Committee: House Health and Human Services

Tuesday, January 28, 2020 8:00 AM

<u>Roll Call</u>

Present: Rep. Borglum, Rep. Frye-Mueller, Rep. Milstead, Rep. Miskimins, Rep. Perry, Rep. Rounds, Rep. Duba, Rep. St. John, Rep. Healy, Rep. York, Rep. Wiese, and Rep. Kevin Jensen Excused: Rep. Deutsch

OTHERS PRESENT: See Original Minutes

The meeting was called to order by Representative Kevin Jensen

MOTION: TO APPROVE THE MINUTES OF THURSDAY, JANUARY 23RD

Moved by:RoundsSecond by:PerryAction:Prevailed by voice vote

HB 1014 : place certain substances on the controlled substances schedule and to declare an emergency.

Presented by: Justin Williams, Department of Health (Handout(s) 1)

THE CHAIR DEFERRED HB 1014

HB 1056 : authorize electronic monitoring of residents in assisted living centers and nursing facilities.

Presented by: Representative Tina Mulally

MOTION: AMEND HB 1056

1056B

On page 1, line 1, of the Introduced bill, delete "electronic " and insert "video " On the Introduced bill, delete everything after the enacting clause and insert:

Section 1. That a NEW SECTION be added:

34-12I-1. Definitions.

Terms as used in this chapter mean:

- (1) "Assisted living center," any institution, rest home, boarding home, place, building, or agency, which is maintained and operated to provide personal care and services, beyond food, shelter, and laundry;
- (2) "Authorized representative," the legal guardian of a resident, acting under a court order that specifically authorizes the guardian to consent to video monitoring of the resident, or the agent of a resident, acting under a durable power of attorney that specifically authorizes the agent to consent to video monitoring of the resident;
- (3) "Decision-making capacity," the ability to understand, to a reasonable extent, the nature of and the risks and benefits of video monitoring, and to make and communicate, with reasonable accommodation if necessary, a decision regarding video monitoring;

(4) "Facility," an assisted living center or a nursing facility;

- (5) "Nursing facility," any entity that is maintained and operated for the express or implied purpose of providing care to one or more persons, whether for consideration or not, who are not acutely ill but require nursing care and related medical services of such complexity as to require professional nursing care under the direction of a physician, twenty-four hours per day, or an entity that is maintained and operated for the express or implied purpose of providing care to one or more persons, whether for consideration or not, who do not require the degree of care and treatment that a hospital is designed to provide, but who because of their mental or physical condition require medical care and health services that can be made available to them only through institutional facilities;
 (6) "Resident," a person who is at least eighteen years of age and resides in a facility; and
- (7) "Video monitoring device," a camera or other device, which captures, records or broadcasts video and which is placed in a resident's room and used to monitor the resident or activities in the room.

Section 2. That a NEW SECTION be added:

<u>34-12I-2. Consent form--Submission to facility.</u>

Before initiating video monitoring, a resident shall complete and submit to the facility a notice and consent form that meets the requirements of § 34-12I-4. If the resident lacks decision-making capacity, as determined by a physician, the form may be completed and submitted by an authorized representative of the resident.

Section 3. That a NEW SECTION be added:

34-12I-3. Roommate--Consent--Refusal--Restrictions--Relocation.

- If a resident has a roommate, the resident may not conduct video monitoring unless the roommate has provided written consent. If the roommate lacks decisionmaking capacity, as determined by a physician, the consent may be provided by an authorized representative of the roommate.
- <u>The roommate may refuse or withdraw consent to video monitoring. If consent is refused,</u> <u>the resident may not conduct video monitoring and if consent is withdrawn,</u> <u>the resident shall remove any video monitoring device from the room. If the</u> <u>resident fails to remove the video monitoring device, the facility shall remove</u> <u>the device.</u>
- <u>The roommate may impose restrictions on the placement and operation of the resident's</u> <u>video monitoring device and on the dissemination and use of any data</u> <u>produced by the device. The restrictions must be included with the resident's</u> <u>notice and consent form, in accordance with § 34-12I-4.</u>
- <u>The resident shall comply with any restrictions imposed by a roommate. Upon being notified</u> <u>by a roommate and determining that the resident is not in compliance with</u> <u>any such restriction, the facility shall remove the video monitoring device</u> <u>from the room.</u>
- If the roommate refuses to consent, the facility shall, upon the written request of the resident, relocate the resident to another room, as soon as circumstances permit. The facility is not required to provide the resident with a single room, unless the resident agrees to pay the increased charges.

Section 4. That a NEW SECTION be added:

34-12I-4. Consent form--Content.

The notice and consent form must include:

(1) A statement affirming that the resident consents to video monitoring and assumes full responsibility for implementing any restrictions imposed on the

	placement and use of the video monitoring device and on the dissemination	
(2)	and use of any data produced by the device;	
(2)	If the resident has a roommate, a statement affirming that the roommate,	
	subject to any noted restrictions, consents to video monitoring by the resident and to the dissemination and use of any data produced by the device;	
<u>(3)</u>	A description of the video monitoring device, including the brand name and	
<u>()</u>	model number, and the installation and operating requirements;	
(4)	Restrictions that the resident or the roommate impose on the placement and	
<u>, i</u>	use of the video monitoring device, including:	
<u>(a)</u>	Prohibitions on video recording;	
<u>(b)</u>	Prohibitions on broadcasting video recordings;	
(c)	Requiring that the video monitoring device be turned off or blocked during an	
	examination or procedure by a health care provider;	
<u>(d)</u>	Requiring that the video monitoring device be turned off or blocked while	
	dressing, bathing, or personal care is being performed; and	
<u>(e)</u>	Requiring that the video monitoring device be turned off or blocked during a	
	<u>visit with an attorney, financial planner, intimate partner, ombudsman,</u>	
	<u>spiritual adviser, or other visitor;</u>	
<u>(5)</u>	A statement of the circumstances under which a video recording may be	
	<u>disseminated;</u>	
<u>(6)</u>	A section for documenting the withdrawal of consent by the resident or a	
(-)	roommate;	
<u>(7)</u>	The signature of the resident and the date of signing; and	
<u>(8)</u>	If the resident has a roommate, the signature of the roommate and the date	
The resident	of signing.	
<u>i në resident</u>	or a roommate may amend the information contained in the notice and	
	consent form. Any amendment must be dated, signed, and submitted to the	
If the notice	facility.	
II THE HOLICE	and consent form or an amendment to the form is signed by an authorized representative, it must include a physician's statement verifying that the	
	person, on whose behalf the authorized representative is acting, lacks	
	decision-making capacity, and a copy of the guardianship order or power of	
	attorney granting the authorized representative authority to consent to video	
	monitoring.	
Upon receivir	ng a completed notice and consent form, or any amendment to the form, the	
<u></u>	facility shall place the form in the resident's file and provide a copy to the	
	resident or an authorized representative of the resident, and to the resident's	
	roommate or an authorized representative of the roommate.	
<u>The notice an</u>	nd consent form, or an amendment thereto, is not effective until it has been	
	received by the facility.	
	That a NEW SECTION be added:	
<u>34-12I-5. Co</u>	<u>ostLiability.</u>	
<u>The resident</u>	is liable for any costs associated with the installation, operation, maintenance,	
	and removal of the video monitoring device, except that the facility may not	
	impose a fee on the resident to cover the cost of electricity for operating the	
<u> </u>	device.	
	That a NEW SECTION be added:	
<u>34-12I-6. Connection to internetOptionsConditions.</u>		
<u>A resident m</u>	ay not use a facility's local area network to connect the video monitoring device	
	to the internet, unless the facility provides written consent to the resident. A	
	facility that consents to a resident's use of the network may impose	
	<u>conditions on the use to prevent a data breach and to limit the consumption</u> of available bandwidth.	

If a facility does not consent to a resident's use of the network, the resident may arrange

for access to the internet through an internet service provider. The facility
may impose conditions on the installation of any wire, cable, or other
technologies, required for internet access to:

- (1) Prevent damage to the facility;
- (2) Avoid the creation of a safety hazard; or

(3) Avoid the violation of any applicable building or electrical code.

Section 7. That a NEW SECTION be added:

34-12I-7. Video monitoring device--Placement--Conditions.

<u>The resident shall place the video monitoring device in a conspicuously visible location in the</u> resident's room. The facility may impose conditions on the placement of the device to:

- (1) Prevent damage to the facility;
- (2) Avoid the creation of a safety hazard; or

(3) Avoid the violation of any applicable building or electrical code.

Section 8. That a NEW SECTION be added:

34-12I-8. Audio monitoring device--Use--Penalty.

Any person who places or operates an audio monitoring device in a resident's room is guilty of a Class 1 misdemeanor.

<u>A facility is not civilly or criminally liable for any violation of a person's right to privacy</u> <u>arising out of the use of an audio monitoring device, except to the extent the</u> <u>violation was caused by the facility's intentional violation of this Act.</u>

For purposes of this section, an "audio monitoring device," means a device that is designed to capture, record, or broadcast audio and when placed in a resident's room is

used to monitor the resident's conversations or other sounds in the room.

Section 9. That a NEW SECTION be added:

34-12I-9. Removal of device--Authority.

<u>A facility may deactivate and remove any video monitoring device that is installed, placed, operated, or used in violation of this Act or in violation of any condition imposed in accordance with this Act.</u>

Section 10. That a NEW SECTION be added:

34-12I-10. Responsibility of resident--Facility.

<u>A resident is responsible for the installation, operation, maintenance, and removal of the</u> <u>video monitoring device. Except as otherwise provided in this Act, a facility</u> <u>has no duty to perform any act or incur any cost related to the installation,</u> <u>operation, maintenance, or removal of a video monitoring device, or the</u> <u>implementation or enforcement of any restriction imposed by or in accordance</u> <u>with this Act.</u>

Section 11. That a NEW SECTION be added:

<u>34-12I-11. Notice.</u>

<u>If a resident is conducting video monitoring, the facility shall post conspicuous signage at</u> <u>the entrance to the resident's room indicating that the room is being</u> monitored by means of a video monitoring device.

Section 12. That a NEW SECTION be added:

34-12I-12. Destruction prohibited--Penalty.

Except as otherwise provided in this Act, a person may not intentionally remove, hamper, obstruct, tamper with, or destroy a video monitoring device or a video recording produced by such device, without the permission of the resident. A violation of this section is a Class 1 misdemeanor.

Section 13. That a NEW SECTION be added:

34-12I-13. Access and dissemination--Penalty.

Except as otherwise provided in this Act, a person may not access or disseminate a

recording produced by a video monitoring device, without the written consent of the resident. A violation of this section is a Class 1 misdemeanor.

Section 14. That a NEW SECTION be added:

34-12I-14. Allegation of misconduct -- Request for video.

A person who possess a video recording created in accordance with this Act shall, upon the facility's written request, provide a copy of the recording to the facility if:

- (1) An allegation of neglect, abuse, or other misconduct has been filed against the facility in a civil, criminal, or administrative action; and
- (2) The recording contains evidence pertinent to the alleged neglect, abuse, or other misconduct.
- The facility shall reimburse the person for any reasonable costs incurred in providing the video recording.

Section 15. That a NEW SECTION be added:

<u>34-12I-15. Evidentiary material.</u>

- <u>Subject to applicable rules of evidence and procedure, a video recording produced by a</u> video monitoring device may be admitted into evidence in any civil, criminal, or administrative proceeding, provided:
- (1) The video monitoring was conducted in accordance with this Act;
- (2) The recording has not been edited or artificially enhanced; and
- (3) The recording indicates the date and time that the events occurred.

Section 16. That a NEW SECTION be added:

34-12I-16. Discrimination -- Retaliation -- Prohibition.

<u>A facility may not discriminate or retaliate against any resident or roommate for consenting</u> <u>to or refusing to consent to video monitoring.</u>

<u>A facility may not discriminate against any potential resident or potential roommate for</u> <u>consenting to or refusing to consent to video monitoring.</u>

Section 17. That a NEW SECTION be added:

34-12I-17. Liability--Civil--Criminal.

<u>A facility is not civilly or criminally liable for any violation of a person's right to privacy</u> <u>arising out of the use of a video monitoring device, except to the extent the</u> violation was caused by the facility's intentional violation of this Act.

Section 18. That a NEW SECTION be added:

34-12I-18. Complaint--Adjudication.

Any complaint alleging that a facility has violated this Act must be filed with the secretary of the Department of Health and adjudicated under chapter 1-26. A violation of this Act may not form the basis of any private civil cause of action.

Moved by: Rounds Second by: Healy Action: Prevailed by voice vote

THE CHAIR DEFERRED HB 1056

HB 1063 : revise certain provisions regarding the purchase, distribution, and sale of tobacco products to persons under the age of twenty-one.

Presented by: Representative Carl Perry Proponents: Jordan Mason, Dakota Vaping Association Bill Van Camp, SD Retailers Association Drew Duncan, JUUL Laboratories Deb Fischer-Clemens, Avera

	Dean Krogman, SD Medical Association
	Aaron Pollard, Department of Veterans Affairs
	Larry Mann, SD Petroleum and Propane Marketers Association
	Paul Knecht, SD Dental Association
	Dianna Miller, Large School Group
	Tim Rave, SD Association of Healthcare Organizations
Opponents:	David Benson, American Cancer Society Cancer Action Network
Others:	Anita Thomas, LRC (Handout(s) 2)

MOTION: AMEND HB 1063

1063C

Section 5. T 34-46-22. <u>M</u> Nothing in th	e 30, of the Introduced bill, after "twenty-one." insert " That a NEW SECTION be added: <u>ilitary—Exemption.</u> <u>his chapter applies to a person who at the time of purchase or receipt of a</u> <u>tobacco product possesses a military identification card issued by the Un</u> <u>States armed forces or this state.</u>	<u>ited</u>
" Moved by: Second by: Action:	Rounds Frye-Mueller Failed by roll call vote (4-8-1-0)	
Voting Yes:	Frye-Mueller, Miskimins, Rounds, and St. John	
Voting No:	Borglum, Milstead, Perry, Duba, York, Healy, Wiese, and Kevin Jensen	
Excused:	Deutsch	
MOTION:	DEFER HB 1063 UNTIL THURSDAY, JANUARY 30 TH , 2020	
Moved by: Second by: Action:	Frye-Mueller Rounds Was not acted on.	
MOTION:	SUBSTITUTE MOTION: AMEND HB 1063	
		1063B
On page 1, line 9, of the Introduced bill, remove the overstrikes from "To purchase or attempt to		

On page 1, line 9, of the Introduced bill, remove the overstrikes from "To purchase or attempt to purchase, to receive or attempt to receive, to possess, or to consume a tobacco product if a person is under the age of" On page 1, lines 10 through 11, after "eighteen" insert " twenty-one" On page 1, line 10, remove the overstrikes from the semicolon

- On page 1, line 11, remove the overstrikes from "(3) "
- On page 1, line 13, remove the overstrikes from "(4)"
- On page 1, line 13, after "4)" delete "(3)"
- On page 1, line 15, remove the overstrikes from "(5)"
- On page 1, line 15, after "5)" delete "(4)"
- On page 1, line 22, remove the overstrikes from "(6)"
- On page 1, line 22, after "6)" delete "(5)"
- On page 1, line 24, remove the overstrikes from " (5) of this section"
- On page 1, line 24, after "section" delete " (4)"
- On page 1, line 26, remove the overstrikes from "(7)"

On page 1, line 26, after "7)" delete "(6)"

On page 2, lines 9 through 15, after "products."" insert "

Any owner, lessee, or person having control of any cigarette vending machine shall post, in a conspicuous place on each machine in use within the state, a warning which shall be printed in bold type letters each of which shall be at least one-half inch high and which shall be kept in easily legible form and repair stating:

"Any person under 21 years of age is forbidden by law to purchase cigarettes from this machine. ""

On page 2, line 14, remove the overstrikes from "various locations"

On page 2, line 15, after "locations" delete "each location "

On page 2, line 26, remove the overstrikes from "34-46-2(4)"

On page 2, line 26, after "4)" delete "34-46-2(3)"

On page 2, line 30, after the end of the last paragraph insert "

Section 5. That § 26-10-20 be REPEALED.

26-10-20. Use or purchase of smokeless tobacco by minor prohibited--Petty offense.

"On page 2, line 30, after the end of the last paragraph insert "

Section 6. That § 26-10-24 be REPEALED.

26-10-24. Cigarette vending machine owner exempted--Warning required.

Moved by: Milstead

Second by: Healy

Action: Prevailed by roll call vote (12-0-1-0)

Voting Yes: Borglum, Frye-Mueller, Milstead, Miskimins, Perry, Rounds, Duba, St. John, Healy, York, Wiese, and Kevin Jensen

Excused: Deutsch

MOTION: DO PASS HB 1063 AS AMENDED

Moved by:	Milstead
Second by:	Healy
Action:	Prevailed by roll call vote (9-3-1-0)

- Voting Yes: Borglum, Milstead, Miskimins, Perry, St. John, Duba, York, Healy, and Wiese
- Voting No: Frye-Mueller, Rounds, and Kevin Jensen

Excused: Deutsch

MOTION: ADJOURN

Moved by: Rounds Second by: Perry Action: Prevailed by voice vote

Pam Kean, Committee Secretary

/s/ KEVIN D. JENSEN Kevin D. Jensen, Chair