Fifty-fifth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2045

Introduced by

Legislative Council

(Judiciary Committee)

(Senators W. Stenehjem, Traynor) (Representative Kretschmar)

1 A BILL for an Act to create and enact chapter 12-55.1 of the North Dakota Century Code,

2 relating to the pardon advisory board and to pardons, conditional pardons, reprieves, and

3 commutations; to amend and reenact subsection 5 of section 12-60-16.2, subsections 15 and

4 17 of section 12.1-34-02, subsection 4 of section 12.1-34-03, subsection 5 of section 27-20-52,

5 subsection 1 of section 28-32-01, and subsection 1 of section 54-07-01.2 of the North Dakota

6 Century Code, relating to the pardon advisory board and to membership of boards; and to

7 repeal chapter 12-55 of the North Dakota Century Code, relating to pardons, reprieves, and

8 commutations.

9 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

10 SECTION 1. Chapter 12-55.1 of the North Dakota Century Code is created and

11 enacted as follows:

12 **12-55.1-01. Definitions.** In this title, unless the context otherwise requires:

<u>1.</u> "Commutation" means the change of the punishment to which a person is
 sentenced to a less severe punishment.

15 <u>2.</u> "Conditional pardon" means a pardon, commutation, reprieve, or remission of fine
 16 subject to terms and conditions established by the governor upon the

17 recommendation of the pardon advisory board.

18 <u>3.</u> "Department" means the department of corrections and rehabilitation.

<u>4.</u> "Pardon" means the removal of punishment or custody imposed upon a person for
 the commission of an offense. A pardon does not remove the fact of that person's

21 conviction or plea or finding of guilt for an offense unless specifically stated in the
 22 certificate of pardon.

23 <u>5.</u> <u>"Remission of fine" means a release or partial release of a fine.</u>

1	6. <u>"Reprieve" means a temporary relief from or postponement of the execution of a</u>
2	criminal sentence.
3	12-55.1-02. Pardon advisory board - Membership. The governor may appoint a
4	pardon advisory board to consist of five members including the attorney general and two
5	members of the parole board. The governor shall appoint two persons who are residents and
6	citizens of this state to the remaining two positions. The governor shall appoint a chairperson
7	from within the membership of the pardon advisory board. The governor may dissolve the
8	pardon advisory board at any time. The members appointed by the governor are entitled to be
9	paid compensation and expenses at the same rate paid to members of the legislative
10	assembly. The board shall provide information and make recommendations to the governor
11	concerning any matters before the governor under this chapter.
12	12-55.1-03. Pardon advisory board meetings - Rules. If the governor appoints a
13	pardon advisory board, the pardon advisory board may adopt rules necessary to govern its
14	proceedings, including the time and place of meetings of the board. The governor may call
15	meetings of the pardon advisory board as the governor deems necessary to carry out the
16	board's duties.
17	12-55.1-04. Governor may remit fines and grant commutations, pardons, and
18	reprieves. The governor has the power to remit fines and grant commutations, reprieves,
19	pardons, and conditional pardons after judgment of conviction. If the governor grants a
20	conditional pardon, the pardon must state the terms and conditions of the pardon. The
21	governor shall sign every commutation, reprieve, pardon, conditional pardon, or remission of
22	fine granted by the governor. The recommendations of the pardon advisory board and the
23	determination of the governor are not reviewable by any court.
24	12-55.1-05. Pardon clerk - Duties. The director of the division of parole and probation
25	shall serve as the pardon clerk under this chapter. The pardon clerk shall:
26	1. Maintain a register of all applications filed for commutation, reprieve, pardon,
27	conditional pardon, or remission of fine and shall maintain a complete and
28	accurate record of all proceedings in connection with the applications, including all
29	correspondence, documents, evidence, and appearances made in connection with
30	the application.

Fifty-fifth

Legislative Assembly

1	<u>2.</u>	Conduct investigations, employ psychologists, psychiatrists, or other specialists
2		necessary for the determination of matters before the pardon advisory board or the
3		governor under this chapter, and perform other duties in connection with matters
4		under this chapter as may be requested by the pardon advisory board or the
5		governor.
6	<u>3.</u>	Maintain a record of every commutation, reprieve, pardon, conditional pardon, or
7		remission of fine granted or refused, along with the reasons for each action.
8	<u>12-</u>	55.1-06. Application for commutation, reprieve, pardon, conditional pardon, or
9	remission	of fine. An application for commutation, reprieve, pardon, conditional pardon, or
10	remission c	f fine must be made with the pardon clerk on a form prescribed by the clerk and in
11	accordance	e with any rules adopted under this chapter.
12	<u>12-</u>	55.1-07. Notice of application. The pardon clerk shall provide written notice of an
13	application	for a commutation, reprieve, pardon, conditional pardon, or remission of fine to the
14	district cour	t and the state's attorneys in the county or counties where the judgment of
15	conviction v	was entered against the applicant. The notice must include the name of the
16	applicant, tl	he date of entry and docket number of the criminal judgment, the crime or crimes
17	stated in the	e criminal judgment, and the date and place for the meeting on the application.
18	<u>12-</u>	55.1-08. Governor may reconsider action. If the governor has granted an
19	application	for a commutation, reprieve, conditional pardon, or remission of fine and the
20	applicant is	still in custody in any correctional facility, the governor may reconsider the decision
21	any time be	fore the applicant is released from the correctional facility. If an applicant is
22	released fro	om custody pursuant to a conditional pardon and the applicant has violated any of
23	the terms o	r conditions of the conditional pardon, the governor may revoke the conditional
24	pardon in th	ne same manner provided for violation of any of the terms or conditions of parole. In
25	all other ca	ses, the governor may reconsider a decision on an application if the reconsideration
26	is made wit	hin thirty days from the date of the initial decision. A decision made on
27	reconsidera	ation may not be reviewed by any court.
28	<u>12-</u>	55.1-09. Statements of judge and state's attorney. The judge and the state's
29	attorney ma	ay make any recommendations that may be of assistance to the governor, pardon
30	advisory bo	pard, or parole board in considering the person's case. The judge before whom any

2 was committed may file with the clerk of court separate official statements that may include; 3 1. The facts and circumstances constituting and surrounding the crime for which the person was convicted. 5 2. The age of the person. 6 3. All available information regarding the person before the commission of the crime for which the person was convicted. 7 for which the person was convicted. 8 4. All available information regarding the person's habits, associates, disposition, and reputation. 9 reputation. 10 5. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. 11 6. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 11 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the 10 state's attorney. The clerk of court with whom the statements are filed shall attach a copy of 11 the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 12 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine, the recommendations of the pardon advisory board, if any; and the 12 decision of the governor, including any decision made after reconsideration or a	1	person has	been convicted of a felony and the state's attorney of the county in which the crime
4 person was convicted. 5 2. The age of the person. 6 3. All available information regarding the person before the commission of the crime for which the person was convicted. 8 4. All available information regarding the person's habits, associates, disposition, and reputation. 9 5. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. 10 5. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. 11 6. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 114 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 19 12-55.1-11. Records, The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any, and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. 25 StectTION 2.	2	was commi	tted may file with the clerk of court separate official statements that may include:
5 2. The age of the person. 6 3. All available information regarding the person before the commission of the crime for which the person was convicted. 8 4. All available information regarding the person's habits, associates, disposition, and reputation. 10 5. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. 12 6. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 14 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the 16 state's attorney. shall prepare the official statements of the judge and 16 state's attorney. The clerk of court with whom the statements are filed shall attach a copy of 16 the statements to the criminal judgment. The clerk shall provide to the department the criminal 19 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may 10 permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon. 12 steCTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 13 Supplement to the North Dakota Century Code is amended and reenacted as follows: 14 The North Dakota State penitentiary, beard of pardone pardon clerk, parole b	3	<u>1.</u>	The facts and circumstances constituting and surrounding the crime for which the
 All available information regarding the person before the commission of the crime for which the person was convicted. All available information regarding the person's habits, associates, disposition, and reputation. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: The North Dakota State penitentiary, beard of pardone pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	4		person was convicted.
 for which the person was convicted. All available information regarding the person's habits, associates, disposition, and reputation. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	5	<u>2.</u>	The age of the person.
 All available information regarding the person's habits, associates, disposition, and reputation. 5. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. 6. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota State penitentiary, beard of pardone pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	6	<u>3.</u>	All available information regarding the person before the commission of the crime
9 reputation. 10 5. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. 12 6. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 14 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 19 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. 26 Stection 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 27 Supplement to the North Dakota Century Code is amended and reenacted as follows: 28 and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive	7		for which the person was convicted.
 5. All facts and circumstances that may indicate whether the person is capable of becoming a law-abiding citizen. 6. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota State penitentiary, beard of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	8	<u>4.</u>	All available information regarding the person's habits, associates, disposition, and
11becoming a law-abiding citizen.126. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed.1412-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements.1912-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation.25Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota state penitentiary, beard of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive	9		reputation.
 6. The state's attorney's reasons for the recommended sentence and the court's reasons for the sentence imposed. 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the direction of the judge or state's attorney, shall prepare the official statements of the judge and state's attorney. The clerk of court with whom the statements are filed shall attach a copy of the statements to the criminal judgment. The clerk shall provide to the department the criminal judgment with the attached copy of the official statements. 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota State penitentiary, beard of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, <u>conditional pardon, reprieve</u>, parole, commutation of sentence, granting of executive 	10	<u>5.</u>	All facts and circumstances that may indicate whether the person is capable of
13 reasons for the sentence imposed. 14 12-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the 15 direction of the judge or state's attorney, shall prepare the official statements of the judge and 16 state's attorney. The clerk of court with whom the statements are filed shall attach a copy of 17 the statements to the criminal judgment. The clerk shall provide to the department the criminal 18 judgment with the attached copy of the official statements. 19 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, 20 conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may 21 permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, 22 or remission of fine; the recommendations of the pardon advisory board, if any; and the 23 decision of the governor, including any decision made after reconsideration or after 24 proceedings for revocation. 25 SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 26 Supplement to the North Dakota Century Code is amended and reenacted as follows: 27 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, 28 and local correctional facility adminis	11		becoming a law-abiding citizen.
1412-55.1-10. Duty of court reporter and clerk of court. The court reporter, at the15direction of the judge or state's attorney, shall prepare the official statements of the judge and16state's attorney. The clerk of court with whom the statements are filed shall attach a copy of17the statements to the criminal judgment. The clerk shall provide to the department the criminal18judgment with the attached copy of the official statements.1912-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon,20conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of the pardon advisory board, if any; and the23decision of the governor, including any decision made after reconsideration or after24proceedings for revocation.25SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 199526Supplement to the North Dakota Century Code is amended and reenacted as follows:275. The North Dakota state penitentiary, beard of pardons pardon clerk, parole board,28and local correctional facility administrators shall furnish the bureau with all29information concerning the receipt, escape, death, release, pardon, conditional29pardon, reprieve, parole, commutation of sentence, granting of executive	12	<u>6.</u>	The state's attorney's reasons for the recommended sentence and the court's
15direction of the judge or state's attorney, shall prepare the official statements of the judge and16state's attorney. The clerk of court with whom the statements are filed shall attach a copy of17the statements to the criminal judgment. The clerk shall provide to the department the criminal18judgment with the attached copy of the official statements.19 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon,20conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon,22or remission of fine; the recommendations of the pardon advisory board, if any; and the23decision of the governor, including any decision made after reconsideration or after24proceedings for revocation.25SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 199526Supplement to the North Dakota Century Code is amended and reenacted as follows:275. The North Dakota state penitentiary, beard of pardons pardon clerk, parole board,28and local correctional facility administrators shall furnish the bureau with all29information concerning the receipt, escape, death, release, pardon, conditional29pardon, reprieve, parole, commutation of sentence, granting of executive	13		reasons for the sentence imposed.
16state's attorney. The clerk of court with whom the statements are filed shall attach a copy of17the statements to the criminal judgment. The clerk shall provide to the department the criminal18judgment with the attached copy of the official statements.1912-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon,20conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon,22or remission of fine; the recommendations of the pardon advisory board, if any; and the23decision of the governor, including any decision made after reconsideration or after24proceedings for revocation.25SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 199526Supplement to the North Dakota Century Code is amended and reenacted as follows:275. The North Dakota state penitentiary, board of pardons pardon clerk, parole board,28and local correctional facility administrators shall furnish the bureau with all29information concerning the receipt, escape, death, release, pardon, conditional30pardon, reprieve, parole, commutation of sentence, granting of executive	14	<u>12-</u>	55.1-10. Duty of court reporter and clerk of court. The court reporter, at the
17the statements to the criminal judgment. The clerk shall provide to the department the criminal18judgment with the attached copy of the official statements.1912-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon,20conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon,22or remission of fine; the recommendations of the pardon advisory board, if any; and the23decision of the governor, including any decision made after reconsideration or after24proceedings for revocation.25SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 199526Supplement to the North Dakota Century Code is amended and reenacted as follows:275. The North Dakota state penitentiary, board of pardons pardon clerk, parole board,28and local correctional facility administrators shall furnish the bureau with all29information concerning the receipt, escape, death, release, pardon, conditional30pardon, reprieve, parole, commutation of sentence, granting of executive	15	direction of	the judge or state's attorney, shall prepare the official statements of the judge and
 judgment with the attached copy of the official statements. 12-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon, conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	16	state's atto	rney. The clerk of court with whom the statements are filed shall attach a copy of
1912-55.1-11. Records. The records of an applicant for commutation, reprieve, pardon,20conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon,22or remission of fine; the recommendations of the pardon advisory board, if any; and the23decision of the governor, including any decision made after reconsideration or after24proceedings for revocation.25SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 199526Supplement to the North Dakota Century Code is amended and reenacted as follows:275. The North Dakota state penitentiary, board of pardons pardon clerk, parole board,28and local correctional facility administrators shall furnish the bureau with all29information concerning the receipt, escape, death, release, pardon, conditional30pardon, reprieve, parole, commutation of sentence, granting of executive	17	the stateme	ents to the criminal judgment. The clerk shall provide to the department the criminal
 conditional pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon, or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	18	judgment w	vith the attached copy of the official statements.
21permit the inspection of an application for a commutation, reprieve, pardon, conditional pardon,22or remission of fine; the recommendations of the pardon advisory board, if any; and the23decision of the governor, including any decision made after reconsideration or after24proceedings for revocation.25SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 199526Supplement to the North Dakota Century Code is amended and reenacted as follows:275. The North Dakota state penitentiary, beard of pardons pardon clerk, parole board,28and local correctional facility administrators shall furnish the bureau with all29information concerning the receipt, escape, death, release, pardon, conditional30pardon, reprieve, parole, commutation of sentence, granting of executive	19	<u>12-</u>	55.1-11. Records. The records of an applicant for commutation, reprieve, pardon,
 or remission of fine; the recommendations of the pardon advisory board, if any; and the decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	20	<u>conditional</u>	pardon, or remission of fine are subject to section 12-47-36. The pardon clerk may
 decision of the governor, including any decision made after reconsideration or after proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	21	permit the i	nspection of an application for a commutation, reprieve, pardon, conditional pardon,
 proceedings for revocation. SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	22	or remissio	n of fine; the recommendations of the pardon advisory board, if any; and the
 SECTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	23	decision of	the governor, including any decision made after reconsideration or after
 Supplement to the North Dakota Century Code is amended and reenacted as follows: 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, conditional pardon, reprieve, parole, commutation of sentence, granting of executive 	24	proceeding	s for revocation.
 5. The North Dakota state penitentiary, board of pardons pardon clerk, parole board, and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, <u>conditional</u> pardon, reprieve, parole, commutation of sentence, granting of executive 	25	SE	CTION 2. AMENDMENT. Subsection 5 of section 12-60-16.2 of the 1995
 and local correctional facility administrators shall furnish the bureau with all information concerning the receipt, escape, death, release, pardon, <u>conditional</u> pardon, reprieve, parole, commutation of sentence, granting of executive 	26	Supplemen	t to the North Dakota Century Code is amended and reenacted as follows:
 information concerning the receipt, escape, death, release, pardon, <u>conditional</u> <u>pardon, reprieve,</u> parole, commutation of sentence, granting of executive 	27	5.	The North Dakota state penitentiary, board of pardons pardon clerk, parole board,
30 <u>pardon, reprieve,</u> parole, commutation of sentence, granting of executive	28		and local correctional facility administrators shall furnish the bureau with all
	29		information concerning the receipt, escape, death, release, pardon, conditional
	30		pardon, reprieve, parole, commutation of sentence, granting of executive
31 clemency, or discharge of an individual who has been sentenced to that agency's	31		clemency, or discharge of an individual who has been sentenced to that agency's

custody for any reportable offense which is required to be collected, maintained, or
 disseminated by the bureau. In the case of an escape from custody or death while
 in custody, information concerning the receipt and escape or death, must also be
 furnished.

5 SECTION 3. AMENDMENT. Subsections 15 and 17 of section 12.1-34-02 of the 1995
6 Supplement to the North Dakota Century Code are amended and reenacted as follows:

- Notice of final disposition and parole procedures. Victims and witnesses must be
 informed by the prosecuting attorney of the final disposition of any criminal case.
 The prosecuting attorney shall explain to the victim the parole process and pardon
 process and further advise the victim of the necessity of advising the custodial
 authority and the parole board and the pardon board clerk of the victim's address
 in order for the victim to receive further information under other provisions of this
 chapter.
- 14 17. Participation in parole board and pardon board decision. Victims may submit a 15 written statement for consideration by the parole board or, the governor, or the 16 pardon advisory board, if one has been appointed, prior to the parole board or, the 17 governor, or the pardon advisory board taking any action on a defendant's request 18 for parole or pardon. Victims of violent crimes may at the discretion of the parole 19 board or, the governor, or the pardon advisory board personally appear and 20 address the parole board or, the governor, or the pardon advisory board. Notice must be given by the parole board or pardon board clerk informing the victim of the 21 22 pending review and of the victim's rights under this section. The victim must be 23 provided notice of the decision of the parole board or of the governor and the 24 recommendations of the pardon advisory board, if any, and, if applicable, notice of 25 the date of the prisoner's release on parole or the prisoner's pardon, conditional 26 pardon, reprieve, commutation, or remission of fine. Notice must be given within a 27 reasonable time after the parole board or pardon board reaches its the governor 28 makes a decision but in any event prior to before the parolee's or pardoned 29 prisoner's release from custody.

30 SECTION 4. AMENDMENT. Subsection 4 of section 12.1-34-03 of the 1995
 31 Supplement to the North Dakota Century Code is amended and reenacted as follows:

To notify law enforcement authorities, prosecuting attorney, custodial authority,
 parole board, pardon board clerk, and court, where appropriate, of any change of
 address. The address information provided to these persons must be kept
 confidential.

5 SECTION 5. AMENDMENT. Subsection 5 of section 27-20-52 of the 1995
6 Supplement to the North Dakota Century Code is amended and reenacted as follows:

5. A court in which the child is convicted of a criminal offense for the purpose of a
presentence report or other dispositional proceeding, or by officials of penal
institutions and other penal facilities to which the child is committed, or by a the
parole or board, the governor, or the pardon advisory board, if one has been
appointed, in considering the child's parole or discharge or in exercising
supervision over the child; and

SECTION 6. AMENDMENT. Subsection 1 of section 28-32-01 of the 1995
Supplement to the North Dakota Century Code is amended and reenacted as follows:

- "Administrative agency" or "agency" means each board, bureau, commission,
 department, or other administrative unit of the executive branch of state
 government, including one or more officers, or employees, or other persons
 directly or indirectly purporting to act on behalf or under authority of the agency.
 An administrative unit located within or subordinate to an administrative agency
 shall be treated as part of that agency to the extent it purports to exercise authority
 subject to this chapter. The term administrative agency does not include:
- 22 The office of management and budget except with respect to rules relating to a. 23 the state building code as authorized or required under section 54-21.3-03, 24 rules relating to the Model Energy Code as required under section 25 54-21.2-03, rules relating to the central personnel system as authorized under 26 section 54-44.3-07, rules relating to state purchasing practices as required 27 under section 54-44.4-04, rules relating to records management as 28 authorized or required under chapter 54-46, and rules relating to the central 29 microfilm unit as authorized under chapter 54-46.1.

30 b. The adjutant general with respect to the division of emergency management.31 c. The council on the arts.

	0	-
1	d.	The state auditor.
2	e.	The department of economic development and finance.
3	f.	The dairy promotion commission.
4	g.	The education factfinding commission.
5	h.	The educational telecommunications council.
6	i.	The board of equalization.
7	j.	The board of higher education.
8	k.	The Indian affairs commission.
9	I.	The industrial commission with respect to the activities of the Bank of North
10		Dakota, the North Dakota housing finance agency, the North Dakota
11		municipal bond bank, and the North Dakota mill and elevator association.
12	m.	The department of corrections and rehabilitation except with respect to the
13		activities of the division of adult services under chapter 54-23.4.
14	n.	The board of pardons pardon advisory board.
15	0.	The parks and recreation department.
16	p.	The parole board.
17	q.	The superintendent of public instruction, except with respect to rules
18		prescribed under section 15-21-07 and rules implementing chapter 15-22.
19	r.	The state fair association.
20	S.	The state department of health with respect to the state toxicologist.
21	t.	The board of university and school lands except with respect to activities
22		under chapter 47-30.1.
23	u.	The administrative committee on veterans' affairs except with respect to rules
24		relating to the supervision and government of the veterans' home and the
25		implementation of programs or services provided by the veterans' home.
26	۷.	The industrial commission with respect to the lignite research fund except as
27		required under section 57-61-01.5.
28	W.	The secretary of state with respect to rules adopted for the presidential
29		preference contest under section 16.1-11-02.2.
30	SECTIO	N 7. AMENDMENT. Subsection 1 of section 54-07-01.2 of the 1995
31	Supplement to t	he North Dakota Century Code is amended and reenacted as follows:

1	1.	Not	withstanding sections 2-05-01, 4-18.1-04, 4-27-04, 6-01-03, 6-09-02.1,
2		12 -	55-01
3		20.1	1-02-23, 23-01-02, 23-25-02, 36-01-01, 37-18.1-01, 50-06-05.6, 50-06.1-16,
4		54-3	34.3-10, 54-54-02, 55-01-01, 55-06-01, 61-02-04, and 61-28-03, all members of
5		the	following boards and commissions must, subject to the limitations of this
6		sec	tion, be considered to have resigned from such boards and commissions
7		effe	ctive January first of the first year of each four-year term of the governor:
8		a.	The aeronautics commission.
9		b.	The milk marketing board.
10		C.	The dairy promotion commission.
11		d.	The state banking board.
12		e.	The state credit union board.
13		f.	The advisory board of directors to the Bank of North Dakota.
14		g.	The board of pardons pardon advisory board.
15		h.	The state parole board.
16		i.	The state board of public school education.
17		j.	The education standards and practices board and the administrator's
18			professional practices board.
19		k.	The board of trustees for the teachers' fund for retirement.
20		I.	The educational telecommunications council.
21		m.	The state game and fish advisory board.
22		n.	The health council.
23		0.	The air pollution control advisory council.
24		p.	The board of animal health.
25		q.	The administrative committee on veterans' affairs.
26		r.	The committee on aging.
27		s.	The committee on employment of people with disabilities.
28		t.	The commission on the status of women.
29		u.	The North Dakota council on the arts.
30		۷.	The state historical board.
31		w.	The Yellowstone-Missouri-Fort Union commission.

- 1 x. The state water commission.
- 2 y. The state water pollution control board.
- 3 **SECTION 8. REPEAL.** Chapter 12-55 of the North Dakota Century Code is repealed.