April 29, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO SECOND ENGROSSMENT

REENGROSSED HOUSE BILL NO. 1535

Introduced by

Representatives Davis, Finley-DeVille, Martinson, Satrom, Schneider, Brown, Sanford, Swiontek

Senators Braunberger, Cory, Lee

In place of amendment (25.1040.04006) adopted by the Senate, Reengrossed House Bill No. 1535 is amended by amendment (25.1040.04008) as follows:

A BILL for an Act to create and enact a new section to chapter 39-03 of the North Dakota

Century Code, relating to the feather alert notice system; and to amend and reenact the new

chapter to title 54 as created by section 1 of Senate Bill No. 2098, as approved by the sixty
ninth legislative assembly, and section 54-35-23 of the North Dakota Century Code, relating to a

state alert notice system and the committee on tribal and state relations; and to provide for a

report.

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

8	SECTION 1. A new section to chapter 39-03 of the North Dakota Century Code is created					
9	and enacted as follows:					
10	<u>Feather alert notice system - Report.</u>					
11	1. _	The highway patrol, in cooperation with the bureau of criminal investigation and the				
12		division of state radio of the department of emergency services, shall establish a				
13		feather alert notice system to activate an urgent bulletin using the emergency alert				
14		system to air a description of an indigenous individual who has been reported to law				
15		enforcement as missing and to aid in the location of that individual.				
16	<u>2.</u>	A law enforcement agency may request the bureau of criminal investigation or the				
17		highway patrol to activate a feather alert notice if the agency determines that all of the				
18		following conditions are met:				
19		a. The missing individual is an Indigenous individual;				

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b. Hold an annual public meeting and make recommendations to the director of the bureau of criminal investigation concerning improvements to the feather alert notice system.

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SECTION 1. AMENDMENT. Section 54-35-23 of the North Dakota Century Code is amended and reenacted as follows:

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54-35-23. Committee on tribal and state relations - Membership - Duties.

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1. The committee on tribal and state relations is composed of seven members as follows:

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- a. A chairman designated by the chairman of the legislative management;
 - b. Three members of the house of representatives, two of whom must be selected by the leader representing the majority faction of the house of representatives and one of whom must be selected by the leader representing the minority faction of the house of representatives; and
 - c. Three members of the senate, two of whom must be selected by the leader representing the majority faction of the senate and one of whom must be selected by the leader representing the minority faction of the senate.
- 2. The committee shall meet at such times and places as determined by the chairman.

 The legislative council shall provide staffing for the committee.
- 3. The committee shall conduct joint meetings with the North Dakota tribal governments' task force to study tribal-state issues, including government-to-government relations, human services, education, corrections, and issues related to the promotion of economic development and shall evaluate the feather alert notice system, regarding missing indigenous individuals, under section 42 of this Act. After the joint meetings have concluded, the committee shall meet to prepare a report on its findings and recommendations, together with any legislation required to implement those recommendations, to the legislative management.
- 4. The members of the committee are entitled to compensation from the legislative council for attendance at committee meetings at the rate provided for members of the legislative assembly for attendance at interim committee meetings and are entitled to reimbursement for expenses incurred in attending the meetings in the amounts provided by law for other state officers.

1 5. The North Dakota tribal governments' task force is composed of six members as 2 follows: 3 (1) The executive director of the Indian affairs commission, or the executive 4 director's designee; 5 (2) The chairman of the Standing Rock Sioux Tribe, or the chairman's 6 designee; 7 The chairman of the Spirit Lake Tribe, or the chairman's designee; (3) 8 (4) The chairman of the Three Affiliated Tribes of the Fort Berthold Reservation, 9 or the chairman's designee; 10 (5) The chairman of the Turtle Mountain Band of Chippewa Indians, or the 11 chairman's designee; and 12 (6) The chairman of the Sisseton-Wahpeton Oyate of the Lake Traverse 13 Reservation, or the chairman's designee. 14 If the executive director of the Indian affairs commission or any of the tribal b. 15 chairmen appoint a designee to serve on the task force, only one individual may 16 serve as that designee during the biennium. A substitute designee may be 17 appointed by the executive director of the Indian affairs commission or a tribal 18 chairman in the event of the death, incapacity, resignation, or refusal to serve of 19 the initial designee. 20 SECTION 2. AMENDMENT. The new chapter to title 54 of the North Dakota Century Code 21 as created by section 1 of Senate Bill No. 2098, as approved by the sixty-ninth legislative 22 assembly, is amended and reenacted as follows: 23 Definitions. 24 As used in this chapter: "Amber alert notice" means an urgent bulletin using the emergency alert system to air 25 1. 26 a description of a child who has been abducted. 27 2. "Blue alert notice" means an urgent bulletin using the emergency alert system to air a 28 description of an individual or an individual's vehicle to aid in the apprehension of an 29 individual who has threatened a law enforcement officer with a deadly weapon, used a 30 deadly weapon against a law enforcement officer, caused a law enforcement officer to 31 suffer serious bodily injury or death, abducted a law enforcement officer, or caused a

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1	Ann	nual į	public meetings - Report.
2	The	bure	eau of criminal investigation and the highway patrol, in cooperation with a
3	represe	ntativ	re of each federally recognized tribe in this state, shall present reports and findings
4	at an an	nual	public meeting with tribal leaders.
5	Min	imur	n requirements for activating an amber or blue a <u>wireless emergency</u> alert
6	notice.		
7	1.	An	amber alert notice may not be activated unless:
8		a.	The abduction involves a child seventeen years of age or younger;
9		b.	The law enforcement agency investigating the abduction has confirmed the child
10			is believed to be in grave danger of serious bodily harm or death; and
11		c.	The bureau of criminal investigation or the superintendent of the highway patrol
12			determines sufficient descriptive information has been provided about the child,
13			the abductor, or the abductor's motor vehicle to:
14			(1) Assist with the safe recovery of the child;
15			(2) Assist with the apprehension of the abductor; and
16			(3) Believe an immediate broadcast alert will assist in the search for and safe
17			return of the child.
18	2.	A b	lue alert notice may not be activated unless:
19		a.	An individual who is a suspect in an offense has threatened a law enforcement
20			officer with a deadly weapon, used a deadly weapon against a law enforcement
21			officer, caused a law enforcement officer to suffer serious bodily injury or death,
22			abducted a law enforcement officer, or caused a law enforcement officer to go
23			missing while on duty;
24		b.	The individual has fled the scene of the offense and a description of the individual
25			or the individual's vehicle is available for broadcast;
26		C.	The law enforcement agency investigating the offense has determined the
27			individual poses a threat to the public or other law enforcement personnel; and
28		d.	Dissemination of available information to the public may help avert further harm
29			or assist in the apprehension of the suspect.
30	3.	Am	nissing and endangered persons alert notice may not be activated unless:
31		a.	The abduction involves an individual eighteen years of age or older;

1	b. The law enforcement agency investigating the abduction has confirmed the
2	missing individual is believed to be in grave danger of serious bodily harm or
3	death; and
4	c. The bureau of criminal investigation or the superintendent of the highway patrol
5	determines sufficient descriptive information has been provided about the missing
6	individual, the suspect, or the motor vehicle to:
7	(1) Assist with the safe recovery of the missing individual;
8	(2) Assist with the apprehension of the suspect; and
9	(3) Believe an immediate broadcast alert will assist in the search for and safe
10	return of the missing individual.
11	4. A feather alert notice may not be activated unless:
12	a. The abduction involves an indigenous individual;
13	b. The law enforcement agency investigating the abduction has confirmed the
14	missing individual is believed to be in grave danger of serious bodily harm or
15	death; and
16	c. The bureau of criminal investigation or the superintendent of the highway patrol
17	determines sufficient descriptive information has been provided about the missing
18	individual, the suspect, or the motor vehicle to:
19	(1) Assist with the safe recovery of the missing individual;
20	(2) Assist with the apprehension of the suspect; and
21	(3) Believe an immediate broadcast alert will assist in the search for and safe
22	return of the missing individual.
23	5. A silver alert notice may not be activated unless the missing individual is:
24	a. A disabled adult or elderly vulnerable adult, as defined in section 50-25.2-01, wh
25	has disappeared and whose disappearance has been reported to law
26	enforcement;
27	b. An individual who has a developmental disability, as defined in section
28	25-01.2-01, who has disappeared and whose disappearance has been reported
29	to law enforcement; or
30	c. An elderly adult who has disappeared, whose disappearance has been reported
31	to law enforcement, and the disappearance:

- (1) Indicates the individual is believed to be in grave danger of serious bodily
 harm or death, as determined by a law enforcement agency and either the
 highway patrol or bureau of criminal investigation, based on a report
 received from the missing adult's family member or an individual who has
 significant frequent contact with the missing adult, which contains sufficient
 evidence of the imminent risk; or
- (2) Warrants a silver alert notice activation due to the particular circumstances, as determined by a law enforcement agency and either the highway patrol or bureau of criminal investigation, based on a report received from the missing adult's family member or an individual who has significant frequent contact with the missing adult, which contains sufficient evidence that the particular circumstances warrant a silver alert notice activation.
- 6. If a request for activation of a missing endangered persons alert notice or a feather alert notice does not meet the minimum requirements under this section, the department of emergency services shall follow the department's operational plan for determining proper public notification channels.