Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO. 1432

Introduced by

Representatives Boehning, Myxter, Thoreson

Senator Pomeroy

- 1 A BILL for an Act to amend and reenact section 12.1-20-25 of the North Dakota Century Code,
- 2 relating to sexual offenders near schools, public parks, and licensed early childhood facilities.

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

SECTION 1. AMENDMENT. Section 12.1-20-25 of the North Dakota Century Code is
amended and reenacted as follows:

6 12.1-20-25. Sexual offender presence near schools, <u>public parks</u>, <u>or licensed</u> 7 <u>early childhood facilities</u> prohibited.

- 8 1. Except for purposes of voting in a school building used as a public polling place or 9 attending an open meeting under chapter 44-04 in a school building, a sexual 10 offender, as defined in section 12.1-32-15, who has pled guilty or been found guilty 11 of or has been adjudicated delinquent of a class A misdemeanor or felony sexual 12 offense against a minor or is required to register under section 12.1-32-15 or 13 equivalent law of another state may not knowingly enter upon the real property 14 comprising a public or nonpublic elementary, middle, or high school unless 15 provided by this section or allowed on school property through compliance with a 16 written policy adopted by the school board of a public school or governing body of 17 a nonpublic school. The school board or governing body shall provide a copy of 18 the policy to local law enforcement upon request.
- If a school board or a governing body does not have a written policy on sexual
 offenders on school property, subsection 1 does not apply under the following
 circumstances:
- a. The offender is a parent or guardian of a student attending the school and the
 offender, with the written permission of the school board or governing body of
 the school, or designee of the board or body, is attending a conference at the

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			school with school personnel to discuss the progress of the student
			academically or socially, participating in a child review conference in which
			evaluation and placement decisions may be made regarding special
			education services, or attending a conference to discuss other student issues,
			including retention and promotion.
		b.	The offender is a parent, guardian, or relative of a student attending or
			participating in a function at the school and the offender has requested
			advance permission from the school board or governing body, or designee of
			the board or body, and received permission allowing the offender's presence
			at the school function.
		C.	The offender is a student at the school with the written permission of the
			school board or governing body, or designee of the board or body.
		d.	The school board or governing body, or designee of the board or body, allows
			the offender on school property under other circumstances on a case-by-case
			basis.
	3.	Except as otherwise allowed by this section, a sexual offender, as defined in	
		<u>sec</u>	tion 12.1-32-15, who has pled guilty or been found guilty of or has been
		<u>adjı</u>	udicated delinquent of a class A misdemeanor or felony sexual offense against
		<u>a m</u>	inor or is required to register under section 12.1-32-15 or equivalent law of
		another state may not change residence so as to reside within one thousand feet	
		[<u>30(</u>	0.48 meters] of the real property comprising a public or nonpublic elementary,
		<u>mid</u>	dle, or high school, a public park, or a licensed early childhood facility as
		<u>defi</u>	ned in section 50-11.1-02 if the individual is a high-risk sexual offender or a
		<u>sex</u>	ual offender whose victim was under fifteen years of age.
	<u>4.</u>	An	individual who violates this section is guilty of a class A misdemeanor.
			c. d. 3. Exc sec adju a m ano [300 mid defi sex