Sixty-sixth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments ENGROSSED HOUSE BILL NO. 1520

Introduced by

Representatives B. Koppelman, Devlin, Heinert, Klemin, K. Koppelman, Marschall, Mock, Rohr

Senators Hogue, O. Larsen, D. Larson, Myrdal

- 1 A BILL for an Act to create and enact a new subdivision to subsection 1 of section 27-20-51 and
- 2 a new subsection to section 27-20-51 of the North Dakota Century Code, relating to inspection
- 3 of juvenile court records; and to amend and reenact sections 12.1-04-01, 27-20-14, and
- 4 27-20-31, subsection 3 of section 50-25.1-02, and section 50-25.1-05.3 of the North Dakota
- 5 Century Code, relating to assessing mental fitness and capacity, detention, disposition of
- 6 delinquent child, and child sexual abuse assessment.

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

- 8 SECTION 1. AMENDMENT. Section 12.1-04-01 of the North Dakota Century Code is
- 9 amended and reenacted as follows:
- 10 **12.1-04-01**. Juveniles.
- 11 Persons
- 12 <u>1.</u> <u>An individual under the age of seventen years are is deemed incapable of commission</u>
- of an offense defined by the constitution or statutes of this state. The prosecution of
 any personan individual as an adult is barred if the offense was committed while the
- 15 personindividual was less than fourteen years of age.
- 16 2. An individual ten years of age or older may be assessed for mental fitness or capacity
 17 under this chapter.
- 18 SECTION 2. AMENDMENT. Section 27-20-14 of the North Dakota Century Code is
- 19 amended and reenacted as follows:
- 20 **27-20-14. Detention of child Juvenile drug court exception.**
- A child taken into custody may not be detained or placed in shelter care prior to the
 hearing on the petition unless the child's detention or care is required to protect the
 person or property of others or of the child or because the child may abscond or be

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	rem	noved from the jurisdiction of the court or because the child has no parent,			
	gua	ardian, or custodian or other person able to provide supervision and care for the			
	chil	d and return the child to the court when required, or an order for the child's			
	det	ention or shelter care has been made by the court pursuant to this chapter.			
2.	Lav	v enforcement shall use a detention screening tool to assure the appropriate use of			
	<u>det</u>	ention. The juvenile court shall establish the detention screening tool, which must			
	incl	ude objective factors to aid in the decision of placement of the child.			
<u>3.</u>	lf a	child is participating in a juvenile drug court program as a result of an adjudication			
	for	a delinquent offense, the drug court may order the child detained in a juvenile			
	det	ention center operated pursuant to chapter 12-44.1. The child may be detained			
	twic	ce during the child's participation in the program but the total period of detention			
	unc	ler this subsection may not exceed four days in a one-year period.			
3 SECTION 3. AMENDMENT. Section 27-20-31 of the North Dakota Century Code is					
14 amended and reenacted as follows:					
27-2	20-31	. Disposition of delinquent child.			
<u>1.</u>	<u>lf th</u>	ne child is found to be a delinquent child, the court shall make findings and include			
	in the order of disposition any actions or steps necessary to ensure:				
	<u>a.</u>	The child receives the treatment or rehabilitation the court deems most			
		appropriate;			
	<u>b.</u>	Accountability to the victim; and			
	<u>C.</u>	Safety of the community.			
<u>2.</u>	lf th	ne child is found to be a delinquent child, the court may make any of the following			
	orders of disposition best suited to the child's treatment, rehabilitation, and welfare:				
1.	<u>a.</u>	Any order authorized by section 27-20-30 for the disposition of a deprived child;			
2.	<u>b.</u>	Placing the child on probation under the supervision of the director, probation			
		officer, or other appropriate officer of the court or the director of the county social			
		service board under conditions and limitations the court prescribes;			
3.	<u>C.</u>	Ordering the child to pay a fine if the delinquent act committed by the child			
		constitutes manslaughter resulting from the operation of a motor vehicle in			
		violation of section 12.1-16-02; negligent homicide in violation of section			
		12.1-16-03; or driving or being in actual physical control of a vehicle in violation of			
	3. SEC amende 27-: 1. 2. 1. 2. 1. 2.	gua chil det 2. Lav det incl 3. If a for det twic unc SECTIO amended an 27-20-31 1. If th in th a. 2. If th ord 1. a. 2. If th ord 1. a. b. c. 2. If th ord 1. a.			

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1			section 39-08-01, or an equivalent ordinance. The court may suspend the			
2			imposition of a fine imposed pursuant to this subsection upon such terms and			
3			conditions as the court may determine. Fines collected pursuant to this			
4			subsection must be paid into the county treasury for disposition pursuant to			
5			section 29-27-02.1;			
6	4 .	<u>d.</u>	Committing the child to the division of juvenile services or to another state			
7			department to which commitment of delinquent or unruly children may be made.			
8			When necessary, the commitment order may provide that the child initially be			
9			placed in a secure facility;			
10	5.	<u>e.</u>	Ordering the child to make monetary restitution to the victim of the offense or to			
11			complete a specified number of hours of community service as determined by the			
12			court, or both;			
13	6.	<u>f.</u>	Ordering the periodic testing for the use of illicit drugs or alcohol pursuant to rules			
14			or policies adopted by the supreme court; or			
15	7.	<u>g.</u>	Ordering the child's participation in a juvenile drug court program.			
16	<u>3.</u>	<u>lf th</u>	e delinquent act committed by the child was a sexual offense, the court shall			
17		<u>ens</u>	ure the child is assessed in a timely manner, not to exceed thirty days, with			
18		<u>age</u>	e-appropriate social assessments to determine the appropriate level of required			
19		trea	itment.			
20	20 SECTION 4. A new subdivision to subsection 1 of section 27-20-51 of the North Dakota					
21	21 Century Code is created and enacted as follows:					
22			A victim of the delinquent child or the victim's guardian. All records including			
23			medical, educational, and school information must be redacted before inspection.			
24			For purposes of this subdivision, only records pertaining to the specific offense			
25			between the victim and the delinquent child may be inspected.			
26	SECTION 5. A new subsection to section 27-20-51 of the North Dakota Century Code is					
27	27 created and enacted as follows:					
28		<u>An</u>	individual with access or authorization to inspect juvenile court files and records			
29	under this section may not share the information contained in the files and records					
30		<u>with</u>	any other person not authorized by law. An individual who violates this subsection			
31		<u>is g</u>	uilty of a class B misdemeanor.			

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1	SECTION 6. AMENDMENT. Subsection 3 of section 50-25.1-02 of the North Dakota					
2	Century	Code is amended and reenacted as follows:				
3	3.	"Abused child" means an individual under the age of eighteen years who is suffering				
4		from abuse as defined in section 14-09-22 caused by a person responsible for the				
5		child's welfare and "sexually abused child" means an individual under the age of				
6		eighteen years who is subjected by a person responsible for the child's welfare, or by				
7		any individual, including a juvenile, who acts in violation of sections 12.1-20-01				
8		through 12.1-20-07, sections 12.1-20-11 through 12.1-20-12.2, or chapter 12.1-27.2.				
9	SECTION 7. AMENDMENT. Section 50-25.1-05.3 of the North Dakota Century Code is					
10	amende	d and reenacted as follows:				
11	50-25.1-05.3. Disposition of reports implicating a person not responsible for the					
12	2 child's health or welfare.					
13	<u>1.</u>	Upon determination by the department or the department's designee that a report				
14		made under this chapter implicates a person other than a person responsible for a				
15		child's welfare, the department mayshall refer the report to an appropriate law				
16		enforcement agency for investigation and disposition.				
17	<u>2.</u>	If law enforcement determines a minor committed an act in violation of sections				
18		<u>12.1-20-01 through 12.1-20-04, section 12.1-20-07, sections 12.1-20-11 through</u>				
19		12.1-20-12.2, or chapter 12.1-27.2 against another minor, law enforcement shall				
20		provide the report to the department. Law enforcement shall conduct a criminal				
21		investigation and shall coordinate with the department for the provision of services to				
22		the minors, parents, custodians, or other persons serving in loco parentis with respect				
23		to the minors.				
24	<u>3.</u>	The department shall provide risk assessment, safety planning, and any appropriate				
25		evidence-based screening for the minors and any other minors under the same care.				
26		The department shall refer the minors, parents, custodians, or other persons serving in				
27		loco parentis with respect to the minors, for appropriate services.				