Sixty-seventh Legislative Assembly of North Dakota

SENATE BILL NO. 2084

Introduced by

Human Services Committee

(At the request of the Department of Human Services)

- 1 A BILL for an Act to amend and reenact section 25-03.1-20, subsection 3 of section 25-03.1-21,
- 2 and section 25-03.1-26 of the North Dakota Century Code, relating to involuntary treatment and
- 3 emergency detention.

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

5 SECTION 1. AMENDMENT. Section 25-03.1-20 of the North Dakota Century Code is

6 amended and reenacted as follows:

7 **25-03.1-20.** Involuntary treatment hearing - Findings and dispositions.

8 If an individual is found at the involuntary treatment hearing to be a person requiring

- 9 treatment, the findings and conclusions must be entered in the record of the proceedings and
- 10 the court may:
- 1. Order the individual to undergo a program of treatment other than hospitalization;
- 12 2. Order the individual hospitalized in a public institution, if below capacity; or
- Order the individual hospitalized in any other private hospital if the attending physician
 agrees. The reason supporting the court's particular treatment order must be entered

15 in the record.

16 SECTION 2. AMENDMENT. Subsection 3 of section 25-03.1-21 of the North Dakota

- 17 Century Code is amended and reenacted as follows:
- 183. If a peace officer, physician either in person or directing an emergency medical19services professional, or any mental health professional reasonably believes the20respondent is not complying with an order for alternative treatment, that the alternative21treatment is not sufficient to prevent serious risk of harm, and that considerations of22time and safety do not allow intervention by a court, the designated professional may23cause the respondent to be taken into custody and detained at a treatment facility as
- 24 provided in subsection 3 of section 25-03.1-25 and, within twenty-four hours, shall file

1		a no	otice with the court stating the circumstances and factors of the case. The state	
2	hospital or public treatment facility. if below capacity, immediately shall accept, if			
3		appropriately screened and medically stable, and a private treatment facility may		
4	accept, the respondent on a provisional basis. The superintendent or director shall			
5		require an immediate examination of the respondent and, within twenty-four hours		
6		after admission, shall release the respondent subject to the conditions of the original		
7		order or file a notice with the court stating in detail the circumstances and factors of		
8		the case. The court, within forty-eight hours of receipt of the notice of the		
9		superintendent or director, after a hearing and based on the evidence presented and		
10		other available information, shall:		
11		a.	Release the respondent from hospitalization and continue the alternative	
12			treatment order;	
13		b.	Consider other alternatives to hospitalization, modify the original order of the	
14			court, and direct the respondent undergo another program of alternative	
15			treatment for the remainder of the commitment period; or	
16		C.	Enter a new order directing the respondent remain hospitalized until discharged	
17			from the hospital under section 25-03.1-30.	
18	SECTION 3. AMENDMENT. Section 25-03.1-26 of the North Dakota Century Code is			
19	amended and reenacted as follows:			
20	25-03.1-26. Emergency procedure - Acceptance of petition and individual - Notice -			
21	Court h	rt hearing set.		
22	1.	Ap	ublic treatment facility, if below capacity, immediately shall accept and a private	
23		trea	atment facility may accept on a provisional basis the application and the individual	
24		adn	nitted under section 25-03.1-25. The superintendent or director shall require an	
25	immediate examination of the subject and, either within twenty-four hours, exclusive of			
26	holidays, after admission or within seventy-two hours after admission, exclusive of			
27	holidays, if the individual is admitted with a serious physical condition or illness that			
28	requires prompt treatment, shall either:			
29		a.	Release the individual if the superintendent or director finds that the subject does	
30			not meet the emergency commitment standards; or	

Sixty-seventh Legislative Assembly

- b. File a petition if one has not been filed with the court of the individual's residence
 or the court which directed immediate custody under subsection 2 of section
 25-03.1-25, giving notice to the court and stating in detail the circumstances and
 facts of the case.
- 5 2. Upon receipt of the petition and notice of the emergency detention, the magistrate 6 shall set a date for a preliminary hearing, if the respondent is alleged to be a person 7 who is mentally ill or a person who is both mentally ill and chemically dependent, or a 8 treatment hearing, if the respondent is alleged to be a person who is chemically 9 dependent, to be held no later than four days, exclusive of weekends and holidays, 10 after detention unless the person has been released as a person not requiring 11 treatment, has been voluntarily admitted for treatment, has requested or agreed to a 12 continuance, or unless the hearing has been extended by the magistrate for good 13 cause shown. The magistrate shall appoint counsel if one has not been retained by 14 the respondent.