JOURNAL OF THE HOUSE

NINETY-EIGHTH SESSION

THIRTY-THIRD DAY

STATE OF SOUTH DAKOTA House of Representatives, Pierre Thursday, March 02, 2023

The House convened at 1:00 p.m., pursuant to adjournment, the Speaker presiding.

The prayer was offered by the Chaplain, Rev. Jake Krahn, followed by the Pledge of Allegiance led by House page Angelina Lockett.

Roll Call: All members present except Rep. St. John who was excused.

APPROVAL OF THE JOURNAL

Mr. Speaker:

The Committee on Legislative Procedure respectfully reports that the Chief Clerk of the House has had under consideration the House Journal of the 32nd day.

All errors, typographical or otherwise, are duly marked in the temporary journal for correction.

And we hereby move the adoption of the report.

Respectfully submitted, Hugh M. Bartels, Chair

Which motion prevailed.

1 2 3 4 5 6 7 8	HOUSE PAGE RESOLUTION 4 Introduced by: Representatives Arlint; Auch; Aylward; Bahmuller; Bartels; Blare; Callies; Cammack; Chaffee; Chase; DeGroot; Derby; Deutsch; Donnell; Drury; Duba; Duffy; Emery; Fitzgerald; Gross; Hansen; Healy; Heermann; Jamison; Jensen, Kevin; Jensen, Phil; Karr; Kassin; Koth; Krohmer; Krull; Kull; Ladner; Lems; Lesmeister; Massie; May; Mills; Moore; Mortenson; Mulally; Mulder; Nelson; Odenbach; Olson; Otten, Ernie; Overweg; Perry; Peterson, Drew; Peterson, Sue; Pinnow; Pourier; Randolph; Rehfeldt; Reimer; Reisch; Sauder; Schaefbauer; Schneider; Shorma; Sjaarda; Soye; St. John; Stevens; Teunissen; Tordsen; Venhuizen; Wangsness; Weisgram; Wittman
9 10 11 12	A RESOLUTION, Expressing the appreciation and gratitude of the House of Representatives of the Ninety-eighth Legislature of the State of South Dakota to Taya Chelmo, Kathryn Doom, Emma Forster, Faith Gaye, Nicolette Hoffman, Angelina Lockett, Benjamin Lust, Karina Novotny, Keeleigh Reis-Elwood, Jacob Smiley, and Malachi Swift.
13 14	WHEREAS, the above named served loyally as pages for the House of Representatives of the Ninety-eighth Legislative Session; and
15 16	WHEREAS, the members of the Ninety-eighth House of Representatives express their most sincere appreciation to these young people for their service to the state; and
17	WHEREAS, the members extend to these young people their wishes for every success in life:
18 19 20	NOW, THEREFORE, BE IT RESOLVED, by the House of Representatives of the Ninety-eighth Legislature of the State of South Dakota, that a personal copy of this resolution be duly certified and furnished to each page on this last day of service.
21	Rep. Drury moved that House Page Resolution 4 be adopted.
22	Which motion prevailed and the resolution was adopted.
23	COMMUNICATIONS AND PETITIONS
24	March 2, 2023
25	Mr. Speaker and Members of the House:
26 27	I have the honor to inform you that on March 2, 2023, I approved House Bills 1046 and 1184, and the same have been deposited in the office of the Secretary of State.
28 29 30	Respectfully submitted, Kristi Noem Governor
31	REPORTS OF STANDING COMMITTEES
32	Mr. Speaker:
33 34 35	The Committee on Legislative Procedure respectfully reports that HB 1006 , 1007 , 1009 , 1032 , 1056 , 1114 , 1162 , 1189 , 1191 , 1196 , and 1215 were delivered to her Excellency, the Governor, for her approval at 11:45 a.m., March 2, 2023.
36 37	Respectfully submitted, Hugh M. Bartels, Chair

1 Mr. Speaker: 2 The Committee on Legislative Procedure respectfully reports that the Office of Engrossing and Enrolling has carefully compared HB 1016, 1017, 1023, 1024, and 1035 and finds the same 3 4 correctly enrolled. 5 Respectfully submitted, 6 Hugh M. Bartels, Chair 7 Mr. Speaker: 8 The Committee on House Agriculture and Natural Resources respectfully reports that it has had 9 under consideration SB 152 which was deferred to the 41st Legislative Day. 10 Respectfully submitted, 11 Roger Chase, Chair 12 Mr. Speaker: 13 The Committee on House Health and Human Services respectfully reports that it has had under consideration **SB 101** which was deferred to the 41st Legislative Day. 14 15 Also Mr. Speaker: 16 The Committee on House Health and Human Services respectfully reports that it has had under 17 consideration SB 134 and returns the same with the recommendation that said bill be amended as 18 follows: 19 134H 20 On page 1, line 5, of the Senate Judiciary Engrossed bill, after "of: " insert " 21 (1)" 22 On page 1, line 5, of the Senate Judiciary Engrossed bill, delete "one " and insert "One " 23 On page 1, line 5, of the Senate Judiciary Engrossed bill, after "Representatives" insert " who 24 is serving on the standing committee on health and human services" 25 On page 1, line 5, of the Senate Judiciary Engrossed bill, delete the comma and insert a 26 semicolon 27 On page 1, line 5, of the Senate Judiciary Engrossed bill, after "Representatives, " insert " 28 (2)" 29 On page 1, line 6, of the Senate Judiciary Engrossed bill, delete "one " and insert "One " 30 On page 1, line 6, of the Senate Judiciary Engrossed bill, after "Senate" insert " who is serving 31 on the standing committee on health and human services" 32 On page 1, line 6, of the Senate Judiciary Engrossed bill, delete ", " and insert "; 33 (3) " 34 On page 1, line 6, of the Senate Judiciary Engrossed bill, delete "one " and insert "One "

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           On page 1, line 6, of the Senate Judiciary Engrossed bill, delete ", " and insert ";
 2
           (4) "
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           On page 1, line 6, of the Senate Judiciary Engrossed bill, delete "one " and insert "One "
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           On page 1, line 7, of the Senate Judiciary Engrossed bill, delete the comma and insert ";
 5
           (5) "
           On page 1, line 7, of the Senate Judiciary Engrossed bill, delete "two representatives" and
 6
 7
      insert "One representative"
 8
           On page 1, line 7, of the Senate Judiciary Engrossed bill, remove the overstrikes from "two
 9
      representatives of "
           On page 1, line 7, of the Senate Judiciary Engrossed bill, after "of " insert "local "
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11
           On page 1, line 7, of the Senate Judiciary Engrossed bill, remove the overstrikes from "law
12
      enforcement,"
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           On page 1, line 8, of the Senate Judiciary Engrossed bill, delete the comma and insert ";
14
           (6) "
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           On page 1, line 8, of the Senate Judiciary Engrossed bill, delete "one " and insert "One "
16
           On page 1, line 8, of the Senate Judiciary Engrossed bill, delete ", " and insert ";
17
           (7)"
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           On page 1, line 8, of the Senate Judiciary Engrossed bill, delete "one " and insert "One "
19
           On page 1, line 9, of the Senate Judiciary Engrossed bill, delete ", " and insert ";
20
           (8) "
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           On page 1, line 9, of the Senate Judiciary Engrossed bill, delete "one" and insert "One"
22
           On page 1, line 9, of the Senate Judiciary Engrossed bill, delete "department," and insert "
23
      Department of Health;
24
           (9) One representative from the Department of Public Safety;"
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           On page 1, line 9, of the Senate Judiciary Engrossed bill, delete "one practitioner with
26
      experience in medical cannabis issues, one nurse, " and insert "
27
           (10)
                      Two physicians;
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           (11) One drug counselor;
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           (12) One member of a parent organization;
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           (13) One mayor from a rural municipality with a population less than twenty thousand;
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           (14) One mayor from an urban municipality with a population greater than twenty thousand;
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           (15) "
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1	On page 1, line 10, of the Senate Judiciary Engrossed bill, delete "one " and insert "One "
2	On page 1, line 11, of the Senate Judiciary Engrossed bill, delete ", one person with experience in policy development or implementation in the field of medical cannabis," and insert ";
4	(16) One person from a cannabis dispensary"
5	On page 1, line 12, of the Senate Judiciary Engrossed bill, after "cannabis," delete " and"
6	On page 1, line 12, of the Senate Judiciary Engrossed bill, delete "three" and insert "; and"
7	On page 1, line 12, of the Senate Judiciary Engrossed bill, after "three " insert "
8	(17) One "
9	On page 1, line 12, of the Senate Judiciary Engrossed bill, delete "patients" and insert "patient"
LO	And that as so amended, SB 134 do pass.
l1	Also Mr. Speaker:
12 13 14	The Committee on House Health and Human Services respectfully reports that it has had under consideration SB 141 and returns the same with the recommendation that said bill do pass, and having been certified as uncontested, be placed on the consent calendar.
15 16	Respectfully submitted, Kevin D. Jensen, Chair
17	Mr. Speaker:
18 19 20	The Committee on House Local Government respectfully reports that it has had under consideration SB 82, which was reconsidered and returns the same with the recommendation that said bill be amended as follows:
21	82E
22 23 24	On page 1, line 1, of the Senate State Affairs Engrossed bill, delete "modify provisions pertaining to poll watchers" and insert "establish the stronger families scholarship program for children in foster care, to make an appropriation therefor, and to declare an emergency"
25 26	On the Senate State Affairs Engrossed bill, delete everything after the enacting clause and insert:
27	п
28 29	Section 1. There is hereby appropriated from the general fund the sum of \$1 to the Department of Education, for purposes of establishing the stronger families scholarship program as
30	authorized in sections 4 to 18, inclusive, of this Act.
31 32	Section 2. The secretary of the Department of Education shall approve vouchers and the state auditor shall draw warrants to pay expenditures authorized by this Act.
33	Section 3. Any amounts appropriated in this Act not lawfully expended or obligated shall revert
34	on June 30, 2026, in accordance with the procedures prescribed in chapter 4-8.
35	Section 4. That a NEW SECTION be added to title 13:

Terms used in this chapter mean:

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1 2	(1) "Acting parent," a parent, foster parent, adoptive parent, or other person with the authority to act in place of a parent for the child;
3	(2) "Department," the Department of Education;
4 5	(3) "Scholarship granting organization," a nonprofit organization that complies with the requirements of this chapter and awards scholarships to eligible students; and
6	(4) "Program," the stronger families scholarship program established pursuant to this chapter.
7	Section 5. That a NEW SECTION be added to title 13:
8 9 10 11	The stronger families scholarship program is established. Annual scholarships are available beginning in the 2023-2024 school year. A student may receive a scholarship of four thousand dollars to reimburse eligible expenses incurred by an acting parent as described in section 7 of this Act.
12 13 14	A scholarship granting organization shall administer scholarships for eligible students attending a nonpublic school. The department shall administer scholarships for eligible students attending a public school in this state.
15	Section 6. That a NEW SECTION be added to title 13:
16 17 18 19 20	A student is eligible to receive a scholarship if the student is an abused or neglected child in the custody of the Department of Social Services for at least thirty days pursuant to a court directive and is currently placed, or during the previous state fiscal year was placed, in foster care or other out-of-home care. An eligible student retains program eligibility regardless of subsequent placement out of the foster care system.
21	Section 7. That a NEW SECTION be added to title 13:
22	For the purposes of this chapter, the term, eligible expenses, means:
23 24	(1) For a student attending an eligible nonpublic school, tuition and fees charged by the nonpublic school;
25 26	(2) Payment for tutoring or teaching services provided by an individual or facility accredited by a state, regional, or national accrediting organization;
27	(3) The purchase price of curricula and supplementary instructional materials;
28	(4) Tuition or fees for an online learning program;
29	(5) Fees for:
30	(a) A nationally standardized norm-referenced achievement test;
31	(b) An advanced placement examination; and
32	(c) Any exams related to college or university admission;
33 34	(6) Technology purchases, including computer hardware and technological devices primarily used for educational purposes; and
35 36 37	(7) For a student attending a public school, transportation expenses to and from the school that the student attends, if the student is enrolled in a school district that is not the student's district of residence and the district does not provide transportation for the student.

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Section 8. That a NEW SECTION be added to title 13:

- To receive an initial scholarship for a student attending an eligible nonpublic school, the acting parent shall:
- 4 (1) Submit an application to a scholarship granting organization by a date established by the organization; and
 - (2) Provide documentation to the scholarship granting organization that:
- 7 (a) The student is enrolled full-time at an eligible nonpublic school; and
- 8 (b) The acting parent has met with the nonpublic school's principal or the principal's designee
 9 to review the school's academic programs and policies, educational programs, code of student
 10 conduct, and attendance policies.
- A scholarship granting organization shall verify the contents of the application, determine if
 the student is eligible as provided in section 6 of this Act, and verify with the department that the
 student is not enrolled in a school district. The scholarship granting organization shall notify the
 department and the acting parent if the student is awarded a scholarship.
- Upon notification from the scholarship granting organization that a student has been awarded a scholarship, the department shall release the student's scholarship funds to the organization. The scholarship granting organization shall create an account for the student and deposit the student's scholarship funds received from the department into the student's account.
- Prior to submitting any invoice of eligible expenses, the acting parent shall sign an agreement with the organization affirming that scholarship funds will only be used for eligible expenses.
- The acting parent shall submit an invoice of eligible expenses incurred on the student's behalf to the scholarship granting organization for reimbursement. The organization shall release funds from the student's account for eligible expenses invoiced by the acting parent.
 - To renew the scholarship under this section, the acting parent must annually apply to the scholarship granting organization on a date established by the organization and sign a sworn compliance statement affirming that scholarship funds have only been used for eligible expenses.

Section 9. That a NEW SECTION be added to title 13:

- To receive a scholarship for a student attending a public school, an acting parent shall apply to the department by a date established by the department. The department shall verify the contents of the application and determine if the student is eligible as provided in section 6 of this Act. The department shall notify the acting parent if the student is awarded a scholarship.
- Prior to submitting any invoice of eligible expenses, the acting parent shall sign an agreement with the department affirming that scholarship funds will only be used for eligible expenses.
- The acting parent shall submit an invoice of eligible expenses incurred on the student's behalf to the department for reimbursement. The department shall release funds for eligible expenses invoiced by the acting parent.
- To renew the scholarship under this section, the acting parent must annually apply to the department on a date established by the department and sign a sworn compliance statement affirming that scholarship funds have only been used for eligible expenses.

Section 10. That a NEW SECTION be added to title 13:

Section 7 of this Act notwithstanding, scholarship funds may not be used to reimburse a group or residential treatment center for standard education provided to students in a group or residential treatment setting.

1	Section 11. That a NEW SECTION be added to title 13:
2	An acting parent may be reimbursed for eligible expenses during any single school year until June thirtieth of the applicable school year, or until:
4 5	(1) The student graduates from high school or reaches age twenty-two, whichever occurs first; or
6	(2) The scholarship balance is expended.
7 8	The department may deny or revoke a student's scholarship due to fraud, abuse, or noncompliance by an acting parent with any of the requirements of this chapter.
9 LO	Any scholarship funds remaining on June thirtieth of the applicable school year revert to the state.
l1	Section 12. That a NEW SECTION be added to title 13:
12	A nonpublic school is eligible to participate in the program if the nonpublic school:
13 14	(1) Operates within the boundaries of this state, or on a federally recognized Indian reservation within the boundaries this state;
15	(2) Is accredited by the department;
L 6	(3) Provides education to elementary or secondary students; and
L7 L8	(4) Notifies a scholarship granting organization of its intention to participate in the program and comply with the program requirements.
19 20 21 22	An eligible nonpublic school shall provide a scholarship granting organization the documentation required by the organization for a student's participation, including the nonpublic school and student's fee schedules, at least thirty days before any reimbursement is made for the student.
23	Section 13. That a NEW SECTION be added to title 13:
24	A scholarship granting organization shall:
25 26	(1) Receive applications, determine student eligibility, award scholarships, and notify acting parents of scholarship awards;
27 28	(2) Submit the list of students awarded scholarships and related documentation to the department;
29 30 31 32	(3) Submit an annual report to the department, by a date determined by the department, which must include the number of scholarship recipients; the demographics of scholarship recipients; the expended scholarship amount per student; the total expenditures of scholarship awards; and any other information deemed necessary by the department;
33	(4) Submit any information requested by the department relating to the program; and
34 35	(5) Notify the department of any violation of this chapter by an acting parent or nonpublic school.
36 37 38	A scholarship granting organization may request an amount for administrative expenses associated with performing functions under this chapter based on the total amount of scholarships awarded by the organization.

1	Section 14. That a NEW SECTION be added to title 13:
2	The department shall:
3 4	(1) Notify a scholarship granting organization of the deadlines for submitting the list of students determined to be eligible to verify that each student is not enrolled in a school district; and
5 6 7	(2) Compensate a scholarship granting organization for administrative expenses associated with performing functions under this chapter, based on the total amount of scholarships awarded by the organization.
8	Section 15. That a NEW SECTION be added to title 13:
9	The department shall promulgate rules, pursuant to chapter 1-26, to:
10 11	(1) Establish the procedure and conduct of administrative hearings related to contested actions made by the department;
12	(2) Establish guidelines and criteria for approval of applications; and
13	(3) Establish guidelines and criteria for approval of expenses and distribution of funds.
14	Section 16. That a NEW SECTION be added to title 13:
15	No liability shall arise on the part of the state based on the award or use of a scholarship from
16	the program.
17	Section 17. That a NEW SECTION be added to title 13:
18 19 20 21	The inclusion of eligible nonpublic schools in the program does not expand the regulatory authority of the state, its officers, or any school district to impose any additional regulation of nonpublic schools beyond those reasonably necessary to enforce requirements expressly set forth in this chapter.
22	Section 18. This Act is repealed July 1, 2026.
23 24 25	Section 19. Whereas, this Act is necessary for the support of the state government and its existing public institutions, an emergency is hereby declared to exist, and this Act shall be in full force and effect from and after its passage and approval."
26	And that as so amended, SB 82, which was reconsidered do pass.
27 28	Respectfully submitted, Becky J. Drury, Chair
29	MESSAGES FROM THE SENATE
30	Mr. Speaker:
31 32	I have the honor to return herewith HB 1016, 1017, 1021, 1023, 1024, 1035, 1039, 1045, 1055, 1078, 1079, 1123, 1183, and 1193 which have passed the Senate without change.
33	Also Mr. Speaker:
34 35	I have the honor to inform your honorable body that the Senate has concurred in House amendments to SB 140 .

1	Also Mr. Speaker:
2 3	I have the honor to return herewith HB 1022 and 1154 which have been amended by the Senate and your concurrence in the amendments is respectfully requested.
4	Also Mr. Speaker:
5	I have the honor to inform your honorable body that HB 1117, 1118, and 1143 were tabled.
6	MOTIONS AND RESOLUTIONS
7 8	Rep. Mortenson moved that when we adjourn today, we adjourn to convene at $9:00~a.m.$ on Monday, March 6, 2023, the 34^{th} legislative day.
9	Which motion prevailed.
10	Rep. Kevin Jensen moved that the House do concur in Senate amendments to HB 1127 .
11 12	The question being on Rep. Kevin Jensen's motion that the House do concur in Senate amendments to HB 1127 .
13	And the roll being called:
14	Yeas 68, Nays 1, Excused 1, Absent 0
15 16 17 18 19 20	Yeas: Arlint, Auch, Aylward, Bahmuller, Blare, Callies, Cammack, Chaffee, Chase, DeGroot, Derby, Deutsch, Donnell, Drury, Duba, Duffy, Emery, Fitzgerald, Gross, Hansen, Healy, Heermann, Jamison, Kevin Jensen, Phil Jensen, Karr, Kassin, Koth, Krohmer, Krull, Kull, Ladner, Lems, Lesmeister, Massie, May, Mills, Moore, Mortenson, Mulder, Nelson, Odenbach, Olson, Ernie Otten, Overweg, Perry, Drew Peterson, Sue Peterson, Pinnow, Pourier, Randolph, Rehfeldt, Reimer, Reisch, Sauder, Schaefbauer, Schneider, Shorma, Sjaarda, Soye, Stevens, Teunissen, Tordsen, Venhuizen, Wangsness, Weisgram, Wittman, and Speaker Bartels
22	Nays: Mulally
23	Excused: St. John
24 25	So the motion having received an affirmative vote of a majority of the members-elect, the Speaker declared the motion carried and the amendments were concurred in.
26	CONSIDERATION OF REPORTS OF COMMITTEES
27	Rep. Mortenson moved that the reports of the Standing Committees on
28	House Appropriations on SB 105 as found on page 420 of the House Journal; also
29	House Appropriations on SB 149 as found on page 421 of the House Journal; also
30	State Affairs on SB 113 as found on page 421 of the House Journal; and
31	Commerce and Energy on SB 174 as found on page 426 of the House Journal be adopted.
32	Which motion prevailed and the reports were adopted.

1	SECOND READING OF CONSENT CALENDAR ITEMS
2	Rep. Aylward requested that SB 53 be removed from the Consent Calendar.
3	SB 64 : FOR AN ACT ENTITLED, An Act to repeal provisions related to the jail mental health screening pilot program and oversight council.
5 6	SB 90 : FOR AN ACT ENTITLED, An Act to provide certain definitions related to the crime of rape.
7 8	SB 189 : FOR AN ACT ENTITLED, An Act to prohibit purchasing agencies from contracting with companies owned or controlled by certain foreign entities or governments.
9	Were read the second time.
LO	The question being "Shall SB 64 and 189 pass as amended, and SB 90 pass?"
l 1	And the roll being called:
12	Yeas 69, Nays 0, Excused 1, Absent 0
13 14 15 16 17 18	Yeas: Arlint, Auch, Aylward, Bahmuller, Blare, Callies, Cammack, Chaffee, Chase, DeGroot, Derby, Deutsch, Donnell, Drury, Duba, Duffy, Emery, Fitzgerald, Gross, Hansen, Healy, Heermann, Jamison, Kevin Jensen, Phil Jensen, Karr, Kassin, Koth, Krohmer, Krull, Kull, Ladner, Lems, Lesmeister, Massie, May, Mills, Moore, Mortenson, Mulally, Mulder, Nelson, Odenbach, Olson, Ernie Otten, Overweg, Perry, Drew Peterson, Sue Peterson, Pinnow, Pourier, Randolph, Rehfeldt, Reimer, Reisch, Sauder, Schaefbauer, Schneider, Shorma, Sjaarda, Soye, Stevens, Teunissen, Tordsen, Venhuizen, Wangsness, Weisgram, Wittman, and Speaker Bartels
20	Excused: St. John
21 22	So the bills having received an affirmative vote of a majority of the members-elect, the Speaker declared the bills passed and the titles were agreed to.
23 24	There being no objection, the House reverted to Order of Business No. 4 - Communications and Petitions.
25	COMMUNICATIONS AND PETITIONS
26	March 2, 2023
27	Dear Mr. Speaker and Members of the House of Representatives,
28 29	I respectfully return to you House Bill 1109 with my VETO. House Bill 1109 is an act to modify the occupation tax for business improvement districts. This bill significantly raises taxes
30 31 32	House Bill 1109 increases the maximum occupation tax on hotel rooms in business improvement districts. The current maximum occupation tax is \$2 per room per night. This bil increases that tax to \$4 per room per night, or 4% of the rented room charge.
33 34 35 36	The occupation tax is not just paid by out-of-state travelers. This legislation would raise taxes on South Dakotans. South Dakota residents are traveling every day for business, medica visits, youth activities, weddings - the list goes on. South Dakotans vacation in South Dakota, as well.

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On page 2, line 1, of the Senate Engrossed bill, after "and" delete "(4) Public utilities

commissioner, if the political party is unable to nominate a candidate at the primary election"

On page 2, line 8, of the Senate Engrossed bill, after "The" delete "In the years the"

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(3) National committeewoman; and"

On page 2, line 8, of the Senate Engrossed bill, after "the " insert "In a year when the " 1 2 On page 2, line 8, of the Senate Engrossed bill, after "elected," delete " if a political party is 3 unable " 4 On page 2, line 9, of the Senate Engrossed bill, after "shall" delete " to nominate candidates a 5 candidate for" 6 On page 2, line 9, of the Senate Engrossed bill, remove the overstrikes from "candidates" 7 On page 2, line 9, of the Senate Engrossed bill, after "governor, " insert "the " 8 On page 2, line 11, of the Senate Engrossed bill, remove the overstrikes from " and" On page 2, line 11, of the Senate Engrossed bill, after "and" delete " or" 9 10 On page 2, line 11, of the Senate Engrossed bill, after "years" insert "must be nominated by 11 state convention. In a year " 12 On page 2, line 11, of the Senate Engrossed bill, remove the overstrikes from "when a President 13 of the United States is to be elected, presidential electors and national committeeman and national 14 committeewoman of the party" 15 On page 2, line 13, of the Senate Engrossed bill, delete " at the primary election, the political 16 party may hold a state convention to nominate a candidate for an office listed in this section" and 17 insert " must be nominated by state convention" 18 On page 2, line 15, of the Senate Engrossed bill, after "section." delete "Section 4. That § 12-19 5-25 be AMENDED:" 20 On page 2, line 16, of the Senate Engrossed bill, after "AMENDED:" delete "12-5-25." On page 2, line 16, of the Senate Engrossed bill, after "12-5-25." delete "A political party with 21 22 alternative political status may nominate a candidate for United States Senate, United States House 23 of Representatives, Governor, attorney general, secretary of" 24 On page 2, line 18, of the Senate Engrossed bill, after "of " delete "state, state auditor, state 25 treasurer, commissioner of school and public lands, public utilities commissioner, and any legislative 26 seat by convention, if the nomination is submitted with the proper documentation to the Office of 27 the Secretary of State no later than 5:00 five p. m. central time on the second Tuesday in August, 28 of the year of the election. 29 A candidate registered with a political party with an alternative political status may choose, if 30 allowed by the party bylaws, to participate in a primary election by submitting a candidate petition 31 no later than the last Tuesday of March in accordance with § 12-5-1. 4." On page 2, line 27, of the Senate Engrossed bill, after "5-1.4." delete "Section 5. That § 12-5-32 33 26 be AMENDED:" 34 On page 2, line 28, of the Senate Engrossed bill, after "AMENDED:" delete "12-5-26." 35 On page 2, line 28, of the Senate Engrossed bill, after "12-5-26." delete "A new political party 36 may nominate a candidate for United States Senate, United States House of Representatives, 37 Governor, attorney general, secretary of state, state auditor, state treasurer, commissioner of 38 school and public lands, public utilities commissioner, and any legislative seat by convention, if the 39 nomination is submitted with the proper documentation to the Office of the Secretary of State no 40 later than 5:00 five p. m. central time on the second Tuesday in August, of the year of the election."

On page 3, line 3, of the Senate Engrossed bill, after "election." delete "Section 6. That § 12-6-7 be AMENDED:"

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On page 3, line 4, of the Senate Engrossed bill, after "AMENDED:" delete "12-6-7."

On page 3, line 4, of the Senate Engrossed bill, after "12-6-7." delete "A nominating petition may be composed of several sheets, each. Each sheet shall must have identical headings printed at the top and shall must be a self-contained sheet of paper. The petition for a candidate for the Legislature shall designate must specify the senatorial or representative legislative district number and house chamber for which the person is a candidate."

On page 3, line 9, of the Senate Engrossed bill, after "candidate." delete "The petition for party office or political public office for a state a party's gubernatorial or federal candidate shall must be signed by not less than one percent of the voters who voted for that party's gubernatorial candidate at the last gubernatorial election in the state. The petition for a party's candidate for attorney general, secretary of state, state auditor, state treasurer, commissioner of school and public lands, or public utilities commissioner, must be signed by not less than one-half percent of the voters who voted for that party's gubernatorial candidate at the last gubernatorial election. A petition for the Legislature, county party office, or county political public office shall must be signed by not less than one percent of the voters who voted for that party's gubernatorial candidate at the last gubernatorial election, or fifty voters, in the county, part of the county, or district electing a candidate to fill the office, whichever is less.

If the party meets the requirement for alternative political status as defined in § 12-1-3. 1, the petition for party office or political public office for a state or federal candidate shall must be signed by not less than one percent of the voters who voted for that party's statewide candidate receiving the highest votes at the last gubernatorial election in the state. A petition for the Legislature, county party office, or county political public office shall must be signed by not less than one percent of the voters who voted for that party's statewide candidate receiving the highest votes at the last gubernatorial election in the county, part of the county, or district electing a candidate to fill the office, whichever is less.

If a county uses vote centers and does not print ballots by precinct, signature requirements are:

(1) For both partisan and independent candidates, fifty signatures for a legislative candidate whose district either in whole or in part includes that county;"

On page 3, line 33, of the Senate Engrossed bill, after "county;" delete "(2) For a county candidate:

- (a) Partisan candidate petitions shall must be signed by the lesser of fifty signatures or signatures from one percent of the voters who voted for that party's gubernatorial candidate, or the party's statewide candidate receiving the highest votes if the party meets the requirement for alternative party status as defined in § 12-1-3. 1, at the last gubernatorial election in the county electing a candidate to fill the office; or
- (b) Independent candidate petitions shall must be signed by not less than one percent of the total combined vote for Governor at the last certified election within the county electing a candidate to fill the office;
- 40 (3) Half the number of signatures required under subdivision (2), for county commissioner district candidates;
- 42 (4) Five signatures for a new party legislative candidate whose district either in whole or in part includes that county;
 - (5) Five signatures for a new party county candidate; or
- 45 (6) Three signatures for a new party county commissioner district candidate."
- On page 4, line 16, of the Senate Engrossed bill, after "candidate." delete "Section 7. That § 47 12-7-1 be AMENDED:"

On page 4, line 17, of the Senate Engrossed bill, after "AMENDED:" delete "12-7-1."

On page 4, line 17, of the Senate Engrossed bill, after "12-7-1." delete "Any candidate for nonjudicial public office, except judicial office, the office of lieutenant governor, and as provided in § 12-7-7, who is not nominated by a primary election, may be nominated by filing a certificate of nomination with the secretary of state or county auditor as prescribed by in the manner of nominating petitions as described in § 12-6-4, after December thirty-first and by but no later than five p. m. local time on the last Tuesday of in April at 5:00 p. m. local time before the election. A certificate of nomination shall must be executed as provided in chapter 12-6. If the certificate of nomination is mailed by registered mail by no later than five p. m. local time on the last Tuesday of in April at 5:00 p. m. local time before the election, it is timely submitted. The certificate of nomination shall must be signed by registered voters within the district or political subdivision in and for which the officers are to be elected. The number of signatures required may not be less than one percent of the total combined vote cast for Governor at the last certified gubernatorial election within the district or political subdivision. The State Board of Elections shall promulgate rules, pursuant to chapter 1-26, prescribing the forms for the certificate of nomination."

On page 5, line 19, of the Senate Engrossed bill, after "governor." delete "Section 9. That § 12-25-28 be AMENDED:"

On page 5, line 20, of the Senate Engrossed bill, after "AMENDED:" delete "12-25-28. Any candidate for the United States Senate, the United States House of Representatives, Governor, circuit court judge, or the Legislature following offices shall file a statement of financial interest with the secretary of state not more than fifteen days after filing the candidate's nominating petitions:"

- On page 5, line 24, of the Senate Engrossed bill, after "petitions:" delete "(1) United States Senate;
- 24 (2) United States House of Representatives;
- 25 (3) Governor;

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- 26 (4) Attorney general;
- 27 (5) Secretary of state;
- 28 (6) State auditor;
- 29 (7) State treasurer;
- 30 (8) Commissioner of school and public lands;
- 31 (9) Public utilities commissioner;
- 32 (10) Circuit court judge; and
- 33 (11) Legislature.

Any Supreme Court justice shall file a statement of financial interest with the secretary of state not more than fifteen days following notice to the secretary of state of the justice's intention to place the justice's name on the retention ballot.

- A violation of this section is a petty offense. Any intentional violation of this section is a Class 2 misdemeanor."
- 39 On page 6, line 7, of the Senate Engrossed bill, after "for" delete " lieutenant governor,"
- On page 6, line 7, of the Senate Engrossed bill, remove the overstrikes from ", state treasurer, attorney general, secretary of state, state auditor, public utilities commissioner, or commissioner of school and public lands"

On page 6, line 13, of the Senate Engrossed bill, after "misdemeanor," delete "Section 11, That 1 2 § 12-25-29. 1 be AMENDED:" 3 On page 6, line 14, of the Senate Engrossed bill, after "AMENDED:" delete "12-25-29. 1. " 4 On page 6, line 14, of the Senate Engrossed bill, after "12-25-29.1." delete "Any candidate for United States Senate, United States House of Representatives, Governor, lieutenant governor, 6 state treasurer, attorney general, secretary of state, state auditor, public utilities commissioner, 7 commissioner of school and public lands, or state legislator the following offices who has been 8 nominated at the convention of a party with alternative political status shall file a statement of 9 financial interest with the secretary of state not more than fifteen days after the candidate's 10 nomination is certified: 11 (1) United States Senate; 12 (2) United States House of Representatives; 13 (3) Governor; 14 (4) Attorney general; 15 (5) State auditor; 16 (6) State treasurer; 17 (7) Secretary of state; 18 (8) Public utilities commissioner; 19 (9) Commissioner of school and public lands; and 20 (10)Legislature. 21 A violation of this section is a petty offense. Any intentional violation of this section is a Class 22 2 misdemeanor." 23 On page 7, line 1, of the Senate Engrossed bill, after "misdemeanor." delete "Section 12. That 24 § 3-1A-2 be AMENDED:" 25 On page 7, line 2, of the Senate Engrossed bill, after "AMENDED:" delete "3-1A-2." 26 On page 7, line 2, of the Senate Engrossed bill, after "3-1A-2." delete "Any person who 27 assumes the Office of Governor, lieutenant governor, state treasurer, attorney general, secretary of 28 state, state auditor, commissioner of school and public lands, Public Utilities Commissionerpublic 29 utilities commissioner, Supreme Court justice, circuit court judge, or state legislator shall, within 30 fifteen days after the person assumes office, file a statement of financial interest setting forth any 31 additions or corrections to any previous statement of financial interest filed pursuant to §§ 12-25-32 28 or 12-25-29 to 12-25-29. 1, inclusive." 33 On page 7, after line 8, of the Senate Engrossed bill, insert: " 34 Section 6. That chapter 12-25 be amended with a NEW SECTION: 35 A candidate certified to be selected as lieutenant governor under sections 1 and 4 of this Act 36 shall file a statement of financial interest with the secretary of state not more than fifteen days after

A violation of this section is a petty offense. An intentional violation of this section is a Class 2 misdemeanor."

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the candidate's certification.

1	Which motion prevailed.
2	The question being "Shall SB 40 pass as amended?"
3	And the roll being called:
4	Yeas 48, Nays 21, Excused 1, Absent 0
5 6 7 8 9	Yeas: Arlint, Bahmuller, Blare, Callies, Cammack, Chaffee, Chase, Derby, Deutsch, Donnell, Drury, Duffy, Fitzgerald, Gross, Hansen, Heermann, Jamison, Kevin Jensen, Kassin, Koth, Krull, Kull, Ladner, Massie, May, Moore, Mortenson, Mulder, Odenbach, Olson, Ernie Otten, Perry, Drew Peterson, Sue Peterson, Rehfeldt, Reimer, Reisch, Sauder, Schaefbauer, Schneider, Shorma, Stevens, Teunissen, Tordsen, Venhuizen, Wangsness, Weisgram, and Speaker Bartels
l0 l1	Nays: Auch, Aylward, DeGroot, Duba, Emery, Healy, Phil Jensen, Karr, Krohmer, Lems, Lesmeister, Mills, Mulally, Nelson, Overweg, Pinnow, Pourier, Randolph, Sjaarda, Soye, and Wittman
12	Excused: St. John
13 14	So the bill having received an affirmative vote of a majority of the members-elect, the Speaker declared the bill passed and the title was agreed to.
15 16 17	SB 59 : FOR AN ACT ENTITLED, An Act to make an appropriation to the Department of Education for grants to support career and technical education infrastructure projects, and to declare an emergency.
18	Was read the second time.
19	Rep. Bartels moved that SB 59 be amended as follows:
20	590
21	On page 1, line 5, of the Senate Engrossed bill, delete " \$1" and insert " \$5"
22	Which motion prevailed.
23	The question being "Shall SB 59 pass as amended?"
24	And the roll being called:
25	Yeas 55, Nays 14, Excused 1, Absent 0
26 27 28 29 30	Yeas: Arlint, Blare, Callies, Cammack, Chaffee, Chase, DeGroot, Derby, Deutsch, Donnell, Drury, Duba, Duffy, Emery, Fitzgerald, Gross, Hansen, Healy, Heermann, Jamison, Kevin Jensen, Kassin, Koth, Krohmer, Krull, Kull, Ladner, Lesmeister, Massie, Moore, Mortenson, Mulder, Odenbach, Olson, Ernie Otten, Perry, Drew Peterson, Sue Peterson, Pinnow, Pourier, Rehfeldt, Reimer, Reisch, Sauder, Schaefbauer, Schneider, Shorma, Stevens, Teunissen, Tordsen, Venhuizen, Wangsness, Weisgram, Wittman, and Speaker Bartels
32 33	Nays: Auch, Aylward, Bahmuller, Phil Jensen, Karr, Lems, May, Mills, Mulally, Nelson, Overweg, Randolph, Sjaarda, and Soye
34	Excused: St. John
35 36	So the bill having received an affirmative vote of a two-thirds majority of the members-elect, the Speaker declared the bill passed and the title was agreed to.

Thursday, March 02, 2023 – House Journal - 33rd Legislative Day 466 1 SB 3: FOR AN ACT ENTITLED, An Act to prohibit the issuance of a written certification to a 2 pregnant woman or breastfeeding mother for purposes of medical cannabis use. 3 Was read the second time. 4 Rep. Deutsch moved that **SB 3** be laid on the table. 5 The question being on Rep. Deutsch's motion that SB 3 be laid on the table. 6 And the roll being called: 7 Yeas 68, Nays 1, Excused 1, Absent 0 8 Yeas: Arlint, Auch, Aylward, Bahmuller, Blare, Callies, Cammack, Chaffee, Chase, DeGroot, Derby, Deutsch, Donnell, Drury, Duba, Duffy, Emery, Fitzgerald, Gross, Hansen, Healy, Heermann, 9 Jamison, Kevin Jensen, Phil Jensen, Karr, Kassin, Koth, Krohmer, Krull, Kull, Ladner, Lems, 10 Lesmeister, Massie, May, Mills, Moore, Mortenson, Mulally, Mulder, Nelson, Odenbach, Olson, Ernie 11 Otten, Overweg, Perry, Drew Peterson, Sue Peterson, Pinnow, Pourier, Randolph, Rehfeldt, Reimer, 12 Sauder, Schaefbauer, Schneider, Shorma, Sjaarda, Soye, Stevens, Teunissen, Tordsen, Venhuizen, 13 14 Wangsness, Weisgram, Wittman, and Speaker Bartels 15 Nays: Reisch 16 Excused: St. John 17 So the motion having received an affirmative vote of a majority of the members-elect, the Speaker declared the motion carried and SB 3 was tabled. 18 19 SB 74: FOR AN ACT ENTITLED, An Act to provide for the establishment of regional jail 20 authorities. 21 Was read the second time. 22 The question being "Shall **SB 74** pass as amended?" 23 And the roll being called: 24 Yeas 37, Nays 32, Excused 1, Absent 0 25 Yeas: Callies, Cammack, Chaffee, Chase, Derby, Deutsch, Donnell, Drury, Duba, Duffy, Emery, 26 Fitzgerald, Healy, Koth, Kull, Lesmeister, Massie, Moore, Mortenson, Mulder, Nelson, Olson, Perry, 27 Sue Peterson, Pourier, Reimer, Reisch, Schaefbauer, Schneider, Shorma, Stevens, Teunissen, 28 Tordsen, Venhuizen, Wangsness, Wittman, and Speaker Bartels 29 Nays: Arlint, Auch, Aylward, Bahmuller, Blare, DeGroot, Gross, Hansen, Heermann, Jamison, 30 Kevin Jensen, Phil Jensen, Karr, Kassin, Krohmer, Krull, Ladner, Lems, May, Mills, Mulally, 31 Odenbach, Ernie Otten, Overweg, Drew Peterson, Pinnow, Randolph, Rehfeldt, Sauder, Sjaarda, 32 Soye, and Weisgram 33 Excused: St. John

So the bill not having received an affirmative vote of a two-thirds majority of the members-

36 Speaker Bartels now presiding.

elect, the Speaker declared the bill lost.

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Rep. Mortenson moved that the balance of the calendar including **SB 1, 16, 51, 70, 89, 91, 104, 118, 156, 168, 197, 206, and 207** be deferred to Monday, March 6, 2023, the 34th legislative day.

4 Which motion prevailed.

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5 **SIGNING OF BILLS**

- 6 The Speaker publicly read the title to
 - **HB 1016**: FOR AN ACT ENTITLED, An Act to authorize the South Dakota Department of Corrections to construct a prison facility for offenders committed to the Department of Corrections in Rapid City, to make an appropriation therefor, and to declare an emergency.
- 10 **HB 1017**: FOR AN ACT ENTITLED, An Act to authorize the Department of Corrections to purchase certain real property, to contract for the design of a prison facility for offenders committed to the Department of Corrections, to make an appropriation therefor, to transfer funds to the incarceration construction fund, and to declare an emergency.
- HB 1023: FOR AN ACT ENTITLED, An Act to make an appropriation for the construction of a
 maintenance shop for the Wildland Fire Suppression Division in Rapid City and to declare an
 emergency.
- 17 **HB 1024**: FOR AN ACT ENTITLED, An Act to make an appropriation for the construction of a maintenance shop for the Wildland Fire Suppression Division in Hot Springs and to declare an emergency.
- HB 1035: FOR AN ACT ENTITLED, An Act to make an appropriation to the Department of Revenue for the modernization of the motor vehicle administration system, and to declare an emergency.
- SB 8: FOR AN ACT ENTITLED, An Act to revise provisions relating to addiction and prevention
 services professionals.
- SB 18: FOR AN ACT ENTITLED, An Act to revise the appropriation for a livestock and equestrian complex at the State Fair, and to declare an emergency.
 - **SB 33**: FOR AN ACT ENTITLED, An Act to amend an appropriation for the revised construction costs of the Mineral Industries Building at the School of Mines and Technology, and to declare an emergency.
- 30 **SB 42**: FOR AN ACT ENTITLED, An Act to modify power of attorney requirements for certain vehicle transfer authorizations.
- 32 **SB 103**: FOR AN ACT ENTITLED, An Act to create a pilot program in the Unified Judicial System for risk and lethality assessments for certain persons accused of assault or protection order violations.
- **SB 108**: FOR AN ACT ENTITLED, An Act to provide an educational exception to consumption prohibitions for persons over eighteen years of age who are required to taste an alcoholic beverage as part of a course.
 - **SB 115**: FOR AN ACT ENTITLED, An Act to revise certain provisions regarding consideration of out-of-state convictions for driving under the influence.
- **SB 129**: FOR AN ACT ENTITLED, An Act to include school employees in certain assault provisions and provide a penalty therefor.

SB 176: FOR AN ACT ENTITLED, An Act to modify certain requirements for removal from the sex offender registry.

And signed the same in the presence of the House.

4 COMMEMORATIONS

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- **HC 8013**: A LEGISLATIVE COMMEMORATION, To celebrate the fiftieth anniversary of the establishment of the National Wild Turkey Federation and recognize the organization's significant contributions to scientific wildlife management, research, and habitat conservation, as well as promoting and protecting the long-honored outdoor traditions of the United States of America.
- 9 Introduced by: **Representatives** Bahmuller, Bartels, Kull, Moore, Olson, Perry, Pinnow, 10 Reisch, Schaefbauer, Stevens, and Venhuizen and **Senators** Beal, Deibert, Duhamel, Jack Kolbeck, 11 Stalzer, and Wiik
- 12 **HC 8014**: A LEGISLATIVE COMMEMORATION, Recognizing Shirley Swanson for her remarkable career in teaching.
- Introduced by: **Representatives** Weisgram, Bartels, Duba, Emery, May, Moore, Perry, Pinnow, Pourier, Reisch, Stevens, Venhuizen, and Wittman and **Senators** Larson and Reed
- 16 HC 8015: A LEGISLATIVE COMMEMORATION, Honoring Rod Bowar for his life, achievement, and legacy.
- Introduced by: **Representatives** Moore, Bartels, Blare, Cammack, Olson, Perry, Pinnow, Reimer, Reisch, Schaefbauer, Stevens, and Venhuizen and **Senator** Steve Kolbeck
- 20 **HC 8016**: A LEGISLATIVE COMMEMORATION, Celebrating the profound commitment and accomplishments of Dr. Rick and Valerie Melmer in developing leaders in South Dakota.
- 22 Introduced by: **Representative** Mortenson
- 23 **HC 8017**: A LEGISLATIVE COMMEMORATION, Recognizing Lincoln Kienholz's high school 24 athletic achievement and commitment to play collegiate football.
- 25 Introduced by: **Representatives** Mortenson and Weisgram and **Senator** Mehlhaff
- 26 **HC 8018**: A LEGISLATIVE COMMEMORATION, Honoring the life and legacy of U.S. Senator James Abourezk.
- Introduced by: **Representatives** Nelson, Bartels, Duba, Emery, Lesmeister, Moore, Mortenson, Olson, Ernie Otten, Perry, Pinnow, Pourier, Reisch, Stevens, Venhuizen, and Wittman and **Senators** Bordeaux, Deibert, Diedrich, Duhamel, Larson, Reed, and Schoenbeck
- 31 **HC 8019**: A LEGISLATIVE COMMEMORATION, Recognizing the life and accomplishments of Dr.
 32 Jack Billion.
- Introduced by: **Representatives** Nelson, Duba, Emery, Lesmeister, Pourier, and Wittman and **Senators** Bordeaux and Larson
- 35 **HC 8020**: A LEGISLATIVE COMMEMORATION, Celebrating the life, legacy, and accomplishments of "Big" Tom Olson.
- Introduced by: **Representatives** Blare, Arlint, Bartels, Chaffee, Gross, May, Moore, Olson, Perry, Pinnow, Reimer, Reisch, Stevens, Venhuizen, and Weisgram and **Senators** Bolin, Reed, Schoenbeck, Schoenfish, and Wiik.

1 2 Rep. Lesmeister moved that the House do now adjourn, which motion prevailed and at 2:27 p.m. the House adjourned.

Patricia Miller, Chief Clerk