2011 HOUSE JUDICIARY

HCR 3036

2011 HOUSE STANDING COMMITTEE MINUTES

House Judiciary Committee Prairie Room, State Capitol

> HCR 3036 February 14, 2011 14503

☐ Conference Committee

eniose

Committee Clerk Signature

Minutes:

Chairman DeKrey: We will open the hearing on HCR 3036.

Rep. Larry Klemin: Sponsor, support. Explained the bill. HCR 3036 is simply a study of jury trials for misdemeanors in ND. Under the ND Constitution, there is a right to trial by jury for any offense in which you could be jailed for more than a year. Basically that's all your felonies, class A misdemeanor could be one year, and a class B misdemeanor could be 30 days. This study would look at the misdemeanors, how many jury trials we are having in the state, and how many of those are for class A and how many are for class B misdemeanors. Right now, they don't keep statistics that way; they just keep misdemeanors as a group, so we don't know how many of those cases are actually going to be for class B misdemeanors. We do know that there were 118 misdemeanor jury trials in the last two years each year. They cost \$35,000 just for getting the jurors there. The purpose of the study, as I said, would be to look at the misdemeanors, see how many we're actually having trials on, how many are class A, how many are class B, should we continue to do that. It's not required by the Constitution, we only have that in state law that a person is entitled to a trial by jury for A and B misdemeanors. That person would still have a right to a bench trial. The other point of this is with the class B misdemeanors since it's a 30 day maximum jail time, how many people are really going to jail for 30 days and if not, what lesser period of time, if we can find that out. If it isn't much, maybe we shouldn't even have jail time at all for a class B misdemeanor. I would encourage the committee to recommend a Do Pass on this resolution. Let's study the issue and see if it is something that we still need to continue doing.

Rep. Hogan: How do other states handle this issue?

Rep. Klemin: That's also part of the study to see what other states are doing.

Chairman DeKrey: Thank you. Further testimony in support of HCR 3036. Testimony in opposition. We will close the hearing. What are the committee's wishes in regard to HCR 3036?

Rep. Kretschmar: I move a Do Pass and place it on the Consent calendar.

Rep. Delmore: Second the motion.

13 YES 0 NO 1 ABSENT

DO PASS AND PLACE ON CONSENT CALENDAR

CARRIER: Rep. Klemin

Date: 2/14	/11
Roll Call Vote	

2011 HOUSE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. HCR 3036

House JUDICIARY				Comr	nittee
Check here for Conference Co	ommitte	e			
Legislative Council Amendment Num					
Action Taken: Do Pass	Do Not	Pass	☐ Amended ☐ Adop	t Amen	dment
Rerefer to Ap	propria	tions	Reconsider		
Motion Made By Rep. Krut Sh	mav	Se	conded By <u>Rep. Dela</u>	nore	
Representatives	Yes	No	Representatives	Yes	No
Ch. DeKrey	~		Rep. Delmore		
Rep. Klemin			Rep. Guggisberg	~	
Rep. Beadle	V		Rep. Hogan	1	
Rep. Boehning	<u></u>		Rep. Onstad		
Rep. Brabandt					
Rep. Kingsbury	V				
Rep. Koppelman	~				
Rep. Kretschmar	~				<u> </u>
Rep. Maragos					
Rep. Steiner	-				
					<u> </u>
	<u> </u>			<u> </u>	<u> </u>
				<u> </u>	├
Total (Yes) /					<u> </u>
Absent	Res	2. Kli	enin		
If the vote is on an amendment, brie	riy indic	ate inte	nt:		

Place on Consent Calenda.

Com Standing Committee Report February 15, 2011 8:20am

REPORT OF STANDING COMMITTEE

Module ID: h_stcomrep_30_001

Carrier: Klemin

HCR 3036: Judiciary Committee (Rep. DeKrey, Chairman) recommends DO PASS and BE PLACED ON THE CONSENT CALENDAR (13 YEAS, 0 NAYS, 1 ABSENT AND NOT VOTING). HCR 3036 was placed on the Tenth order on the calendar.

2011 SENATE JUDICIARY

HCR 3036

2011 SENATE STANDING COMMITTEE MINUTES

Senate Judiciary Committee Fort Lincoln Room, State Capitol

HCR3036 3/9/11 Job #15186

Conference Committee

Conference Committee
Committee Clerk Signature
Explanation or reason for introduction of bill/resolution:
To study the trial by jury rights of a person charged
Minutes: There is attached written testimony
Senator Nething – Chairman
Representative Klemin – District 47- See written testimony.
Aaron Birst – Association of Counties – In support of the bill. He would also like to see the study look at constitutional right to a jury trial in a traffic ticket. He said his members are doing jury trials on \$20 traffic tickets where you cannot be sentenced to jail.
Senator Olafson – Said that it appears this is a mandatory study not a shall consider.
Birst – Said he would hope it does get studied.
Senator Nething – Asks Rep. Klemin if sees any problem of amending that request into the study.
Rep. Klemin – Said he is receptive to putting it in.
Opposed – 0 Neutral – 0
Closed the hearing on 3036

2011 SENATE STANDING COMMITTEE MINUTES

Senate Judiciary Committee Fort Lincoln Room, State Capitol

HCR3036

3/22/11 Job #15832

☐ Conference Committee				
Committee Clerk Signature	(D)			
Explanation or reason for introduction of	of bill/resolution:			
To study the trial by jury rights of a person	charged.			
Minutes:				
Senator Nething – Chairman				
Committee work				
Committee discusses the amendment and correction".	the language it removes. They make a "friendly			
Senator Sitte moves the amendment Senator Sorvaag seconds Verbal vote – all yes				
Senator Sitte moves a do pass as amendo Senator Nelson seconds Roll call vote 6 yes, 0 no	ed			
Senator Sitte will carry				

Proposed Amendment to HCR 3036

Page 1, line 5, remove "and"

Page 1, line 5, insert a semicolon after "states" and insert "and the right to a jury trial in civil traffic cases"

Page 1, line 6, remove "that"

Page 1, line 8, remove "that"

Page 1, line 11, remove "that"

Page 1, line 14, remove "that"

Page 1, after line 16, insert "WHEREAS; the North Dakota Supreme Court has found a constitutional right to a jury trial in civil traffic cases; and

Page 1, line 23, remove "That"

Page 1, line 23, replace the first "the" with "The"

Page , line 2, after the second "and" insert "study the feasibility and desirability of eliminating a jury trial right for civil traffic tickets"

Page 2, line 3, remove "that"

Date:	3/	12/	11
Roll Call	Vote	#	I_{-}

2011 SENATE STANDING COMMITTEE ROLL CALL VOTES BILL/RESOLUTION NO. 3036

Senate Judiciary				Comm	nittee
☐ Check here for Conference Co	mmitte	е			
Legislative Council Amendment Numb	per _				 _
Action Taken: Do Pass [Do Not	Pass	☐ Amended ☐ Adop	t Amen	dment
Rerefer to App	oropriat	ions	Reconsider		
Motion Made By Senator Sit	te	Se	conded By Sexetar So	100a	9
Senators	Yes	No	Senators	Yes	No
Dave Nething - Chairman	<u> </u>		Carolyn Nelson	<u> </u>	
Curtis Olafson – V. Chairman	 			 	
Stanley Lyson					
Margaret Sitte Ronald Sorvaag	 	 		-	┼
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Total (Yes)		N	lo		
Absent					
Floor Assignment Senator	<u></u>				
If the vote is on an amendment, brie	efly indic	cate inte	ent:		
Verbal-all	yes				

Date:	3/	22,	111
Roll Call	Vote #	‡	て

Senate Judiciary				Comm	ittee
☐ Check here for Conference Co	mmitte	е			
Legislative Council Amendment Num	ber _				
Action Taken: Do Pass 🔲	Do Not	Pass	🛚 Amended 🗌 Ad	opt Amen	dment
Rerefer to App	oropriat	ions	Reconsider		·
Motion Made By Senator Six	te_	Se	conded By Senator	Lelson	
Senators	Yes	No	Senators	Yes	No
Dave Nething - Chairman	<i>X</i> -		Carolyn Nelson	X	
Curtis Olafson – V. Chairman	X				<u> </u>
Stanley Lyson	 				
Margaret Sitte Ronald Sorvaag		 			
Ronald Solvaag	1	ļ			
					
					
	<u> </u>	 			
	 	 			
	 	 			+
Total (Yes)	>		No		
Absent					
Floor Assignment Senator	Sa	te			 -
If the vote is on an amendment, brie			ent:		

Module ID: s_stcomrep_52_022 Carrier: Sitte

Insert LC: 11.3077.01001 Title: 02000

REPORT OF STANDING COMMITTEE

HCR 3036: Judiciary Committee (Sen. Nething, Chairman) recommends AMENDMENTS AS FOLLOWS and when so amended, recommends DO PASS (6 YEAS, 0 NAYS, 0 ABSENT AND NOT VOTING). HCR 3036 was placed on the Sixth order on the calendar.

Page 1, line 5, remove "and"

Page 1, line 5, after "states" insert "; and the right to a jury trial in civil traffic cases"

Page 1, line 6, remove "that"

Page 1, line 8, remove "that"

Page 1, line 11, remove "that"

Page 1, line 14, remove "that"

Page 1, after line 16, insert:

"WHEREAS, the North Dakota Supreme Court has found a constitutional right to a jury trial in civil traffic cases; and"

Page 2, line 2, remove the first "and"

Page 2, line 2, after the second "and" insert "the feasibility and desirability of eliminating a jury trial right for civil traffic tickets; and"

Renumber accordingly

2011 TESTIMONY

HCR 3036

HOUSE CONCURRENT RESOLUTION 3036 TESTIMONY OF LAWRENCE R. KLEMIN SENATE JUDICIARY COMMITTEE MARCH 9, 2011

Mr. Chairman and members of the Committee. I am Lawrence R. Klemin, Representative from District 47 in Bismarck. I am here to testify in support of House Concurrent Resolution 3036.

Section 13 of Article I of the North Dakota Constitution provides that a person accused of a crime for which the person may be confined for a period of **more than** one year has the right to a trial by jury of 12 persons. The crimes that the Constitution refers to are all felonies. The right to a trial by jury is not required in the Constitution for misdemeanors or infractions.

The maximum penalty for a Class A misdemeanor is one year's imprisonment, or a fine of \$2,000, or both. N.D.C.C. §12.1-32-01(5). The maximum penalty for a Class B misdemeanor is thirty days' imprisonment, or a fine of \$1,000, or both. N.D.C.C. §12.1-32-01(6). The maximum penalty for an infraction is a fine of \$500. However, a person who has previously been convicted of an infraction may be sentenced as though convicted of a Class B misdemeanor. In that case, the complaint must specify that the offense is a misdemeanor. N.D.C.C. §12.1-32-01(7).

North Dakota statutory law provides that a person charged with the commission of a felony or a misdemeanor has the right to a trial by jury. N.D.C.C. §29-01-06(5). The defendant, whether in a felony case or in a misdemeanor case, may waive a trial by jury and have a bench trial before the judge. N.D.C.C. §29-16-02.

In a Class A misdemeanor case, unless a jury trial is waived, the defendant has the right to a trial by jury of 6 jurors, but can make a demand for a trial before 12 jurors. A Class B misdemeanor case has trial by a jury of 6 jurors.

In 2009 and 2010, approximately 118 misdemeanor jury trials were held each year, at an annual cost of \$35,000 for jury compensation, plus mileage reimbursement. The Supreme Court does not currently keep separate statistics on the number of Class A and Class B jury trials, only the total number of misdemeanor trials.

The purpose of HCR 3036 is to conduct an interim study of misdemeanor jury trials, the cost of the jury trials, and a review of the jury trial process in other states for similar offenses. Since jury trials for misdemeanors are not required by the Constitution, the interim study could consider whether bench trials for either Class A or Class B misdemeanors, or both, provide sufficient due process of law. Another possibility is the elimination of any imprisonment for a Class B misdemeanor, with the maximum penalty then limited to a monetary fine.

I urge support of the interim study provided for in HCR 3036.