Dakota Dilemmas:

A Practical Application of Conflict Rules



Agenda



01 Article XIV

02 Conflict Rules

03 Six-Step Process

04 Legislative Rules

05 Quasi-Judicial Rules

A Constitutional Amendment

2018 General Election

Established state ethics commission in Article XIV of the North Dakota

Constitution

Commission has authority over transparency, corruption, elections, and lobbying



New Rules



The Complaint Process

Lobbyist Gifts

Appearance of Bias

Conflicts of Interest

Financial and Travel Disclosure??

Rulemaking Authority



Ethics Commission authority - transparency, corruption, elections, and lobbying

Attorney General Opinion 2020-L-09

Read rules in harmony when reasonable and workable.

Conflict with other ethics rules?
Ethics Commission rules prevail.

City of Fargo v. Ruether, 490 N.W.2d 481 (N.D. 1992).

Rulemaking Process

Ethics Commission ≠ Administrative Agency

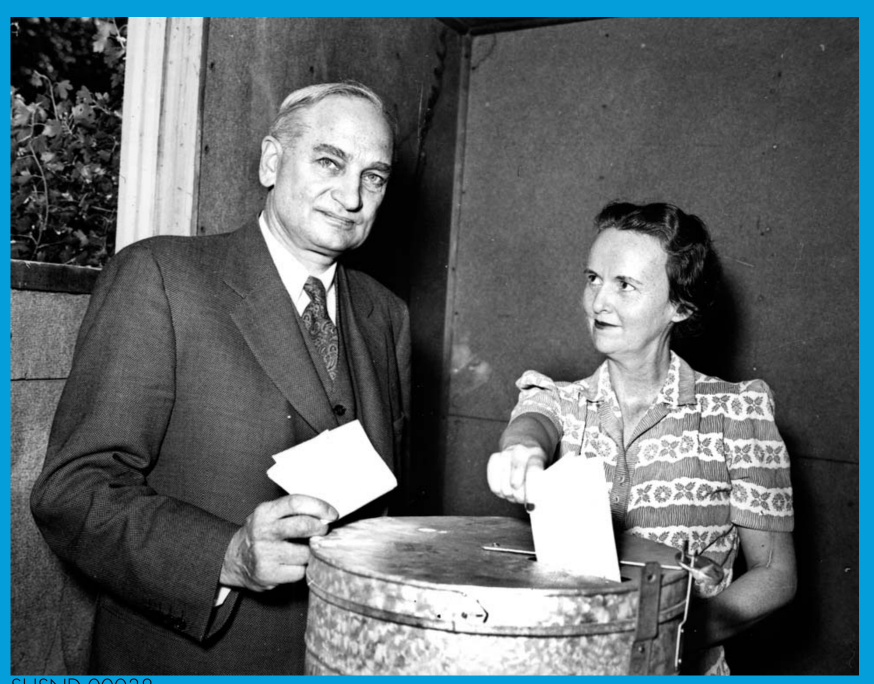
Administrative Agencies Practice Act includes the Ethics Commission for specific sections

"Agency" and "commission"

Proposed Rule → Notice → Comments and Hearing
→ Respond to Comments → Final Approval →
Publication



Recognizing Conflicts



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Public Official =

- elected or appointed members of legislative and executive branches
- members of the Ethics Commission
- legislative employees

When do the conflict-of-interest rules apply?

When public officials must make a decision or take action as part of their duties.

Prior to taking action or making a decision in a matter, identify any potential conflicts you have. On the record (if possible) declare the potential conflict of interest. Provide enough facts for others to understand the potential conflict. Ask the neutral reviewer for help! Recuse. Fill out and file the Commission's approved conflict-of-interest form. Neutral reviewer evaluates five factors in N.D. Admin. Code § 115-04-01-03(7). Neutral reviewer determines a disqualifying conflict of interest exists? Recuse. Fill out

and file the Ethics

Commission's approved

conflict-of-interest form.

Neutral reviewer determines no disqualifying conflict of interest exists? You may participate. Fill out and file the Ethics Commission's approved conflict-of-interest form.

Conflict of Interest

Disclosure Process

N.D. Admin Code ch. 115-04-01

Six-Step Process

Step 1 - Identify Potential Conflicts

"Potential conflict of interest" means a public official, as part of his or her duties, must make a decision or take action in a matter where the public official has:



1. received a gift from one of the parties;







3. a relationship in a private capacity with one of the parties.

Step 2 - Declare the Potential Conflict

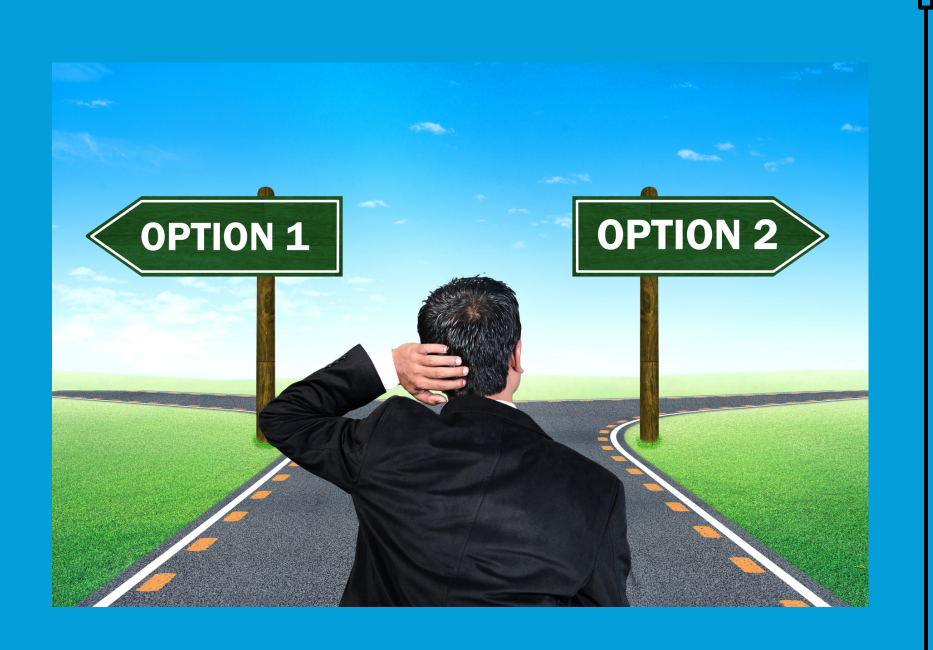


Declare any potential conflict on the record, if possible.

Provide enough facts for others to understand the potential conflict.

You must draw the connection from the potential conflict to the action or decision before you.

Step 3 - Two Options



After disclosure, two options to move forward.

- (1) Recuse and file the form; or
- (2) Ask the neutral reviewer for help.

Who is the neutral reviewer?

Identified by a government body's policy or rule.

If no policy or rule, Ethics Commission rules identify a default neutral reviewer.

Step 4 - Neutral Reviewer Evaluation

Neutral reviewer must evaluate 5 factors from N.D. Admin. Code § 115-04-01-03(7).

- (1) Weight and deference to public official to perform duties
- (2) Materially affect the independence of judgment
- (3) Any law that would preclude recusal or abstention
- (4) The size of the personal benefit
- (5) Any guidance from the Ethics Commission



Step 5 - Neutral Reviewer Determination



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1967 Legislative Assembly

Neutral reviewer determines whether a potential conflict of interest = a disqualifying conflict of interest.

No disqualifying conflict of interest exists?

The public official may participate.

A disqualifying conflict of interest exists?

The public official must recuse.

No ethics violation if:

- (1) consult and adhere to neutral reviewer;
- (2) public official acts in good faith; and
- (3) the disclosed material facts are substantially the same as any complaint allegations.

Step 6 - File the Form

Always file the Ethics Commission's approved form with your governing body and the Ethics Commission.

Minutes must document any recusal.

Form requirement does not apply in the legislative process. See Ethics Commission Advisory Opinion 23-01.



Prior to taking action or making a decision in a matter, identify any potential conflicts you have. On the record (if possible) declare the potential conflict of interest. Provide enough facts for others to understand the potential conflict. Ask the neutral reviewer for help! Recuse. Fill out and file the Commission's approved conflict-of-interest form. Neutral reviewer evaluates five factors in N.D. Admin. Code § 115-04-01-03(7). Neutral reviewer determines a disqualifying conflict of interest exists? Recuse. Fill out

and file the Ethics

Commission's approved

conflict-of-interest form.

Neutral reviewer determines no disqualifying conflict of interest exists? You may participate. Fill out and file the Ethics Commission's approved conflict-of-interest form.

Conflict of Interest

Disclosure Process

N.D. Admin Code ch. 115-04-01

Six-Step Process

Legislative Conflict Rules

House and Senate Rules 321 and 322

Legislative process substantially similar to the Commission's rules.

Six steps to the legislative conflict of interest disclosure process.

Two Qualifiers

- (1) Legislative rules address a "personal or private interest"
- (2) Neutral reviewer determination done "without debate."



Governor Schafer before the 1997 Legislative Assembly

Prior to taking action or making a decision in a matter, identify any potential conflicts you have.



On the floor declare the potential conflict of interest. Provide enough facts for other legislators to understand the potential conflict.



Automatically precluded from voting. Neutral reviewer (all other legislators) will help.

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Neutral reviewer looks to five factors in N.D. Admin. Code § 115-04-01-03(7).

Neutral reviewer determines a disqualifying conflict of interest exists? Recuse. No form filing required. Neutral reviewer determines no disqualifying conflict of interest exists? You may participate. No form filing required.

Legislative Conflict of Interest Disclosure Process

House and Senate Rules 321 and 322 Ethics Commission Advisory Opinion 23-01

Quasi-Judicial Bias Rules



Quasi-Judicial = resembles a court proceeding, but does not take place in a court of law

Differences from conflict-of-interest rules:

- (1) More broad includes directors, officers, commissioners, heads, or other executives;
- (2) Consider potential conflicts of interest AND campaign support; and
- (3) Determination is whether the potential conflict of interest creates an appearance of bias.

1977 Industrial Commission

Prior to taking action or making a decision in the quasi-judicial matter, identify any potential conflicts you have or campaign support received.

On the record (if possible) declare the potential conflict of interest or campaign support received. Provide enough facts for others to understand the potential conflict or campaign support.

Recuse. Fill out and file the Commission's approved quasi-judicial form.

Ask the neutral reviewer for help!

Neutral reviewer evaluates four factors in N.D. Admin. Code § 115-05-01-04(2).

Neutral reviewer determines an appearance of bias exists? Recuse.

Fill out and file the Ethics

Commission's approved quasijudicial form.

Neutral reviewer determines no appearance of bias exists? You may participate. Fill out and file the Ethics Commission's approved quasi-judicial form.

Quasi-Judicial Bias Disclosure Process

N.D. Admin Code ch. 115-05-01

Quasi-Judicial Rules

Questions?







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