Sixty-fifth Legislative Assembly of North Dakota

HOUSE BILL NO. 1341

Introduced by

Representative Rick C. Becker

1 A BILL for an Act to amend and reenact subsections 3 and 7 of section 19-03.1-23 and

2 subsection 1 of section 19-03.1-23.1 of the North Dakota Century Code, relating to the

3 elimination of enhanced penalties for manufacturing, delivering, or possessing controlled

4 substances near schools.

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

6 SECTION 1. AMENDMENT. Subsection 3 of section 19-03.1-23 of the North Dakota
7 Century Code is amended and reenacted as follows:

8	3.	<u>a.</u>	For second or subsequent offendersoffenses, in addition to any other penalty
9			imposed under this section, aif the person who violates this chapter, except a
10			person who manufactures, delivers, or possesses with the intent to manufacture-
11			or deliver marijuana, was at least twenty-one years of age at the time of the
12			offense, and delivered a controlled substance to a person under the age of
13			eighteen, the person is subject to, and the court shall impose, the following
14			penalties to run consecutively to any other sentence imposed:
15		a.	Any person, eighteen years of age or older, who violates this section by willfully
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16manufacturing, delivering, or possessing with intent to manufacture or deliver a17controlled substance in or on, or within one thousand feet [300.48 meters] of the18real property comprising a public or private elementary or secondary school or a19public career and technical education school is subject to an eight-year term of20imprisonment.

b. If the defendant was at least twenty-one years of age at the time of the offense,
 and delivered a controlled substance to a person under the age of eighteen, the
 defendant must be sentenced to a term of imprisonment forof at least eight years
 which is to run consecutively to any other sentence imposed.

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- 1b.It is not a defense that the defendant did not know the age of a person protected2under this subdivision a.
- 3c.The penalty in subdivision a does not apply to a person who manufactures,4delivers, or possesses with the intent to manufacture or deliver marijuana.

5 SECTION 2. AMENDMENT. Subsection 7 of section 19-03.1-23 of the North Dakota
6 Century Code is amended and reenacted as follows:

7 7. It is unlawful for any person to willfully, as defined in section 12.1-02-02, possess a 8 controlled substance or a controlled substance analog unless the substance was 9 obtained directly from, or pursuant to, a valid prescription or order of a practitioner 10 while acting in the course of the practitioner's professional practice, or except as 11 otherwise authorized by this chapter, but any person who violates section 12-46-24 or 12 12-47-21 may not be prosecuted under this subsection. Except as otherwise provided 13 in this subsection, any Any person who violates this subsection is guilty of a class C 14 felony. If, at the time of the offense the person is in or on, or within one thousand feet 15 [300.48 meters] of the real property comprising a public or private elementary or 16 secondary school or a public career and technical education school, the person is 17 guilty of a class B felony, unless the offense involves one ounce [28.35 grams] or less-18 of marijuana. Any person who violates this subsection regarding possession of one-19 ounce [28.35 grams] or less of marijuana is guilty of a class B misdemeanor. 20 SECTION 3. AMENDMENT. Subsection 1 of section 19-03.1-23.1 of the North Dakota 21 Century Code is amended and reenacted as follows: 22 A person who violates section 19-03.1-23 is subject to the penalties provided in 1. 23 subsection 2 if: 24 a. The offense involved the manufacture, delivery, or possession, with intent to-25 manufacture or deliver a controlled substance in or on, or within one thousand-26 feet [300.48 meters] of, the real property comprising a child care or preschool 27 facility, public or private elementary or secondary school, public career and 28 technical education school, or a public or private college or university; 29 The defendant was at least sixteentwenty-one years of age at the time of the b. 30 offense and the offense involved the delivery of a controlled substance to a 31 minor;

1	e <u>b</u> .	The	e offense involved:
2		(1)	Fifty grams or more of a mixture or substance containing a detectable
3			amount of heroin;
4		(2)	Fifty grams or more of a mixture or substance containing a detectable
5			amount of:
6			(a) Coca leaves, except coca leaves and extracts of coca leaves from
7			which cocaine, ecgonine, and derivatives of ecgonine or their salts
8			have been removed;
9			(b) Cocaine, its salts, optical and geometric isomers, and salts of
10			isomers;
11			(c) Ecgonine, its derivatives, their salts, isomers, and salts of isomers; or
12			(d) Any compound, mixture, or preparation that contains any quantity of
13			any of the substance referred to in subparagraphs a through c;
14		(3)	Five grams or more of a mixture or substance described in paragraph 2
15			which contains cocaine base;
16		(4)	Ten grams or more of phencyclidine or one hundred grams or more of a
17			mixture or substance containing a detectable amount of phencyclidine;
18		(5)	One gram, one hundred dosage units, or one-half liquid ounce or more of a
19			mixture or substance containing a detectable amount of lysergic acid
20			diethylamide;
21		(6)	Forty grams or more of a mixture or substance containing a detectable
22			amount of N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide or ten
23			grams or more of a mixture or substance containing a detectable amount of
24			any analog of N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide;
25		(7)	Fifty grams or more of a mixture or substance containing a detectable
26			amount of methamphetamine;
27		(8)	Ten grams, one hundred dosage units, or one-half liquid ounce or more of a
28			mixture or substance containing a detectable amount of
29			3,4-methylenedioxy-N-methylamphetamine, C11H15NO2;
30		(9)	One hundred dosage units or one-half liquid ounce of a mixture or
31			substance containing a detectable amount of gamma-hydroxybutyrate or

gamma-butyrolactone or 1,4 butanediol or any substance that is an analog
of gamma-hydroxybutyrate;
(10) One hundred dosage units or one-half liquid ounce of a mixture or
substance containing a detectable amount of flunitrazepam; or
(11) Five hundred grams or more of marijuana; or
2. The defendant had a firearm in the defendant's actual possession at the time of
the offense.