25.0559.04004 Title.05000

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO SECOND ENGROSSMENT

REENGROSSED HOUSE BILL NO. 1205

Introduced by

Representatives Holle, Bolinske, Meier, Pyle, M. Ruby, Schauer, S. Olson Senators Boschee, Castaneda, Mathern, Weston, Larson

- 1 A BILL for an Act to amend and reenact section 50-25.1-15 of the North Dakota Century Code,
- 2 relating to abandonment of infants in newborn safety devices.

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

- 4 SECTION 1. AMENDMENT. Section 50-25.1-15 of the North Dakota Century Code is
- 5 amended and reenacted as follows:

6 **50-25.1-15.** Abandoned infant - Approved location procedure - Reporting immunity.

7 1. As used in this section:

8	a.	"Abandoned infant" means an infant who has been abandoned at birth at a
9		hospital or before reaching the age of one year regardless of the location of birth
10		and who has been left with an on-duty staff member <u>or, if an infant is less than</u>
11		sixty days old, left in a newborn safety device, at an approved location in an
12		unharmed condition.
13	b.	"Approved location" means a hospital or other location as designated by
14		administrative rule adopted by the department.
15	C.	"Hospital" means a facility licensed under chapter 23-16.
16	<u>d.</u>	"Newborn safety device" means a device that is:
17		(1) Physically part of the building at an approved location;
18		(2) Staffed twenty-four hours a day seven days a week;
19		(3) <u>Temperature-controlled and ventilated for the safety of newborns;</u>

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1			<u>(4)</u>	Equipped with a functional alarm system which automatically triggers an
2				alarm inside the building when an infant is placed in the device; and
3			<u>(5)</u>	Located in a manner that the interior point of access is in an area that is
4				conspicuous and visible to the employees of the approved location.
5	2.	<u>a.</u>	<u>A pa</u>	arent of an infant less than sixty days old, or an agent of the parent with the
6			pare	ent's consent, may leave the infant in a newborn safety device at an approved
7			loca	ation.
8		<u>b.</u>	A pa	arent of an infant under the age of one year, or an agent of the parent with the
9			pare	ent's consent, may leave the infant with an on-duty staff member at an
10			app	roved location. Neither the parent nor the
11		<u>C.</u>	<u>A pa</u>	arent or agent is not subject to prosecution under sections 14-07-15 and
12			14-(09-22 for leaving an abandoned infant <u>under this section</u> .
13	3.	An <u>i</u>	infant	t left under this section must be accepted at an approved location shall accept
14		an i	nfant	left under this section. The An approved location is not required to possess a
15		new	born	safety device.
16	<u>4.</u>	<u>Exc</u>	ept a	s provided in subsection 6, the approved location may request information
17		rega	arding	g the parents and shall provide the parent or the agent with a medical history
18		forn	n and	an envelope with the approved location's return address. If a hospital
19		acc	epting	g the<u>an</u> infant has the infant's medical history, the hospital is not required to
20		prov	vide t	he parent or the agent with a medical history form. Neither the A parent nor -
21		theg	<u>or</u> age	ent is <u>not</u> required to provide any information.
22	<u>4.5.</u>	lf <u>Ex</u>	cept	as provided in subsection 6, if an infant is left at a hospital, the hospital shall
23		prov	vide t	he parent or the agent with a numbered identification bracelet to link the
24		pare	ent or	r the agent to the infant, unless due to birth of the infant, the infant and parent
25		curr	ently	already have an identification bracelet. Possession of an identification
26		brad	celet	does not entitle the bracelet holder to take custody of the infant on demand . If
27		an i	ndivio	dual possesses a bracelet linking the individual to an infant left at a hospital
28		und	er thi	s section and parental rights have not been terminated, possession of the
29		brad	celet	creates a presumption that the individual has standing to participate in a
30		prot	tectio	n services action brought under this chapter or chapter 27-20.3. Possession
31		of th	ne bra	acelet does not create a presumption of maternity, paternity, or custody.

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1	5.<u>6.</u>	If an abandoned infant is left in a newborn safety device at an approved location, the			
2		approved location may not inquire as to the identity of the parent or agent. Except as			
3		provided in subsection 10, if the identity of the parent or agent of the abandoned			
4		childinfant is known to the approved location, the approved location shall keep all			
5		information as to the identity of the parent or agent of the abandoned childinfant			
6		confidential. The parent or agent of the abandoned childinfant is not required to			
7		provide any information to the approved location but may voluntarily provide			
8		information, including the medical history of the parents or infant.			
9	<u>7.</u>	The approved location may provide the parent or the agent with any relevant			
10		information, including information about:			
11		a. Information about the <u>The</u> safe place for abandoned infant programs;			
12		b. Information about adoption Adoption and counseling services; and			
13		c. Information about whom Whom to contact if reunification is sought.			
14	6.<u>8.</u>	Within twenty-four hours of receiving an infant under this section, the approved			
15		location shall report to the department or authorized agent, as required by section			
16		50-25.1-03, that an infant has been left at thean approved location. The report may not			
17		be made before the parent or the agent leaves the approved location.			
18	7.<u>9.</u>	The approved location and its employees and agents are immune from any criminal or			
19		civil liability for accepting an infant under this section.			
20	8.<u>10.</u>	Upon receiving a report of an abandoned infant under this section, the department or			
21		authorized agent shall proceed as required under this chapter if it appears that the			
22		abandoned infant was not harmed, except the department or authorized agent may			
23		not attempt to identify or contact the parent or the agent. If it appears the infant who			
24		was left was harmed, the approved location shall disclose to the department or			
25		authorized agent any known information as to the identity of the parent or agent, and			
26		the department or authorized agent shall initiate a child protection assessment of the			
27		matter as required by law.			
28	9.<u>11.</u>	If an individual claiming to be the parent or the agent contacts the department or			
29		authorized agent and requests to be reunited with the infant who was leftan			
30		abandoned infant, the department or authorized agent may identify or contact the			
31		individual as required under this chapter and all other applicable laws. If an individual			

1		contacts the department or authorized agent seeking information only, the department
2		or authorized agent may attempt to obtain information regarding the identity and
3		medical history of the parents and may provide information regarding the procedures
4		in a case involving an infant who was left at an approved location. The individual is
5		under no obligation to respond to the request for information, and the department or
6		authorized agent may not attempt to compel response to investigate the identity or
7		background of the individual.
8	10.<u>12.</u>	The department shall develop and implement a public awareness campaign to provide

10.12. The department shall develop and implement a public awareness campaign to provide
information, public service announcements, and educational materials regarding this
section to the public, including medical providers, law enforcement, and social service
agencies.