18042.0500

Fifty-seventh Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Conference Committee Amendments ENGROSSED SENATE BILL NO. 2016

Introduced by

Appropriations Committee

(At the request of the Governor)

- 1 A BILL for an Act to provide an appropriation for defraying the expenses of the department of
- 2 corrections and rehabilitation; to provide for line item transfers; to provide legislative intent; to
- 3 provide for a legislative council study; to create and enact a new section to chapter 54-23.3 of
- 4 the North Dakota Century Code, relating to the establishment of new programs by the director
- 5 of the department of corrections and rehabilitation; and to amend and reenact section 12-59-02.
- 6 subsection 1 of section 12.1-32-08, and subsection 2 of section 54-23.4-12 of the North Dakota
- 7 Century Code, relating to compensation of parole board members, indigent defense costs and
- 8 expenses, and crime victims compensation subrogation.

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

10 **SECTION 1. APPROPRIATION.** The funds provided in this section, or so much of the 11 funds as may be necessary, are appropriated out of any moneys in the general fund in the state 12 treasury, not otherwise appropriated, and from special funds derived from federal funds and 13 other income, to the department of corrections and rehabilitation for the purpose of defraying 14 the expenses of its various divisions, for the biennium beginning July 1, 2001, and ending

15 June 30, 2003, as follows:

16 Subdivision 1.

17 **CENTRAL OFFICE**

18	Salaries and wages	\$1,155,357
19	Operating expenses	171,447
20	Equipment	<u>65,750</u>
21	Total all funds	\$1,392,554
22	Less estimated income	<u>11,160</u>
23	Total general fund appropriation	\$1,381,394

24 Subdivision 2.

1	JUVENILE SERVICES					
2	Salaries and wages	\$10,647,498				
3	Operating expenses	4,917,407				
4	Equipment	148,700				
5	Capital improvements	707,747				
6	Grants	<u>4,413,877</u>				
7	Total all funds \$20,835,229					
8	Less estimated income <u>7,825,075</u>					
9	Total general fund appropriation	\$13,010,154				
10	Subdivision 3.					
11	ADULT SERVICES					
12	Victims services	\$3,423,566				
13	Institutional offender services 3,863,128					
14	Community offender services	11,353,870				
15	Support services 21,514,202					
16	Program services 3,778,761					
17	Security and safety 24,977,530					
18	Roughrider industries <u>10,842,290</u>					
19	Total all funds \$79,753,347					
20	Less estimated income	17,296,864				
21	Total general fund appropriation	\$62,456,483				
22	Grand total general fund appropriation S.B. 2016	\$77,048,031				
23	Grand total special fund appropriation S.B. 2016 \$25,133,099					
24	Grand total all funds appropriation S.B. 2016	\$102,181,130				
25	SECTION 2. LAND BOARD DISTRIBUTIONS. The estimates the street of the str	nated income line item in				
26	subdivision 2 of section 1 of this Act includes \$502,823 from perm	anent funds managed for the				
27	benefit of the youth correctional center by the board of university a	and school lands.				
28	SECTION 3. AUTHORITY TO LEASE LAND UNDER TH	E JURISDICTION OF THE				
29	DEPARTMENT. The department of corrections and rehabilitation	may lease land under the				
30	jurisdiction of the department for the purpose of the construction a	nd operation of a prerelease				
31	center. Subsection 12 of section 54-23.3-04 does not apply to the	lease authorized by this				

1	section. Th	e lease expires when the leased property is no longer used for a prerelease center,							
2	when the le	when the lease operator breaches any material part of the lease, or twenty years after the date							
3	of the lease	of the lease, whichever occurs first, and all rights, title, and interest in any buildings, fixtures,							
4	and improve	and improvements vest and remain with the state.							
5	SEC	SECTION 4. DEPARTMENT OF CORRECTIONS AND REHABILITATION -							
6	LEGISLAT	VE COUNCIL STUDY AND REPORTS. During the 2001-02 interim, the legislative							
7	council sha	shall consider studying wages paid to inmates sentenced to the state correctional							
8	system and	and the various deductions from those wages, including methods used to determine							
9	rates of pay	ates of pay; actual wages paid to inmates; deductions from inmate wages; and the effect							
10	deductions for incarceration costs, facility operation costs, and capital improvement costs have								
11	on inmate payments for child support and restitution. The legislative council shall report its								
12	findings and recommendations, together with any legislation required to implement the								
13	recommendations, to the fifty-eighth legislative assembly.								
14	SEC	TION 5. DEPARTMENT OF CORRECTIONS AND REHABILITATION -							
15	FACILITY A	AND OPERATIONS - LEGISLATIVE COUNCIL STUDY. The legislative council							
16	shall study, during the 2001-02 interim, the facilities and operations of the department of								
17	corrections and rehabilitation and report its findings and recommendations, together with any								
18	legislation required to implement the recommendations, to the fifty-eighth legislative assembly.								
19	The study must include the use of consultant services as determined by the legislative council.								
20	The study must include the following:								
21	1.	An analysis and evaluation of all facilities currently used by the department of							
22		corrections and rehabilitation and all facilities currently used by the state hospital							
23	which may at some time be used by the department, including:								
24		a. The age, condition, and adequacy of each facility.							
25		b. The operational efficiency of each facility, including utility costs and staffing							
26		needs.							
27		c. Modifications, if any, required to allow the department to meet the various							
28		needs of adult offenders.							
29	2.	An analysis and evaluation of future facility needs, including:							
30		a. The types of facilities needed to serve adult offenders.							

ı		b. The most appropriate location for the department's various facilities,			
2			cons	idering:	
3			(1)	The operational inefficiencies of maintaining multiple facilities.	
4			(2)	The administrative benefits of having multiple facilities in which to place	
5				offenders.	
6			(3)	The availability of education, treatment, and work programs for	
7				inmates.	
8	3.	An	analys	sis and evaluation of the staffing needs of the department, including:	
9		a.	Curr	ent staff utilization and needs at each facility.	
10		b.	Avai	lability of potential employees in each region in which the department	
11			oper	ates or may operate a correctional facility.	
12	4.	An	analys	sis and evaluation of the anticipated need for additional prison beds,	
13		con	considering the following:		
14		a.	The	impact of changes in sentencing laws.	
15		b.	The	impact of programs that provide alternatives to conventional	
16			inca	rceration.	
17		c.	Tren	ds in occurrence and types of crime committed in the state.	
18		d.	The	utilization and availability of existing and proposed county or regional	
19			corre	ectional facilities.	
20		e.	The	utilization and availability of existing and proposed private correctional	
21			facili	ties.	
22	5.	A c	A cost-benefit analysis of the department's current and proposed programs,		
23		considering:		ng:	
24		a.	The	effect on recidivism.	
25		b.	The	necessity and effectiveness of providing rehabilitation and treatment	
26			serv	ices.	
27		C.	The	availability of rehabilitation and treatment services which could be	
28			prov	ided by entities or agencies other than the department, including regional	
29			hum	an service centers.	
30	SE	СТІО	N 6. /	APPROPRIATION. There is appropriated out of any moneys in the	
31	general fur	nd in t	he sta	te treasury, not otherwise appropriated, the sum of \$200,000, or so much	

- of the sum as may be necessary, to the legislative council for the biennium beginning July 1,
- 2 2001, and ending June 30, 2003, for the purpose of contracting with a consultant to conduct the
- 3 study as provided in section 5 of this Act.
- 4 SECTION 7. FEDERAL FUNDING REDUCTIONS BUDGET SECTION APPROVAL.
- 5 If, during the biennium beginning July 1, 2001, and ending June 30, 2003, the federal
- 6 government reduces funding below the level anticipated by the fifty-seventh legislative
- 7 assembly for any programs administered by the department of corrections and rehabilitation,
- 8 the department may not supplant the federal funds with general or special fund moneys without
- 9 first obtaining the approval of the budget section of the legislative council. The department's
- 10 budget request for the biennium beginning July 1, 2003, and ending June 30, 2005, must
- 11 identify any programs for which general or special fund appropriation authority is requested to
- 12 replace federal funds previously available for the program.
- 13 SECTION 8. OPERATION OF "PRERELEASE" AND "DUI OFFENDER
 - TREATMENT" PROGRAMS REPORT TO THE FIFTY-EIGHTH LEGISLATIVE ASSEMBLY.
- 15 During the biennium beginning July 1, 2001, and ending June 30, 2003, the department of
- 16 corrections and rehabilitation shall monitor the operation of the programs known as the
- 17 "prerelease center" and the "DUI offender treatment center" authorized by the fifty-seventh
- 18 legislative assembly. The department shall present a report to the appropriations committees
- 19 of the fifty-eighth legislative assembly regarding the operation of the programs, including the
- 20 impact of the programs on recidivism rates; the cost-effectiveness of the programs; the success
- 21 of the programs; the ability to collect fees, if any, from the participating inmates; and a
- 22 comparison of the costs and benefits of the "prerelease center" and the "DUI offender treatment
- 23 center" to other forms of treatment or incarceration.
- 24 SECTION 9. LEGISLATIVE INTENT FUNDING FOR DRUG COURT PROGRAM. It
- 25 is the intent of the fifty-seventh legislative assembly that the department of corrections and
- 26 rehabilitation seek federal funding to support the drug court program during the biennium
- 27 beginning July 1, 2001, and ending June 30, 2003. If federal funds do not become available to
- 28 the department to support the program, special funds derived from other income of the
- 29 department may be used to fund the program. If federal funds become available during the
- 30 biennium, the department must use the federal funds, and any required matching funds to be
- 31 provided from special funds, to fund the program for the remainder of the biennium before

- 1 funds from any other source are used for this purpose. Special fund moneys not used for the
- 2 drug court program pursuant to this section must be used in place of general fund moneys
- 3 appropriated by the fifty-seventh legislative assembly for other programs operated by the
- 4 department.

SECTION 10. AMENDMENT. Section 12-59-02 of the 1999 Supplement to the North Dakota Century Code is amended and reenacted as follows:

12-59-02. Meetings - Compensation - Rules. The governor shall appoint a member of the parole board to be chairman. The chairman of the parole board shall designate three members of the parole board for each meeting of the parole board. Meetings of the parole board must be held in accordance with rules established by the parole board and must be held as often as required to properly conduct the business of the board, but in any event not less than six times per year. The parole board may only take action upon the concurrence of at least two members who participated in the same meeting. The final decision of at least two parole board members who participated in the same parole board meeting constitutes the decision of the parole board. Members are entitled to be compensated at the rate of sixty two seventy-five dollars and fifty cents per day for each day actually and necessarily spent in the performance of their duties as board members plus the same mileage and expenses as are authorized for state officials and employees. The director of the division of parole and probation, or the director's designee, is the clerk for the parole board.

SECTION 11. AMENDMENT. Subsection 1 of section 12.1-32-08 of the North Dakota Century Code is amended and reenacted as follows:

1. Prior to Before imposing restitution or reparation as a sentence or condition of probation, the court shall hold a hearing on the matter with notice to the prosecuting attorney and to the defendant as to the nature and amount thereof. The court, when sentencing a person adjudged guilty of criminal activities which that have resulted in pecuniary damages, in addition to any other sentence it may impose, shall order that the defendant make restitution to the victim or other recipient as determined by the court, unless the court states on the record, based upon the criteria in this subsection, the reason it does not order restitution or orders only partial restitution. In determining whether to order restitution, the court shall take into account:

- a. The reasonable damages sustained by the victim or victims of the criminal offense, which damages must be are limited to those directly related to the criminal offense and expenses actually incurred as a direct result of the defendant's criminal action. This can include an amount equal to the cost of necessary and related professional services and devices relating to physical, psychiatric, and psychological care. The defendant may be required as part of the sentence imposed by the court to pay the prescribed treatment costs for a victim of a sexual offense as defined in chapters 12.1-20 and 12.1-27.2.
- The ability of the defendant to restore the fruits of the criminal action or to pay monetary reparations, or to otherwise take action to restore the victim's property.
- c. The likelihood that attaching a condition relating to restitution or reparation will serve a valid rehabilitational purpose in the case of the particular offender considered.

The court shall fix the amount of restitution or reparation, which may not exceed an amount the defendant can or will be able to pay, and shall fix the manner of performance of any condition or conditions of probation established pursuant to this subsection. The court may shall order restitution be paid to the division of parole and probation adult services for any benefits it the division has paid or may pay under chapter 54-23.4 unless the court, on the record, directs otherwise. Any payments made pursuant to such the order must be deducted from damages awarded in a civil action arising from the same incident. An order that a defendant make restitution or reparation as a sentence or condition of probation may, unless the court directs otherwise, be filed, transcribed, and enforced by the person entitled to the restitution or reparation or by the division of adult services in the same manner as civil judgments rendered by the courts of this state may be enforced.

SECTION 12. A new section to chapter 54-23.3 of the North Dakota Century Code is created and enacted as follows:

Reports regarding new programs. Notwithstanding the powers granted under section 54-23.3-04, the director of the department of corrections and rehabilitation may not authorize

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- any new program to serve adult or juvenile offenders, including programs that provide
 alternatives to conventional incarceration and programs operated on a contract basis, if the
 program is anticipated to cost in excess of one hundred thousand dollars during the biennium in
 which the program is implemented or any subsequent biennium without first reporting to the
- legislative assembly or, if the legislative assembly is not in session, the budget section of the
 legislative council.

SECTION 13. AMENDMENT. Subsection 2 of section 54-23.4-12 of the 1999 Supplement to the North Dakota Century Code is amended and reenacted as follows:

Prior to Before bringing an action to recover damages related to criminally injurious conduct for which compensation is claimed or awarded, the claimant shall give the division written notice of the proposed action. If a claimant brings an action for the recovery of damages related to criminally injurious conduct for which compensation is claimed or awarded, the division is subrogated to the rights of the claimant up to the total amount the division has paid. When there has been a recovery of damages, the costs of the action, to be paid by the division from the recovery, exclusive of attorney's fees, must be prorated and adjusted on the percentage of the total subrogation interest of the division recovered to the total recovery. If there is a recovery, the division shall pay attorney's fees to the claimant's attorney from the recovery in the amount of twenty-five percent of the subrogation interest recovered. For purposes of this section, recovery includes proceeds paid pursuant to a settlement, confession of judgment, or judgment of a court. The division may intervene in the action to recover compensation awarded. The division has a lien on a recovery to the extent it has paid compensation. The division is not liable for costs or attorney's fees when the claimant has not provided the division prior written notice of the commencement of an action. If a claimant does not bring an action for damages within six months from the date the division awarded benefits, the division may bring an action or claim for relief in the division's name and may retain as the division's subrogation interest the full amount the division has paid in compensation and benefits to a claimant. The division may bring an action within two years from the date the division first

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- 1 <u>awarded benefits, notwithstanding any other statute of limitation. This section</u>
- 2 <u>does not limit the claimant's right to bring an action to recover for other damages.</u>

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