Sixty-fifth Legislative Assembly of North Dakota

## FIRST ENGROSSMENT with Senate Amendments ENGROSSED HOUSE BILL NO. 1334

Introduced by

Representatives Meier, Delmore, Karls, Klemin, Porter, Steiner

Senators Myrdal, Oehlke, Schaible

- 1 A BILL for an Act to amend and reenact section 12.1-32-15 of the North Dakota Century Code,
- 2 relating to registration requirements for sexual offenders; and to provide a penalty.

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

4 **SECTION 1. AMENDMENT.** Section 12.1-32-15 of the North Dakota Century Code is

5 amended and reenacted as follows:

## 6 12.1-32-15. Offenders against children and sexual offenders - Sexually violent 7 predators - Registration requirement - Penalty.

- 8 1. As used in this section:
- 9 "A crime against a child" means a violation of chapter 12.1-16, section а. 10 12.1-17-01.1 if the victim is under the age of twelve, 12.1-17-02, 12.1-17-04, 11 subdivision a of subsection 6 of section 12.1-17-07.1, section 12.1-18-01, 12 12.1-18-02, 12.1-18-05, chapter 12.1-29, or section 14-09-22, subsection 3 of 13 section 12.1-41-02, subsection 3 of section 12.1-41-03, or an equivalent offense 14 from another court in the United States, a tribal court, or court of another country, 15 in which the victim is a minor or is otherwise of the age required for the act to be 16 a crime or an attempt or conspiracy to commit these offenses.
- b. "Department" means the department of corrections and rehabilitation.
- c. "Homeless" means an individual who is physically present in this state, but is
  living in a park, under a bridge, on the streets, in a vehicle or camper, or is
  otherwise without a traditional dwelling, and also one who resides in this state but
  does not maintain a permanent address. The term does not include individuals
  who are temporarily domiciled or individuals residing in public or private shelters
  that provide temporary living accommodations.

| 1  | d.                     | "Mental abnormality" means a congenital or acquired condition of an individual         |
|----|------------------------|--|
| 2  |                        | that affects the emotional or volitional capacity of the individual in a manner that   |
| 3  |                        | predisposes that individual to the commission of criminal sexual acts to a degree      |
| 4  |                        | that makes the individual a menace to the health and safety of other individuals.      |
| 5  | e.                     | "Predatory" means an act directed at a stranger or at an individual with whom a        |
| 6  |                        | relationship has been established or promoted for the primary purpose of               |
| 7  |                        | victimization.   |
| 8  | f.                     | "Reside" means to live permanently or be situated for a considerable time in a         |
| 9  |                        | home or a particular place.  |
| 10 | <u>g.</u>              | "Sexual offender" means a person who has pled guilty to or been found guilty,          |
| 11 |                        | including juvenile delinquent adjudications, of a violation of section 12.1-20-03,     |
| 12 |                        | 12.1-20-03.1, 12.1-20-04, 12.1-20-05, 12.1-20-05.1, 12.1-20-06, 12.1-20-06.1,          |
| 13 |                        | 12.1-20-07 except for subdivision a, 12.1-20-11, 12.1-20-12.1, or 12.1-20-12.2,        |
| 14 |                        | chapter 12.1-27.2, or subsection 2 of section 12.1-22-03.1, subdivision b of           |
| 15 |                        | subsection 1 of section 12.1-41-02, section 12.1-41-04, 12.1-41-05, or                 |
| 16 |                        | 12.1-41-06, or an equivalent offense from another court in the United States, a        |
| 17 |                        | tribal court, or court of another country, or an attempt or conspiracy to commit       |
| 18 |                        | these offenses.  |
| 19 | <del>g.<u>h.</u></del> | "Sexually dangerous individual" means an individual who meets the definition           |
| 20 |                        | specified in section 25-03.3-01.   |
| 21 | <del>h.<u>i.</u></del> | "Temporarily domiciled" means staying or being physically present in this state for    |
| 22 |                        | more than thirty days in a calendar year or at a location for longer than ten          |
| 23 |                        | consecutive days, attending school for longer than ten days, or maintaining            |
| 24 |                        | employment in the jurisdiction for longer than ten days, regardless of the state of    |
| 25 |                        | the residence.   |
| 26 | 2. The                 | court shall impose, in addition to any penalty provided by law, a requirement that     |
| 27 | the                    | individual register, within three days of coming into a county in which the individual |
| 28 | resi                   | des, is homeless, or within the period identified in this section that the individual  |
| 29 | bec                    | omes temporarily domiciled. The individual must register with the chief of police of   |
| 30 | the                    | city or the sheriff of the county if the individual resides, attends school, or is     |
| 31 | emp                    | bloyed in an area other than a city. A homeless individual shall register every three  |
|    |                        |  |

- days with the sheriff or chief of police of the jurisdiction in which the individual is
   physically present. The court shall require an individual to register by stating this
   requirement on the court records, if that individual:
- a. Has pled guilty or nolo contendere to, or been found guilty as a felonious sexual
  offender or an attempted felonious sexual offender, including juvenile delinquent
  adjudications of equivalent offenses unless the offense is listed in subdivision c.
- b. Has pled guilty or nolo contendere to, or been found guilty as a sexual offender
  for, a misdemeanor or attempted misdemeanor. The court may deviate from
  requiring an individual to register if the court first finds the individual is no more
  than three years older than the victim if the victim is a minor, the individual has
  not previously been convicted as a sexual offender or of a crime against a child,
  and the individual did not exhibit mental abnormality or predatory conduct in the
  commission of the offense.
- 14 c. Is a juvenile found delinquent under subdivision d of subsection 1 of section
  15 12.1-20-03, subdivision a of subsection 2 of section 12.1-20-03, or as a sexual
  16 offender for a misdemeanor. The court may deviate from requiring the juvenile to
  17 register if the court first finds the juvenile has not previously been convicted as a
  18 sexual offender or for a crime against a child, and the juvenile did not exhibit
  19 mental abnormality or predatory conduct in the commission of the offense.
- 20 Has pled guilty or nolo contendere to, or been found guilty of, a crime against a d. 21 child or an attempted crime against a child, including juvenile delinquent 22 adjudications of equivalent offenses. Except if the offense is described in section 23 12.1-29-02, or section 12.1-18-01 or 12.1-18-02 and the person is not the parent 24 of the victim, the court may deviate from requiring an individual to register if the 25 court first finds the individual has not previously been convicted as a sexual 26 offender or for a crime against a child, and the individual did not exhibit mental 27 abnormality or predatory conduct in the commission of the offense.
- e. Has pled guilty or nolo contendere, been found guilty, or been adjudicated
  delinquent of any crime against another individual which is not otherwise
  specified in this section if the court determines that registration is warranted by
  the nature of the crime and therefore orders registration for the individual. If the

| 1  |    | court orders an individual to register as an offender under this section, the               |
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| 2  |    | individual shall comply with all of the registration requirements in this chapter.          |
| 3  | 3. | If a court has not ordered an individual to register in this state, an individual who       |
| 4  | 0. | resides, is homeless, or is temporarily domiciled in this state shall register if the       |
| 5  |    | individual:   |
| 6  |    |   |
|    |    |   |
| 7  |    | against a child described in section 12.1-29-02, or section 12.1-18-01 or                   |
| 8  |    | 12.1-18-02 if the individual was not the parent of the victim, or as a sexual               |
| 9  |    | offender;   |
| 10 |    | b. Has pled guilty or nolo contendere to, or been adjudicated for or found guilty of,       |
| 11 |    | an offense in a court of this state for which registration is mandatory under this          |
| 12 |    | section or an offense from another court in the United States, a tribal court, or           |
| 13 |    | court of another country equivalent to those offenses set forth in this section; or         |
| 14 |    | c. Has pled guilty or nolo contendere to, or has been found guilty of, a crime against      |
| 15 |    | a child or as a sexual offender for which registration is mandatory under this              |
| 16 |    | section if the conviction occurred after July 31, 1985.                                     |
| 17 | 4. | In its consideration of mental abnormality or predatory conduct, the court shall            |
| 18 |    | consider the age of the offender, the age of the victim, the difference in ages of the      |
| 19 |    | victim and offender, the circumstances and motive of the crime, the relationship of the     |
| 20 |    | victim and offender, and the mental state of the offender. The court may order an           |
| 21 |    | offender to be evaluated by a qualified counselor, psychologist, or physician before        |
| 22 |    | sentencing. Except as provided under subdivision e of subsection 2, the court shall         |
| 23 |    | state on the record in open court its affirmative finding for not requiring an offender to  |
| 24 |    | register.   |
| 25 | 5. | When an individual is required to register under this section, the official in charge of a  |
| 26 |    | facility or institution where the individual required to register is confined, or the       |
| 27 |    | department, shall, before the discharge, parole, or release of that individual, inform the  |
| 28 |    | individual of the duty to register pursuant to this section. The official or the department |
| 29 |    | shall require the individual to read and sign a form as required by the attorney general,   |
| 30 |    | stating that the duty of the individual to register has been explained to that individual.  |
| 31 |    | The official in charge of the place of confinement, or the department, shall obtain the     |
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1 address where the individual expects to reside, attend school, or work upon discharge, 2 parole, or release and shall report the address to the attorney general. The official in 3 charge of the place of confinement, or the department, shall give three copies of the 4 form to the individual and shall send three copies to the attorney general no later than 5 forty-five days before the scheduled release of that individual. The attorney general 6 shall forward one copy to the law enforcement agency having jurisdiction where the 7 individual expects to reside, attend school, or work upon discharge, parole, or release, 8 one copy to the prosecutor who prosecuted the individual, and one copy to the court in 9 which the individual was prosecuted. All forms must be transmitted and received by 10 the law enforcement agency, prosecutor, and court thirty days before the discharge, 11 parole, or release of the individual.

12 6. An individual who is required to register pursuant to this section who is released on 13 probation or discharged upon payment of a fine must, before the release or discharge, 14 be informed of the duty to register under this section by the court in which that 15 individual is convicted. The court shall require the individual to read and sign a form as 16 required by the attorney general, stating that the duty of the individual to register under 17 this section has been explained to that individual. The court shall obtain the address 18 where the individual expects to reside, attend school, or work upon release or 19 discharge and shall report the address to the attorney general within three days. The 20 court shall give one copy of the form to the individual and shall send two copies to the 21 attorney general. The attorney general shall forward one copy to the appropriate law 22 enforcement agency having jurisdiction where the individual expects to reside, attend 23 school, or work upon discharge, parole, or release.

24 7. Registration consists of a written statement signed by the individual, giving the 25 information required by the attorney general, and the biometric data and photograph of 26 the individual. An individual who is not required to provide a sample of blood and other 27 body fluids under section 31-13-03 or by the individual's state or court of conviction or 28 adjudication shall submit a sample of blood and other body fluids for inclusion in a 29 centralized database of DNA identification records under section 31-13-05. The 30 collection, submission, testing and analysis of, and records produced from, samples of 31 blood and other body fluids, are subject to chapter 31-13. Evidence of the DNA profile

1 comparison is admissible in accordance with section 31-13-02. A report of the DNA 2 analysis certified by the state crime laboratory is admissible in accordance with section 3 31-13-05. A district court shall order an individual who refuses to submit a sample of 4 blood or other body fluids for registration purposes to show cause at a specified time 5 and place why the individual should not be required to submit the sample required 6 under this subsection. Within three days after registration, the registering law 7 enforcement agency shall forward the statement, biometric data, and photograph to 8 the attorney general and shall submit the sample of the individual's blood and body 9 fluids to the state crime laboratory. If an individual required to register under this 10 section has a change in vehicle or computer online identity, the individual shall inform 11 in writing, within three days after the change, the law enforcement agency with which 12 that individual last registered of the individual's new vehicle or computer online identity. 13 If an individual required to register pursuant to this section has a change in name, 14 school, or residence or employment address, that individual shall inform in writing, at 15 least ten days before the change, the law enforcement agency with which that 16 individual last registered of the individual's new name, school, residence address, or 17 employment address. A change in school or employment address includes the 18 termination of school or employment for which an individual required to register under 19 this section shall inform in writing within five days of the termination the law 20 enforcement agency with which the individual last registered. The law enforcement 21 agency, within three days after receipt of the information, shall forward it to the 22 attorney general. The attorney general shall forward the appropriate registration data 23 to the law enforcement agency having local jurisdiction of the new place of residence, 24 school, or employment. Upon a change of address, the individual required to register 25 shall also register within three days at the law enforcement agency having local 26 jurisdiction of the new place of residence, school, or employment. The individual 27 registering under this section shall periodically confirm the information required under 28 this subsection in a manner and at an interval determined by the attorney general. A 29 law enforcement agency that has previously registered an offender may omit the 30 biometric data portion of the registration if that agency has a set of biometric data on

| 1  |    | file f   | for tha | at individual and is personally familiar with and can visually identify the         |
|----|----|--|---------|---|
| 2  |    | offe   | nder.   | These provisions also apply in any other state that requires registration.          |
| 3  | 8. | An i   | ndivio  | dual required to register under this section shall comply with the registration     |
| 4  |    | requ   | uirem   | ent for the longer of the following periods:  |
| 5  |    | a.   | A pe    | eriod of fifteen years after the date of sentence or order deferring or             |
| 6  |    |  | sus     | pending sentence upon a plea or finding of guilt or after release from              |
| 7  |    |  | inca    | rceration, whichever is later;  |
| 8  |    | b.   | A pe    | eriod of twenty-five years after the date of sentence or order deferring or         |
| 9  |    |  | sus     | pending sentence upon a plea or finding of guilt or after release from              |
| 10 |    |  | inca    | rceration, whichever is later, if the offender is assigned a moderate risk by the   |
| 11 |    |  | atto    | rney general as provided in subsection 12; or                                       |
| 12 |    | C.   | For     | the life of the individual, if that individual:                                     |
| 13 |    |  | (1)     | On two or more occasions has pled guilty or nolo contendere to, or been             |
| 14 |    |  |         | found guilty of a crime against a child or as a sexual offender. If all qualifying  |
| 15 |    |  |         | offenses are misdemeanors, this lifetime provision does not apply unless a          |
| 16 |    |  |         | qualifying offense was committed after August 1, 1999;                              |
| 17 |    |  | (2)     | Pleads guilty or nolo contendere to, or is found guilty of, an offense              |
| 18 |    |  |         | committed after August 1, 1999, which is described in subdivision a of              |
| 19 |    |  |         | subsection 1 of section 12.1-20-03, section 12.1-20-03.1, or subdivision d of       |
| 20 |    |  |         | subsection 1 of section 12.1-20-03 if the person is an adult and the victim is      |
| 21 |    |  |         | under age twelve, or section 12.1-18-01 if that individual is an adult other        |
| 22 |    |  |         | than a parent of the victim, or an equivalent offense from another court in         |
| 23 |    |  |         | the United States, a tribal court, or court of another country; or                  |
| 24 |    |  | (3)     | Is assigned a high risk by the attorney general as provided in subsection 12.       |
| 25 | 9. | An i   | ndivio  | dual required to register under this section who violates this section is guilty of |
| 26 |    | a cla  | ass C   | felony. The failure of a homeless individual to register as required in             |
| 27 |    | subsections 2 and 3 is prima facie evidence of a violation of this section. The clerk of |         |   |
| 28 |    | court shall forward all warrants issued for a violation of this section to the county    |         |   |
| 29 |    | she  | riff, w | ho shall enter all such warrants into the national crime information center         |
| 30 |    | wan  | ited p  | erson file. A court may not relieve an individual, other than a juvenile, who       |

- violates this section from serving a term of at least ninety days in jail and completing
   probation of one year.
- When an individual is released on parole or probation and is required to register
  pursuant to this section, but fails to do so within the time prescribed, the court shall
  order the probation, or the parole board shall order the parole, of the individual
  revoked.
- 11. If an individual required to register pursuant to this section is temporarily sent outside
  the facility or institution where that individual is confined under conviction or sentence,
  the local law enforcement agency having jurisdiction over the place where that
  individual is being sent must be notified within a reasonable time period before that
  individual is released from the facility or institution. This subsection does not apply to
  any individual temporarily released under guard from the facility or institution in which
  that individual is confined.
- 14 12. The attorney general, with the assistance of the department and the juvenile courts,
  15 shall develop guidelines for the risk assessment of sexual offenders who are required
  16 to register, with a low-risk, moderate-risk, or high-risk level being assigned to each
  17 offender as follows:
- 18a.The department shall conduct a risk assessment of sexual offenders who are19incarcerated in institutions under the control of the department and sexual20offenders who are on supervised probation. The department, in a timely manner,21shall provide the attorney general any information, including the offender's level22of risk and supporting documentation, concerning individuals required to be23registered under this section who are about to be released or placed into the24community.
- b. The attorney general shall conduct a risk assessment of sexual offenders who
  are not under the custody or supervision of the department. The attorney general
  may adopt a law enforcement agency's previous assignment of risk level for an
  individual if the assessment was conducted in a manner substantially similar to
  the guidelines developed under this subsection.
- 30 c. The juvenile courts or the agency having legal custody of a juvenile shall conduct
   31 a risk assessment of juvenile sexual offenders who are required to register under

| 1  |                          | this section. The juvenile courts or the agency having legal custody of a juvenile        |  |  |
|----|--------------------------|---|--|--|
| 2  |                          | shall provide the attorney general any information, including the offender's level        |  |  |
| 3  |                          | of risk and supporting documentation, concerning juveniles required to register           |  |  |
| 4  |                          | and who are about to be released or placed into the community.                            |  |  |
| 5  |                          | d. The attorney general shall notify the offender of the risk level assigned to that      |  |  |
| 6  |                          | offender. An offender may request a review of that determination with the attorney        |  |  |
| 7  |                          | general's sexual offender risk assessment committee and may present any                   |  |  |
| 8  |                          | information that the offender believes may lower the assigned risk level.                 |  |  |
| 9  | 13.                      | An individual assessed as a high-risk sexual offender in accordance with                  |  |  |
| 10 |                          | subsection 12, may not reside within five hundred feet [152.4 meters] of a public or      |  |  |
| 11 |                          | nonpublic preschool or elementary, middle, or high school.                                |  |  |
| 12 | <u>14.</u>               | Relevant and necessary conviction and registration information must be disclosed to       |  |  |
| 13 |                          | the public by a law enforcement agency if the individual is a moderate or high risk and   |  |  |
| 14 |                          | the agency determines that disclosure of the conviction and registration information is   |  |  |
| 15 |                          | necessary for public protection. The attorney general shall develop guidelines for        |  |  |
| 16 |                          | public disclosure of offender registration information. Public disclosure may include     |  |  |
| 17 |                          | internet access if the offender:  |  |  |
| 18 |                          | a. Is required to register for a lifetime under subsection 8;                             |  |  |
| 19 |                          | b. Has been determined to be a high risk to the public by the department, the             |  |  |
| 20 |                          | attorney general, or the courts, according to guidelines developed by those               |  |  |
| 21 |                          | agencies; or  |  |  |
| 22 |                          | c. Has been determined to be a high risk to the public by an agency of another state      |  |  |
| 23 |                          | or the federal government.  |  |  |
| 24 |                          | If the offender has been determined to be a moderate risk, public disclosure must         |  |  |
| 25 |                          | include, at a minimum, notification of the offense to the victim registered under chapter |  |  |
| 26 |                          | 12.1-34 and to any agency, civic organization, or group of persons who have               |  |  |
| 27 |                          | characteristics similar to those of a victim of the offender. Upon request, law           |  |  |
| 28 |                          | enforcement agencies may release conviction and registration information regarding        |  |  |
| 29 |                          | low-risk, moderate-risk, or high-risk offenders.  |  |  |
| 30 | <del>14.<u>15.</u></del> | A state officer, law enforcement agency, or public school district or governing body of a |  |  |
| 31 |                          | nonpublic school or any appointee, officer, or employee of those entities is not subject  |  |  |

- to civil or criminal liability for making risk determinations, allowing a sexual offender to
   attend a school function under section 12.1-20-25, or for disclosing or for failing to
   disclose information as permitted by this section.
- 4 If a juvenile is adjudicated delinguent and required or ordered to register as a sexual <del>15.</del>16. 5 offender or as an offender against a child under this section, the juvenile shall comply 6 with the registration requirements in this section. Notwithstanding any other provision 7 of law, a law enforcement agency shall register a juvenile offender in the same manner 8 as adult offenders and may release any relevant and necessary information on file to 9 other law enforcement agencies, the department of human services, or the public if 10 disclosure is necessary to protect public health or safety. The law enforcement agency 11 shall release any relevant and necessary information on file to the superintendent or 12 principal of the school the juvenile attends. The school administration shall notify 13 others in similar positions if the juvenile transfers to another learning institution in or 14 outside the state.
- 15 <u>16.17.</u> If an individual has been required to register as a sexual offender or an offender
  against a child under section 12.1-32-15 or 27-20-52.1 before August 1, 1999, the
  individual may petition the court to be removed from the offender list if registration is
  no longer mandatory for that individual. In considering the petition, the court shall
  comply with the requirements of this section.
- 2017.18.A sexual offender who is currently assigned a moderate or high-risk level by the21attorney general may not use a state park of this state as a residence or residential22address to comply with the registration requirements of this section. Before arriving at23a state park for overnight lodging or camping, a sexual offender who is assigned a24moderate or high-risk level by the attorney general shall notify a parks and recreation25department law enforcement officer at the state park where the sexual offender will be26staying.