Sixty-eighth Legislative Assembly of North Dakota

## **SENATE BILL NO. 2381**

Introduced by

7

8

9

**Senator Cleary** 

- 1 A BILL for an Act to amend and reenact section 30.1-11-01 of the North Dakota Century Code,
- 2 relating to the deposit of a will.

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

- 4 **SECTION 1. AMENDMENT.** Section 30.1-11-01 of the North Dakota Century Code is amended and reenacted as follows:
- 6 30.1-11-01. (2-515) Deposit of will in testator's lifetime.
  - A will may be deposited by the testator or the testator's agent with a recorder for safekeeping. The will must be sealed and kept confidential. During the testator's lifetime, a deposited will must be delivered only to the testator or to a person authorized in a writing signed
- by the testator to receive the will. A conservator may be allowed to examine a deposited will of a
  protected testator under procedures designed to maintain the confidential character of the
- protected testator under procedures designed to maintain the confidential character of the
  document to the extent possible, and to ensure that it will be resealed and kept on deposit after
- 13 the examination. Upon being informed of the testator's death, the recorder shall notify any
- 14 person designated to receive the will and deliver it to that person on request or the recorder
- may deliver the will to the appropriate court. The recorder shall deliver the will to the appropriate
- 16 court on the written request of an interested person as defined in section 30.1-01-06. The
- 17 written request must contain the complete address of the appropriate court along with a copy of
- 18 the death certificate or obituary. The will must be either hand delivered upon acceptance from
- 19 the court if the appropriate court is in the same county or delivered by certified mail with a return
- 20 receipt if the appropriate court is in another county.