FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1195

Introduced by

Representatives Klemin, Maragos, Schneider

Senators Hogue, D. Larson, Mathern

- 1 A BILL for an Act to create and enact a new section to chapter 12.1-32 of the North Dakota
- 2 Century Code, relating to imprisonment of minors; and to provide a penalty.

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

4 **SECTION 1.** A new section to chapter 12.1-32 of the North Dakota Century Code is created

5 and enacted as follows:

6 Juveniles - Sentencing - Reduction.

- 7 <u>1.</u> Notwithstanding any other provision of law, a court may reduce a term of imprisonment
- 8 imposed upon a defendant convicted as an adult for an offense committed and
- 9 <u>completed before the defendant was eighteen years of age if:</u>
- 10 <u>a.</u> <u>The defendant has served at least twenty years in custody for the offense;</u>
- 11 b. The defendant filed a motion for reduction in sentence; and
- 12 c. The court has considered the factors provided in this section and determined the
 13 defendant is not a danger to the safety of any other individual, and the interests
 14 of justice warrant a sentence modification.
- 15 <u>2.</u> <u>A defendant whose sentence is reduced under this section must be ordered to serve a</u>
- 16 period of supervised release of at least five years upon release from imprisonment.
- 17 <u>The conditions of supervised release and any modification or revocation of the term of</u>
 18 <u>supervised release must be in accordance with this chapter.</u>
- 3. When determining whether to reduce a term of imprisonment under this section, the
 court shall consider:
- 21 a. <u>The factors provided in section 12.1-32-04, including the nature of the offense;</u>
- 22 b. The age of the defendant at the time of the offense;
- 23 <u>c.</u> <u>A report and recommendation from the department of corrections and</u>
- 24 rehabilitation, including information relating to the defendant's ability to comply

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1			with the rules of the institution and whether the defendant completed any
2			educational, vocational, or other prison programming;
3		<u>d.</u>	A report and recommendation from the state's attorney for any county in which
4			the defendant was prosecuted;
5		<u>e.</u>	Whether the defendant has demonstrated maturity, rehabilitation, and a fitness to
6			re-enter society sufficient to justify a sentence reduction;
7		<u>f.</u>	A statement by a victim or a family member of a victim who was impacted by the
8			actions of the defendant;
9		<u>g.</u>	A report of a physical, mental, or psychiatric examination of the defendant
10			conducted by a licensed health care professional;
11		<u>h.</u>	The defendant's family and community circumstances at the time of the offense,
12			including any history of abuse, trauma, or involvement in the child welfare
13			<u>system:</u>
14		<u>i.</u>	The role of the defendant in the offense and whether an adult also was involved
15			in the offense:
16		<u>j.</u>	The diminished culpability of juveniles compared to adults and the level of
17			maturity and failure to appreciate the risks and consequences; and
18		<u>k.</u>	Any additional information the court determines relevant.
19	<u>4.</u>	<u>A de</u>	efendant may make a second motion for a reduction in sentence under this section
20		<u>no e</u>	earlier than five years after the initial motion for reduction.
21	<u>5.</u>	<u>A de</u>	efendant may make a final motion for a reduction in sentence no earlier than five
22		<u>yea</u>	rs after the order for a second motion was filed.