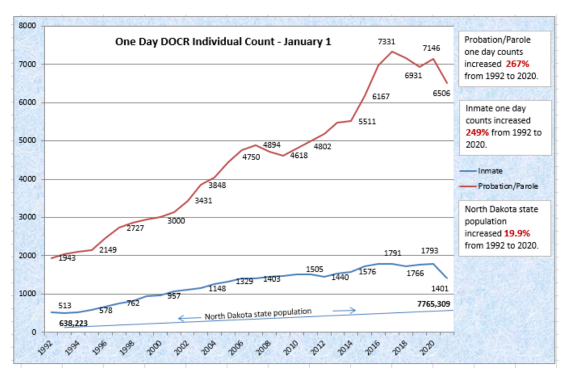
## SENATE JUDICIARY COMMITTEE SENATOR DIANE LARSON, CHAIRMAN JANUARY 27, 2021

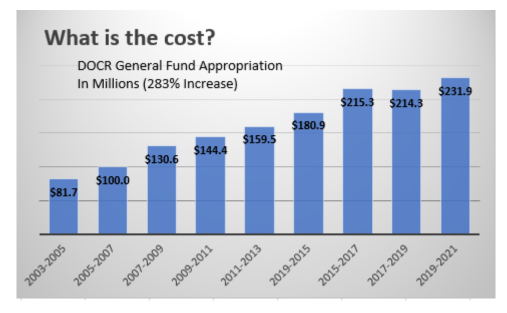
## PATRICK N. BOHN, DIRECTOR FOR NORTH DAKOTA PAROLE & PROBATION, NORTH DAKOTA DEPARTMENT OF CORRECTIONS & REHABILITATION PRESENTING TESTIMONY RE: SB 2268

My name is Pat Bohn and I am the Director for North Dakota Parole and Probation, a division of North Dakota Department of Corrections and Rehabilitation (DOCR). I am here to testify neutral on behalf of the department on SB 2268.

The department has generally sought to educate policymakers on criminal penalty expansion or enhancements. We are not aware of any evidence indicating that carving out and enhancing a criminal penalty to a class C Felony for simple assault on a health care facility worker will result in a reduction in assaults on healthcare facility workers in this state. It is these types of enhancements that can incrementally



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contribute to the growth in not only corrections but our broader criminal justice system. It also has life-long implications to those convicted of a Felony. The very reason the person has sought or is need of healthcare could be the issue that contributes to the assault. According to the data of the National Inventory of Collateral Consequences of Conviction, North Dakota has 542 collateral consequences to a conviction compiled in century and administrative code. During the 2017 legislative session, SB 2216 had a provision to bring simple assault on a healthcare facility worker to the C Felony level. Ultimately that provision was removed; however, in the final passage of the bill it did bring healthcare facility workers into the Contact by Bodily Fluids statute in NDCC 12.1-17-11, which includes a provision of a class C felony if the individual knowingly causes the contact and is a class A misdemeanor if the individual recklessly causes the contact. Do we know how many people have been charged and convicted under this statute since inception in 2017? Is it helping reduce the behavior because isn't that what we ultimately want to happen? Do we have any data on the frequency of criminal assaults on healthcare workers in this state and have we taken a deeper dive into trying to understand what drives the problem? If you enact such a policy, I'd encourage you to

establish some performance measures and notice requirements that could be revisited by future legislatures. I want to be clear that by no means are we condoning these types of behaviors.

In closing we understand the concerns of the medical community and the incredible work they do for all of us. We also respect your decision and will execute our responsibilities accordingly. If you have any questions, I'd be glad to try and answer them.