FIRST ENGROSSMENT

Fifty-eighth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2346

Introduced by

Senators Traynor, Lyson, Robinson

Representatives Carlisle, DeKrey, Grande

1 A BILL for an Act to create and enact three new sections to chapter 12-63 of the North Dakota

2 Century Code, relating to membership on the peace officers standards and training board,

3 temporary suspensions, and cost of prosecution; to amend and reenact sections 12-62-01,

4 12-62-01.1, 12-62-02, 12-62-07, 12-62-10, 12-63-01, 12-63-02, 12-63-03, 12-63-04, 12-63-05,

5 12-63-09, 12-63-10, and 12-63-12 of the North Dakota Century Code, relating to training

6 responsibilities, statistics collection, and the peace officers standards and training board; to

7 repeal sections 12-62-03, 12-62-05, 12-62-06, and 12-62-09 of the North Dakota Century

8 Code, relating to law enforcement training; and to declare an emergency.

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

SECTION 1. AMENDMENT. Section 12-62-01 of the North Dakota Century Code is
amended and reenacted as follows:

12 12-62-01. Criminal justice training and statistics division - Personnel - Purpose. 13 A criminal Criminal justice training and the collection of statistics division is created under the 14 must be conducted by the office of attorney general. The division shall consist of a director and 15 such other personnel as may be designated by the attorney general. The attorney general 16 shall supervise the criminal justice training and statistics division. It The office of attorney 17 general shall be the purpose of the criminal justice training and statistics division to certify and 18 conduct the training of peace officers, local correctional officers, and sheriffs, to conduct 19 training for state's attorneys and defense attorneys, and to gather, analyze, and disseminate 20 information regarding the state's criminal justice system. 21 SECTION 2. AMENDMENT. Section 12-62-01.1 of the North Dakota Century Code is 22 amended and reenacted as follows:

12-62-01.1. County and city officials to furnish crime statistics to director. In an
 effort to To assist in controlling crime in the state through the use of reliable statistics relating to

1 crimes and criminal activity, the director, with the approval of the attorney general, may call 2 upon and obtain from the clerks of district courts, municipal courts, sheriffs, police departments, 3 and state's attorneys criminal justice agencies all information that the director may deem 4 attorney general deems necessary in ascertaining to ascertain the condition status of crimes 5 and criminal activity in North Dakota. It is the duty of the officials to furnish any such the 6 information so requested by the director attorney general on whatever forms or in whatever 7 manner the director attorney general may prescribe. 8 **SECTION 3. AMENDMENT.** Section 12-62-02 of the North Dakota Century Code is 9 amended and reenacted as follows: 10 12-62-02. Powers and duties. The powers and duties of the criminal justice training 11 and statistics division shall be To ensure adequate training for law enforcement and to ensure 12 the comprehensive collection of crime statistics the attorney general shall: 13 To determine Determine the specialized training needs of peace officers and 1. 14 conduct such training. 15 2. To conduct training for peace officers which will meet their specialized needs. 16 3. To prescribe the criteria for certification of basic, advanced, and specialized peace 17 officer training curriculum, instructors, and schools. 18 To certify curriculum, instructors, schools, and officers that have met the training 4. 19 certification criteria. 20 5. To establish the curriculum for basic and advanced peace officer training. 21 6. To prescribe minimum standards of sidearm training for peace officers prior to 22 carrying a sidearm, and to certify officers who have met the established standards. 23 7. To conduct and certify training for local correctional officers. 24 8. To conduct training which meets the approved coursework requirements for 25 continuing legal education credit for state's attorneys and their assistants, and for 26 defense attorneys. 27 9. To develop and maintain a manpower, training, and certification information 28 system. 29 10. To develop and maintain a jail information system.

1	11.	To analyze data available from the division's information system and other criminal				
2		justice related information systems and to compile appropriate periodic reports				
3		based on that data.				
4	12.	To assist state and local criminal justice agencies in the development of record				
5		systems and information systems.				
6	13.	To coordinate the utilization of data which is generated by state and local record				
7		information systems Develop and maintain a staffing, training, and certification				
8		information system.				
9	<u>3.</u>	Analyze criminal justice data and compile appropriate periodic reports.				
10	<u>4.</u>	Coordinate the utilization of data generated by state and local record information				
11		systems.				
12	14. <u>5.</u>	To conduct Conduct research projects designed to respond to criminal justice				
13		system needs and executive, judicial, or legislative branch requests.				
14	15. <u>6.</u>	To accept Accept and administer gifts, or grants, or contracts with persons or				
15		organizations, including the federal government, on such terms as may be				
16		beneficial to the state.				
17	SEC	CTION 4. AMENDMENT. Section 12-62-07 of the North Dakota Century Code is				
18	amended a	nd reenacted as follows:				
19	12-6	52-07. Sheriffs - Training. Every newly elected or appointed sheriff shall attend				
20	within the first year of employment a course of training on civil duties conducted by the division					
21	office of atte	orney general. The curriculum, location, and dates shall be determined by the				
22	division office of attorney general in cooperation with the sheriff's association. Such The					
23	course shal	I be open to all sheriffs and deputies.				
24	SEC	CTION 5. AMENDMENT. Section 12-62-10 of the North Dakota Century Code is				
25	amended a	nd reenacted as follows:				
26	12-6	52-10. Rulemaking power. The attorney general may adopt rules to carry out the				
27	powers and	duties assigned to the criminal justice training and statistics division designated in				
28	this chapter	All rules adopted by the attorney general and appeals therefrom shall be in				
29	accordance	with chapter 28-32.				
30	SEC	CTION 6. AMENDMENT. Section 12-63-01 of the North Dakota Century Code is				
31	amended and reenacted as follows:					

1	12-6	3-01. Definitions. In sections 12-63-01 through 12-63-14, unless the context or	
2	subject mat	ter otherwise requires As used in this chapter:	
3	1.	"Board" means the peace officer standards and training board.	
4	2.	"Director" means the director of the division.	
5	3.	"Division" means the criminal justice training and statistics division training section	
6		of the bureau of criminal investigation.	
7	4. <u>3.</u>	"Peace officer" means a public servant authorized by law or by government	
8		agency or branch to enforce the law and to conduct or engage in investigations of	
9		violations of the law.	
10	SEC	CTION 7. A new section to chapter 12-63 of the North Dakota Century Code is	
11	created and	enacted as follows:	
12	Pea	ce officer standards and training board - Membership - Duties. The peace	
13	officer stand	dards and training board consists of nine members including the director of the law	
14	enforcemer	t training center, six peace officers, one county government representative, and one	
15	city governmental representative. With the exception of the director of the law enforcement		
16	training cen	ter, all members must be appointed by the attorney general and serve staggered	
17	two-year ter	rms. With the exception of the county government representative, the city	
18	governmen	t representative, and the director of the law enforcement training center, a member	
19	may not ser	ve more than three consecutive terms. The attorney general shall also appoint the	
20	chairman of the board. The office of attorney general shall provide support staff to the board,		
21	including an employee to serve as the secretary of the board and as an ex officio nonvoting		
22	member of the board.		
23	SEC	CTION 8. AMENDMENT. Section 12-63-02 of the North Dakota Century Code is	
24	amended a	nd reenacted as follows:	
25	12-6	3-02. License required. An individual may not perform peace officer law	
26	enforcemer	t duties in this state unless the individual is licensed under sections 12-63-01	
27	through 12-	63-14 as required in this chapter.	
28	SEC	CTION 9. AMENDMENT. Section 12-63-03 of the North Dakota Century Code is	
29	amended a	nd reenacted as follows:	
30	12-6	3-03. Persons and practices not affected. Sections 12-63-01 through 12-63-14	
31	do <u>This cha</u>	pter does not prevent or restrict the practice of peace officer duties or activities of:	

1 1. Auxiliary personnel such as members of organized groups for purposes such as 2 posse, search and rescue, and security at dances, if the group operates as adjunct 3 to the police or sheriff's department, and does not have arrest powers or peace 4 officer authority delegated to its members by the department. 5 2. A reserve officer such as an individual used by a municipal, county, or state law 6 enforcement agency to provide services to that jurisdiction on a nonsalaried basis 7 and who is granted full arrest authority. 8 3. A person who provides private investigative services in this state. 9 4. A person doing private security work or any private security agency. 10 5. A person performing peace officer duties in an official capacity as a federal officer. 11 SECTION 10. AMENDMENT. Section 12-63-04 of the North Dakota Century Code is 12 amended and reenacted as follows: 13 12-63-04. Board - Powers - Duties - Authority. The board shall administer, 14 coordinate, and enforce sections 12-63-01 through 12-63-14 the provisions of this chapter, 15 evaluate the qualifications of applicants, and approve the examinations for licensing under 16 sections 12-63-01 through 12-63-14 this chapter. 17 <u>1.</u> <u>The board shall:</u> 18 Prescribe the criteria for certification of basic, advanced, and specialized a. 19 peace officer training curriculum, instructors, and schools; 20 b. Certify curriculum, instructors, schools, and officers that have met the training 21 certification criteria; 22 Establish the curriculum for basic and advanced peace officer training; and C. 23 d. Prescribe minimum standards of sidearm training and certification for peace officers before they may carry a sidearm. 24 25 2. The board shall keep records and minutes necessary to carry out its functions. 26 The board may: 27 1. a. Issue subpoenas, examine witnesses, administer oaths, and investigate 28 allegations of practices violating sections 12-63-01 through 12-63-14 the 29 provisions of this chapter or rules adopted by the board. 30 2. b. Examine, under oath, any applicant for licensing.

1	÷	3.	<u>C.</u>	Examine, under oath, any licensed peace officer during a hearing to suspend,
2				revoke, or to not renew a license of a peace officer.
3	4	4.	<u>d.</u>	Adopt rules that relate relating to the professional conduct or carry out the
4				policy of sections 12-63-01 through 12-63-14 of peace officers and to
5				implement the requirements of this chapter, including rules relating to
6				professional licensure, continuing education, and to establishment of ethical
7				standards of practice, for persons holding a license to practice peace officer
8				duties.
9		SEC	τιον	11. AMENDMENT. Section 12-63-05 of the North Dakota Century Code is
10	amende	ed an	nd ree	enacted as follows:
11		12-6	3-05.	Fees. The board shall prescribe by rule the fee for application for
12	examina	ation	, for a	an initial license, for renewal of a license, and for late renewal of a license.
13	The boa	ard s	hall a	administer fees received under sections 12-63-01 through 12-63-14 this
14	<u>chapter</u>	in ad	ccord	lance with section 54-44-12.
15	ę	SEC	TION	12. AMENDMENT. Section 12-63-09 of the North Dakota Century Code is
16	amende	ed ar	nd ree	enacted as follows:
17		12-6	3-09.	Limited license. Pending successful completion of the written examination
18	required	l by :	sectio	ons 12-63-01 through 12-63-14 in this chapter, the board may grant a limited
19	license t	to a	perso	on who has completed the education, medical, and psychological examination
20	requiren	nent	s and	has been qualified to carry a sidearm. The limited license allows the person
21	to practi	ce p	eace	officer duties in accordance with rules of the board. Except as otherwise
22	provideo	d, the	e limi	ted license is valid for no longer than the earlier of the expiration of the next
23	available	e tra	ining	session, until the person is issued a license under section 12-63-10, or until
24	the limit	ed li	cense	e is suspended or revoked by the board. After being employed but before
25	taking th	ne w	ritten	examination, the person shall attend the first available basic training program
26	recogniz	zed k	by the	e board. The limited license may be renewed one time if the person has failed
27	the exar	mina	tion.	On terms and conditions prescribed by the board, the limited license is limited
28	to the ju	risdi	ction	in which the person is employed.
29	ę	SEC	TION	13. AMENDMENT. Section 12-63-10 of the North Dakota Century Code is

30 amended and reenacted as follows:

1	12-6	63-10	. Issuance of license. The board shall issue a license to any person who
2	meets the r	equir	ements of sections 12 63 01 through 12 63 14 <u>this chapter</u> and who has paid
3	the prescrib	ed lic	ense fee.
4	SEC		N 14. AMENDMENT. Section 12-63-12 of the North Dakota Century Code is
5	amended a	nd re	enacted as follows:
6	12-6	63-12	. Adverse license action - Appeal.
7	1.	The	board may deny a license, refuse to renew a license, suspend a license, or
8		revo	oke a license, or may impose probationary conditions if the person:
9		a.	Has been convicted or pled guilty or nolo contendere before a court of
10			competent jurisdiction in any state, or before any court, of an offense
11			determined by the board to have a direct bearing upon a person's ability to
12			serve as a peace officer, or the board determines, following a conviction or
13			adjudication, that the person is not rehabilitated under section 12.1-33-02.1.
14		b.	Has used unjustified deadly force in the performance of the duties as a peace
15			officer as described in section 12.1-05-07.
16		C.	Has made a false material statement under oath to the board.
17		d.	Has made a false material statement to the board while obtaining or renewing
18			a license or permit.
19		e.	Has violated sections 12-63-01 through 12-63-14 this chapter.
20	2.	Den	ial, refusal to renew, suspension, revocation, or imposition of probationary
21		con	dition on a license may be ordered by the board after a hearing in a manner
22		prov	vided by rules adopted by the board. An application for reinstatement may be
23		mac	le to the board one year from the date of the refusal to renew or the revocation
24		of th	ne license. The board may accept or reject an application for reinstatement
25		and	may hold a hearing to consider the reinstatement. In the case of a denial of
26		an a	application, the applicant may not reapply for a period of one year from the date
27		of th	ne order of denial.
28	3.	An a	appeal from the final decision of the board to refuse to issue, to not renew, to
29		sus	pend, or to revoke a license may be made to the district court. Venue is the
30		cou	nty in which the aggrieved person resides. The appeal must be made within
31		nine	ty days from the service of the decision on the person.

1 **SECTION 15.** A new section to chapter 12-63 of the North Dakota Century Code is

2 created and enacted as follows:

3	Ten	Temporary suspension - Appeal.		
4	<u>1.</u>	ne board may order a temporary suspension of a peace office	<u>r's license ex parte</u>	
5		the board finds, based on verified evidence, probable cause t	<u>o believe that:</u>	
6		A peace officer has violated this chapter or a rule of the bo	<u>pard;</u>	
7		Continued performance of peace officer law enforcement	duties would create	
8		a significant risk of serious and ongoing harm to the public	while a disciplinary	
9		proceeding is pending; and		
10		Immediate suspension of the peace officer's license is req	uired to reasonably	
11		protect the public from that risk of harm.		
12		or purposes of this section, evidence is verified if sworn to bef	ore an officer	
13		thorized to administer oaths or equivalent affirmations.		
14	<u>2.</u>	n ex parte temporary suspension remains in effect for not mor	<u>e than sixty days,</u>	
15		less otherwise terminated by the board.		
16	<u>3.</u>	ne board shall set the date of a full hearing on the cause and	grounds for	
17		scipline regarding the license at a time not later than sixty day	<u>/s after the</u>	
18		suance of the ex parte temporary suspension order. Within the	ree days after the	
19		suance of the ex parte suspension order, the board shall serv	e the peace officer	
20		th a copy of the order along with a copy of the complaint and	notice of the date	
21		t for the full hearing.		
22	<u>4.</u>	ne peace officer may appeal the ex parte temporary suspension	on order prior to the	
23		Il hearing. For purposes of appeal, the district court shall dec	ide whether the	
24		pard acted reasonably or arbitrarily. The court shall give prior	ity to the appeal for	
25		ompt disposition. Unless otherwise ordered by the district co	<u>urt, an appeal by</u>	
26		e peace officer of the ex parte temporary suspension order de	pes not stay the	
27		fectiveness or validity of the ex parte temporary license suspe	ension.	
28	SEC	ON 16. A new section to chapter 12-63 of the North Dakota C	Century Code is	
29	created and	acted as follows:		
30	<u>Cos</u>	of prosecution - Disciplinary proceedings. In a disciplinar	<u>y proceeding in</u>	
31	which disciplinary action is imposed against a peace officer, the board may direct the peace			

- 1 officer to pay the board a sum not to exceed the reasonable and actual costs of the case,
- 2 including reasonable attorney's fees incurred by the board or its authorized representatives in
- 3 the investigation, prosecution, resolution, and hearings, whether held before the board, a
- 4 hearing officer, or administrative law judge. When applicable, the peace officer's license may
- 5 be suspended until the costs are paid to the board. A peace officer may challenge the
- 6 reasonableness of any cost in a hearing under chapter 28-32. The administrative law judge
- 7 may approve, deny, or modify any cost, and determination of the judge is final. If requested,
- 8 the hearing must occur before the peace officer's license may be suspended for nonpayment.
- 9 SECTION 17. REPEAL. Sections 12-62-03, 12-62-05, 12-62-06, and 12-62-09 of the
- 10 North Dakota Century Code are repealed.
- 11 SECTION 18. EMERGENCY. This Act is declared to be an emergency measure.