Fifty-seventh Legislative Assembly of North Dakota

## HOUSE BILL NO. 1358

Introduced by

Representatives Mahoney, Keiser

Senators Holmberg, C. Nelson

- 1 A BILL for an Act to amend and reenact section 27-20-02, subsection 1 of section 27-20-06,
- 2 sections 27-20-08, 27-20-10, and 27-20-17, subsection 2 of section 27-20-20.1, subsection 1 of
- 3 section 27-20-22, sections 27-20-25 and 27-20-31, subsection 4 of section 27-20-32.2,
- 4 subsection 4 of section 27-20-36, and subsection 3 of section 27-20-47, relating to definitions,
- 5 filing petitions, duties of juvenile supervisors, informal adjustments, continued shelter care,
- 6 termination of parental rights, and disposition of a delinquent child under the Uniform Juvenile
- 7 Court Act.

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## 8 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 9 SECTION 1. AMENDMENT. Section 27-20-02 of the 1999 Supplement to the North
  10 Dakota Century Code is amended and reenacted as follows:
- 10 Dakota Century Code is amended and reenacted as follows:
- 11 **27-20-02. Definitions.** As used in this chapter:
- 12 1. "Abandon" means:
- a. As to a parent of a child not in the custody of that parent, failure by the
  noncustodial parent significantly without justifiable cause:
  - (1) To communicate with the child; or
- 16 (2) To provide for the care and support of the child as required by law; or
- b. As to a parent of a child in that parent's custody:
- 18 (1) To leave the child for an indefinite period without making firm and
  19 agreed plans, with the child's immediate caregiver, for the parent's
  20 resumption of physical custody;
- 21 (2) Following the child's birth or treatment at a hospital, to fail to arrange for
  22 the child's discharge within ten days after the child no longer requires
  23 hospital care; or

1			(3)	To willfully fail to furnish food, shelter, clothing, or medical attention
2				reasonably sufficient to meet the child's needs.
3	2.	"Aba	andone	ed infant" means a child who has been abandoned before reaching the
4		age	of one	e year.
5	3.	"Agg	gravate	ed circumstances" means circumstances in which a parent:
6		a.	Aban	dons, tortures, chronically abuses, or sexually abuses a child;
7		b.	Fails	to make substantial, meaningful efforts to secure treatment for the
8			parer	t's addiction, mental illness, behavior disorder, or any combination of
9			those	conditions for a period equal to the lesser of:
10			(1)	One year; or
11			(2)	One-half of the child's lifetime, measured in days, as of the date a
12				petition alleging aggravated circumstances is filed;
13		C.	Enga	ges in conduct prohibited under sections 12.1-20-01 through 12.1-20-08
14			or cha	apter 12.1-27.2, in which a child is the victim or intended victim;
15		d.	Enga	ges in conduct that constitutes one of the following crimes, or of an
16			offens	se under the laws of another jurisdiction which requires proof of
17			subst	antially similar elements:
18			(1)	A violation of section 12.1-16-01, 12.1-16-02, <del>or</del> 12.1-16-03 <u>, or</u>
19				<u>14-09-22;</u>
20			(2)	Aiding, abetting, attempting, conspiring, or soliciting a violation of
21				section 12.1-16-01, 12.1-16-02, or 12.1-16-03; or
22			(3)	A violation of section 12.1-17-02 in which the victim has suffered
23				serious bodily injury;
24		e.	Enga	ges or attempts to engage in conduct, prohibited under sections
25			12.1-	17-01 through 12.1-17-04, in which a child is the victim or intended
26			victim	n; or
27		f.	Has b	been incarcerated under a sentence for which the latest release date is:
28			(1)	In the case of a child age nine or older, after the child's majority; or
29			(2)	In the case of a child, after the child is twice the child's current age,
30				measured in days.
31	4.	"Chi	ld" me	ans an individual who is:

1		a. Under the age of eighteen years and is neither married and cohabiting with
2		spouse nor in the military service of the United States; or
3		b. Under the age of twenty years with respect to a delinquent act committed
4		while under the age of eighteen years.
5	5.	"Custodian" means a person, other than a parent or legal guardian, who stands in
6		loco parentis to the child or a person to whom legal custody of the child has been
7		given by order of a court.
8	6.	"Delinquent act" means an act designated a crime under the law, including local
9		ordinances or resolutions of this state, or of another state if the act occurred in that
10		state, or under federal law, and the crime does not fall under subdivision c of
11		subsection $\frac{16}{18}$ and is not a traffic offense as defined in subsection $\frac{15}{17}$ .
12	7.	"Delinquent child" means a child who has committed a delinquent act and is in
13		need of treatment or rehabilitation.
14	8.	"Deprived child" means a child who:
15		a. Is without proper parental care or control, subsistence, education as required
16		by law, or other care or control necessary for the child's physical, mental, or
17		emotional health, or morals, and the deprivation is not due primarily to the
18		lack of financial means of the child's parents, guardian, or other custodian;
19		b. Has been placed for care or adoption in violation of law;
20		c. Has been abandoned by the child's parents, guardian, or other custodian;
21		d. Is without proper parental care, control, or education as required by law, or
22		other care and control necessary for the child's well-being because of the
23		physical, mental, emotional, or other illness or disability of the child's parent or
24		parents, and that such lack of care is not due to a willful act of commission or
25		act of omission by the child's parents, and care is requested by a parent; or
26		e. Is in need of treatment and whose parents, guardian, or other custodian have
27		refused to participate in treatment as ordered by the juvenile court.
28	9.	"Detention" means a physically secure facility with locked doors and does not
29		include shelter care, attendant care, or home detention.
30	<u>10.</u>	"Fit and willing relative or other appropriate individual" means a relative or other
31		individual who has been determined, after consideration of an assessment that

- includes a criminal history record investigation under chapter 50-11.3, to be a
   qualified person under chapter 30.1-27, and who consents in writing to act as a
   legal guardian.
- 4 10. <u>11.</u> "Home" when used in the phrase "to return home" means the abode of the child's
  5 parent with whom the child formerly resided.
- 6 <u>11.</u> <u>12.</u> "Juvenile court" means the district court of this state.
- 7 <u>12.</u> <u>13.</u> "Permanency hearing" means a hearing, conducted with respect to a child who is
  8 in foster care, to determine the permanency plan for the child which includes:
- 9 a. Whether and, if applicable, when the child will be returned to the parent;
- b. Whether and, if applicable, when the child will be placed for adoption and the
  state will file a petition for termination of parental rights;
- 12 c. Whether and, if applicable, when a fit and willing relative or other appropriate
  13 individual will be appointed as a legal guardian;
- 14d.In cases in which a compelling reason has been shown that it would not be in15the child's best interests to return home, to have parental rights terminated, to16be placed for adoption, to be placed with a fit and willing relative, or to be17placed with a legal guardian, whether and, if applicable, when the child will be18placed in another planned permanent living arrangement;
- e. In the case of a child who has been placed in foster care outside the state in
  which the home of the parents is located, or if the parents maintain separate
  homes, outside the state in which the home of the parent who was the child's
  primary caregiver is located, whether the out-of-state placement continues to
  be appropriate and in the child's best interests; and
- 24f.In the case of a child who has attained age sixteen, the services needed to25assist the child to make the transition from foster care to independent living.
- 26 <u>13.</u> <u>14.</u> "Protective supervision" means supervision ordered by the court of children found
  27 to be deprived or unruly.

28 14. 15. "Relative" means:

29a.The child's grandparent, great-grandparent, sibling, half-sibling, aunt,30great-aunt, uncle, great-uncle, nephew, niece, or first cousin;

1			b.	An individual with a relationship to the child, derived through a current or
2				former spouse of the child's parent, similar to a relationship described in
3				subdivision a;
4			c.	An individual recognized in the child's community as having a relationship with
5				the child similar to a relationship described in subdivision a; or
6			d.	The child's stepparent.
7	<del>15.</del>	<u>16.</u>	"Sh	elter care" means temporary care of a child in physically unrestricted facilities.
8	<del>16.</del>	<u>17.</u>	"Tra	ffic offense" means a violation of a law or local ordinance or resolution
9			gov	erning the operation of a vehicle upon the highways of this state, or the
10			wate	erways within or adjoining this state, by a child who has been issued a valid
11			ope	rator's license or permit if one is required, other than manslaughter resulting
12			from	n the operation of a motor vehicle in violation of section 12.1-16-02; negligent
13			hom	nicide in violation of section 12.1-16-03; and driving or being in actual physical
14			con	trol of a vehicle in violation of section 39-08-01, or an equivalent ordinance.
15	<del>17.</del>	<u>18.</u>	"Un	ruly child" means a child who:
16			a.	Is habitually and without justification truant from school;
17			b.	Is habitually disobedient of the reasonable and lawful commands of the child's
18				parent, guardian, or other custodian and is ungovernable; or who is willfully in
19				a situation dangerous or injurious to the health, safety, or morals of the child
20				or others;
21			C.	Has committed an offense applicable only to a child;
22			d.	Has committed a noncriminal traffic offense without ever having been issued
23				an operator's license or permit if one was required; or
24			e.	Has committed an offense in violation of section 39-08-18 or 5-01-08; and
25			f.	In any of the foregoing instances is in need of treatment or rehabilitation.
26	<del>18.</del>	<u>19.</u>	"Wil	Ifully" has the meaning provided in section 12.1-02-02.
27		SEC		N 2. AMENDMENT. Subsection 1 of section 27-20-06 of the North Dakota
28	Centu	ury Co	de is	amended and reenacted as follows:
29		1.	For	the purpose of carrying out the objectives and purposes of this chapter and
30			subj	ject to the limitations of this chapter or imposed by the court, a juvenile
31			sup	ervisor shall:

1	a.	Make investigations, reports, and recommendations to the juvenile court.	
2	b.	Receive and examine complaints and charges of delinquency, unruly conduct,	
3		or deprivation of a child for the purpose of considering the commencement of	
4		proceedings under this chapter.	
5	С.	Supervise and assist a child placed on probation or in his protection,	
6		supervision, or care by order of the court or other authority of law.	
7	d.	Make appropriate referrals to other private or public agencies of the	
8		community if their assistance appears to be needed or desirable.	
9	e.	Take into custody and detain a child who is under his supervision or care as a	
10		delinquent, unruly, or deprived child if he has reasonable cause to believe that	
11		the child's health or safety is in imminent danger, or that he may abscond or	
12		be removed from the jurisdiction of the court, or when ordered by the court	
13		pursuant to this chapter. Except as provided by this chapter, a juvenile	
14		supervisor does not have the powers of a law enforcement officer. He may	
15		not conduct accusatory proceedings under this chapter against a child who is	
16		or may be under his care or supervision.	
17	f.	Administer oaths.	
18	g.	Take acknowledgments of instruments for the purpose of this chapter.	
19	h.	Make such temporary order not to exceed thirty days ninety-six hours for the	
20		custody and control of a child alleged to be deprived as may be deemed	
21		appropriate. Such an The order must be reduced to writing within twenty-four	
22		hours, excluding holidays and weekends.	
23	i.	Perform all other functions designated by this chapter or under section	
24		27-05-30 or by order of the court pursuant thereto, including, if qualified, those	
25		of a referee. Juvenile supervisors who were serving as juvenile	
26		commissioners on July 1, 1969, may perform the functions of a referee under	
27		this chapter without being members of the bar.	
28	j.	Perform such functions relating to domestic relations matters as directed by	
29		his appointing district judge, acting in accordance with section 27-05-29.	
30	SECTIO	N 3. AMENDMENT. Section 27-20-08 of the North Dakota Century Code is	
31	amended and reenacted as follows:		

1	2	27-2	0-08. Commencement of proceedings. A proceeding under this chapter may be		
2	commenced:				
3	1		By transfer of a case from another court as provided in section 27-20-09;		
4	2	2	By the court accepting jurisdiction as provided in section 27-20-40 or accepting		
5			supervision of a child as provided in section 27-20-42; or		
6	3	3.	In other cases by the filing of a petition as provided in this chapter. The petition		
7			and all other documents in the proceeding must be entitled "In the interest of		
8			, a child". If a child is in shelter care, the petition must be filed		
9			within thirty days of the shelter care hearing under section 27-20-17. If the petition		
10			is not filed, the child must be released from shelter care.		
11	S	SEC	TION 4. AMENDMENT. Section 27-20-10 of the North Dakota Century Code is		
12	2 amended and reenacted as follows:				
13	2	27-20-10. Informal adjustment.			
14	1		Before a petition is filed, the juvenile supervisor or other officer of the court		
15			designated by it, subject to its direction, may give counsel and advice to the parties		
16			and impose conditions for the conduct and control of the child with a view to an		
17			informal adjustment if it appears:		
18			a. The admitted facts bring the case within the jurisdiction of the court;		
19			b. Counsel, advice and conditions, if any, for the conduct and control of the child		
20			without an adjudication would be in the best interest of the public and the		
21			child; and		
22			c. The child and his the child's parents, guardian, or other custodian consent		
23			thereto with knowledge that consent is not obligatory.		
24	2	2.	The giving of counsel and advice and any conditions imposed for the conduct and		
25			control of the child cannot extend beyond nine months from the day commenced		
26			unless extended by the court for an additional period not to exceed six months and		
27			does not authorize the detention of the child if not otherwise permitted by this		
28			chapter. If the child admits to driving or being in actual physical control of a vehicle		
29			in violation of section 39-08-01 or an equivalent ordinance, the child may be		
30			required to pay a fine as a condition imposed under this section.		

An incriminating statement made by a participant to the person giving counsel or
 advice and in the discussions or conferences incident thereto may not be used
 against the declarant over objection in any hearing except in a hearing on
 disposition in a juvenile court proceeding or in a criminal proceeding against him
 after conviction for the purpose of a presentence investigation.

6 **SECTION 5. AMENDMENT.** Section 27-20-17 of the North Dakota Century Code is 7 amended and reenacted as follows:

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27-20-17. Release from detention or shelter care - Hearing - Conditions of release.

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  1. If a child is brought before the court or delivered to a detention or shelter care
  facility designated by the court, the juvenile supervisor, the intake officer, or other
  authorized officer of the court shall immediately make an investigation and release
  the child unless it appears that the child's detention or shelter care is warranted or
  required under section 27-20-14.
- 14 If the child is not released, a petition under section 27-20-21 must be promptly 2. 15 made and presented to the court. A judge or referee shall hold a detention or 16 shelter care hearing promptly and not later than ninety-six hours after the child is 17 placed in detention or shelter care to determine whether there is probable cause to 18 believe the child has committed the delinquent or unruly acts alleged, or the child is 19 deprived and whether the child's detention or shelter care is required under section 20 27-20-14. Reasonable notice thereof, either oral or written, stating the time, place, 21 and purpose of the detention or shelter care hearing must be given to the child 22 and, if they can be found, to the child's parents, guardian, or other custodian. As a 23 condition to the child's release from shelter care, the court may order a parent, 24 guardian, custodian, or any other member of the household in which the child 25 resides to vacate the child's residence if probable cause exists to believe that the 26 parent, guardian, custodian, or other member of the household has committed a 27 sexual offense with or against the child, pursuant to sections 12.1-20-03 through 28 12.1-20-07 or section 12.1-20-11, and the presence of the alleged sexual offender 29 in the child's residence presents a danger to the child's life or physical, emotional, 30 or mental health. Prior to the commencement of the hearing, the court shall inform 31 the parties of their right to counsel and to appointed counsel if they are needy

1		persons, and of the child's right to remain silent with respect to any allegations of		
2		delinquency or unruly conduct.		
3	3.	If continued shelter care is required, the judge or referee may order that the child		
4		be kept in shelter care for no more than sixty days from the date of the shelter care		
5		hearing.		
6	<u>4.</u>	As a condition to the child's release from shelter care, the court may order a		
7		parent, guardian, custodian, or any other member of the household in which the		
8		child resides to vacate the child's residence if probable cause exists to believe that		
9		the parent, guardian, custodian, or other member of the household has committed		
10		a sexual offense with or against the child, pursuant to sections 12.1-20-03 through		
11		12.1-20-07 or section 12.1-20-11, and the presence of the alleged sexual offender		
12		in the child's residence presents a danger to the child's life or physical, emotional,		
13		or mental health.		
14	<u>5.</u>	If the child is not released and a parent, guardian, or custodian has not been		
15		notified of the hearing, did not appear or waive appearance at the hearing, and files		
16		an affidavit showing these facts, the court shall rehear the matter without		
17		unnecessary delay and order the child's release, unless it appears from the		
18		hearing that the child's detention or shelter care is required under section		
19		27-20-14.		
20	SEC	CTION 6. AMENDMENT. Subsection 2 of section 27-20-20.1 of the 1999		
21	21 Supplement to the North Dakota Century Code is amended and reenacted as follows:			
22	2.	Except as provided in subsection 3, a petition for termination of parental rights		
23		must be filed:		
24		a. If the child has been in foster care, in the custody of the department, or, in		
25		cases arising out of an adjudication by the court that a child is an unruly child,		
26		the division of juvenile services, for at least four hundred fifty out of the		
27		previous six hundred sixty nights;		
28		b. Within sixty days after a court of competent jurisdiction has found the child to		
29		be an abandoned infant; or		

1	С.	Withi	n sixty days after a court of competent jurisdiction has convicted the
2		child'	s parent of one of the following crimes, or of an offense under the laws of
3		anoth	ner jurisdiction which requires proof of substantially similar elements:
4		(1)	A violation of section 12.1-16-01, 12.1-16-02, <del>or</del> 12.1-16-03 <u>, or</u>
5			14-09-22 in which the victim is another child of the parent;
6		(2)	Aiding, abetting, attempting, conspiring, or soliciting a violation of
7			section 12.1-16-01, 12.1-16-02, or 12.1-16-03 in which the victim is a
8			child of the parent; or
9		(3)	A violation of section 12.1-17-02 in which the victim is a child of the
10			parent and has suffered serious bodily injury.
11	SECTIO	N 7. A	MENDMENT. Subsection 1 of section 27-20-22 of the North Dakota
12	Century Code is	amen	ded and reenacted as follows:
13	1. Afte	er the p	petition has been filed, the court shall fix a time for hearing thereon,
14	whi	<del>ch</del> . Ex	ccept as otherwise provided in this subsection, the hearing may not be
15	late	r than	thirty days after the filing of the petition. If the child is in detention, the
16	time	e for th	e initial hearing may not be later than fourteen days after the child has
17	bee	en take	n into custody. If a child is in shelter care, the hearing on the petition
18	mus	st be h	eld within sixty days of the initial shelter care hearing. The court may
19	exte	end the	e time for hearing for good cause shown. The court shall direct the
20	issu	ance o	of a summons to the parents, guardian, or other custodian, a guardian ad
21	liter	n, and	any other persons as appear to the court to be proper or necessary
22	par	ties to t	the proceeding, requiring them to appear before the court at the time
23	fixe	d to an	swer the allegations of the petition. The summons must also be directed
24	to th	he child	d if he is fourteen or more years of age or is alleged to be a delinquent or
25	unr	uly chil	d. A copy of the petition must accompany the summons unless the
26	sun	nmons	is served by publication in which case the published summons must
27	indi	cate th	e general nature of the allegations and where a copy of the petition can
28	beo	obtaine	ed.
29	SECTIO	N 8. A	MENDMENT. Section 27-20-25 of the North Dakota Century Code is
30	amended and re	enacte	ed as follows:

31 **27-20-25.** Service by publication - Interlocutory order of disposition.

- If service of summons upon a party is <u>being or will be</u> made by publication, the
   court may conduct a provisional hearing upon the allegations of the petition and
   enter an interlocutory order of disposition if:
- a. The petition alleges delinquency, unruly conduct, or deprivation of the child;
  <u>and</u>
- 6 b. The summons served upon any party (1) states that prior to the final hearing 7 on the petition designated in the summons a provisional hearing thereon will 8 be held at a specified time and place, (2) requires the any party who is served 9 other than by publication to appear and answer the allegations of the petition 10 at the provisional hearing, (3) states further that findings of fact and orders of 11 disposition made pursuant to the provisional hearing will become final at the 12 final hearing unless the party served by publication appears at the final 13 hearing, and (4) otherwise conforms to section 27-20-22; and
- 14 c. The child is personally before the court at the provisional hearing.
- All provisions of this chapter applicable to a hearing on a petition, to orders of
   disposition, and to other proceedings dependent thereon apply under this section,
   but findings of fact and orders of disposition have only interlocutory effect pending
   the final hearing on the petition. The rights and duties of the party served, who is
   being served, or who will be served by publication are not affected except as
   provided in subsection 3.
- 3. If the party served by publication fails to appear at the final hearing on the petition,
  the findings of fact and interlocutory orders made become final without further
  evidence and are governed by this chapter as if made at the final hearing. If the
  party appears at the final hearing, the findings and orders must be vacated and
  disregarded and the hearing must proceed upon the allegations of the petition
  without regard to this section, unless otherwise agreed to by the party who had
  been served by publication.
- 28 SECTION 9. AMENDMENT. Section 27-20-31 of the 1999 Supplement to the North
  29 Dakota Century Code is amended and reenacted as follows:
- 27-20-31. Disposition of delinquent child. If the child is found to be a delinquent
   child, or admits to a traffic-related offense in an informal adjustment hearing, the court may

- 1 make any of the following orders of disposition best suited to the child's treatment,
- 2 rehabilitation, and welfare:
- 3 1. Any order authorized by section 27-20-30 for the disposition of a deprived child; 4 2. Placing the child on probation under the supervision of the juvenile supervisor, 5 probation officer, or other appropriate officer of the court or of the court of another state as provided in section 27-20-41 or the director of the county social service 6 7 board under conditions and limitations the court prescribes; 8 3. Ordering the child to pay a fine if the delinguent act committed by the child 9 constitutes manslaughter resulting from the operation of a motor vehicle in violation 10 of section 12.1-16-02; negligent homicide in violation of section 12.1-16-03; or 11 driving or being in actual physical control of a vehicle in violation of section 12 39-08-01, or an equivalent ordinance. The court may suspend the imposition of a 13 fine imposed pursuant to this subsection upon such terms and conditions as the 14 court may determine. Fines collected pursuant to this subsection must be paid into 15 the county treasury for disposition pursuant to section 29-27-02.1; 16 4. Placing the child in an institution, camp, or other facility for delinguent children 17 operated under the direction of the court or other local public authority; 18 5. Committing the child to the division of juvenile services or to another state 19 department to which commitment of delinquent or unruly children may be made. 20 When necessary, the commitment order may provide that the child initially be 21 placed in a secure facility; 22 6. Ordering the child to make monetary restitution to the victim of the offense or to 23 complete a specified number of hours of community service as determined by the 24 court, or both; 25 7. Ordering the periodic testing for the use of illicit drugs or alcohol pursuant to rules 26 or policies adopted by the supreme court; or 27 8. Under section 27-20-31.1, order the driver's license or permit of the child to be 28 delivered to the juvenile supervisor, probation officer, or other appropriate officer of 29 the court and to inform the director of the department of transportation of the child's 30 suspension of driving privileges and the duration of the suspension of privileges.

1	SEC		N 10.	AMENDMENT. Subsection 4 of section 27-20-32.2 of the 1999
2	Supplemen	t to th	ne Nor	th Dakota Century Code is amended and reenacted as follows:
3	4.	Rea	isonab	le efforts of the type described in subsection 2 are not required if:
4		a.	A co	urt of competent jurisdiction has determined that a parent has subjected
5			the a	child to aggravated circumstances; or
6		b.	The p	parental rights of the parent, with respect to another child of the parent,
7			have	been involuntarily terminated.
8	SEC		N 11.	AMENDMENT. Subsection 4 of section 27-20-36 of the 1999
9	Supplemen	t to th	ne Nor	th Dakota Century Code is amended and reenacted as follows:
10	4.	Exc	ept as	provided in subsection 1, the court may terminate an order of disposition
11		befo	ore the	expiration of the order or extend its duration for further periods. An
12		orde	er of e	xtension may be made if:
13		a.	A he	aring is held before the expiration of the order upon motion of a party or
14			on th	e court's own motion;
15		b.	Reas	conable notice of the hearing and opportunity to be heard are given to the
16			partie	es affected;
17		C.	The o	court finds the extension is necessary to accomplish the purposes of the
18			orde	extended; and
19		d.	The e	extension does not exceed twelve months from the expiration of an order
20			limite	d by subsection 3 or two years from the expiration of any other limited
21			orde	. However, the court may order that the child permanently remain in
22			foste	r care with a specified caregiver and that the duration of the order be left
23			to the	e determination of the court if the court determines that:
24			<del>(1)</del>	All reasonable efforts have been made to reunite the child with the
25				<del>child's family;</del>
26			<del>(2)</del>	The deprivation is likely to continue;
27			<del>(3)</del>	With respect to a child under the age of ten, termination of parental
28				rights and subsequent adoption would not be in the best interests of the
29				child; and
30			<del>(4)</del>	The placement of the child in permanent foster care is in the best
31				interests of the child.

1	SEC	TION 12. AMENDMENT. Subsection 3 of section 27-20-47 of the 1999
2	Supplement	t to the North Dakota Century Code is amended and reenacted as follows:
3	3.	If the child is not placed for adoption within twelve months after the date of the
4		order and a legal guardianship or other planned permanent living arrangement for
5		the child has not been established by a court of competent jurisdiction, the child
6		must be returned to the court issuing the original termination order for entry of
7		further orders for the care, custody, and control of the child.