Sixty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1183

Introduced by

Representatives Kading, Blum, Meier, Schneider, Vetter

Senators O. Larsen, D. Larson

- 1 A BILL for an Act to amend and reenact subsection 1 of section 12.1-32-02.1, sections
- 2 19-03.1-23 and 19-03.1-23.4, paragraph 3 of subdivision e of subsection 1 of section
- 3 19-03.1-36, subdivision e of subsection 5 of section 19-03.1-36, subsection 1 of section
- 4 19-03.1-45, subsection 2 of section 29-29.5-08, and subsection 29 of section 40-05-02 of the
- 5 North Dakota Century Code, relating to mandatory sentences for offenses relating to controlled
- 6 substances; and to repeal section 19-03.1-23.2 of the North Dakota Century Code, relating to
- 7 deferred imposition of sentence and suspension of sentence.

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

9 SECTION 1. AMENDMENT. Subsection 1 of section 12.1-32-02.1 of the North Dakota

10 Century Code is amended and reenacted as follows:

- 1. Notwithstanding any other provision of this title, a term of imprisonment must be
- 12 imposed upon an offender and served without benefit of parole when:
- a. In the course of committing an offense, the offender inflicts or attempts to inflict
 bodily injury upon another, threatens or menaces another with imminent bodily
 injury with a dangerous weapon, explosive, destructive device, or firearm; or
- b. The offender possesses or has within immediate reach and control a dangerous
 weapon, explosive, destructive device, or firearm while in the course of
 committing any felony offense under subsection 1, 3, or 87 of section 19-03.1-23.
- 19 **SECTION 2. AMENDMENT.** Section 19-03.1-23 of the North Dakota Century Code is
- 20 amended and reenacted as follows:

21 19-03.1-23. Prohibited acts A - Mandatory terms of imprisonment and fines -

- 22 Unclassified offenses Penalties.
- Except as authorized by this chapter, it is unlawful for a person to willfully, as defined
 in section 12.1-02-02, manufacture, deliver, or possess with intent to manufacture or

1		del	iver, a controlled substance, or to deliver, distribute, or dispense a controlled
2		sub	ostance by means of the internet, but a person who violates section 12-46-24 or
3		12-	47-21 may not be prosecuted under this subsection. A person who violates this
4		sub	osection with respect to:
5		a.	A controlled substance classified in schedule I or II which is a narcotic drug, or
6			methamphetamine, is guilty of a class B felony and must be sentenced:
7			(1) For a second offense, to imprisonment for at least three years.
8			(2) For a third or subsequent offense, to imprisonment for ten years.
9		b.	Any other controlled substance classified in schedule I, II, or III, or a controlled
10			substance analog is guilty of a class B felony. Except for a person who-
11			manufactures, delivers, or possesses with the intent to manufacture or deliver-
12			marijuana, any person found guilty under this subdivision must be sentenced:
13			(1) For a second offense, to imprisonment for at least two years.
14			(2) For a third or subsequent offense, to imprisonment for five years.
15		C.	A substance classified in schedule IV, is guilty of a class C felony and must be-
16			sentenced:
17			(1) For a second offense, to imprisonment for at least three months.
18			(2) For a third offense, to imprisonment for at least six months.
19			(3) For a fourth or subsequent offense, to imprisonment for three years.
20		d.	A substance classified in schedule V, is guilty of a class A misdemeanor.
21	2.	Аp	prior misdemeanor conviction under subsection 87 or a prior conviction under
22		sub	osection 3 or 4 of section 19-03.4-03 may not be considered a prior offense under
23		sut	osectionssubsection 1 and 4.
24	3.	Exc	cept as authorized by this chapter, it is unlawful for any person to willfully, as
25		def	ined in section 12.1-02-02, create, deliver, distribute, or dispense a counterfeit
26		sub	ostance by means of the internet or any other means, or possess with intent to
27		del	iver, a counterfeit substance by means of the internet or any other means, but any
28		per	son who violates section 12-46-24 or 12-47-21 may not be prosecuted under this
29		sub	osection. Any person who violates this subsection with respect to:
30		a.	A counterfeit substance classified in schedule I, II, or III, is guilty of a class B
31			felony.

1		b.	A counterfeit substance classified in schedule IV, is guilty of a class C felony.
2		C.	A counterfeit substance classified in schedule V, is guilty of a class A
3			misdemeanor.
4	4.	a.	For second or subsequent offenses, in addition to any other penalty imposed
5			under this section, if the person who violates this chapter was at least twenty-one-
6			years of age at the time of the offense, and delivered a controlled substance to a
7			person under the age of eighteen, the person is subject to, and the court shall
8			impose a term of imprisonment of at least four years.
9		b.	Which is to run consecutively to any other sentence imposed. It is not a defense
10			that the defendant did not know the age of a person protected under-
11			subdivision a.
12		C.	The penalty in subdivision a does not apply to a person who manufactures,
13			delivers, or possesses with the intent to manufacture or deliver marijuana.
14	5.	Ap	erson at least eighteen years of age who solicits, induces, intimidates, employs,
15		hire	s, or uses a person under eighteen years of age to aid or assist in the
16		mai	nufacture, delivery, or possession with intent to manufacture or deliver a controlled
17		sub	stance for the purpose of receiving consideration or payment for the manufacture
18		or d	lelivery of any controlled substance is guilty of a class B felony and must be-
19		sen	tenced:
20		a.	For a second or subsequent offense, to imprisonment for at least three years.
21		b.	It is not a defense to a violation of this subsection that the defendant did not know
22			the age of a person protected under this subsection.
23	6.<u>5.</u>	Exc	ept for a prior conviction equivalent to a misdemeanor violation of subsection 87 or
24		a pi	rior conviction under subsection 3 or 4 of section 19-03.4-03, a violation of this title
25		or a	a law of another state or the federal government which is equivalent to an offense
26		with	respect to the manufacture, delivery, or intent to deliver a controlled substance
27		und	ler this title committed while the offender was an adult and which resulted in a plea
28		or fi	inding of guilt must be considered a prior offense under subsections<u>subsection</u> 1,-
29		4, a	nd 5. The prior offense must be alleged in the complaint, information, or
30		indi	ctment. The plea or finding of guilt for the prior offense must have occurred before

1 the date of the commission of the offense or offenses charged in the complaint, 2 information, or indictment. 3 7.6. It is unlawful for a person to willfully, as defined in section 12.1-02-02: 4 Serve as an agent, intermediary, or other entity that causes the internet to be a. 5 used to bring together a buyer and seller to engage in the delivery, distribution, or 6 dispensing of a controlled substance in a manner not authorized by this chapter; 7 or 8 b. Offer to fill or refill a prescription for a controlled substance based solely on a 9 consumer's completion of an online medical questionnaire. 10 A person who violates this subsection is guilty of a class C felony. 11 8.7. It is unlawful for any person to willfully, as defined in section 12.1-02-02, possess a. 12 a controlled substance or a controlled substance analog unless the substance 13 was obtained directly from, or pursuant to, a valid prescription or order of a 14 practitioner while acting in the course of the practitioner's professional practice, or 15 except as otherwise authorized by this chapter, but any person who violates 16 section 12-46-24 or 12-47-21 may not be prosecuted under this subsection. 17 b. Except as otherwise provided in this subsection, any person who violates this 18 subsection is guilty of a class A misdemeanor for the first offense under this 19 subsection and a class C felony for a second or subsequent offense under this 20 subsection. 21 If, at the time of the offense the person is in or on the real property comprising a C. 22 public or private elementary or secondary school or a public career and technical 23 education school, the person is guilty of a class B felony, unless the offense 24 involves marijuana. 25 d. A person who violates this subsection regarding possession of marijuana is guilty 26 of a class B misdemeanor. 27 If an individual is sentenced to the legal and physical custody of the department e. 28 of corrections and rehabilitation under this subsection, the department may place 29 the individual in a drug and alcohol treatment program designated by the 30 department. Upon the successful completion of the drug and alcohol treatment

1		program, the department shall release the individual from imprisonment to begin	
2		any court-ordered period of probation.	
3		f. If the individual is not subject to any court-ordered probation, the court shall order	
4		the individual to serve the remainder of the sentence of imprisonment on	
5		supervised probation subject to the terms and conditions imposed by the court.	
6		g. Probation under this subsection may include placement in another facility,	
7		treatment program, or drug court. If an individual is placed in another facility or	
8		treatment program upon release from imprisonment, the remainder of the	
9		sentence must be considered as time spent in custody.	
10		h. An individual incarcerated under this subsection as a result of a second probation	
11		revocation is not eligible for release from imprisonment upon the successful	
12		completion of treatment.	
13		i. A person who violates this subsection regarding possession of five or fewer	
14		capsules, pills, or tablets of a schedule II, III, IV, or V controlled substance or	
15		controlled substance analog is guilty of a class A misdemeanor.	
16	9.<u>8.</u>	Except as provided by section 19-03.1-45, a court may order a person who violates	
17		this chapter or chapter 19-03.4 to undergo a drug addiction evaluation by a licensed	
18		addiction counselor. The evaluation must indicate the prospects for rehabilitation and	
19		whether addiction treatment is required. If ordered, the evaluation must be submitted	
20		to the court before imposing punishment for a felony violation or a misdemeanor	
21		violation. A court shall order a person who violates subdivision e of subsection 8 to-	
22		undergo the drug addiction evaluation.	
23	10.<u>9.</u>	If a person pleads guilty or is found guilty of a first offense regarding possession of	
24		one ounce [28.35 grams] or less of marijuana and a judgment of guilt is entered, a	
25		court, upon motion, shall seal the court record of that conviction if the person is not	
26		subsequently convicted within two years of a further violation of this chapter. Once	
27		sealed, the court record may not be opened even by order of the court.	
28	SEC	FION 3. AMENDMENT. Section 19-03.1-23.4 of the North Dakota Century Code is	
29	amended and reenacted as follows:		

1	19-03.1-23.4. Overdose prevention and immunity.							
2	An individual is immune from criminal prosecution under sections 19-03.1-22.1,							
3	19-03.1-22.3, 19-03.1-22.5, subsection 87 of section 19-03.1-23, subsection 3 of section							
4	19-03.2-03, and section 19-03.4-03 if in good faith that individual seeks medical assistance for							
5	another individual in need of emergency medical assistance due to a drug overdose. To receive							
6	immunity under this section, the individual receiving immunity must have remained on the scene							
7	until assistance arrived, cooperated with the medical treatment of the reported drug overdosed							
8	individual, and the overdosed individual must have been in a condition a layperson would							
9	reasonably believe to be a drug overdose requiring immediate medical assistance. Neither the							
10	individual who experiences a drug-related overdose and is in need of emergency medical							
11	assistance nor the cooperating individual seeking medical assistance may be charged or							
12	prosecuted for the criminal offenses listed in this section or for the sharing of controlled							
13	substances among those present. Immunity from prosecution under this section does not apply							
14	unless the evidence for the charge or prosecution was obtained as a result of the drug-related							
15	overdose and the need for emergency medical assistance. Good faith does not include seeking							
16	medical assistance during the course of the execution of an arrest warrant or search warrant or							
17	during a lawful search.							
18	SECTION 4. AMENDMENT. Paragraph 3 of subdivision e of subsection 1 of section							
19	19-03.1-36 of the North Dakota Century Code is amended and reenacted as follows:							
20	(3) A conveyance is not subject to forfeiture for a violation of subsection $\frac{87}{2}$ of							
21	section 19-03.1-23 or subsection 3 of section 19-03.2-03.							
22	SECTION 5. AMENDMENT. Subdivision e of subsection 5 of section 19-03.1-36 of the							
23	North Dakota Century Code is amended and reenacted as follows:							
24	e. Use the property, including controlled substances, imitation controlled							
25	substances, and plants forfeited under subsections 6 and 7, in enforcement of							
26	this chapter. However, in a case involving the delivery of a forfeited controlled							
27	substance by a law enforcement officer or a person acting as an agent of a law							
28	enforcement officer, no prosecution or conviction for simple possession of a							
29	controlled substance under subsection 65 of section 19-03.1-23 may be based							
30	upon the forfeited controlled substances supplied by the law enforcement officer							
31	or the officer's agent.							

1	SE	CTION 6. AMENDMENT. Subsection 1 of section 19-03.1-45 of the North Dakota	
2	Century Code is amended and reenacted as follows:		
3	1.	If a person has pled guilty or has been found guilty of a felony violation of	
4		subsection 87 of section 19-03.1-23, if that person has not previously pled guilty or	
5		been found guilty of any offense involving the use, possession, manufacture, or	
6		delivery of a controlled substance or of any other felony offense of this or another state	
7		or the federal government, the court shall impose a period of probation up to the	
8		length authorized under section 12.1-32-06.1 with a suspended execution of a	
9		sentence of imprisonment, a sentence to probation, or an order deferring imposition of	
10		sentence.	
11	SECTION 7. AMENDMENT. Subsection 2 of section 29-29.5-08 of the North Dakota		
12	Century	Code is amended and reenacted as follows:	
13	2.	After consideration of an informant agreement, notwithstanding section 19-03.1-23.2,	
14		a court may defer imposition of sentence or suspend a portion of a minimum	
15		mandatory sentence when a confidential informant has substantially complied with an	
16		informant agreement.	
17	SE	CTION 8. AMENDMENT. Subsection 29 of section 40-05-02 of the North Dakota	
18	Century	Code is amended and reenacted as follows:	
19	29.	Marijuana possession. To prohibit by ordinance any person, except a person operating	
20		a motor vehicle, from possessing not more than one ounce [28.35 grams] of	
21		marijuana, as defined by section 19-03.1-01, within the jurisdiction of a city, and to	
22		prescribe the punishment, provided the penalty assessed is subject to subsection 109	
23		of section 19-03.1-23.	
24	SECTION 9. REPEAL. Section 19-03.1-23.2 of the North Dakota Century Code is repealed.		