clarifies some of your questions.

Chairman DeKrey: Who put this together.

**Mike Lynk:** Michelle, the Adjutant General's desk.

Chairman DeKrey: We will recess the hearing.

Ch. DeKrey: We will reopen the hearing on SB 2161. Further testimony in support of SB

2161. Testimony in opposition or neutral. We will close the hearing.

# 2009 HOUSE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB 2161

**House Judiciary Committee** 

Check here for Conference Committee

Hearing Date: 3/17/09

Recorder Job Number: 11092, 11095

Committee Clerk Signature

Minutes:

Chairman DeKrey: We will take more information on SB 2161.

Mike Lynk, Director, State Radio: Thank you for taking additional information on SB 2161.

SB 2163 has passed. The provision that was an issue last week was 54-23.2, on line 14,

section 2 repealed that whole chapter. In SB 2161 there was language that repealed just the

section. Since the passing of SB 2163 I met yesterday with Ken Sorenson from the AG's

office, to make some amendments for SB 2161, which I hope will clarify the issue from last

week.

Chairman DeKrey: Thank you.

Ken Sorenson, Attorney General's Office: (attachment/amendments to SB 2161). The

language in SB 2161 removes section 2 and 3, as unnecessary.

Rep. Delmore: Does this bill contain the definitions and procedures that are needed to put

this in place.

Ken Sorenson: Yes.

Chairman DeKrey: Thank you. We will close the meeting.

(Reopened later in the same session).

Rep. Delmore: I move the amendments of Ken Sorenson.

Page 2 House Judiciary Committee Bill/Resolution No. SB 2161 Hearing Date: 3/17/09

Rep. Wolf: Second.

Chairman DeKrey: Voice vote. Motion carried. We now have the bill before us as amended.

What are the committee's wishes?

Rep. Delmore: I move a Do Pass as amended.

Rep. Wolf: Second.

11 YES 0 NO 2 ABSENT DO PASS AS AMENDED CARRIER: Rep. Wolf

# Adopted by the Judiciary Committee March 17, 2009



# PROPOSED AMENDMENTS TO SENATE BILL NO. 2161

Page 1, line 2, replace "; to amend and reenact section" with a period

Page 1, remove lines 3 through 5

Page 4, remove lines 13 through 30

Page 5, remove lines 1 through 23

Renumber accordingly

Date: _	3/1	7/	0	9	
Roll Call	Vote #				

# 2009 HOUSE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 2/6/

# HOUSE JUDICIARY COMMITTEE

☐ Check here	for Conference C	ommitt	ee			
Legislative Counc	il Amendment Nun	nber				
Action Taken	☐ DP ☐ D	NP	☑ DI	AS AMEND DNP	AS AME	END
Motion Made By	Rep. Dels	nere	Se	conded By Ref. W	alf	
Represe	entatives	Yes	No	Representatives	Yes	No
Ch. DeKrey		V		Rep. Delmore		
Rep. Klemin				Rep. Griffin		
Rep. Boehning				Rep. Vig		
Rep. Dahl		Absen	7+	Rep. Wolf		
Rep. Hatlestad		V		Rep. Zaiser		
Rep. Kingsbury		~				
Rep. Koppelman		~				
Rep. Kretschmar		Abse	nt			
<u> </u>						
						`
Total (Yes) _		//	No	D		
Absent			2			
Floor Carrier:		K	ep. l	Walf		





Module No: HR-49-5203 Carrier: Wolf

Insert LC: 98226.0101 Title: .0200

## REPORT OF STANDING COMMITTEE

SB 2161: Judiciary Committee (Rep. DeKrey, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (11 YEAS, 0 NAYS, 2 ABSENT AND NOT VOTING). SB 2161 was placed on the Sixth order on the calendar.

Page 1, line 2, replace "; to amend and reenact section" with a period

Page 1, remove lines 3 through 5

Page 4, remove lines 13 through 30

Page 5, remove lines 1 through 23

Renumber accordingly

2009 SENATE JUDICIARY

CONFERENCE COMMITTEE

SB 2161

# 2009 SENATE STANDING COMMITTEE MINUTES

Bill/Resolution No. SB2161

Senate Judiciary Committee

M Check here for Conference Committee

Hearing Date: 4/22/09

Recorder Job Number: 12111

Committee Clerk Signature

Minutes:

Senator Lyson, Chairman

Representative Klemin

Senator Olafson

Representative Koppelman

Senator Schneider

Representative Wolf

Senator Lyson asks Representative Klemin to explain the changes made by the House.

Rep. Klemin states that the Director of State Radio, Mike Link, along with Ken Sorenson from the Attorney General's office, came in and gave them a proposed amendment to delete sections 2 and 3 out of the bill because they are covered by SB2163. The House agreed and that is what is before us. Senator Olafson moves the Senate accede to the House amendments, Senator Schneider seconds.

Roll call vote – 6 yes, 0 no,

Senator Lyson will carry

Date:	22/09
Roll Call Vote	#:/

# 2009 SENATE CONFERENCE COMMITTEE ROLL CALL VOTES

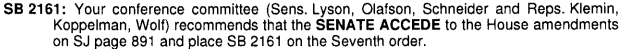
# BILL/RESOLUTION NO. SB2161 as (re) engrossed

Senate			Judici	ary		Con	nmittee
	for <b>Confer</b>	ence Cor	nmittee	·			
Action Taken	SENA"	TE acced	le to Ho	use Amendme	nts		
	<u></u>			use Amendme		er amend	
				ouse Amendm			
			-				
	∐ HO08	E recede	Trom H	ouse amendm	ents and ame	nd as foll	ows
	Senate/H	ouse Am	e <b>ndme</b> n	ts on SJ/HJ pa	iges(s) <u>891</u>		
		<b>to agree</b> mmittee b		nends that the o	committee be d	ischarged	and a
((Re)Engrossed) _		was p	laced or	the Seventh or	der of busines	s on the ca	alendar.
Motion Made By	Ser.	Olaf	1 201	Seconded By	Sen.	Sd	neider
Senato	rs		Y N e o	Repr	esentatives		Y e s
Senator Lyson-0		X	V.	Rep. Klem		X	X
Senator Olafson		-XI	<del> X- -</del>	Rep. Kopp	elman	X	
Senator Nelson Sen. Schneig		<del></del>		Rep. Wolf			<del> </del>
Vote Count	_6	Yes	0	_No	_Absent		<u> </u>
Senate Carrier	Ser.	Z45	ه ۸	House Carrie	F		
LC NO			of	amendment			
LC NO			of	engrossment			
Emergency claus	se added o	r deleted	·				
Statement of pur	pose of an	nendmen	t				

REPORT OF CONFERENCE COMMITTEE (420) April 22, 2009 2:25 p.m.



Module No: SR-70-8015



SB 2161 was placed on the Seventh order of business on the calendar.

2009 TESTIMONY

SB 2161

Attackment 1 SB 2161

# TESTIMONY - SB 2161 SENATE COMMITTEE – JUDICIARY JANUARY 14, 2009 BY GREG WILZ DEPUTY DIRECTOR, DEPARTMENT OF EMERGENCY SERICES

Mr. Chairman and members of the committee, my name is Greg Wilz. I am the Deputy Director of the Department of Emergency Services (NDDES) and Director of Homeland Security for the state of North Dakota. My intent is to provide information relating to SB 2161 authored by the Office of the Attorney General.

SB 2161 essentially transfers responsibility for lost, missing, and runaway children to the Bureau of Criminal Investigation (BCI). The following three reasons explain why it is paramount to rest responsibility with the Bureau.

- 1) Bureau personnel have investigative authority; State Radio staff does not.
- The time sensitive issues involved are solved more readily through law enforcement.
- 3) BCI in concert with Highway Patrol serves as the lead state agency for issuing Amber Alerts. State Radio and the State Emergency Operations Center provide the means and methods for the alerts.

I ask for your support of SB 2161 and that committee members consider one change. Because SB 2163 transfers the remaining language in 54-23.2 to 37-17.3, I request that the remaining section to be re-enacted under 54-23.2-04.1 is re-enacted under 37-17.3-10 and appended to HB 2163.

Thank you, I will try to answer any questions you may have.

Attackment 2 58 2161

January 14, 2009

From: JoAnn Brager, Vice President – West River Head Start

To: Chairperson Nething and Judiciary Committee

RE: SB 2161

My name is JoAnn Brager and I am the Vice President of West River Head Start serving 168 children and their families in 7 centers located through out four counties – Grant, Mercer, Morton, and Oliver.

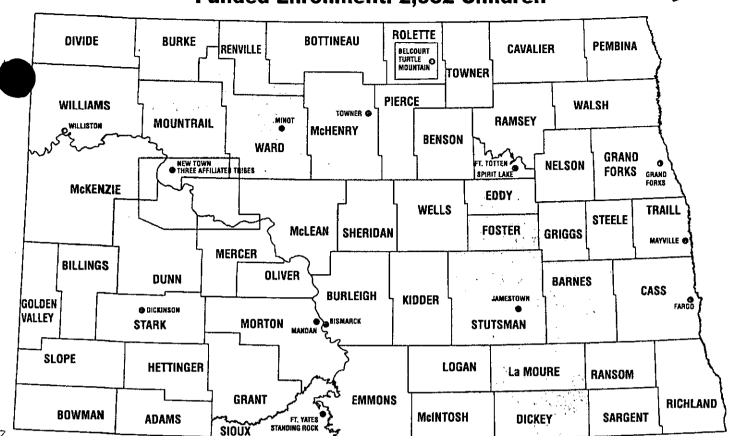
Head Start provides comprehensive services to children and families with low income (family of four at or below the Federal Poverty Guidelines of \$21,200 annual gross income) or other criteria that puts them at risk for future school success. The Head Start Act of 2007 mandates that Head Start programs find and enroll children who are homeless. State-wide, Head Start programs serve 3,353 children and families. In the Fargo area, Head Start serves a significant number of children and families who are immigrants.

30% of the children enrolled in WRHS receive special education services through the local public school district. 75% of the children attend another child care before and/or after Head Start. Most of the children have siblings. Almost all of the 168 children are enrolled simultaneously in at least two programs that SB 2161 would require to have certified proof of identity. Approximately 30% would have to have three certified copies of birth certificates.

SB 2161 would require families to pay for certified copies of birth certificates to be kept in each file for each child in each of the schools or child care programs where they are enrolled. For my families that have five children, that may mean as many as ten (10) or more certified proof of identity. At a cost of \$10 per copy, a family would need to pay a minimum of \$100 in order to not have their children reported as lost, missing or runaway children. I believe this bill would put an undo financial hardship on those families.

Thank you for your time this morning. I would be happy to answer any questions you may have.

NORTH DAKOTA HEAD START SITES, January 2009 Machment 3
Funded Enrollment: 2,932 Children 582161



Unserve	ed counties Rolette Se	erved			Number of Head Start
	Address/PO Box	City/State/Zip	Phone	Fax	Children
Julie Quamme	420 University Ave. • PO Box 1407	Williston, ND 58802	(701) 572-2346	(701) 572-0494	115
Sara Young Bird	509 9th Street North	New Town, ND 58763	(701) 627-4820	(701) 627-4401	163
Cheryl Ekblad	2815 Burdick Expressway East	Minot, ND 58702	(701) 857-4688	(701) 857-4517	270
Jennifer Ramey	CAP Bldg Hwy 5 W. ● PO Box 900	Belcourt, ND 58316	(701) 477-0260	(701) 477-8597	330
Allison Driessen	701 Main Street North	Towner, ND 58788	(701) 537-5409	(701) 537-5312	216
Beverly Graywater	723 3RD Avenue • PO BOX 89	Fort Totten, ND 58335	(701) 766-4070	(701) 766-1357	100
(Cookie) Priscilla Mitchell	3600 6th Avenue North	Grand Forks, ND 58203	(701) 746-2433 Ext. *8-12	(701) 746-2450	343
Allison Johnson	330 3rd Street North East	Mayville, ND 58257	(701) 788-4868	(701) 788-4781	80
Scott Burtsfield	3233 South University Drive	Fargo, ND 58104	(701) 235-8931	(701) 298-7622	309
Sharon Hansen	107 3rd Avenue South East	Dickinson, ND 58601	(701) 227-3010	(701) 225-1968	152
JoAnn Brager	1402 2nd Street North West	Mandan, ND 58554	(701) 663-0379 Ext. 168	(701) 663-9643	168
Carmelita Bear Ribs	200 Proposal Avenue • PO Box 473	Fort Yates, ND 58537	(701) 854-7250	(701) 854-7257	257
Laurel Nybo	720 N. 14th Street	Bismarck, ND 58501	(701) 323-4400	(701) 250-0450	231
ny Hoggarth	1411 12th Ave. N.E. • PO Box 507	Jamestown, ND 58402	(701) 252-1821	(701) 252-7108	198

Reservations

# North Dakota Department of Human Services hildren and Family Services Division

Head Start Sites

State Capitol-Judicial Wing Phone: 701-328-1711 Fax: 701-328-3538

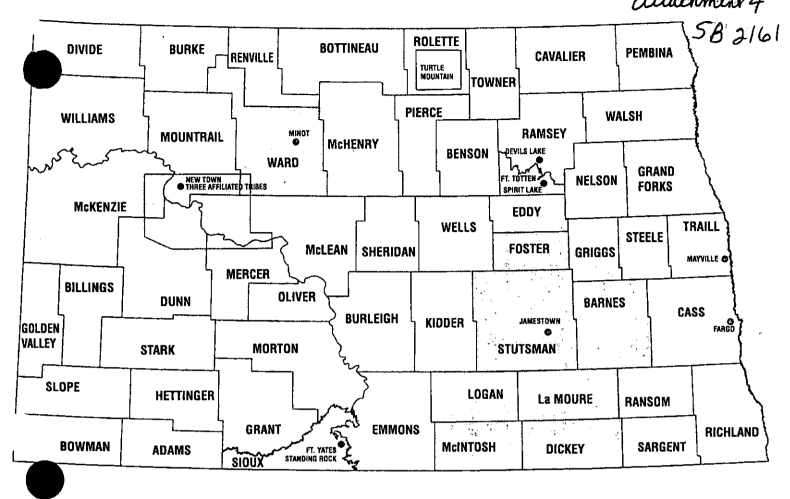
# **Head Start - State Collaboration Office**

Linda Rorman ~ Administrator Email: Irorman@nd.gov

600 East Boulevard Avenue, Dept. 325 Bismarck, ND 58505-0250

For more information please visit our website at: www.nd.gov/dhs/services/childfamily/headstart/sites.html

# NORTH DAKOTA EARLY HEAD START SITES, JANUARY 2009 FUNDED ENROLLMENT: 421 INFANTS, TODDLERS, AND PREGNANT WOMEN Ottachment 4



	tart Sites Reservation rved counties Rolette Se  Address/P0 Box		Phone	Fax	Early Head Start Infants, Toddlers, and Pregnant Women
Cheryl Ekblad	2815 Burdick Expressway East	Minot, ND 58702	(701) 857-4688	(701) 857-4517	85
Allison Driessen	1401 College Drive North	Devils Lake, ND 58301	(701) 665-4431	(701) 665-4442	50
Beverly Graywater	723 3rd Avenue	Fort Totten, ND 58335	(701) 766-4070	(701) 766-1357	75
Allison Johnson	330 3rd Street North East	Mayville, ND 58257	(701) 788-4868	(701) 788-4781	40
Scott Burtsfield	3233 South University Drive	Fargo, ND 58104	(701) 235-8931	(701) 298-7622	60
Carmelita Bear Ribs	200 Proposal Avenue • PO Box 473	Fort Yates, ND 58537	(701) 854-7562	(701) 854-7566	75
Tammy Hoggarth	1411 12th Ave N.E. • PO Box 507	Jamestown, ND 58402	(701) 252-1821	(701) 252-7108	36

# North Dakota Department of Human Services Children and Family Services Division

State Capitol-Judicial Wing Phone: 701-328-1711 Fax: 701-328-3538

# **Head Start - State Collaboration Office**

Linda Rorman Administrator Email: Irorman@nd.gov

600 East Boulevard Avenue, Dept. 325 Bismarck, ND 58505-0250

# TESTIMONY - SB 2161 HOUSE COMMITTEE – JUDICIARY MARCH 9, 2009 BY MIKE LYNK DIRECTOR, DIVISION OF STATE RADIO DEPARTMENT OF EMERGENCY SERVICES

Mr. Chairman and members of the committee, my name is Mike Lynk. I am the Director of the Division of State Radio, Department of Emergency Services (NDDES). My intent is to provide information relating to SB 2161 authored by the Office of the Attorney General.

SB 2161 essentially transfers responsibility for lost, missing, and runaway children to the Bureau of Criminal Investigation (BCI). The following three reasons explain why it is paramount to rest responsibility with the Bureau.

- 1) Bureau personnel have investigative authority; State Radio staff does not.
- The time sensitive issues involved are solved more readily through law enforcement.
- 3) BCI in concert with Highway Patrol serves as the lead state agency for issuing Amber Alerts. State Radio and the State Emergency Operations Center provide the means and methods for the alerts.

I ask this committee to consider the attached amendments that were submitted at the request of the Senate Committee. Prior to receiving those amendments, members inadvertently passed the bill. I will address them now. I have also attached a copy of Engrossed SB2163 (including proposed amendments omitted by Legislative Council) that moves the remaining section dealing with lost or missing persons to Chapter 37-17.3-10.

Thank you, I will try to answer any questions you may have.

# PROPOSED AMENDMENTS TO SENATE BILL NO. 2161

Page 4, remove lines 13 through 30

Page 5, remove lines 1 through 21

Page 5, line 22, after the second period insert "Sections 54-23.2.04.1 and" and remove "Section"

Renumber accordingly

98221.0200

## FIRST ENGROSSMENT

Sixty-first Legislative Assembly of North Dakota

## ENGROSSED SENATE BILL NO. 2163

Introduced by

17

Government and Veterans Affairs Committee

(At the request of the Adjutant General)

- 1 A BILL for an Act to create and enact chapter 37-17.3 of the North Dakota Century Code,
- 2 relating to the state radio broadcasting system; and to repeal chapter 54-23.2 of the North
- 3 Dakota Century Code, relating to the state radio broadcasting system.

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

- SECTION 1. Chapter 37-17.3 of the North Dakota Century Code is created and enacted as follows:
- 7 <u>37-17.3-01. Definitions.</u> As used in this chapter, unless the context otherwise requires:
- 9 <u>1. "Director" means the director of the division of state radio.</u>
- 2. "Division" means the division of state radio of the department of emergency
   services.
- "Mobile radio" means a radio capable of transmitting eleven watts or greater.
- 4. "System" means the state radio broadcasting system consisting of the state radio
   network and North Dakota telecommunications system that may be employed to
- enhance interoperable communications that promotes officer and citizen safety.
- 16 <u>37-17.3-02. State radio broadcasting system.</u> The director may purchase the
- 18 this state that enables seamless interoperable communications from local, state, and federal

necessary apparatus and equipment to construct or establish a radio broadcasting system for

- 19 levels. The director is charged with the operation and maintenance of the system.
- 20 37-17.3-03. Political subdivisions may furnish receiving and transmitting sets for
- 21 **enforcement purposes.** Each county and organized city within the state may furnish to its law
- 22 enforcement, firefighters, and emergency medical personnel the appropriate radio or radio
- 23 systems that can access the state radio system. Each mobile radio that is programmed to
- 24 access the state radio system must be registered with the division of state radio and assigned a

1	unit number. A one-time fee of ten dollars for registering and assigning unit numbers must be
2	paid to the director on all newly added radios by the appropriate governmental entity. Agencies
3	with registered radios must validate assigned unit numbers annually.
4	37-17.3-04. Broadcasting dispatches - Reports required. The director shall
5	broadcast all dispatches and reports submitted which have a reasonable relation to or
6	connection with the apprehension of criminals, the prevention of crimes, or the maintenance of
7	peace and order in the state, including disaster emergency services.
8	37-17.3-05. Emergency service for certain messages. Every telephone company
9	and company providing communications equipment operating within this state shall provide
10	emergency service to all messages or calls directed to any station of the system.
11	37-17.3-06. Official use of radio equipment on private automobiles prohibited
12	without permit. No person may equip or use in a privately-owned automobile or any other
13	motor vehicle a mobile two-way radio equipped for transmitting and receiving on any frequency
14	authorized for first responder use in the state of North Dakota. This section does not apply to
15	the use of a two-way citizens' band radio, a two-way business radio, or a two-way amateur
16	radio in an automobile or any other motor vehicle.
17	37-17.3-07. Maintenance of radio system - Personnel, equipment, and expense.
18	The director may employ such radio operators and assistants and such radio equipment as the
19	director may deem necessary to carry out the provisions of this chapter and shall fix the
20	compensation of such personnel. The cost of maintenance and operation of the system and all
21	shortwave length radio receiving and transmitting sets owned or operated by the state must be
22	paid out of the appropriation for this purpose.
23	37-17.3-08. State radio system and service fees. The director shall establish the
24	appropriate fees for access to the state radio system and the service provided to local
25	government users of the mobile data terminal system and North Dakota law enforcement
26	telecommunications systems and other such systems that may be employed that enhance
27	public safety. Changes to fees charged by the division, including schedule of charges for
28	counties and cities, will take effect on July first. The director shall announce any fee increases
29	a minimum of one year prior to the effective date. When the director considers an adjustment,
30	as a part of the process the director shall consult with representatives of state and local units of
21	government prior to setting fees. The director may consider economic conditions and the

1	general economy when setting fees. The director shall deposit all revenue obtained under this				
2	chapter with the state treasurer for deposit in the state radio broadcasting system operating				
3	account. The state radio broadcasting system operating account must be expended pursuant				
4	to legislativ	e app	ropriation for the operation and maintenance of the system. Fee structures will		
5	include:				
6	<u>1.</u>	Mob	ile data terminal fees. The division shall establish and charge fees to provide		
7		mob	ile data terminal service to interested local law enforcement agencies. The		
8		<u>fees</u>	must be based on actual costs incurred by the division for providing the		
9		serv	ice and will be levied on a per system user basis. State general fund agencies		
10		that	access the system will not incur any fees for the service.		
11	<u>2.</u>	Eacl	n county and city law enforcement department that accesses the North Dakota		
12		telet	ype system shall pay a fee based upon fifty percent of the actual costs		
13		incu	rred by the division for providing the service. Fees will be levied on a per		
14		term	inal basis. Other law enforcement affiliated organizations and federal		
15		<u>ager</u>	ncies will pay one hundred percent of the actual costs incurred by the division		
16		for p	providing the service. Fees will be levied on a per terminal basis. State		
17		gene	eral fund agencies that access the system will not incur any fees for the		
18		serv	ice. City and county law enforcement fees will be based on the following		
19		sche	edule of charges per terminal:		
20		<u>a.</u>	County population of less than five thousand shall pay thirty dollars per		
21			month.		
22		<u>b.</u>	County population of five thousand or more but less than ten thousand shall		
23			pay sixty dollars per month.		
24		<u>c.</u>	County population of ten thousand or more but less than fifteen thousand		
25			shall pay ninety dollars per month.		
26		<u>d.</u>	County population of fifteen thousand or more but less than twenty-five		
27			thousand shall pay one hundred twenty dollars per month.		
28		<u>e.</u>	County population of twenty-five thousand or more shall pay one hundred		
29			sixty dollars per month.		
30	<u> 37-</u>	<u> 17.3-(</u>	99. Public safety answering point service and fees. The division may		
21	provide 011	l con	ices to a political subdivision with a population of fower than twenty thousand		

# Sixty-first Legislative Assembly

1	and shall charge the apportioned amount consistent with the actual costs of providing the					
2	service per telephone access line and wireless access line for 911 services provided to political					
3	subdivisions. The fee for 911 wireless services must be charged to and paid by the political					
4	subdivision receiving services from the division under this section from and after the date of the					
5	agreement entered into by the political subdivision or its designee under section 57-40.6-05,					
6	whether the date of that agreement is before or after April 4, 2003. Each county currently					
7	receiving 911 services from the division shall abide by the standards established by law.					
8	<u>37-</u>	17.3-10. Lost or missing individuals. The division shall:				
9	<u>1.</u>	Establish and maintain a statewide file system for the purpose of effecting an				
10		immediate law enforcement response to reports of lost or missing individuals.				
11	<u>2.</u>	Implement a data exchange system to compile, maintain, and make available for				
12		dissemination to North Dakota and to out-of-state law enforcement agencies				
13		descriptive information to assist appropriate agencies in recovering lost or missing				
14		individuals.				
15	<u>3.</u>	Establish contacts and exchange information regarding lost or missing individuals				
16		with the national crime information center.				
17	<u>4.</u>	Notify each enforcement agency that a report of lost or missing individuals must be				
18		entered as soon as the minimum level of data specified by the division is available				
19		to the reporting agency and that no waiting period for entry of that data exists. If				
20		the enforcement agency is unable to enter the data, the division shall enter the				
21		information into the national crime information center file immediately upon				
22		notification.				
23	<u>5.</u>	Compile and retain information regarding lost or missing individuals in a separate				
24		file, in a manner that allows the information to be used by law enforcement.				
25	SECTION 2. REPEAL. Chapter 54-23.2 of the North Dakota Century Code is					
26	repealed.					

#### PROPOSED AMENDMENTS TO SENATE BILL NO. 2163

Page 1, line 13, after "network," insert "and" and after "system." remove "and any other system"

Page 1, after line 15, insert:

"4. "Mobile radio" means a radio capable of transmitting 11 watts or greater."

Page 1, line 23, after "each" insert "mobile"

Page 2, line 5, after "submitted." insert "that" and remove "which in the director's opinion"

Page 2, line 13, after "in" insert "a privately owned" and remove "an"

Page 2, line 14, after the second "a" insert "mobile"

Page 2, line 30, after "of" insert "one year" and remove "six months"

Page 4, line 10, insert:

#### 37-17.3-10. Lost or missing persons. The division shall:

- 1. Establish and maintain a statewide file system for the purpose of effecting an immediate law enforcement response to reports of lost or missing persons.
- Implement a data exchange system to compile, to maintain, and to make available for dissemination to North Dakota and to out-of-state law enforcement agencies, descriptive information that can assist appropriate agencies in recovering lost or missing persons.
- 3. Establish contacts and exchange information regarding lost or missing persons with the national crime information center.
- 4. Notify all enforcement agencies that reports of lost or missing persons must be entered as soon as the minimum level of data specified by the division is available to the reporting agency and that no waiting period for entry of such data exists. If the enforcement agency is unable to enter the data, the division immediately upon notification shall enter the information into the national crime information center file.
- 5. Compile and retain information regarding lost or missing persons in a separate file, in a manner that allows the information to be used by law enforcement

- and other agencies considered appropriate by the division, for investigative purposes. The enforcement agency is responsible for maintaining the disposition of the case and periodically shall review the case with the reporting party and the division to ensure all available information is included and to determine the current status of the case.
- 6. Provide prompt confirmation of the receipt and entry of the lost or missing persons report into the file system to the enforcement agency providing the report or to the parent, guardian, or identified family member as provided in subsection 7.
- 7. Allow any parent, guardian, or identified family member to submit a lost or missing persons report to the division which will be included in the division file system and transmitted to the national crime information center, if they are unable to receive services from the local law enforcement agency.
- 8. Compile and maintain a historical data repository relating to lost or missing persons for all of the following purposes:
  - a. To develop and improve techniques utilized by law enforcement agencies when responding to reports of lost or missing persons.
  - b. To provide a factual and statistical base for research which would address the problem of lost or missing persons.

Renumber accordingly

Ken Sounson

# PROPOSED AMENDMENT TO SENATE BILL NO. 2161

4

Page 1, line 2, remove "; to amend and reenact section"

Page 1, remove lines 3 and 4

Page 1, line 5, remove "procedures to aid in the identification and location of missing children"

Page 4, remove lines 13-30

Page 5, remove lines 1-23

Renumber accordingly.