Sixty-first Legislative Assembly of North Dakota

# HOUSE BILL NO. 1041 with Senate Amendments HOUSE BILL NO. 1041

## Introduced by

Legislative Council

(Judiciary Committee)

- 1 A BILL for an Act to amend and reenact subsection 13 of section 12.1-32-15 and sections
- 2 12.1-34-01, 12.1-34-02, 12.1-34-03, and 12.1-34-06 of the North Dakota Century Code, relating
- 3 to the statewide automated victim information and notification system; and to provide an
- 4 effective date.

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

6	SECTION 1. AMENDMENT. Subsection 13 of section 12.1-32-15 of the North Dakota
7	Century Code is amended and reenacted as follows:

8	13.	Relevant and necessary conviction and registration information must be disclosed
9		to the public by a law enforcement agency if the individual is a moderate or high
10		risk and the agency determines that disclosure of the conviction and registration
11		information is necessary for public protection. The attorney general shall develop
12		guidelines for public disclosure of offender registration information. Public
13		disclosure may include internet access if the offender:
14		a. Is required to register for a lifetime under subsection 8;
15		b. Has been determined to be a high risk to the public by the department, the
16		attorney general, or the courts, according to guidelines developed by those
17		agencies; or

- 18 c. Has been determined to be a high risk to the public by an agency of another19 state or the federal government.
- 20 If the offender has been determined to be a moderate risk, public disclosure must
- 21 include, at a minimum, notification to the victim of the offense to the victim
- 22 registered under chapter 12.1-34 and to any agency, civic organization, or group of
- 23 persons who have characteristics similar to those of a victim of the offender. Upon

1		request, law enforcement agencies may release conviction and registration
2		information regarding low-risk, moderate-risk, or high-risk offenders.
3	SEC	CTION 2. AMENDMENT. Section 12.1-34-01 of the North Dakota Century Code is
4	amended a	nd reenacted as follows:
5	12.1	-34-01. Definitions. In this chapter, unless the context or subject matter otherwise
6	requires:	
7	1.	"Court" means a forum established by law for the adjudication of juvenile petitions,
8		criminal complaints, informations, or indictments.
9	2.	"Crime" includes all felony offenses; class A misdemeanors, excluding violations of
10		section 6-08-16.1 for no-account checks; all violations of chapters 12.1-17 and
11		12.1-20, including all corresponding violations of municipal ordinances; and any of
12		the offenses in this subsection that may result in adjudication of delinquency.
13	3.	"Crime of violence" means any crime in which force, as defined by section
14		12.1-01-04, or threat of force was used against the victim.
15	4.	"Custodial authority" includes city jail, county jail, juvenile detention center,
16		regional corrections center, halfway house, state penitentiary or Missouri River
17		correctional center, state hospital, or any other inpatient mental health or treatment
18		facility to which a criminal defendant may be sentenced or referred.
19	5.	"Disposition" means the sentencing or determination of penalty or punishment to
20		be imposed upon a person convicted of a crime or found delinquent or against
21		whom a finding of sufficient facts for conviction or finding of delinquency is made.
22	6.	"Family member" includes a spouse, child, sibling, parent, grandparent, legal
23		guardian, or custodian of a victim.
24	7.	"Prosecuting attorney" includes city attorney, state's attorney, attorney general, or
25		their assistants.
26	8.	"Registered victim" or "registered witness" means a victim or witness registered
27		with the statewide automated victim information and notification system.
28	<u>9.</u>	"System" means the statewide automated victim information and notification
29		system.
30	<u>10.</u>	"Victim" means a natural person who has suffered direct or threatened physical,
31		financial, or emotional harm where there is probable cause to believe that the harm

1		has been caused by the commission of a criminal act. The term "victim" includes				
2		the family members of a minor, incompetent, incapacitated, or deceased person.				
3	<del>9.</del> <u>11.</u>	"Witness" means any person who has been or is expected to be summoned to				
4		testify for the prosecution whether or not any action or proceeding has yet been				
5		commenced.				
6	SEC	CTION 3. AMENDMENT. Section 12.1-34-02 of the North Dakota Century Code is				
7	amended and reenacted as follows:					
8	<b>12.</b> 1	12.1-34-02. Fair treatment standards for victims and witnesses. Victims and				
9	witnesses of crime must be afforded the following rights where applicable:					
10	1.	Informed by those entities that have contact with the victim or witness as to the				
11		availability of and the methods available for registration with the statewide				
12		automated victim information and notification system. Those entities include law				
13		enforcement, prosecuting attorneys, the courts, and custodial authorities.				
14	<u>2.</u>	Informed as to status of investigation. Victims and witnesses, upon request, must				
15		be informed by law enforcement authorities investigating a criminal case of the				
16		status of the investigation, except where the prosecuting attorney or law				
17		enforcement authority determines that to disclose such information would				
18		unreasonably interfere with the investigation, until such time as the alleged				
19		offender is apprehended or the investigation is closed.				
20	<del>2.</del> <u>3.</u>	Informed as to criminal charges filed. Victims must be promptly informed by the				
21		prosecuting attorney of any criminal charges, arising from an incident in which the				
22		person was a victim, filed against any person arrested. The prosecuting attorney				
23		shall also provide a brief statement in nontechnical language of the procedural				
24		steps involved in the processing of a criminal case. Victims must also be informed				
25		by the prosecuting attorney of the pretrial status of each person arrested, including				
26		bail and any pretrial release conditions.				
27	<del>3.</del> <u>4.</u>	Notice of pretrial release. Victims				
28		a. <u>Registered victims</u> must be given prompt notice by the law enforcement				
29		agency that has made an arrest in any case involving a crime of violence of				
30		any hearing in which the arrested person's pretrial release status will be				
31		determined. If the alleged offender in a crime of violence is scheduled to be				

1		released prior to an appearance in court, the custodial authority shall give
2		prompt notice <u>must be given</u> to the <u>registered</u> victim and witness <del>or, if</del>
3		unavailable, to the arresting law enforcement agency, that shall provide the
4		notice.
5		b. Victims who are not registered must be given prompt notice by the law
6		enforcement agency that has made an arrest in any case involving a crime of
7		violence of any hearing in which the arrested person's pretrial release status
8		will be determined. If the alleged offender in a crime of violence is scheduled
9		to be released before an appearance in court, the custodial authority shall
10		give prompt notice to the victim and witness or, if unavailable, to the arresting
11		law enforcement agency, which shall provide the notice to the victim or
12		witness.
13		c. Victims and witnesses of crimes of violence must be informed by the
14		prosecuting attorney of the methods for enforcing any pretrial release
15		conditions including information as to the level of protection available from law
16		enforcement in the case of harm, threats, or intimidation made to the victim or
17		witness.
18	4 <del>.</del> <u>5.</u>	Notice as to victims' and witnesses' participation in court proceedings. Victims
19		must be informed by the prosecuting attorney of all court proceedings in a
20		reasonable time prior to the proceedings. Witnesses must be informed by the
21		prosecuting attorney of all court proceedings at which their presence is required in
22		a reasonable time prior to the proceedings and informed in nontechnical language
23		of the procedural steps involved in the processing of a criminal case. Victims and
24		witnesses must be notified by the prosecuting attorney of the cancellation of any
25		scheduled court proceeding in sufficient time to prevent an unnecessary
26		appearance in court. All victims and witnesses shall provide the prosecuting
27		attorney with current information as to address and telephone number, such
28		information to be kept confidential subject to other provisions of this chapter. The
29		notice given by the prosecuting attorney to the victims and witnesses must be
30		given by any means reasonably calculated to give prompt notice.

1 <del>5.</del> 6. Services available. Victims and witnesses must be informed by the prosecuting 2 attorney and arresting law enforcement agency of all appropriate and available 3 public or private programs that provide counseling, treatment, or support for 4 victims and witnesses, including rape crisis centers, victim and witness assistance 5 programs, elderly victim services, victim assistance hot lines, social service 6 agencies, and domestic violence programs. The prosecuting attorney and law 7 enforcement authority shall advise victims eligible for services of the relevant 8 provisions of chapter 54-23.4.

- 9 6. 7. Employer intercession. Victims and witnesses upon request must be provided by
   the prosecuting attorney with appropriate employer intercession services to ensure
   that employers of victims and witnesses will cooperate with the criminal justice
   process in order to minimize an employee's loss of pay and other benefits resulting
   from court appearances.
- 7. 8. Witness fee. Witnesses must be informed by the prosecuting attorney or the court
  of the procedures to be followed in order to apply for and receive any witness fee
  to which they are entitled under law.
- 17 Return of property. Victims shall have any personal property that was stolen or <del>8.</del> 9. 18 taken for evidentiary purposes, except contraband, property subject to evidentiary 19 analysis, and property the ownership of which is disputed, returned by the court, 20 prosecuting attorney, or law enforcement agency within ten days after its taking or 21 recovery if it is not needed for law enforcement, prosecution, or defense purposes 22 or as expeditiously as possible when the property is no longer needed for law 23 enforcement, prosecution, or defense purposes. If there is a defendant, the 24 prosecuting attorney shall notify the defendant of the intent to return the property to 25 the owner. Upon a motion made by the defendant and upon good cause shown 26 that the property contains exculpatory evidence of the defendant's innocence, the 27 court may order the law enforcement personnel in possession of the property not 28 to release it to the owner.
- 9. 10. Waiting area. Victims and witnesses must be provided by prosecuting attorneys
   and defense attorneys as assisted by the court with a waiting area separate from
   the defendant, defendant's relatives and friends, and defense witnesses if such an

- area is available and the use of the area is practical. If a separate waiting area is
   not available or practical, the court shall provide other safeguards to minimize the
   victims' and witnesses' contact with the defendant, defendant's relatives and
   friends, and defense witnesses during court proceedings.
- 5 <u>10.</u> <u>11.</u> Protection of identifying information. Victims and witnesses may not be compelled
  6 to testify at any pretrial proceeding or at trial for purposes of identifying the victims'
  7 or witnesses' address, telephone number, place of employment, or other personal
  8 identification except for name without the victims' or witnesses' consent, unless
  9 there is a showing of good cause as determined by the court.
- 10 <u>11.</u> <u>12.</u> Right to be present throughout trial. The victim must be informed by the
   11 prosecuting attorney of the victim's right to be present throughout the trial of the
   12 defendant, except as provided by rule 615 of the North Dakota Rules of Evidence.
- 13 <u>42.</u> <u>13.</u> Prompt disposition of case. Victims and witnesses must be informed by the
  prosecuting attorney of their rights to a prompt disposition of the cases in which
  they are involved as victims or witnesses as defined by the docket currency
  standards of the North Dakota supreme court.
- 17 13. 14. Notice as to scheduling of hearing. Victims Registered victims must be informed
   by the prosecuting attorney of the date, time, and place of hearing at which a plea
   of guilty or not guilty will be entered and of a sentencing hearing. Victims who are
   not registered must be given the same information by the prosecuting attorney.
- 21 The prosecuting attorney shall explain to and consult with the victim in 22 nontechnical language details of any potential plea agreement or verdict.
- 23 <del>14.</del> 15. Victim impact statement. The victim must be informed by the prosecuting attorney, 24 prior to sentencing, of the victim's right to submit or make a written impact 25 statement to the court in any criminal case. If a presentence investigation is 26 ordered, the probation officer assigned the report shall include this information in 27 the report. This statement may include an explanation by the victim of the nature 28 and extent of any physical, psychological, or emotional harm or trauma suffered by 29 the victim; an explanation of the extent of any economic loss or property damage 30 suffered by the victim; an opinion of the need for and extent of restitution; and the 31 victim's recommendation for an appropriate sentence. The prosecuting attorney

1 shall advise all victims that the presentence report is subject to review by the 2 defendant and that the report will include the victim's statement. If the sentencing 3 court does not order a presentence investigation, the victim may submit a written 4 impact statement, under oath, to the office of the state's attorney which statement 5 must be submitted to the sentencing court. The victim of violent crime may appear 6 in court to make an oral crime impact statement at the sentencing of the defendant 7 in appropriate circumstances at the discretion of the judge. This oral statement 8 must be made under oath and is subject to cross-examination.

9 Notice of final disposition and parole procedures. Victims Registered victims and <del>15.</del> 16. 10 witnesses must be informed by the prosecuting attorney of the final disposition of 11 any criminal case. Victims who are not registered must be given the same notice 12 by the prosecuting attorney. The prosecuting attorney shall explain to the victim 13 the parole process and pardon process and further advise the victim of the 14 necessity of advising the custodial authority and the parole board and the pardon clerk of the victim's address in order for the victim to receive further information 15 under other provisions of this chapter. 16

17 <del>16.</del> 17. Prompt notice of custodial release. Victims Registered victims and witnesses must 18 be informed by the appropriate custodial authority whenever a criminal defendant 19 receives a temporary, provisional, or final release from custody or whenever the 20 defendant escapes from custody. Victims who are not registered must be given 21 the same notice by the appropriate custodial authority. Notification must include 22 the transfer of the defendant to a work-release program, a community residential 23 program, or transfer to a mental health facility. All notices to the registered victim 24 and witnesses concerning this release information must be within a reasonable 25 time prior to the defendant's release or transfer. The notice given by the custodial 26 authority must be given by any means reasonably calculated to give prompt notice. 27 <del>17.</del> 18. Participation in parole board and pardon decision. Victims may submit a written 28 statement for consideration by the parole board, the governor, or the pardon 29 advisory board, if one has been appointed, prior to the parole board, the governor, 30 or the pardon advisory board taking any action on a defendant's request for parole 31 or pardon. A victim statement made under this subsection is a confidential record

1 and may be disclosed only to the parole board, the governor, the pardon advisory 2 board, or their authorized representative. Victims of violent crimes may at the 3 discretion of the parole board, the governor, or the pardon advisory board 4 personally appear and address the parole board, the governor, or the pardon 5 advisory board. Victim testimony and written statements under this subsection are 6 confidential and may be disclosed only to the parole board, the governor, the 7 pardon advisory board, or their authorized representative. If the offender will make 8 a personal appearance, notice Notice must be given by the parole board or pardon 9 clerk informing the registered victim of the pending review and of the victim's rights 10 under this section. The registered victim must be provided notice of the decision 11 of the parole board or of the governor and the recommendations of the pardon 12 advisory board, if any, and, if applicable, notice of the date of the prisoner's release 13 on parole or the prisoner's pardon, conditional pardon, reprieve, commutation, or 14 remission of fine. Notice must be given within a reasonable time after the parole 15 board or the governor makes a decision but in any event before the parolee's or 16 pardoned prisoner's release from custody.

17 18. 19. Victims and witnesses of crimes committed by juveniles are entitled to the same
18 rights under this chapter in juvenile delinquency proceedings as in any other
19 proceeding. In addition, every victim or a witness who is a minor is entitled to have
20 that person's spouse, parent, guardian, and no more than two other designated
21 adults present with that person during any juvenile delinquency proceedings.

SECTION 4. AMENDMENT. Section 12.1-34-03 of the North Dakota Century Code is
 amended and reenacted as follows:

12.1-34-03. Responsibilities of victims and witnesses. Victims and witnesses have
 all of the following responsibilities to aid in the prosecution of crime:

- 26 1. To make a timely report of the crime.
- 27 2. To cooperate with law enforcement authorities throughout the investigation,
  28 prosecution, and trial.

29 3. To testify at trial.

To notify <u>the system</u>, law enforcement authorities, prosecuting attorney, custodial
 authority, parole board, pardon clerk, and court, where appropriate, of any change

1		of <del>a</del>	ddress	contact information. The address All contact information provided to
2		thes	<del>e pers</del>	ons must be kept confidential.
3	SEC		15.A	MENDMENT. Section 12.1-34-06 of the North Dakota Century Code is
4	4 amended and reenacted as follows:			
5	12.1	-34-0	)6. St	atewide automated victim information and notification system.
6	1.	The	inform	nation technology department may establish a statewide automated
7		victi	m info	rmation and notification system that may be administered by the
8		depa	artmer	nt of corrections and rehabilitation and must:
9		a.	Perm	it a victim to register or update the victim's registration information for
10			the s	ystem by calling a toll-free telephone number or accessing a public web
11			<del>site</del> <u>v</u>	vebsite.
12		b.	Notify	a registered victim by telephone, mail, or e-mail when any of the
13			follow	ving events affect an offender under the supervision or in the custody of
14			<del>the d</del>	epartment of corrections and rehabilitation or other correctional facility in
15			the st	ate:
16			<del>(1)</del>	The offender is transferred or assigned to another facility.
17			<del>(2)</del>	The offender is transferred to the custody of another agency outside
18				the state.
19			<del>(3)</del>	The offender is given a different security classification.
20			<del>(4)</del>	The offender is released on temporary leave or otherwise.
21			<del>(5)</del>	The offender is discharged.
22			<del>(6)</del>	The offender has escaped.
23			<del>(7)</del>	The offender has been served with a protective order that was
24				requested by the victim in accordance with this chapter.
25		c.	Notify	a registered victim by telephone, mail, or e-mail when the offender has
26			a sch	eduled court proceeding at which the victim is entitled to be present, a
27			schee	<del>duled</del> parole or pardon <del>hearing</del> <u>review</u> , or a change in the status of the
28			offen	der's parole or probation status, including a change in the offender's
29			addre	ess.

	d.	Notify a registered victim by telephone, mail, or e-mail when a registered		
		sexual offender has updated the offender's registration information or failed to		
		comply with any registration requirement.		
	e.	Notify a registered victim by telephone, mail, or e-mail when a protective		
		order requested by the victim has been served upon the respondent.		
	<u>f.</u>	Permit a victim to receive a status report for an offender under the supervision		
		or in the custody of the department of corrections and rehabilitation or other		
		correctional facility or for a registered sexual offender by calling the system on		
		a toll-free telephone number or by accessing the system through a public web		
		<del>site</del> <u>website</u> .		
2.	lf a s	statewide automated victim information and notification system is established,		
	the	the provision of offender and case data on a timely basis to the automated victim		
	info	information and notification system satisfies any obligation under this chapter to		
	notif	notify a registered victim of an offender's custody and the status of the offender's		
	sche	eduled court proceedings.		
3.	lf a s	statewide automated victim information and notification system is established,		
	the	the system operator user agency shall ensure that an offender's information		
	cont	ained in the system is updated to timely notify a victim that an offender has		
	bee	n released or discharged or has escaped. The failure of the system to provide		
	notio	ce to the victim does not establish a cause of action by the victim against the		
	state	e or any custodial authority.		
4.	Cus	todial All affected entities, including custodial authorities, prosecuting		
	atto	rneys, law enforcement agencies, courts, the attorney general's office, the		
	parc	lon board, and the parole clerk, shall cooperate with the system operator in		
	esta	blishing and maintaining the statewide automated victim information and		
	notif	ication system.		
SEC		<b>16. EFFECTIVE DATE.</b> This Act becomes effective on the date the criminal		
justice infor	matic	n sharing board certifies to the legislative council that the statewide automated		
victim information and notification system is operational.				
	3. 4. SEC	e. f. f. 2. If a state infor notif sche 3. If a state 3. If a state the state notif state 4. <del>Cus</del> attor parce esta notif state state state		