25.0807.02000

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO

ENGROSSED HOUSE BILL NO. 1247

FIRST ENGROSSMENT

Introduced by

Representatives D. Johnston, Bolinske, Frelich, Heilman, K. Anderson, Steiner, Wolff, VanWinkle

Senators Myrdal, Wobbema, Paulson, Cory

- 1 A BILL for an Act to create and enact a new section to chapter 15.1-19 of the North Dakota
- 2 Century Code, relating to protection of a student victim of sexual assault.

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

- 4 **SECTION 1.** A new section to chapter 15.1-19 of the North Dakota Century Code is created and enacted as follows:
- 6 Student sexual assault Victim protection.
- 7 1. As used in this section:

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- a. "Convicted student" means a student enrolled in a school who is a juvenile
 adjudicated delinquent or an adult convicted of committing sexual assault upon
 another student enrolled in the same school.
- b. "Sexual assault" means a nonconsensual offense under chapter 12.1-20 for which "sexual act" or "sexual contact", as defined in section 12.1-20-02, is an element.
- 2. A convicted student enrolled in the same school as the victim of sexual assault shall
 adhere to a safety plan developed by the school district providing for:
 - a. No contact with the victim; and
- 17 b. Proper separation in school buildings and educational activities.
- 18 3. A school shall develop a safety plan for a convicted student that includes:
- 19 <u>a. Holding an expulsion hearing for a convicted student that grants procedural due</u>
 20 <u>process to the student as provided by law and within the time period prescribed</u>
 21 under section 15.1-19-09;

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1		<u>b.</u>	Transferring a convicted student to an alternative education program, which may
2			include virtual education;
3		<u>C.</u>	Transferring a convicted student to another school or building within the school
4			district; or
5		<u>d.</u>	Separating the convicted student from the victim at all times in school buildings
6			and educational activities when transferring the convicted student is not possible.
7	<u>4.</u>	<u>Upc</u>	on adjudication or conviction of a convicted student, the juvenile court in a juvenile
8		cas	e or the state's attorney in an adult case shall provide the superintendent or
9		des	ignee of the school district in which the convicted student is enrolled with notice of
10		<u>the</u>	court's findings that are relevant under this section a copy of the order of
11		disp	position or judgment and, upon consent of the victim, the victim's name. Any
12		rec	ords provided under this section remain confidential as provided in section 27-20.2-
13		<u>21.</u>	