25.0965.02006 Title.

Prepared by the Legislative Council staff for Senator Hogan April 4, 2025

Sixty-ninth Legislative Assembly of North Dakota

PROPOSED AMENDMENTS TO FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1450

Introduced by

Representatives S. Olson, K. Anderson, Bolinske, McLeod, Morton, Rohr, M. Ruby Senator Castaneda

- 1 A BILL for an Act to create and enact a new section to chapter 14-10 of the North Dakota
- 2 Century Code, relating to parent and guardian access to the medical examination room of a
- 3 minor.

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

5 **SECTION 1.** A new section to chapter 14-10 of the North Dakota Century Code is created and enacted as follows:

Parent or guardian access to the medical examination room of a minor.

- AUnless otherwise provided by law, when a parent or guardian of a minor is present,
 the parent or guardian has full and complete access to an examination room in which
 the minor is receiving medical care.
 - a. A provider or health care facility shall provide notice of this right in a clear and conspicuous manner before the minor is taken into the examination room.
 - b. If an examination involves a private area of the body and a parent or guardian remains in the room, a health care facility shall make available upon request a privacy screen or other mechanism to protect the privacy of the minor.
- 2. A provider or health care facility shallmay provide a parent or, guardian of a, or minor written notice before any standardized oral or written questions may be are asked of the minor, regardless of whether the parent or guardian chooses to be in the examination room with the minor. The notice must may include:

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1		<u>a.</u>	Information stating the right of the parent, guardian, or minor to opt-out of			
2			answering questions unrelated to the purpose of the visit;			
3		b. Information on whether the minor's answers to standardized questions will be				
4		shared with other individuals, stored in the minor's medical record, or recorded in				
5			any manner; and			
6		<u>C.</u>	A list of the categories and topics of questions that may be asked.			
7	<u>3.</u>	<u>Thi</u>	This section does not apply to:			
8		<u>a.</u>	AWhen a minor may provide consent to medical care by law:			
9		b.	When consent to medical care is legally implied;			
10		C.	To a legally emancipated minor; or			
11	-	<u>b.</u>	<u>-</u> A			
12		d.	To a suspected case of physical or sexual abuse when the provider has			
13			documented the concern and notified the appropriate authorities an abused or			
14			neglected child, as defined under section 50-25-02.			

1	(2) The portion of the child's life spent living in the household of a parent of the						
2	child;						
3	——————————————————————————————————————						
4	(4) Whether the child has special needs; and						
5	(5) The expressed wishes of a child age ten or older.						
6	c. "Department" means the department of health and human services.						
7	d. "Human service zone" means a county or consolidated group of counties						
8	administering human services within a designated area in accordance with an						
9	agreement or plan approved by the department.						
10	2. A petition for termination of parental rights must be prepared, filed, and served upon						
11	the parties by the state's attorney. A petition may also be prepared by any other						
12	person that is not the court, including a law enforcement officer, who has knowledge of						
13	the facts alleged or is informed and believes that they are true. A petition prepared by						
14	any person other than a state's attorney may not be filed unless the director or the						
15	court has determined the filing of the petition is in the best interest of the public and						
16	the child.						
17	3. Except as provided in subsection 4, a petition for termination of parental rights must be						
18	filed:						
19	a. If the child has been in foster care, in the custody of the department, human-						
20	service zone, or, in cases arising out of an adjudication by the court of a child in a						
21	delinquency case, the division of juvenile services, for at least four hundred fifty						
22	out of the previous six hundred sixty nights;						
23	 Within sixty days after the court has found the child to be an abandoned infant; or 						
24	c. Within sixty days after the court has convicted the child's parent of one of the						
25	following crimes, or of an offense under the laws of another jurisdiction which						
26	requires proof of substantially similar elements:						
27	(1) A violation of section 12.1-16-01, 12.1-16-02, or 12.1-16-03, or subsection 1						
28	of section 14-09-22 in which the victim is another child of the parent;						
29	(2) Aiding, abetting, attempting, conspiring, or soliciting a violation of section						
30	12.1-16-01, 12.1-16-02, or 12.1-16-03 in which the victim is a child of the						
31	parent; or						

1	(3) A violation of section 12.1-17-02 in which the victim is a child of the parent
2	and has suffered serious bodily injury.
3	4. A petition for termination of parental rights need not be filed if:
4	a. The child is being cared for by a relative approved by the human service zone;
5	b. The human service zone has documented in the case plan a compelling reason-
6	for determining that filing such a petition would not be in the child's best interests-
7	and has notified the court that the documentation is available for review by the
8	court; or
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10	(1) Reasonable efforts to preserve and reunify the family are required under-
11	section 27-20.3-26 to be made with respect to the child;
12	(2) The case plan provides such services are necessary for the safe return of
13	the child to the child's home; and
14	(3) Such services have not been provided consistent with time periods
15	described in the case plan.
16	5. For purposes of subsection 3, a child in foster care entered foster care on the earlier
17	of:
18	a. The date of the court's order if the court:
19	(1) Made a finding that the child has been subjected to child abuse or neglect or
20	the child is in need of protection under subdivision i of subsection 5 of
21	section 27-20.3-01;
22	(2) Determined that it is unsafe or contrary to the welfare of the child to remain-
23	in the home; and
24	(3) Granted custody of the child to the human service zone or, in cases arising
25	out of an adjudication by the court that a child is in need of services, the
26	division of juvenile services; or
27	b. The date that is sixty days after:
28	(1) The date of a hearing under section 27-20.3-10 which results in maintaining
29	a child in shelter care;
30	(2) The date of an order in a dispositional hearing under which a child is placed
31	in foster care; or

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1	(3) The date a child is placed in foster care voluntarily and with the consent of
2	the child's parent.
3	6. For purposes of subsection 3, a child leaves foster care at the time:
4	a. The court enters an order:
5	(1) Denying a petition to grant care, custody, and control of the child to the
6	human service zone or the division of juvenile services;
7	(2) Terminating an order that granted custody of the child to the human service
8	zone or the division of juvenile services; or
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10	b. The court order under which the child entered foster care ends by operation of
11	law;
12	c. The child is placed in a parental home by the court or a legal custodian other
13	than the division of juvenile services and the legal eustodian lacks authority to
14	remove the child without further order of the court; or
15	d. The child is placed in a parental home by the division of juvenile services.
16	7. For purposes of subsection 3, a child is not in foster care on any night during which
17	the child is:
18	a. On a trial home visit;
19	b. Receiving services at the youth correctional center pursuant to an adjudication of
20	delinquency; or
21	c. Absent without leave from the place in which the child was receiving foster care.
22	SECTION 4. EMERGENCY. This Act is declared to be an emergency measure.
23	SECTION 1. CHILDREN'S CABINET - WORK GROUP - OUT-OF-HOME PLACEMENT
24	OR TREATMENT OF CHILDREN WITH BEHAVIORAL HEALTH ISSUES - REPORT.
25	1. During the 2025-26 interim, the children's cabinet shall establish a work group to study
26	the out-of-home placement or treatment of children with serious behavioral health
27	issues. The study must include consideration of children who also are involved in
28	juvenile court proceedings due to criminal activity.
29	2. The work group shall develop and implement a system of care for children with serious
30	behavioral health issues, who may be involved in juvenile court proceedings due to
31	criminal activity, and who are in need of out-of-home placement or treatment.

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- The work group must be led by a consultant with expertise in navigating and managing
 the intersecting systems involved in the out-of-home placement and treatment
 processes for children with serious behavioral health issues and children involved in
 juvenile court proceedings due to criminal activity.
- The work group shall provide bimonthly reports to the children's cabinet on the assessment of needs, resources, challenges, options, and solutions.

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