Sixty-seventh Legislative Assembly of North Dakota

HOUSE BILL NO. 1156

Introduced by

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Representatives D. Ruby, Dockter, M. Ruby, Vigesaa, Weisz Senators Dever, Hoque, Kannianen

- 1 A BILL for an Act to amend and reenact section 39-21-41.4 of the North Dakota Century Code,
- 2 relating to the use of safety belts.

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

- 4 **SECTION 1. AMENDMENT.** Section 39-21-41.4 of the North Dakota Century Code is amended and reenacted as follows:
- 39-21-41.4. Use of safety belts required in certain motor vehicles Enforcement Evidence.
 - Subject to the limitations of this section and section 39-21-41.5, a driver may not operate upon a highway a motor vehicle designed for carrying fewer than eleven passengers, which was originally manufactured with safety belts unless each front seat occupant is wearing a properly adjusted and fastened safety belt.
- 12 <u>2.</u> This section does not apply to:
 - <u>a.</u> To a child in a child restraint or safety belt in accordance with section 39-21-41.2;
 to drivers
 - <u>b.</u> <u>To a driver</u> of implements of husbandry; to operators
- 16 <u>c.</u> To an operator of farm vehicles as defined in subsection 5 of section 39-04-19; to
 - d. To rural mail carriers while on duty delivering mail; to
- <u>e.</u> To an occupant with a medical or physically disabling condition that prevents
 appropriate restraint in a safety belt, if a qualified physician, physician assistant,
 or advanced practice registered nurse states in a signed writing the nature of the
 condition and the reason restraint is inappropriate; or when
 - f. When all front seat safety belts are in use by other occupants; or
 - g. To an operator or a passenger of a motor vehicle that stops frequently to allow the driver or passenger to leave the vehicle temporarily or to deliver property

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- from the vehicle. This exception applies only when the vehicle is traveling at a

 speed not exceeding thirty miles [48.28 kilometers] per hour between stops.
 - 3. A physician, physician assistant, or advanced practice registered nurse who, in good faith, provides a statement that restraint would be inappropriate is not subject to civil liability.
 - 4. A violation for not wearing a safety belt under this section is not, in itself, evidence of negligence. The fact of a violation of this section is not admissible in any proceeding other than one charging the violation.