Fifty-sixth Legislative Assembly, State of North Dakota, begun in the Capitol in the City of Bismarck, on Tuesday, the fifth day of January, one thousand nine hundred and ninety-nine

SENATE BILL NO. 2299 (Senators W. Stenehjem, Cook, Tomac) (Representatives R. Kelsch, Porter)

AN ACT to amend and reenact section 12.1-32-15 of the North Dakota Century Code, relating to the registration of offenders against children and sexual offenders; and to repeal section 27-20-52.1 of the North Dakota Century Code, relating to the law enforcement data base.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 12.1-32-15 of the North Dakota Century Code is amended and reenacted as follows:

12.1-32-15. Offenders against children and sexual offenders - Sexually violent predators - Registration requirement - Penalty.

- 1. As used in this section:
 - a. "A crime against a child" means a violation of chapter 12.1-16, 12.1-17, 12.1-18, or 12.1-29, or an equivalent ordinance, in which the victim is a minor or is otherwise of the age required for the act to be a crime or an attempt to commit these offenses.
 - b. "Department" means the department of corrections and rehabilitation.
 - c. "Mental abnormality" means a congenital or acquired condition of an individual that affects the emotional or volitional capacity of the individual in a manner that predisposes that individual to the commission of criminal sexual acts to a degree that makes the individual a menace to the health and safety of other individuals.
 - d. "Predatory" means an act directed at a stranger, or at an individual with whom a relationship has been established or promoted for the primary purpose of victimization.
 - e. "Qualified board" means two or more experts in the field of behavior and treatment of sexual offenders as determined by the department of human services.
 - f. "Sexual offender" means a person who has pled guilty to or been found guilty of a violation of section 12.1-20-03, 12.1-20-03.1, 12.1-20-04, 12.1-20-05, 12.1-20-06, 12.1-20-07, 12.1-20-11, chapter 12.1-27.2, or subsection 2 of section 12.1-22-03.1, or an equivalent ordinance, or an attempt to commit these offenses.
 - <u>f.</u> <u>"Sexually dangerous individual" means an individual who meets the definition</u> <u>specified in section 25-03.3-01.</u>
 - g. "Sexually violent predator" means a sexual offender who suffers from a mental abnormality or personality disorder that makes that offender likely to engage in predatory sexually violent offenses "Temporarily domiciled" means staying or being physically present at a location for longer than ten days, attending school for longer than ten days, or maintaining employment in the jurisdiction for longer than ten days, regardless of the state of the residence.
- 2. After a person has pled guilty or been found guilty as a sexual offender, the court shall determine upon the motion of the state's attorney and after receiving a report from the qualified board if that person is a sexually violent predator. The court may order the

defendant to undergo an evaluation to enable the qualified board to make an appropriate determination.

- 3. After a person has pled guilty to or been found guilty of a crime against a child or an attempted crime against a child, or after a person has pled guilty or been found guilty as a sexual offender, the <u>The</u> court shall impose, in addition to any penalty provided by law, a requirement that the person individual register, within ten days of coming into a county in which the person individual resides or is temporarily domiciled,. <u>The individual must register</u> with the chief of police of the city or the sheriff of the county if the person individual register a person an individual to register by stating this requirement on the court records. A person must also register, if that person individual:
 - a. <u>Has pled guilty or nolo contendere to, or been found guilty as a felonious sexual offender or an attempted felonious sexual offender, including juvenile delinquent adjudications of equivalent offenses unless the offense is listed in subdivision c.</u>
 - b. Has pled guilty or nolo contendere to, or been found guilty as a sexual offender for a misdemeanor or attempted misdemeanor. The court may deviate from requiring an individual to register if the court first finds the individual is no more than three years older than the victim if the victim is a minor, the individual has not previously been convicted as a sexual offender or of a felony crime against a child, and the individual did not exhibit mental abnormality or predatory conduct in the commission of the offense.
 - c. Is a juvenile found delinquent under subdivision d of subsection 1 of section 12.1-20-03, subdivision a of subsection 2 of section 12.1-20-03, or as a sexual offender for a misdemeanor. The court may deviate from requiring the juvenile to register if the court first finds the juvenile has not previously been convicted as a sexual offender or for a felony crime against a child, and the juvenile did not exhibit mental abnormality or predatory conduct in the commission of the offense.
 - d. Has pled guilty or nolo contendere to, or been found guilty of, a felony crime against a child or an attempted felony crime against a child, including juvenile delinquent adjudications of equivalent offenses. Except if the offense is described in section 12.1-29-02, or section 12.1-18-01 or 12.1-18-02 and the person is not the parent of the victim, the court may deviate from requiring an individual to register if the court first finds the individual has not previously been convicted as a sexual offender or for a felony crime against a child, and the individual did not exhibit mental abnormality or predatory conduct in the commission of the offense.
 - e. Has pled guilty or nolo contendere, been found guilty, or been adjudicated delinquent of any crime against another individual which is not otherwise specified in this section if the court finds the individual demonstrated mental abnormality or sexual predatory conduct in the commission of the offense and therefore orders registration for the individual. If the court orders an individual to register as an offender under this section, the individual shall comply with all of the registration requirements in this chapter.
- 3. If a court has not ordered an individual to register in this state, the individual shall register if the individual:
 - <u>a.</u> Is incarcerated or is on probation or parole on August 1, 1995, for a crime against a child <u>described in section 12.1-29-02</u>, or section 12.1-18-01 or 12.1-18-02 if the individual was not the parent of the victim, or as a sexual offender;
 - b. Has pled guilty or nolo contendere to, or been found guilty of, an offense in a court of this state for which registration is mandatory under this section or another state or the federal government equivalent to those offenses set forth in subdivisions a and c of subsection 1 this section if the individual was ordered by a court or required to

register as a sexual offender, or for a crime against a child in another state or by the federal government; or

- c. Has pled guilty <u>or nolo contendere</u> to, or <u>has</u> been found guilty of, a <u>felonious</u> crime against a child or as a sexual offender <u>for which registration is mandatory under this</u> <u>section if the conviction occurred</u> within ten years prior to August 1, 1995.
- 4. In its consideration of mental abnormality or predatory conduct, the court shall consider the age of the offender, the age of the victim, the difference in ages of the victim and offender, the circumstances and motive of the crime, the relationship of the victim and offender, and the mental state of the offender. The court may order an offender to be evaluated by a qualified counselor, psychologist, or physician before sentencing. Except as provided under subdivision e of subsection 2, the court shall state on the record in open court its affirmative finding for not requiring an offender to register.
- When a person an individual is required to register under this section, the official in charge 5. of a facility or institution where the person individual required to register is confined, or the department, shall, before the discharge, parole, or release of that person individual, inform the person individual of the duty to register pursuant to this section. The official or the department shall require the person individual to read and sign a form as required by the attorney general, stating that the duty of the person individual to register has been explained to that person individual. The official in charge of the place of confinement, or the department, shall obtain the address where the person individual expects to reside, attend school, or work upon discharge, parole, or release and shall report the address to the attorney general. The official in charge of the place of confinement, or the department, shall give one copy three copies of the form to the person individual and shall send four three copies to the attorney general no later than forty-five days before the scheduled release of that person individual. The attorney general shall forward one copy to the law enforcement agency having jurisdiction where the person individual expects to reside, attend school, or work upon discharge, parole, or release, one copy to the prosecutor who prosecuted the person individual, and one copy to the court in which the person individual was prosecuted. All forms must be transmitted and received by the law enforcement agency, prosecutor, and court thirty days before the discharge, parole, or release of the person individual.
- 5. 6. A person <u>An individual</u> who is required to register pursuant to this section who is released on probation or discharged upon payment of a fine must, before the release or discharge, be informed of that person's the duty to register under this section by the court in which that person individual is convicted. The court shall require the person individual to read and sign a form as required by the attorney general, stating that the duty of the person individual to register under this section has been explained to that person individual. The court shall obtain the address where the person individual expects to reside, attend school, or work upon release or discharge and shall report the address to the attorney general within three days. The court shall give one copy of the form to the person individual and shall send two copies to the attorney general. The attorney general shall forward one copy to the appropriate law enforcement agency having jurisdiction where the person individual expects to reside, attend school, or work upon discharge, parole, or release.
- 6. 7. Registration consists of a written statement signed by the person individual, giving the information required by the attorney general, and the fingerprints and photograph of the person individual. Within three days after registration, the registering law enforcement agency shall forward the statement, fingerprints, and photograph to the attorney general. If a person an individual required to register pursuant to this section has a change in name, school, or address, that person individual shall inform in writing, within ten days, the law enforcement agency with whom that person individual last registered of the person's individual's new name, school, or address, or employment address if the individual is working in this state but not residing in this state. The law enforcement agency, within three days after receipt of the information, shall forward it to the attorney general. The attorney general shall forward the appropriate registration data to the law enforcement

agency having local jurisdiction of the new place of residence, <u>school</u>, <u>or employment</u>. Upon a change of address, the <u>person individual</u> required to register shall also register within ten days at the law enforcement agency having local jurisdiction of the new place of residence, <u>school</u>, <u>or employment</u>. A law enforcement agency that has previously registered an offender may omit the fingerprint portion of the registration if that agency has a set of fingerprints on file for that individual and is personally familiar with and can visually identify the offender. These provisions also apply in any other state that requires registration.

- 7. <u>8.</u> <u>A person An individual</u> required to register under this section shall comply with the registration requirement for the longer of the following periods:
 - a. A period of ten years after the date of sentence or order deferring or suspending sentence upon a plea or finding of guilt or after release from incarceration, whichever is later; or
 - b. Until a court determination is made that the person no longer is a sexually violent predator. The sexually violent predator may petition no more than once a year for a court determination on the status of being a sexually violent predator. The court must receive a report from the qualified board before making the determination <u>For the life of the individual, if that individual:</u>
 - (1) On two or more occasions has pled guilty or nolo contendere to, or been found guilty of, an offense in which that individual was ordered by a court or otherwise required to register as a felonious sexual offender or felonious offender against a child under this section;
 - (2) Pleads guilty or nolo contendere to, or is found guilty of, an offense committed after the effective date of this Act which is described in subdivision a of subsection 1 of section 12.1-20-03, subdivision d of subsection 1 of section 12.1-20-03 if the person is an adult and the victim is under age twelve, or section 12.1-18-01 if that individual is an adult other than a parent of the victim; or
 - (3) <u>Has been civilly committed as a sexually dangerous individual under chapter</u> 25-03.3, under the laws of another state, or by the federal government.
- 8. 9. A person <u>An individual</u> required to register under this section who violates this section is guilty of a class A misdemeanor. A court may not relieve a person <u>an individual</u>, other than a juvenile, who willfully violates this section from serving a term of at least ninety days in jail and completing probation of one year. A person <u>An individual</u> who violates this section who previously has pled guilty or been found guilty of violating this section is guilty of a class C felony.
- 9. 10. When a person an individual is released on parole or probation and is required to register pursuant to this section, but fails to do so within the time prescribed, the court shall order the probation, or the parole board shall order the parole, of the person individual revoked. The statements, photographs, and fingerprints required by this section are open to inspection by the public.
- 10. <u>11.</u> If a person <u>an individual</u> required to register pursuant to this section is temporarily sent outside the facility or institution where that <u>person individual</u> is confined under conviction or sentence, the local law enforcement agency having jurisdiction over the place where that <u>person individual</u> is being sent must be notified within a reasonable time period before that <u>person individual</u> is released from the facility or institution. This subsection does not apply to any <u>person individual</u> temporarily released under guard from the facility or institution in which that <u>person individual</u> is confined.
- 11. <u>12.</u> Relevant and necessary registration information shall <u>must</u> be disclosed to the public by a law enforcement agency if the agency determines that the individual registered under this

section is a public risk and disclosure of the registration information is necessary for public protection. The department, in a timely manner, shall provide law enforcement agencies any information the department determines is relevant concerning individuals required to be registered under this section who are about to be released or placed into the community. A state officer, law enforcement agency, or school district, its officials, and its employees and an appointee, officer, or employee of those entities are not subject to civil or criminal liability for making risk determinations or for disclosing or for failing to disclose information as permitted by this section. Nonregistration information concerning an offender required to register under this section consisting of the name of the offender, the last known address of the offender, the offense or offenses as defined in subsection 1 to which the offender pled guilty or of which the offender was found guilty, the date of the judgment or order imposing a sentence or probation and the court entering the judgment or order, the sentence or probation imposed upon the offender, and any disposition, if known, of a sentence or probation may be disclosed to the public. The attorney general shall compile nonregistration information concerning offenders required to register under this section from criminal history record information maintained pursuant to chapter 12-60 or from an agency or department of another state or the federal government and shall provide the information upon request at no cost.

- 13. If a juvenile is adjudicated delinquent and required or ordered to register as a sexual offender or as an offender against a child under this section. the juvenile shall comply with the registration requirements in this section. Notwithstanding any other provision of law, a law enforcement agency shall register a juvenile offender in the same manner as adult offenders and may release any relevant and necessary information on file to other law enforcement agencies, the department of human services, the superintendent or principal of the school the juvenile attends, or the public if disclosure is necessary to protect public health or safety. The school administration may notify others in similar positions if the juvenile transfers to another learning institution in or outside the state.
- 14. If an individual has been required to register as a sexual offender or an offender against a child under section 12.1-32-15 or 27-20-52.1 before the effective date of this Act, the individual may petition the court to be removed from the offender list if registration is no longer mandatory for that individual. In considering the petition, the court shall comply with the requirements of this section.

SECTION 2. REPEAL. Section 27-20-52.1 of the 1997 Supplement to the North Dakota Century Code is repealed.

President of the Senate

Speaker of the House

Secretary of the Senate

Chief Clerk of the House

This certifies that the within bill originated in the Senate of the Fifty-sixth Legislative Assembly of North Dakota and is known on the records of that body as Senate Bill No. 2299.

Senate Vote:Yeas48Nays0Absent1House Vote:Yeas98Nays0Absent0

Secretary of the Senate

Received by the Governor	at M. on	, 1999.
Approved at M.	on	, 1999.

Governor

Filed in this c	office this		_day of		, 1999,
at	o'clock	M.			

Secretary of State