Sixty-eighth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments ENGROSSED HOUSE BILL NO. 1324

Introduced by

Representatives Kasper, Koppelman, Louser, Rohr, D. Ruby, Steiner, Vetter, Vigesaa Senator Vedaa

- 1 A BILL for an Act to amend and reenact section 16.1-01-10 of the North Dakota Century Code,
- 2 relating to sufficiency of petitions as determined by the secretary of state.

3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 **SECTION 1. AMENDMENT.** Section 16.1-01-10 of the North Dakota Century Code is

5 amended and reenacted as follows:

16.1-01-10. Secretary of state to pass upon sufficiency of petitions - Method - Time
 limit.

8 1. The secretary of state shall have a reasonable period, not to exceed thirty-five days, in 9 which to pass upon the sufficiency of any petition mentioned in section 16.1-01-09. 10 The secretary of state shall conduct a representative random sampling of the 11 signatures contained in the petitions by the use of questionnaires, postcards, 12 telephone calls, personal interviews, or other accepted information-gathering 13 techniques, or any combinations thereof, to determine the validity of the signatures. 14 The secretary of state shall have discretion over the random sampling process as to 15 the validity of the individual signatures, or groupings of signatures, and may determine 16 whether those signatures are to be counted as part of the necessary signature 17 amount. Signatures determined by the secretary of state to be invalid may not be 18 counted and allif the number of valid signatures received is less than the required 19 number of signatures to place the measure on the ballot, the secretary of state may 20 not allow the measure to be placed on the ballot. When the secretary of state does not 21 approve the measure to be placed on the ballot due to an insufficient petition, the 22 action is presumed to be lawful, unless the presumption is rebutted by clear and 23 convincing evidence that the action of the secretary of state was unlawful. All

Sixty-eighth Legislative Assembly

- violations of law discovered by the secretary of state must be reported to the attorney
 general for prosecution.
 <u>2.</u> For purposes of this section "clear and convincing evidence" means that degree of
 proof which, considering all the evidence in the case, produces the firm and abiding
 belief that it is highly probable that the proposition on which the challenging party has
- 6 <u>the burden of proof is true.</u>