Sixty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1050

Introduced by

Representatives Roers Jones, Satrom

Senators Unruh, Poolman, K. Roers, Myrdal

1 A BILL for an Act to amend and reenact section <u>19-03.1-22.3</u>, subdivision d of subsection 8 of

2 section 19-03.1-23, section 19-03.4-03, and subdivision i of subsection 5 of section 39-08-01 of

3 the North Dakota Century Code, relating to the possession and ingestion of marijuana, and the

4 placement of an individual in a drug and alcohol treatment program by the department of

5 corrections and rehabilitation; and to provide a penalty.

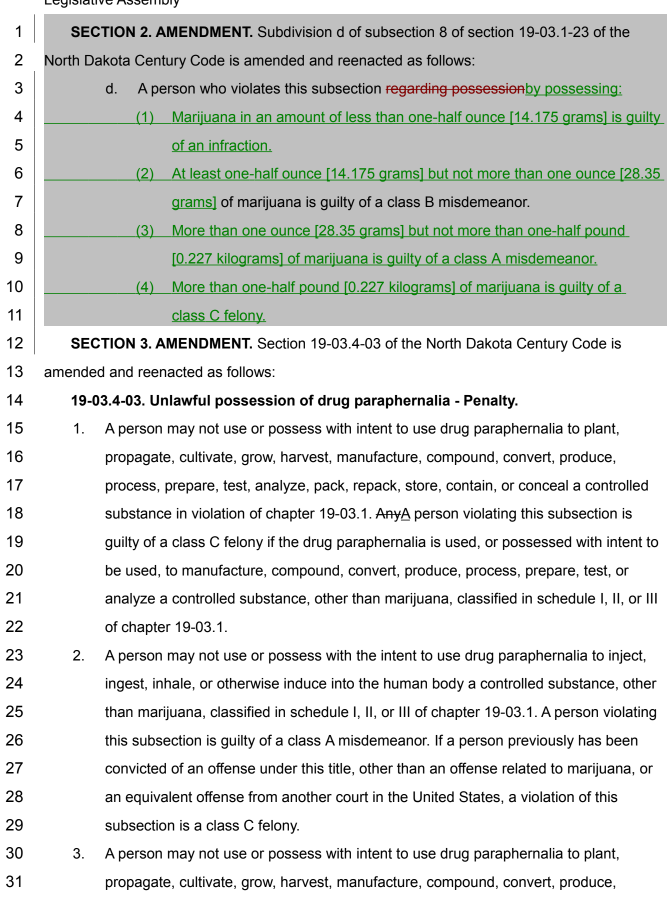
6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

7 SECTION 1. AMENDMENT. Section 19-03.1-22.3 of the North Dakota Century Code is
8 amended and reenacted as follows:

9 19-03.1-22.3. Ingesting a controlled substance - Venue for violation - Penalty.
 10 A

- 1. Except as provided in subsection 2, a person who intentionally ingests, inhales,
 injects, or otherwise takes into the body a controlled substance, unless the substance
 was obtained directly from a practitioner or pursuant to a valid prescription or order of
 a practitioner while acting in the course of the practitioner's professional practice, is
 guilty of a class B misdemeanor if the controlled substance is marijuana. Otherwise,
 the offense is a class A misdemeanor.
- A person who is under twenty-one years of age and intentionally ingests, inhales,
 injects, or otherwise takes into the body a controlled substance that is marijuana,
 unless the substance was medical marijuana obtained in accordance with chapter
 19-24.1, is guilty of a class B misdemeanor.
- 3. The venue for a violation of this section exists in either the jurisdiction in which the
 controlled substance was ingested, inhaled, injected, or otherwise taken into the body
 or the jurisdiction in which the controlled substance was detected in the body of the
 accused.

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| 1 | | process, prepare, test, analyze, pack, repack, store, contain, or conceal marijuana in |
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| 2 | | violation of chapter 19-03.1. A person violating this subsection is guilty of a class A |
| 3 | | misdemeanor. |
| 4 | 4. | A person may not use or possess with the intent to use drug paraphernalia to ingest, |
| 5 | | inhale, or otherwise introduce into the human body marijuana in violation of |
| 6 | | chapter 19-03.1. A person violating this subsection is guilty of a class B |
| 7 | | misdemeanoran infraction. |
| 8 | <u>5.</u> | A person sentenced to the legal and physical custody of the department of corrections |
| 9 | | and rehabilitation under this section may be placed in a drug and alcohol treatment |
| 10 | | program as designated by the department. Upon the successful completion of the drug |
| 11 | | and alcohol treatment program, the department shall release the person from |
| 12 | | imprisonment to begin any court-ordered period of probation. If the person is not |
| 13 | | subject to court-ordered probation, the court shallmay order the person to serve the |
| 14 | | remainder of the sentence of imprisonment on supervised probation subject to the |
| 15 | | terms and conditions imposed by the court. |
| 16 | <u>6.</u> | Probation under this section may include placement in another facility, treatment |
| 17 | | program, or drug court. If the person is placed in another facility or treatment program |
| 18 | | upon release from imprisonment, the remainder of the sentence must be considered |
| 19 | | as time spent in custody. |
| 20 | SEC | CTION 4. AMENDMENT. Subdivision i of subsection 5 of section 39-08-01 of the North |
| 21 | Dakota | Century Code is amended and reenacted as follows: |
| 22 | | i. If the court sentences an individual to the legal and physical custody of the |
| 23 | | department of corrections and rehabilitation, the department may place the |
| 24 | | individual in an alcohol treatment program designated by the department. Upon |
| 25 | | the individual's successful completion of the alcohol treatment program, the |
| 26 | | department shall release the individual from imprisonment to begin the |
| 27 | | court-ordered period of probation. If there is not any court-ordered period of |
| 28 | | probation, the court shall <u>may</u> order the individual to serve the remainder of the |
| 29 | | sentence of imprisonment on supervised probation and the terms and conditions |
| 30 | | must include participation in the twenty-four seven sobriety program and any |
| 31 | | terms and conditions of probation previously imposed by the court. Probation |

| 1 | under this subsection may include placement in another facility or treatment |
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| 2 | program. If an individual is placed in another facility or treatment program after |
| 3 | release from imprisonment, the remainder of the individual's sentence of |
| 4 | imprisonment must be considered time spent in custody. Individuals incarcerated |
| 5 | under this section subsequent to a second probation revocation are not eligible |
| 6 | for release from imprisonment upon the successful completion of treatment. |