February 5, 2025

Sixty-ninth Legislative Assembly of North Dakota

# PROPOSED AMENDMENTS TO

### **SENATE BILL NO. 2128**

Introduced by

Judiciary Committee

(At the request of the Attorney General)

1 A BILL for an Act to amend and reenact sections 12-44.1-01, <u>12-47-18.1</u>, 12-48.1-01,

2 12-48.1-02, 12-54.1-01, 12-54.1-03, 12.1-08-02, 12.1-17-01, 12.1-32-02.1, 12.1-32-09.1, and

3 39-10-71 of the North Dakota Century Code, relating to transparent sentencing of criminal

4 offenders, transfer of persons between correctional facilities, work release eligibility and

5 conditions for criminal offenders, sentences for assaulting and fleeing from law enforcement

6 officers, and sentences for preventing arrest; to provide a legislative management report; and to

7 provide a penalty.

## 8 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

9 SECTION 1. AMENDMENT. Section 12-44.1-01 of the North Dakota Century Code is
 10 amended and reenacted as follows:

#### 11 **12-44.1-01. Definitions.**

12 As used in this chapter:

13 1. "Administrator" means the sheriff, chief of police, administrator, superintendent,

- 14 director, or other individual serving as the chief executive officer of a correctional15 facility.
- 16 2. "Adult lockup" means a secure temporary-hold nonresidential facility that does not
   17 hold individuals overnight and includes a facility with cuffing rails or cuffing benches.
- 18 3. "Correctional facility" means a city or county jail or detention center, regional
- corrections center, or juvenile detention center for the detention or confinement of
   persons in accordance with law. The use of the term does not imply and may not be

1		used to require the provision of services including treatment, counseling, career and
2		technical education, or other educational services, except as may otherwise be
3		required or provided for under this chapter. The term does not include transitional
4		facilities.
5	4.	"Correctional facility staff" means correctional personnel with titles such as jailer,
6		deputy, counselor, correctional officer, or any other title, whose duties include the
7		ongoing supervision of inmates in a correctional facility.
8	5.	"Court holding facility" means a secure facility, other than an adult correctional facility
9		or adult lockup, used to temporarily detain individuals before or after a detention
10		hearing or other court proceedings, and is not used to detain individuals overnight.
11	6.	"Individual justice planning" means a process to identify, accommodate, and develop
12		appropriate consequences for behaviors caused by or related to an individual's mental
13		or cognitive impairment.
14	7.	"Inmate" means any individual, whether sentenced or unsentenced, who is detained or
15		confined in a correctional facility. The term does not include an individual who is under
16		the supervision of the correctional facility and is supervised under home detention,
17		electronic monitoring, or a similar program that does not involve physical detention or
18		confinement in the facility.
19	8.	"Jail" means a correctional facility, including a county or city jail or a regional
20		corrections center.
21	9.	"Juvenile detention center" means a publicly maintained correctional facility for the
22		detention of juveniles. The term does not include the North Dakota youth correctional
23		center.
24	10.	"Regional corrections center" means a correctional facility established and maintained
25		by more than one county or city, or a combination of counties and cities, for the
26		confinement of inmates.
27	11.	"Trained correctional facility staff" means correctional personnel who have completed
28		a course of training approved by the peace officer standards and training board.
29	<u>12.</u>	"Transitional facility" means an organization or facility, operating under contract, in
30		partnership with, or under the direction of the department of corrections and

1	1	rehabilitation or a correctional facility, which offers education, counseling, or other			
2		programs, with minimum security housing, for offenders.			
3	SEC	SECTION 2. AMENDMENT. Section 12-47-18.1 of the North Dakota Century Code is			
4	amende	amended and reenacted as follows:			
5	12-4	12-47-18.1. Transfer of persons between correctional facilities.			
6	The	<u>Subj</u> e	ect to statutory limitations, the director of the department of corrections and		
7	rehabilit	ation	may transfer an offender to any facility under the department's control or contract		
8	to transf	to transfer an offender to another correctional facility for purposes of safety, security, discipline,			
9	<u>or</u> medio	or medical care, or when the director determines it may be in the best interests of the public, the			
10	offendei	<del>r, or t</del> l	he department.		
11	SECTION 3. AMENDMENT. Section 12-48.1-01 of the North Dakota Century Code is				
12	amended and reenacted as follows:				
13	12-48.1-01. Director may provide certainWork release and education or rehabilitation				
14	4 services for offenders.				
15	<u>1.</u>	The	e director of the department of corrections and rehabilitation may participate in		
16		pro	grams in which <u>eligible</u> offenders committed to the legal and physical custody of		
17		the	department may be gainfully employed or participate in an educational or other		
18		reha	abilitation program either in or outside facilities under the control of the department.		
19		The	For eligible offenders, the director may obtain or contract with separate facilities		
20		with	n minimum security for housing offenders granted release privileges. In areas		
21		whe	ere facilities are not within reasonable proximity of the place of employment or		
22		traiı	ning of an offender so released, the director may arrange for the housing of the		
23		offe	nder in local confinement facilities.		
24	<u>2.</u>	<u>For</u>	purposes of this chapter, an "eligible offender" means an offender who:		
25		<u>a.</u>	In accordance with section 12.1-32-09.1, has served eighty-five percent of the		
26			offender's sentence of imprisonment or had the offender's sentences commuted;		
27			<u>or</u>		
28		<u>b.</u>	Is serving a sentence only for one or more violations of section 12.1-06.1-08,		
29			<u>12.1-11-01, 12.1-11-07, 12.1-15-02, or 12.1-15-03; subdivision c of subsection 1</u>		
30			of section 12.1-21-02; section 12.1-21-03.1; subdivision b of subsection 1 of		
31			section 12.1-21-05; section 12.1-21-06.1, 12.1-22-05, 12.1-23-02, 12.1-23-04,		

1		<u>12.1-23-07, 12.1-23-08, or 12.1-24-01; subsection 7 of section 19-03.1-23; or</u>		
2		section 19-03.4-03 or 39-08-01.		
3	<u>3.</u>	The department of corrections and rehabilitation shall provide to the attorney general		
4		and the legislative managementcouncil each quarter a report, including the names,		
5		locations, and sentences of each individual who meets the criteria in subdivision b of		
6		subsection 2.		
7	SECTION 4. AMENDMENT. Section 12-48.1-02 of the North Dakota Century Code is			
8	amende	d and reenacted as follows:		
9	12-48.1-02. Conditions of eligibility forparticipation in release programs.			
10	1.	An eligible offender, except an offender sentenced to a penalty of life imprisonment		
11		without the opportunity for parole as the result of conviction of a class AA felony under		
12		section 12.1-20-03 or of murder under section 12.1-16-01, may be eligible for-		
13		programsparticipate in a program outside facilities a facility under the control of the		
14		department of corrections and rehabilitation when the department determines, with a		
15		high degree of reliability, the eligible offender is not a high security risk, not likely to		
16		commit a crime of violence, not likely to escape, and is likely to be rehabilitated by		
17		such program. An <u>eligible</u> offender may apply to the director of the department for		
18		permission to participate in such programs.		
19	2.	The director of the department may authorize participation in outside programs for an		
20		eligible offender who has ten years or less remaining on a sentence and has been		
21		committed to the legal and physical custody of the department. The parole board, with		
22		the approval of the director of the department, may authorize participation in outside		
23		programs for <u>eligible</u> offenders who have more than ten years remaining on a		
24		sentence and have been committed to the legal and physical custody of the		
25		department.		
26	3.	The offender shall submit a signed application which must include a statement that the		
27		eligible offender agrees to abide by all terms and conditions of the particular plan		
28		adopted for the <u>eligible</u> offender, and must include such other information as the		
29		parole board or the director of the department may require.		
30	4.	The parole board may approve, disapprove, or defer action on an application		
31		approved by the director of the department. The director of the department or the		

1		parole board may revoke approval of the application at any time after granting the
2		application. The department shall prescribe rules of conduct and treatment for all
3		eligible offenders on release programs and shall prescribe objective and subjective
4		criteria for which revocation of approval to participate in release programs is
5		mandatory. A rule violation indicating the eligible offender likely will commit a crime of
6		violence or is likely to attempt to escape must result in revocation of approval to
7		participate in release programs. The department shall document all violations of the
8		rules of conduct and treatment.
9	5.	The director of the department may grant short leaves, not to exceed seventy-two
10		hours, to eligible offenders who have been committed to the legal and physical
11		custody of the department for ten years or less. The parole board, upon the approval
12		of the director of the department, may grant short leaves, not to exceed seventy-two

- hours, to offenders committed to the legal and physical custody of the department for
   more than ten years. <u>Short leaves granted under this subsection may not be granted</u>
   <u>consecutively to the same individual.</u>
- All rules adopted by the parole board and the director of the department relating to
   release programs and short leaves must conform, to the extent allowable by law, with
   executive order no. 11755 issued by the President of the United States.

SECTION 5. AMENDMENT. Section 12-54.1-01 of the North Dakota Century Code isamended and reenacted as follows:

21

#### 12-54.1-01. Sentence reduction for good time.

Except as provided underSubject to the requirements of section 12.1-32-09.1, an offender committed to the legal and physical custody of the department of corrections and rehabilitation is eligible to earn sentence reductions based upon <u>satisfactory fulfillment of performance criteria</u> established through department and penitentiary rules. Performance criteria <u>includesmust</u> <u>include</u> participation in court-ordered or staff-recommended treatment and education programs and good work performance. The department may credit an offender committed to the legal and

28 physical custody of the department who is eligible for sentence reduction <u>up to</u> five days good

29 time per month for each month of the sentence imposedserved, up to a maximum of fifteen

30 percent of the offender's sentence. Sentence reductions may not be awarded before they are

31 <u>earned</u>. The department may credit an offender with sentence reduction for time spent in

1 custody before sentencing and commitment to the legal and physical custody of the

2 department. The department may not credit an offender with any sentence reduction for time

3 spent on probation under the supervision and management of the department.

SECTION 6. AMENDMENT. Section 12-54.1-03 of the North Dakota Century Code is
 amended and reenacted as follows:

6 **12-54.1-03. Meritorious conduct sentence reduction.** 

7 Except as provided under section 12.1-32-09.1, offendersOffenders committed to the legal 8 and physical custody of the department of corrections and rehabilitation may receive a lump 9 sum or a monthly rate of meritorious conduct sentence reduction for outstanding performance 10 or heroic acts or as a special control and security measure, as provided by penitentiary and 11 department rules and upon written recommendation of a department multidisciplinary team. 12 Meritorious sentence reductions are in addition to sentence reductions under section 13 12-54.1-01 and may be made only after a written recommendation is made by the warden and 14 approved by the director of the department. Any sentence reduction for special control or

15 security measuresunder this section may not exceed two daysone day good time per month per

16 offender.

SECTION 7. AMENDMENT. Section 12.1-08-02 of the North Dakota Century Code is
amended and reenacted as follows:

#### 19 **12.1-08-02.** Preventing arrest or discharge of other duties.

20 4. A person is guilty of a class A misdemeanor if, with intent to prevent a public servant 21 from effecting an arrest of himself or another for a misdemeanor or infraction, or from 22 discharging any other official duty, he creates a substantial risk of bodily injury to the public 23 servant or to anyone except himself, or employs means justifying or requiring substantial force 24 to overcome resistance to effecting the arrest or the discharge of the duty. A person is guilty of a 25 class C felony if, with intent to prevent a public servant from effecting an arrest of himself or 26 another for a class A, B, or C felony, he creates a substantial risk of bodily injury to the public 27 servant or to anyone except himself, or employs means justifying or requiring substantial force 28 to overcome resistance to effecting such an arrest. 29 It is a defense to a prosecution under this section that the public servant was not <del>2.</del>1.

30 acting lawfully, but it is no defense that the defendant mistakenly believed that the

1		pub	lic servant was not acting lawfully. A public servant executing a warrant or other	
2		proc	cess in good faith and under color of law shall be deemed to be acting lawfully.	
3	<u>2.</u>	<u>A co</u>	priving the section carries a penalty of at least fourteen days	
4		<u>imp</u>	risonment and, if there is an underlying conviction, the imprisonment must be	
5		<u>con</u>	secutive to any sentence of imprisonment for the underlying conviction.	
6	SEC	TION	N 8. AMENDMENT. Section 12.1-17-01 of the North Dakota Century Code is	
7	amende	d and	d reenacted as follows:	
8	12.1-17-01. Simple assault.			
9	1.	Ape	erson is guilty of an offense if that person:	
10		a.	Willfully causes bodily injury to another human being; or	
11		b.	Negligently causes bodily injury to another human being by means of a firearm,	
12			destructive device, or other weapon, the use of which against a human being is	
13			likely to cause death or serious bodily injury.	
14	2.	The	offense is:	
15		a.	A class C felony when the victim is a peace officer or correctional institution	
16			employee acting in an official capacity, which the actor knows to be a fact; an	
17			employee of the state hospital acting in the course and scope of employment,	
18			which the actor knows to be a fact, and the actor is an individual committed to or	
19			detained at the state hospital pursuant to chapter 25-03.3; a person engaged in a	
20			judicial proceeding; or a member of a municipal or volunteer fire department or	
21			emergency medical services personnel unit or emergency department worker in	
22			the performance of the member's duties.	
23		b.	A class B misdemeanor except as provided in subdivision a.	
24		<u>C.</u>	A conviction under subdivision a carries a penalty of at least thirty days'	
25			imprisonment and, if there is an underlying conviction, the imprisonment must be	
26			consecutive to any sentence of imprisonment for the underlying conviction.	
27	SEC	TION	N 9. AMENDMENT. Section 12.1-32-02.1 of the North Dakota Century Code is	
28	amende	d and	d reenacted as follows:	
29	12.1	-32-0	02.1. Mandatory prison terms for armed offenders.	
30	1.	Not	withstanding any other provision of this title, a term of imprisonment must be	
31		imp	osed upon an offender and served without benefit of parole when:	

1		a.	In the course of committing an offense, the offender inflicts or attempts to inflict
2			bodily injury upon another, threatens or menaces another with imminent bodily
3			injury with a dangerous weapon, explosive, destructive device, or firearm; or
4		b.	An offender prohibited from possessing a firearm under section 62.1-02-01
5			possesses a firearm while in the course of committing any felony offense under
6			subsection 1 <del>,</del> <u>or</u> 3 <del>, or 7</del> of section 19-03.1-23.
7	2.	This	requirement applies only when possession of a dangerous weapon, explosive,
8		des	tructive device, or firearm has been charged and admitted or found to be true in
9		the	manner provided by law, and must be imposed as follows:
10		a.	If the offense for which the offender is convicted is a class AA, class A, or class B
11			felony, the court shall impose a minimum sentence of four years' imprisonment.
12		b.	If the offense for which the offender is convicted is a class C felony, the court
13			shall impose a minimum sentence of two years' imprisonment.
14	3.	This	s section applies even when being armed is an element of the offense for which the
15		offe	nder is convicted.
16	4.	This	s section applies even if the offender is prosecuted for a violation of section
17		62.1	I-02-01 for the same conduct.
18	5.	An o	offender serving a sentence subject to this section may be eligible to participate in-
19		<del>a re</del>	lease program under section 12-48.1-02 during the last six months of the
20		offe	nder's sentence is not an eligible offender under subdivision b of subsection 2 of
21		<u>sect</u>	tion 12-48.1-01.
22	SEC		N 10. AMENDMENT. Section 12.1-32-09.1 of the North Dakota Century Code is
23	amende	d and	d reenacted as follows:
24	12.1-32-09.1. Sentencing of violent offenders Truth in sentencing.		
25	1.	Exc	ept as provided under sections 12-48.1-01 and 12-48.1-02 and pursuant to
26		rule	<del>s adopted by the department of corrections and rehabilitation<u>12-54.1-03</u>, an</del>
27		offe	nder who is sentenced as a dangerous special offender or habitual offender under
28		<u>sect</u>	tion 12.1-32-09, or is convicted of a crime in violation of section 12.1-16-01,
29		12.1	I-16-02, subsection 2 of section 12.1-17-02, section 12.1-18-01, subdivision a of
30		sub	section 1 or subdivision b of subsection 2 of section 12.1-20-03, section
31		12.1	I-22-01, subdivision b of subsection 2 of section 12.1-22-02, or an attempt to

25.8109.01002

	-	
1		commit the offenses, and who receives a sentence of imprisonment is not eligible for
2	L	release from confinement on any basis until eighty-five percent of the sentence
3		imposed by the court has been served or the sentence is commuted. All other
4		offenders are not eligible for release from confinement on any basis until:
5		a. Fifty percent of the sentence imposed by the court is served, not including any
6		time credited under section 12-54.1-01, and the offender is paroled;
7		b. The offender's sentence is commuted and the offender served the commuted
8		sentence;
9		c. Eighty-five percent of the sentence imposed by the court is served; or
10		d. The offender is pardoned.
11	2.	In the case of an offender who is sentenced to a term of life imprisonment with
12		opportunity for parole under subsection 1 of section 12.1-32-01, the term "sentence
13		imposed" means the remaining life expectancy of the offender on the date of
14		sentencing. The remaining life expectancy of the offender must be calculated on the
15		date of sentencing, computed by reference to a recognized mortality table as
16		established by rule by the supreme court.
17	3.	Notwithstanding this section, an offender sentenced under subsection 1 of section
18		12.1-32-01 may not be eligible for parole until the requirements of that subsection
19	l	have been met.
20	4.	An offender who is convicted of a class C felony in violation of section 12.1-17-02, or
21		an attempt to commit the offense, and who has received a sentence of imprisonment
22	1	or a sentence of imprisonment upon revocation of probation before August 1, 2015, is-
23		eligible to have the offender's sentence considered by the parole board.
24	<del>5.</del>	Notwithstanding subsection 4, this section does not apply to a sentence imposed upon-
25		revocation of probation. For purposes of this section "confinement" does not include
26		placement or residence in a transitional facility, halfway house, or other organization or
27		facility, operating under contract, in partnership with, or under the direction of the
28		department of corrections and rehabilitation or other correctional facility, that offers
29		education, counseling, or other programs, with minimum security housing, for
30		offenders.

1	SECTION 11. AMENDMENT. Section 39-10-71 of the North Dakota Century Code is		
2	amended and reenacted as follows:		
3	39-1	0-71. Fleeing or attempting to elude a peace officer - Penalty.	
4	1.	A driver of a motor vehicle who willfully fails or refuses to bring the vehicle to a stop, or	
5		who otherwise flees or attempts to elude, in any manner, a pursuing police vehicle or	
6		peace officer, when given a visual or audible signal to bring the vehicle to a stop, is	
7		guilty of a:	
8		a. Class A misdemeanor for a first offense and a class C felony for a subsequent	
9		offense within three years;	
10		b. Class C felony if the driver violates this section while willfully fleeing during or	
11		after the commission of a felony; or	
12		c. Class C felony if, at any time during the flight or pursuit, the driver willfully	
13		operates the vehicle in a manner constituting an inherent risk of death or serious	
14		bodily injury to a third person.	
15	2.	A signal complies with this section if the signal is perceptible to the driver and:	
16		a. If given from a vehicle, the signal is given by hand, voice, emergency light, or	
17		siren, and the stopping vehicle is appropriately marked showing it to be an official	
18		police vehicle; or	
19		b. If not given from a vehicle, the signal is given by hand, voice, emergency light, or	
20		siren, and the officer is in uniform or prominently displays the officer's badge of	
21		office.	
22	<u>3.</u>	A felony conviction under this section carries a penalty of at least thirty days'	
23		imprisonment and, if there is an underlying conviction, the imprisonment must be	
24		consecutive to any sentence of imprisonment for the underlying conviction.	
25	<u>4.</u>	Upon a motion by a state's attorney, a court may order that a motor vehicle used in the	
26		commission of a violation of this section be impounded by a peace officer for up to six	
27		months.	