APPROPRIATIONS

CHAPTER 1

S. B. No. 5 (Longmire, Sinner)

STATE HOSPITAL INSTITUTIONAL COLLECTIONS

AN ACT

Making an appropriation for the purpose of paying expenses of the institutional collections program for the state hospital and to amend and reenact subdivision 17 of subsection 3 of House Bill No. 501 of the Thirty-ninth Legislative Assembly, also known as subdivision 17 of section 3 of chapter 28 of the 1965 North Dakota Session Laws, relating to the appropriation for the board of administration, and declaring an emergency.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. Appropriation.) There is hereby appropriated to the state department of health out of any moneys in the state treasury, not otherwise appropriated, the sum of \$21,180.00, or so much thereof as may be necessary, for the purpose of paying expenses of the institutional collections program for the state hospital, for the biennium beginning July 1, 1965, and ending June 30, 1967, to wit:

Salaries and wages\$	18,250.00
Fees and services	1,800.00
Supplies and materials	430.00
Equipment	700.00
Total \$	21 180 00

§ 2. Amendment.) Subdivision 17 of section 3 of House Bill No. 501 of the Thirty-ninth Legislative Assembly, also known as subdivision 17 of section 3 of chapter 28 of the 1965 North Dakota Session Laws is hereby amended and reenacted to read as follows:

Board of Administration

Salaries and wages\$	556,750.00
(Salaries of board members not to ex-	
ceed \$16,800.00 per member)	
Fees and services	323,400.00
Supplies and materials	92,070.00

Supplies and materials for governor's mansion	6,000.00 37,495.00
Improvement governor's mansion—	37,493.00
Intercom system, air conditioning and third furnace	12,000.00
Land, structures—major improvements (Including caulking of capitol building)	150,000.00
Special assessments—city of Bismarck	21,024.97
Total\$	1,198,739.97

§ 3. Emergency.) This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

Approved June 23, 1965.

CHAPTER 2

S. B. No. 10 (Luick)

LEGISLATIVE EXPENSES

AN ACT

Providing an appropriation and authorizing the payment of expenses of the Extraordinary Session of the Thirty-ninth Legislative Assembly commencing June 14, 1965, and declaring an emergency.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

- § 1. Appropriation.) There is hereby appropriated out of any unappropriated moneys in the general fund in the state treasury the sum of \$29,000.00, or so much thereof as may be necessary, for the purpose of paying for salaries, wages, per diem, travel expense, fees, services, expense allowances, printing, supplies, materials, and other expenses of the Extraordinary Session of the Thirty-ninth Legislative Assembly commencing June 14, 1965. The funds herein appropriated shall remain available for expenditure and any unexpended balance shall not revert to the general fund until January 1, 1966.
- § 2. Expense Allowance for Members.) There shall be paid to each member of the Thirty-ninth Legislative Assembly in attendance at the extraordinary session thereof commencing June 14, 1965, the sum of twenty dollars for each day of such

session as reimbursement for his living expenses, including meals, lodging, uncompensated travel, and other necessary expense. Such amount shall be in addition to the compensation and mileage payments provided in section 45 of the Constitution and in addition to any amounts paid under the provisions of section 54-03-20 as amended. Attendance at the extraordinary session shall result in a conclusive presumption of the expenditure of such expense allowance for the purposes set forth in this section, and such expense allowance shall be excluded from gross income for income tax purposes. The sum herein provided shall be paid to each member in attendance at the extraordinary session immediately after the adjournment of such session.

§ 3. Salaries and Travel Expense of Employees.) There shall be paid to the following-named persons employed during the Extraordinary Session of the Thirty-ninth Legislative Assembly commencing June 14, 1965, for each day of such session, the sum set opposite their respective names as compensation for service performed:

HOUSE

Donnell Haugen, chief clerk Ruth Smith, desk reporter Richard Ista, bill clerk, sergeant-at-arms,	\$25.00 25.00
messenger, doorkeeper	20.00
Pam Billigmeier, chief stenographer and payroll clerk	20.00
Enola Eck, journal proofreader	12.00
Leroy Rolshoven, audio board operator	13.00
SENATE	
Gerald L. Stair, secretary of the senate	25.00
Dagny Olson, desk reporter	25.00
messenger, doorkeeper	20.00
Cora Essington, chief stenographer	20.00
and payroll clerk	12.00
, ,	

In addition to the sum paid the above-named persons for each day of such extraordinary session, the chief clerk of the house of representatives, the desk reporter of the house of representatives, the secretary of the senate, and the desk reporter of the senate shall each be paid the sum of \$25.00 for pre-session arrangements, and an additional sum of \$25.00 for indexing the journals and other work following the adjournment of the session.

Each employee named in this section residing outside the city of Bismarck, shall also be paid mileage at the rate of eight and one-half cents per mile for each mile of necessary travel from his usual place of residence to the city of Bismarck for the purpose of attending the extraordinary session, and a like payment for travel on his return from Bismarck to his usual place of residence.

- § 4. Janitorial and Switchboard Service.) Upon approval of vouchers by the state board of administration, the director of the department of accounts and purchases shall be authorized to pay uncompensated expenses of additional janitorial and telephone switchboard service performed for the legislative assembly during the extraordinary session commencing June 14, 1965.
- § 5. Emergency.) This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

INSURANCE

CHAPTER 3

S. B. No. 9 (Hernett, Lips)

STATE FIRE AND TORNADO FUND

AN ACT

To amend and reenact section 26-24-22 of the North Dakota Century Code, relating to reinsurance of the state fire and tornado fund, as amended by Senate Bill 340 of the Thirty-ninth Legislative Assembly of North Dakota also known as chapter 214 of the 1965 Session Laws of the state of North Dakota, and declaring an emergency.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. Amendment.) Section 26-24-22 of the North Dakota Century Code is hereby amended and reenacted to read as follows:

26-24-22. Insurance Required.) The commissioner of insurance shall procure and he shall keep in force, an excess of loss reinsurance contract naming the state fire and tornado fund as the reinsured. Such reinsurance contract shall meet the following minimum specifications: (a) Reimburse the state fire and tornado fund for all losses in excess of five hundred thousand dollars incurred by the state fire and tornado fund under policies issued by the fund and arising out of each occurrence of a peril included in the state fire and tornado fund policies; (b) The limit of liability of such reinsurance contract shall be no less than twenty-five million dollars each loss occurrence and twenty-five million dollars as respects all loss occurrence each twelve month period; (c) A sixty-day cancellation notice. The cost of such excess of loss reinsurance shall be paid out of the premium income of the state fire and tornado fund. This excess of loss reinsurance shall be procured by the commissioner and the state fire and tornado fund only through bids as hereinafter provided and shall be written only in a company or companies authorized to do business within the state of North Dakota. The contract shall be negotiated with and countersigned by a licensed North Dakota resident insurance agent. On or before the third Monday in June each odd numbered year the commissioner of insurance shall publish in the official newspaper of Burleigh County, North Dakota, a notice that on the last

Monday in June of such year the insurance commissioner will accept bids at his office in the state capitol in the city of Bismarck, North Dakota. A copy of such notice shall also be posted at the office of the state fire and tornado fund. A copy of such notice shall also be mailed to each insurance company licensed to write fire insurance in the state of North Dakota. On the said last Monday in June of each odd numbered year, the commissioner of insurance with the approval of the industrial commission shall contract for such excess of loss reinsurance with the company or group of companies submitting the lowest and best bid therefor for the two year period commencing on the ensuing first day of August. The commissioner of insurance with the approval of the industrial commission may disregard the provisions of this section after they have studied the available bids for the reinsurance required by this section.

§ 2. Emergency.) This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

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JUDICIAL PROCEDURE, CIVIL

CHAPTER 4

H. B. No. 505 (Powers, Stockman)

INTEREST RATE ON JUDGMENTS

AN ACT

To amend and reenact section 28-20-34 of the 1963 Supplement to the North Dakota Century Code, relating to interest rates on judgments.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. Amendment.) Section 28-20-34 of the 1963 Supplement to the North Dakota Century Code is hereby amended and reenacted to read as follows:

28-20-34. Interest Rate on Judgments.) Interest shall be payable on judgments recovered in the courts of this state at the same rate as is provided in the original instrument upon which the action resulting in the judgment is based, which rate shall not exceed the maximum rate provided in section 47-14-09. If such original instrument contains no provision as to an interest rate, or if the action resulting in the judgment was not based upon an instrument, interest shall be payable at the legal rate as provided in section 47-14-05. Such interest shall not be compounded in any manner or form. Interest on all judgments recovered in the courts of this state before July 1, 1961, shall remain at the rate of two percent per annum, and such interest must not be compounded in any manner or form.

LIVESTOCK

CHAPTER 5

S. B. No. 6 (Sinner)

INDEMNITY FOR ANIMALS INFECTED WITH TUBERCULOSIS

AN ACT

- To amend and reenact section 36-15-08 of the North Dakota Century Code, relating to compensation and indemnity payments for herds of animals infected with tuberculosis, and declaring an emergency.
- Be It Enacted by the Legislative Assembly of the State of North Dakota:
- § 1. Amendment.) Section 36-15-08 of the North Dakota Century Code is hereby amended and reenacted to read as follows:
- 36-15-08. Owner Entitled to Compensation for Animal Infected with Tuberculosis or with Paratuberculosis—Livestock Sanitary Board May Make Regulations Governing Payments.) The owner of an animal adjudged by the board to be infected with tuberculosis or with paratuberculosis and appraised in accordance with the provisions of this chapter shall be entitled to the amount specified in this chapter. Provided, that when in the discretion and judgment of the livestock sanitary board, a herd of cattle is so seriously infected with bovine tuberculosis, as to warrant disposal of the entire herd, the board is hereby authorized to approve indemnity payments on all cattle in such herd whether reactors, infected, or not, in accordance with the limits set forth in section 36-15-09. The board may make reasonable rules and regulations governing the payment of such compensation within the limitations prescribed in this chapter.
- § 2. Emergency.) This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

MUNICIPAL GOVERNMENT

CHAPTER 6

H. B. No. 503

(Aamoth, Duncan, Froeschle, Hilleboe, Stockman, Whittlesey)

URBAN RENEWAL PLANS

AN ACT

To amend and reenact subsection 4 of section 40-58-06 of the North Dakota Century Code, relating to the preparation and approval of urban renewal plans for municipalities and eliminating certain requirements with regard to permitted uses on redevelopment, and declaring an emergency.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

- § 1. Amendment.) Subsection 4 of section 40-58-06 of the North Dakota Century Code is hereby amended and reenacted to read as follows:
 - 4. Following such hearing, the local governing body may approve an urban renewal plan if it finds that:
 - A feasible method exists for the location of families who will be displaced from the urban renewal area in decent, safe and sanitary dwelling accommodations within their means and without undue hardship to such families;
 - b. The urban renewal plan conforms to the general plan of the municipality as a whole; and
 - c. The urban renewal plan will afford maximum opportunity, consistent with the sound needs of the municipality as a whole, for the rehabilitation or redevelopment of the urban renewal area by private enterprise.
- § 2. Emergency.) This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

PUBLIC WELFARE

CHAPTER 7

H. B. No. 507 (Burk)

MEDICAL ASSISTANCE FOR NEEDY PERSONS

AN ACT

To provide medical assistance for needy persons.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

- § 1. Purpose.) The purpose of this Act is to provide medical care and services to persons whose income and resources are insufficient to meet such costs, and further to provide preventive, rehabilitative and other services to help families and individuals to retain or attain capability for independence or self care.
- § 2. Eligibility.) Medical assistance may be paid for any person who:
 - a) Is eligible for or is receiving public assistance under chapter 50-09 or chapter 50-24, or
 - b) Except for length of residence, responsibility of relatives, or a requirement that such assistance be a lien on real property, would be eligible therefor under section 2, paragraph (a) above, or
 - c) Has income or resources insufficient to meet the cost of necessary medical care and services, and is eligible under rules and regulations established by the public welfare board.
- § 3. County Share of Medical Assistance.) Each county in this state shall reimburse the state department for amounts expended for medical assistance in such county in excess of the amount provided by the federal government, in the amount of fifteen percent.
- § 4. Authority of State Department.) The public welfare board is authorized to promulgate such rules and regulations as are necessary to qualify for any federal funds available under this Act.
- § 5. Date Effective.) The effective date of this Act shall be the date on which federal funds become available for the purposes and program outlined herein.

STATE GOVERNMENT

CHAPTER 8

H. B. No. 506 (Brown)

AUTHORIZATION FOR EASEMENT

AN ACT

To authorize the North Dakota board of higher education to grant to Northwestern Bell Telephone Company an easement over certain tracts of land, and declaring an emergency.

Be It Enacted by the Legislative Assembly of the State of North Dakota:

§ 1. Authority to Grant Easement.) Authorization is hereby granted to the North Dakota board of higher education to execute an easement to Northwestern Bell Telephone Company for the purpose of construction, operation, maintenance, replacement and enlargement of buried or underground telephone and communication lines, cables, wires and conduits, manholes, drains and splicing boxes, surface testing materials, markers and other appurtenances, under, through, across and upon certain property owned by the state of North Dakota and under the control of the state board of higher education, said property described as follows:

1. A strip of land sixteen and one-half feet wide, being eight and one-quarter feet on either side of a center line described as follows: A line running parallel to and one hundred thirty feet south of the center line of U. S. Highway Number Two situate in section twenty-five, township one hundred fifty-four, north, range one hundred two, west of the fifth principal meridian, in

Williams County, North Dakota; and

2. A strip of land sixteen and one-half feet wide, being eight and one-quarter feet on either side of a center line described as follows: A line running parallel to and one hundred ninety-nine and four-tenths feet east of the west section line, situate in section thirty-one, township one hundred forty-seven, north, range sixty-six west of the fifth principal meridian, in Foster County, North Dakota;

subject to the right of reversion in the grantor in case the easement granted is not used for said purpose or is abandoned.

§ 2. Emergency.) This Act is hereby declared to be an emergency measure and shall be in full force and effect from and after its passage and approval.

HOUSE RESOLUTIONS

HOUSE RESOLUTION "C" (Solberg, Stockman)

COMMENDATION OF NORTH DAKOTA CONGRESSIONAL DELEGATION FOR GARRISON DIVERSION EFFORTS

A resolution commending the North Dakota congressional delegation for their united support and efforts in the passage of the Garrison Diversion bill in the United States House of Representatives.

WHEREAS, the state of North Dakota, its political subdivisions, and its citizens have long indicated their support for the passage of legislation authorizing the construction of the Garrison Diversion Unit; and

Whereas, the passage of legislation authorizing such construction by the United States House of Representatives on June 16, 1965, is viewed as a crucial landmark by North Dakota and its citizens in their efforts to secure final approval of such project; and

WHEREAS, the congressional delegation of North Dakota have given their utmost efforts and support to the passage of such legislation on a united, bipartisan basis, thereby serving their state in the most effective fashion possible;

Now, Therefore, Be It Resolved by the House of Representatives of the State of North Dakota:

That it most highly commend each member of the North Dakota congressional delegation for his dedication and service to the state in securing the passage of the bill in the United States House of Representatives authorizing the construction of the Garrison Diversion Unit, thereby, in one giant stride, bringing the construction of this project, with its manifold benefits to the State and Nation, exceedingly close to reality.

Be It Further Resolved, that a copy of this resolution be forwarded to each member of the North Dakota congressional delegation.

Filed June 21, 1965.

HOUSE RESOLUTION "D" (Solberg, Stockman)

COMMENDATION OF UNITED STATES HOUSE OF REPRESENTATIVES

A resolution expressing appreciation to House Speaker John W. Mc-Cormack, Majority Floor Leader Carl Albert, Minority Floor Leader Gerald R. Ford, and all members of the United States House of Representatives for their support of legislation authorizing the construction of the Garrison Diversion Unit.

Whereas, legislation authorizing the construction of the Garrison Diversion Unit has been pending in the Congress for many years, but for many reasons its approval was delayed; and

Whereas, such project will bring manifold benefits to the Nation, this State, and the citizens of North Dakota; and

Whereas, legislation authorizing the construction of the Garrison Diversion Unit was approved by the United States House of Representatives on June 16, 1965, thereby bringing the construction of such project exceedingly close to reality; and

Whereas, such legislation received the bipartisan support of the great majority of the members of the United States House of Representatives, and especially effective support from the House Speaker, the Majority Floor Leader, and the Minority Floor Leader;

Now, Therefore, Be It Resolved by the House of Representatives of the State of North Dakota:

That it hereby expresses, on behalf of the state of North Dakota and its citizens, its most sincere appreciation to all members of the United States House of Representatives for the bipartisan support given to the legislation authorizing the construction of the Garrison Diversion Unit and wishes to especially express its gratitude to Speaker John W. McCormack, Majority Floor Leader Carl Albert, and Minority Floor Leader Gerald R. Ford for their sincere and effective interest and support of such legislation; and

Be It Further Resolved, that a copy of this resolution be forwarded to the Speaker of the United States House of Representatives.

Filed June 21, 1965.

HOUSE RESOLUTION "E" (Shablow, Olafson, Christopher, Bowles)

COMMENDATION OF NORTH DAKOTA CONGRESSIONAL DELEGATION FOR PEMBINA RIVER DEVELOPMENT EFFORTS

A resolution commending members of the North Dakota congressional delegation for their efforts in behalf of the Pembina River Development Plan.

Whereas, the proposed Pembina River Basin development plan on the Pembina River near Walhalla, North Dakota, has now advanced to the point where final approval of an adoption of the plan appears possible within the near future; and

Whereas, there appear to be potential irrigable areas of up to 26,000 acres or more susceptible of development in connection with such project, plus additional benefits including a resulting reservoir which would insure a municipal and industrial water supply adequate to care for present needs, and insure a supply for developments in the immediate future; and

Whereas, the International Joint Commission has devoted much time and study to this proposal to develop the water resources of the Pembina River Basin in the province of Manitoba and the state of North Dakota; and

Whereas, much of the credit for the progress that has been made to date on this project so important to northeastern North Dakota should be given to all members of the North Dakota congressional delegation for their unceasing efforts on behalf of such project;

Now, Therefore, Be It Resolved by the House of Representatives of the State of North Dakota Convening in Special Session:

That it hereby extends its gratitude and commendation to all members of the North Dakota congressional delegation for its wise advice, counsel, and assistance in bringing near to completion this long-sought project for the state of North Dakota and the province of Manitoba; and

Be It Further Resolved, that copies hereof will be transmitted by the Secretary of State to the President of the United States Senate; the Speaker of the United States House of Representatives; the Chairman of the Committees on Public Works; the Chief of Engineers, U. S. Army Crops of Engineers; the District Engineer, St. Paul office of U. S. Army Corps of Engineers; Commissioner, Bureau of Reclamation; Chairman

of the Canadian and United States Sections, International Joint Commission; to Senators Milton R. Young, and Quentin N. Burdick, and Representatives Mark Andrews and Rolland Redlin; and to Governor William L. Guy of North Dakota.

Filed June 21, 1965.

HOUSE RESOLUTION "F" (Obie, Ruddy, Kvasager)

ATOMIC ENERGY COMMISSION SITE FOR NATIONAL LABORATORY ACCELERATOR

A resolution requesting consideration by the Atomic Energy Commission of establishing a site for the National Laboratory Accelerator in the Grand Forks area.

Whereas, a site proposal for a National Laboratory Accelerator has been presented to the Atomic Energy Commission by the Grand Forks chamber of commerce, the city of Grand Forks, the university of North Dakota, the Grand Forks County board of commissioners, and the state of North Dakota; and

WHEREAS, this proposal has the support of Governor William L. Guy, and Governor Guy has written to the Atomic Energy Commission indicating his support; and

Whereas, in reviewing the considerations involved in location of a new site for the Accelerator, the Grand Forks area can meet the general requirements, and a North Dakota location would be unique and advantageous to offer;

Now, Therefore, Be It Resolved by the House of Representatives of the Thirty-ninth Legislative Assembly Convening in Special Session:

That the Atomic Energy Commission be respectfully requested to give every consideration to a location in the Grand Forks area as the site for such Accelerator; and

Be It Further Resolved, that copies of this resolution be transmitted to Mr. Glenn Seaborg, Chairman of the Atomic Energy Commission, to members of the North Dakota congressional delegation, and to Governor William L. Guy.

Filed June 22, 1965.

HOUSE MEMORIAL RESOLUTION

HOUSE MEMORIAL RESOLUTION No. 1

MRS. A. G. SORLIE

A resolution in memoriam of Mrs. A. G. Sorlie, a former first lady of North Dakota.

Whereas, Mrs. A. G. Sorlie, widow of former Governor of North Dakota, Arthur G. Sorlie, passed away at 8:20 Saturday, June 19, 1965, in Bismarck. Mrs. Sorlie was the first lady of North Dakota from January, 1925, through August, 1928. Her husband died in office.

Whereas, the passage of time since her tour of public service as this state's first lady has not diminished the importance of her contribution to North Dakota; and

Whereas, a first lady shares with her husband the fears that cannot be shown, and the joys that cannot be expressed. It is often her considered advice and reassurance that eases the loneliness of a governor in moments of grave decision; and

Whereas, a first lady is the state's representative in a capacity that equals and sometimes surpasses that of her husband. She must smile though she might feel sorrow. She must be radiant and sparkling even in moments of bone weariness. Her voice must have the lilt of optimism even when she is surrounded by the pall of pessimism. A first lady serves the state without pay. The public's gratitude is her recompense; and

Whereas, it is time now for us to pay that last measure of recompense to a loved and charming person, Mrs. A. G. Sorlie, a first lady of North Dakota;

Now, Therefore, Be It Resolved by the House of Representatives of the Thirty-ninth Legislative Assembly of the State of North Dakota, in Special Session:

That we express our keen sorrow on her passing and our appreciation, on behalf of the people of North Dakota, of the loyal and devoted service of our former first lady.

Be It Further Resolved, that for the perpetuation of her memory, this token of respect and sympathy be printed in the journal of the house and that a duly enrolled copy of this resolution be presented by the secretary of state to the family of Mrs. A. G. Sorlie.

Filed June 22, 1965.

SENATE RESOLUTION

SENATE RESOLUTION No. 1 (Lashkowitz)

UNITED STATES JUNIOR CHAMBER OF COMMERCE OUTSTANDING YOUNG FARMER CONTEST

A resolution urging that the United States Junior Chamber of Commerce National Outstanding Young Farmer Contest and Banquet be held in North Dakota.

WHEREAS, the United States Junior Chamber of Commerce annually selects the outstanding young farmer of the United States; and

Whereas, such selection and award is annually made at a contest held for such purpose; and

WHEREAS, the North Dakota Jaycees have extended an invitation for such contest and banquet to be held in the city of Fargo on April 9, 10, and 11, 1967;

Now, Therefore, Be It Resolved by the Senate of the State of North Dakota:

That it endorse such invitation and urge the United States Junior Chamber of Commerce to accept the invitation of the North Dakota Jaycees and of all citizens of this state.

Filed June 21, 1965. The moderate and mind horizontal states

SENATE CONCURRENT RESOLUTION

SENATE CONCURRENT RESOLUTION "B" (Ringsak)

ALL-FAITHS CHAPEL AT GRAFTON STATE SCHOOL

A concurrent resolution commending the citizens of North Dakota, and especially those residing in the Grafton, North Dakota area, for their efforts toward establishing an all-faiths chapel at the Grafton state school.

Whereas, the patients at the Grafton state school for the mentally retarded do not have a chapel for religious worship; and

WHEREAS, the regular Thirty-ninth Legislative Assembly was not able to provide funds for the construction of this much needed all-faiths chapel for the state school at Grafton; and

Whereas, the citizens of North Dakota, being aware of the great need for a place of worship at the Grafton state school are forming an organization to be named "All Faiths Chapel, Incorporated", to receive tax exempt contributions for this chapel and are planning a statewide fund drive for this construction; and

Whereas, the religious bodies of the state of North Dakota have expressed their earnest endorsement and backing of this worthwhile project; and

Whereas, all veterans' organizations of the state of North Dakota have expressed a desire to be a part of the undertaking of the all-faiths chapel;

Now, Therefore, Be It Resolved by the Senate of the State of North Dakota, the House of Representatives Concurring Therein:

That the legislative assembly of the state of North Dakota commend the people of North Dakota, and especially the Grafton Legion Post Number 41 and the people of the Grafton area and community, for their leadership and for their efforts to provide this much needed facility for religious worship at the Grafton state school for the mentally retarded, and urge the citizens of North Dakota to cooperate and contribute to this most worthy endeavor.

Filed June 21, 1965.

SENATE MEMORIAL RESOLUTION

SENATE MEMORIAL RESOLUTION No. 1 (Holand, Lips, Reichert)

MRS. A. G. SORLIE

A memorial resolution in memory of Mrs. A. G. Sorlie.

Whereas, Almighty God in His infinite wisdom, has called from our midst a friend and an outstanding citizen of North Dakota, Mrs. A. G. Sorlie; and

WHEREAS, Mrs. A. G. Sorlie was the widow of the late governor, Arthur G. Sorlie, who served as governor of the state of North Dakota from January 1925 until his death in August of 1928; and

WHEREAS, her dedication to her husband, to the people of this state, and to our system of government has set an example for all citizens;

Now, Therefore, Be It Resolved by the Senate of the Extraordinary Session of the Thirty-ninth Legislative Assembly of the State of North Dakota:

That on behalf of the citizens of this state, the legislative assembly expresses its deepest appreciation for the dedication and services rendered in so many ways by Mrs. A. G. Sorlie, and that we express our heart-felt sympathy to her children, relatives, and close friends; and

Be It Further Resolved, that this resolution be entered in the journal and the secretary of state is hereby directed to forward a properly enrolled copy of this resolution to her son, Mr. A. Glenn Sorlie, and to her daughters, Mrs. Dale V. Ness and Mrs. Ruth Sorlie Edick.

Filed June 22, 1965.