Sixty-ninth Legislative Assembly of North Dakota

HOUSE BILL NO. 1549

Introduced by

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Representatives Klemin, Hanson, Stemen

Senators Larson, Davison

- 1 A BILL for an Act to create and enact a new section to chapter 12-44.1, a new section to chapter
- 2 27-02, and three new sections to chapter 54-23.3 of the North Dakota Century Code, relating to
- 3 the correctional facility grant program, Native American re-entry program, housing task force,
- 4 and criminal justice data collection; to amend and reenact section 12-47-31 of the North Dakota
- 5 Century Code, relating to offenders released from the department of corrections and
- 6 rehabilitation; to provide for a legislative management study; and to provide an appropriation.

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

8 **SECTION 1.** A new section to chapter 12-44.1 of the North Dakota Century Code is created 9 and enacted as follows:

Correctional facility grant committee - Correctional facility grant program - Report.

- 1. The department of corrections and rehabilitation shall establish a correctional facility

 12 grant committee consisting of two members appointed by the director of the

 13 department of corrections and rehabilitation, two members appointed by the North

 14 Dakota association of counties, and the director of the behavioral health division of the

 15 department of health and human services. The director of the department of

 16 corrections and rehabilitation shall choose one member to serve as chairman. The
 - committee shall:
 - <u>a.</u> Establish criteria for the evaluation of existing re-entry programs, including educational and counseling programs used by existing re-entry programs;
 - <u>b.</u> <u>Establish criteria for the evaluation of grant applications;</u>
- 21 <u>c. Establish policies for screening and implementing grants under this section;</u>
- 22 <u>d. Establish criteria and policies for evaluating programs funded under this section;</u>
- e. Establish criteria and policies necessary for the successful administration and
 management of the grant program;

1		f. Administer grants to county, regional, or tribal correctional facilities; and			
2		g. Provide annual reports to the department of corrections and rehabilitation			
3		regarding the status of the correctional facility grant program.			
4	<u>2.</u>	The correctional facility grant committee shall administer a grant program to expand			
5		access to evidence-based programming in county, regional, and tribal correctional			
6		facilities.			
7	<u>3.</u>	Grants awarded under this section must prioritize county, regional, or tribal			
8		correctional facilities with no existing re-entry, educational, counseling, or other			
9		evidence-based programs. Grants may be awarded to support access to culturally			
0		responsive treatment alternative programs.			
11	SEC	SECTION 2. AMENDMENT. Section 12-47-31 of the North Dakota Century Code is			
2	amende	nded and reenacted as follows:			
3	12-4	12-47-31. Discharge of offenders - Clothing - Transportation .			
4	<u>1.</u>	The department of corrections and rehabilitation, in coordination with the department			
5		of transportation, shall facilitate a process for offenders applying for photo			
6		identification, including a driver's license, nondriver identification card, temporary			
7		driver's license, or temporary nondriver identification card.			
8	<u>2.</u>	The department of corrections and rehabilitation shall provide an offender released			
9		from the department appropriate clothing and transportation to a reasonable point as			
20		specified in the release plan, based upon need.			
21	<u>3.</u>	The department of corrections and rehabilitation, in cooperation with the department of			
22		health and human services, shall connect all eligible offenders to Medicaid assistance			
23		or other health and human services programs before the offender is released from the			
24		department.			
25	SECTION 3. A new section to chapter 27-02 of the North Dakota Century Code is created				
26	and enacted as follows:				
27	Supreme court mitigation of racial disparity - Report to legislative management.				
28	The supreme court shall provide an annual report to the legislative management regarding				
29	efforts to mitigate racial disparities in the state court system identified by the minority justice				
30	impleme	implementation committee, and implemented by the supreme court.			

1	SECTION 4. A new section to chapter 54-23.3 of the North Dakota Century Code is created					
2	and enacted as follows:					
3	<u>Nati</u>	Native American re-entry program - Report to legislative management.				
4	<u>1.</u>	The department of corrections and rehabilitation, in cooperation with representatives				
5		from each federally recognized American Indian tribe in the state, and the Indian				
6		affairs commission, shall establish and administer a re-entry program to provide				
7		re-entry services and support tailored to the needs of Native Americans.				
8	<u>2.</u>	The Native American re-entry program shall:				
9		a. Assess the needs of Native American adult offenders with the goal of reducing				
10		recidivism;				
11		b. Identify culturally responsive training opportunities and provide training to				
12		department staff;				
13		c. Designate a Native American liaison to operate within the department regarding				
14		parole and probation services for adult offenders;				
15		d. Develop oversight and evaluation processes, including outcome-based metrics				
16		related to recidivism reduction.				
17	<u>3.</u>	The department of correction and rehabilitation shall provide an annual report to the				
18		legislative management regarding the status of the Native American re-entry program.				
19	SEC	SECTION 5. A new section to chapter 54-23.3 of the North Dakota Century Code is created				
20	and enacted as follows:					
21	Hou	sing task force - Report to legislative management				
22	<u>1.</u>	The department of corrections and rehabilitation shall establish a task force on				
23		housing to address barriers to accessing housing for probationers, parolees, and other				
24		individuals released from the custody of the department. The housing task force must				
25		include representation from the division of adult services, including parole and				
26		probation services, the housing finance agency, the department of health and human				
27		services, and community housing providers.				
28	<u>2.</u>	The task force shall provide an annual report to the legislative management relating to:				
29		a. The implementation of a housing assistance program to provide monetary				
30		assistance to eligible probationers, parolees, and other individuals released from				
31		the custody of the department of corrections and rehabilitation. The program may				

1			include expanding eligibility requirements for housing assistance programs to				
2			include individuals released from incarceration.				
3		<u>b.</u>	The implementation of a housing assistance program for eligible sexual				
4			offenders, including the desirability and feasibility of using master leases to				
5			improve accessibility.				
6		<u>C.</u>	Procedures for improving awareness regarding available housing options and				
7			improving coordination among housing providers, the department of health and				
8			human services, and the department of corrections and rehabilitation.				
9		<u>d.</u>	The capacity of sober housing and low barrier housing for individuals released				
10			from the custody of the department of corrections and rehabilitation.				
11	SECTION 6. A new section to chapter 54-23.3 of the North Dakota Century Code is created						
12	and ena	cted	as follows:				
13	<u>Crir</u>	Criminal justice data - Report to legislative management.					
14	<u>1.</u>	The	e department of corrections and rehabilitation, in cooperation with the behavioral				
15		hea	olth division of the department of health and human services, representatives from				
16		eac	h judicial district, and representatives from the adult services division, including				
17		par	ole and probation services and local or regional jails, shall examine criminal justice				
18		data	a, including data collection, retention, and dissemination.				
19	<u>2.</u>	The department shall provide a report to the legislative management relating to					
20		pro	cedures for:				
21		<u>a.</u>	Tracking uniform data points;				
22		<u>b.</u>	Standardizing and automating criminal justice data collection, retention, and				
23			dissemination; and				
24		<u>C.</u>	Improving data connectivity between system partners, including a proposal to				
25			develop a data sharing portal to alert the department of health and human				
26			services of changes to the Medicaid status of offenders in custody with the				
27			department of corrections and rehabilitation.				
28	SECTION 7. LEGISLATIVE MANAGEMENT STUDY - EXPANDING ACCESS TO						
29	CRIMIN	AL F	RECORD SEALING. During the 2025-26 interim, the legislative management shall				
30	consider studying expanding access to criminal record sealing. The study must include the						
31	automation of record sealing for individuals eligible to file a netition to seal a criminal record						

- 1 under chapter 12-60.1-02, the expansion of eligibility for record sealing, and the potential costs
- 2 and benefits of creating processes for criminal record expungement alongside, or in lieu of,
- 3 avenues for criminal record sealing. The legislative management shall report its findings and
- 4 recommendations, together with any legislation necessary to implement the recommendations,
- 5 to the seventieth legislative assembly.
- 6 SECTION 8. APPROPRIATION DEPARTMENT OF CORRECTIONS AND
- 7 REHABILITATION CORRECTIONAL FACILITY PROGRAM GRANTS ONE-TIME
- 8 **FUNDING.** There is appropriated out of any moneys in the general fund in the state treasury,
- 9 not otherwise appropriated, the sum of \$1,500,000, or so much of the sum as may be
- 10 necessary, to the department of corrections and rehabilitation for the purpose of administering
- 11 correctional facility program grants, for the biennium beginning July 1, 2025, and ending
- 12 June 30, 2027.
- 13 SECTION 9. APPROPRIATION DEPARTMENT OF CORRECTIONS AND
- 14 REHABILITATION NATIVE AMERICAN RE-ENTRY PROGRAM. There is appropriated out of
- any moneys in the general fund in the state treasury, not otherwise appropriated, the sum of
- 16 \$25,000, or so much of the sum as may be necessary, to the department of corrections and
- 17 rehabilitation for the purpose of facilitating the Native American re-entry program, including
- 18 programming, travel, and operating expenses, for the biennium beginning July 1, 2025, and
- ending June 30, 2027. The department of corrections and rehabilitation shall apply for federal
- 20 grants from the United States department of justice to fund a temporary justice reinvestment
- 21 coordinator position and to support the general funds required for the implementation of re-entry
- 22 programs.