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**JUDICIAL PROCEDURE, CRIMINAL**

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**CHAPTER 206**

S. B. No. 164  
(Dewing, Haag and Wahlund)  
(by request)

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**STATEMENTS, ADMISSIONS OR CONFESSIONS PROCURED BY  
DURESS, FRAUD OR PROMISES INADMISSABLE IN EVIDENCE****AN ACT**

Providing statements, admissions or confessions procured by duress, fraud, threat or promises shall be inadmissible in evidence in criminal proceedings.

*Be It Enacted by the Legislative Assembly of the State of North Dakota:*

§ 1.) STATEMENTS, ADMISSIONS, OR CONFESSIONS PROCURED BY DURESS, FRAUD, THREAT OR PROMISES INADMISSABLE IN ANY CRIMINAL ACTION.) Any statement, admission, or confession procured from any person charged with crime in a state court, which was obtained by duress, fraud, threat, or promises, shall not be admissible in evidence against said person in any criminal action.

Approved March 5, 1951.

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**CHAPTER 207**

S. B. No. 76  
(Day and Duffy)

**TIME OF MOTIONS FOR NEW TRIAL IN CRIMINAL CASES;  
REPEAL****AN ACT**

To repeal section 29-2406 of the North Dakota Revised Code of 1943, relating to time of motions for new trial in criminal cases.

*Pe It Enacted by the Legislative Assembly of the State of North Dakota:*

§ 1. REPEAL.) Section 29-2406 of the North Dakota Revised Code of 1943 is hereby repealed.

Approved February 9, 1951.