

LABOR AND EMPLOYMENT

CHAPTER 315

H. B. No. 367

(J. Peterson, Stone, Anderson, Connolly, Haugland)
(Dawson, Wagner, Stoltenow, Lundene, I. Solberg)
(Opedahl, White, Dornacker, Berg, DeKrey)
(Wilkie, Glaspey, Metzger, Knudson, Hensrud)
(Bullis, Kingsbury, Olienyk, Freeman, Aas)
(Powers, Jenkins, Rundle, G. Larson, Eagles)
(Davis, Emerson, K. Johnson, Diehl)
(Linderman, Dick, Wells, Rivinius, Belter)
(McDonald, Matheny, Burke, Boustead, Bier)
(R. Peterson, Sandness, Austin, Froelich, Welder)
(Gackle, Hoffner, Sanstead, Hougen, Thorsgard)
(Bunker, Aafedt, Leibhan, Simonson, Henning)
(Kuehn, Seibel, Bernabucci)

PROHIBITING DISCRIMINATION AGAINST WOMEN JOCKEYS

AN ACT

To prohibit discrimination against women jockeys and providing a penalty.

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

Section 1.) No person shall discriminate between horse jockeys on the basis of the sex of the jockey and all women jockeys shall be permitted to ride a horse in any horse race conducted in accordance with the laws of this state. Any person violating the provisions of this Act shall be guilty of a misdemeanor.

Approved January 27, 1969.

H. B. No. 299
(Metzger, Gackle, Kuehn)

RECIPROCAL WAGE COLLECTION AGREEMENTS

AN ACT

To create and enact sections 34-14-11, 34-14-12, and 34-14-13 of the North Dakota Century Code, relating to reciprocal agreements for the collection of wages.

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

Section 1.) Section 34-14-11 of the North Dakota Century Code is hereby created and enacted to read as follows:

34-14-11. Reciprocal Agreements for Collection of Wages.) The commissioner of labor may enter into reciprocal agreements with the labor department or corresponding agency of any other state or with the person, board, officer or commission authorized to act for and on behalf of such department or agency, for the collection in such other state of claims or judgments for wages and other demands based upon claims previously assigned to the department of labor.

Section 2.) Section 34-14-12 of the North Dakota Century Code is hereby created and enacted to read as follows:

34-14-12. Actions in Other States for Collection of Claims; Assignments for Collection.) The department of labor may, to the extent provided for by any reciprocal agreement entered into pursuant to section 34-14-11 of this Code, or by the laws of any other state, maintain actions in the courts of such other state for the collection of such claims for wages, judgments and other demands and may assign such claims, judgments and demands to the labor department or agency of such other state for collection to the extent that the same may be permitted or provided for by the laws of such state or by reciprocal agreement.

Section 3.) Section 34-14-13 of the North Dakota Century Code is hereby created and enacted to read as follows:

34-14-13. Claims Assigned by Other States—Actions—Collection.) The department of labor may, upon the written request of the labor department or other corresponding agency of any other state or of any person, board, officer or commission of such state authorized to act for and on behalf of such labor department or corresponding agency, maintain actions in the courts of this state upon assigned claims for wages, judgments and demands arising in such other state in the same manner and to the same extent that such actions by the department of labor are authorized when arising in this state; provided, however, that such actions may be commenced and maintained only in those cases where such other state by appropriate legislation or by reciprocal agreement extends a like comity to cases arising in this state.

Approved March 14, 1969.