FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2038

Introduced by

Legislative Management

(Human Services Committee)

- 1 A BILL for an Act to create and enact a new section to chapter 50-06 of the North Dakota
- 2 Century Code, relating to the establishment of a task force on children's behavioral health; to
- 3 amend and reenact section 15.1-07-34, subsection 1 of section 25-03.1-11, and sectionssection
- 4 25-03.1-26-and 50-11.1-02.3 of the North Dakota Century Code, relating to behavioral health
- 5 training for educators and early childhood service providers and to emergency hold limitations
- 6 for mental health examinations; to provide for a report to the governor and the legislative
- 7 management; and to repeal sections 15.1-19-19 and 15.1-19-24 of the North Dakota Century
- 8 Code, relating to professional development training regarding the prevention of bullying and
- 9 youth suicide.

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

- 11 SECTION 1. AMENDMENT. Section 15.1-07-34 of the North Dakota Century Code is
- 12 amended and reenacted as follows:

13 **15.1-07-34.** Provision of youth mentalbehavioral health training to teachers,

14 administrators, and ancillary staff.

- Once everyEvery two years, each school district shall provide a minimum of eight hours of trainingprofessional development on youth mentalbehavioral health to elementary, middle, and high school teachers, and administrators. Each school district shall encourage ancillary and support staff to participate in the trainingprofessional development.
- 20 <u>a.</u> <u>Based on the annual needs assessment of the school district, these hours must</u>
 21 <u>be designated from the following categories:</u>
- 22 <u>(1)</u> <u>Trauma;</u>

23

- (2) Social and emotional learning, including resiliency;
- 24 (3) Suicide prevention;

1			<u>(4)</u>	Bullying:				
2		— The training must include:						
3		a.	<u>(5)</u>	Understanding of the prevalence and impact of youth mentalbehavioral				
4				health disorderswellness on family structure, education, juvenile services,				
5				law enforcement, and health care and treatment providers;				
6		b.	<u>(6)</u>	Knowledge of mentalbehavioral health symptoms , social stigmas , <u>and</u> risks ,				
7				and protective factors; and				
8		C.	(7)	Awareness of referral sources and evidence-based strategies for				
9				appropriate interventions; or				
10			<u>(8)</u>	Other evidence-based strategies to reduce risk factors for students.				
11	2.	Ead	ch sch	nool district shall report the outcome of the trainingprofessional development				
12		<u>hoı</u>	<u>irs</u> to	the department of public instruction.				
13	3.	The	e supe	erintendent of public instruction shall collaborate with regional education				
14		ass	ociati	ons to disseminate information, training materials, and notice of training				
15		opp	ortun	ities to school districts and nonpublic schools.				
16	SECTION 2. AMENDMENT. Subsection 1 of section 25-03.1-11 of the North Dakota							
17	Century	17 Century Code is amended and reenacted as follows:						
10								
18	1.	The	e resp	ondent must be examined within a reasonable time by an expert examiner as				
18 19	1.		-	ondent must be examined within a reasonable time by an expert examiner as by the court. If the respondent is taken into custody under the emergency				
	1.	ord	ered I					
19	1.	ord trea	ered I atmen	by the court. If the respondent is taken into custody under the emergency				
19 20	1.	ord trea twe	ered I atmen enty-fe	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within				
19 20 21	1.	ord trea twe <u>sec</u>	ered I atmen enty-fc etion 2	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within the pur hours, exclusive of holidays, of custody the time limitations set forth in				
19 20 21 22	1.	ord trea twe <u>sec</u> ma	ered I atmen enty-fc etion 2 y cons	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within bur hours, exclusive of holidays, of custodythe time limitations set forth in 5-03.1-26. Any expert examiner conducting an examination under this section				
19 20 21 22 23	1.	ord trea twe <u>sec</u> ma hea	ered I atmen enty fo etion 2 y cons alth pr	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within our hours, exclusive of holidays, of custodythe time limitations set forth in 5-03.1-26. Any expert examiner conducting an examination under this section sult with or request participation in the examination by any qualified mental				
19 20 21 22 23 24	1.	ord trea <u>twe</u> <u>sec</u> ma hea	ered I atmen enty-fc etion 2 y cons alth pr servat	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within our hours, exclusive of holidays, of custodythe time limitations set forth in 5-03.1-26. Any expert examiner conducting an examination under this section sult with or request participation in the examination by any qualified mental ofessional and may include with the written examination report any findings or				
19 20 21 22 23 24 25	1.	ord trea twe <u>sec</u> ma hea obs the	ered l atmen enty-fo etion 2 y cons alth pr servat indep	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within our hours, exclusive of holidays, of custodythe time limitations set forth in 5-03.1-26. Any expert examiner conducting an examination under this section sult with or request participation in the examination by any qualified mental ofessional and may include with the written examination report any findings or ions by that mental health professional. This examination report, and that of				
19 20 21 22 23 24 25 26	1.	ord trea twe <u>sec</u> ma hea obs the	ered l atmen enty-fo ation 2 y cons alth pr servati indep e repo	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within our hours, exclusive of holidays, of custodythe time limitations set forth in <u>15-03.1-26</u> . Any expert examiner conducting an examination under this section sult with or request participation in the examination by any qualified mental ofessional and may include with the written examination report any findings or ions by that mental health professional. This examination report, and that of bendent examiner, if one has been requested, must be filed with the court.				
19 20 21 22 23 24 25 26 27	1.	ord trea <u>twe</u> sec ma hea obs the The	ered l atmen enty-fo ation 2 y cons alth pr servati indep e repo Eva	by the court. If the respondent is taken into custody under the emergency t provisions of this chapter, the examination must be conducted within our hours, exclusive of holidays, of custodythe time limitations set forth in <u>15-03.1-26</u> . Any expert examiner conducting an examination under this section sult with or request participation in the examination by any qualified mental ofessional and may include with the written examination report any findings or ions by that mental health professional. This examination report, and that of bendent examiner, if one has been requested, must be filed with the court.				

Sixty-fifth Legislative Assembly

- c. If the report concludes that the respondent is a person requiring treatment, a list
 of available forms of care and treatment that may serve as alternatives to
 involuntary hospitalization.
- 4

d. The signature of the examiner who prepared the report.

5 SECTION 3. AMENDMENT. Section 25-03.1-26 of the North Dakota Century Code is
6 amended and reenacted as follows:

7 25-03.1-26. Emergency procedure - Acceptance of petition and individual - Notice -

- 8 **Court hearing set.**
- A public treatment facility immediately shall accept and a private treatment facility may
 accept on a provisional basis the application and the individual admitted under section
 25-03.1-25. The superintendent or director shall require an immediate examination of
 the subject and, <u>either</u> within twenty-four hours, <u>exclusive of holidays</u>, after admission
 or within seventy-two hours after admission, exclusive of holidays, if the individual is
 admitted with a serious physical condition or illness that requires prompt treatment,
 shall either release:
- 16a.Release the individual if the superintendent or director finds that the subject does17not meet the emergency commitment standards; or file
- 18b.File a petition if one has not been filed with the court of the individual's residence19or the court which directed immediate custody under subsection 2 of section2025-03.1-25, giving notice to the court and stating in detail the circumstances and21facts of the case.
- 22 2. Upon receipt of the petition and notice of the emergency detention, the magistrate 23 shall set a date for a preliminary hearing, if the respondent is alleged to be a person 24 who is mentally ill or a person who is both mentally ill and chemically dependent, or a 25 treatment hearing, if the respondent is alleged to be a person who is chemically 26 dependent, to be held no later than four days, exclusive of weekends and holidays, 27 after detention unless the person has been released as a person not requiring 28 treatment, has been voluntarily admitted for treatment, has requested or agreed to a 29 continuance, or unless the hearing has been extended by the magistrate for good 30 cause shown. The magistrate shall appoint counsel if one has not been retained by 31 the respondent.

Sixty-fifth Legislative Assembly

1 SECTION 4. A new section to chapter 50-06 of the North Dakota Century Code is created

2 and enacted as follows:

3	Tas	Task force on children's behavioral health - Membership - Duties - Reports to					
4	governor and legislative management.						
5	<u>1.</u>	The task force on children's behavioral health is created for the purpose of assessing					
6		and guiding efforts within the children's behavioral health system to ensure a full					
7		<u>con</u>	continuum of care is available in the state.				
8	<u>2.</u>	<u>The</u>	The task force consists of the following members:				
9		<u>a.</u>	The superintendent of public instruction, or the superintendent's designee;				
10		<u>b.</u>	The executive director of the department of human services, or the executive				
11			director's designee;				
12		<u>C.</u>	The state health officer, or the state health officer's designee;				
13		<u>d.</u>	The director of the department of corrections and rehabilitation, or the director's				
14			designee;				
15		<u>e.</u>	The executive director of the Indian affairs commission, or the executive				
16			director's designee;				
17		<u>f.</u>	The director of the committee on protection and advocacy, or the director's				
18			designee;				
19	<u>3.</u>	The executive director of the department of human services, or the executive director's					
20		<u>des</u>	designee, shall serve as the chairman of the task force. The task force shall meet at				
21		least quarterly. Additional meetings may be held at the discretion of the chairman.					
22	<u>4.</u>	The task force may request appropriate staff services from the department of human					
23		services.					
24	<u>5.</u>	The task force shall:					
25		<u>a.</u>	Assess and guide efforts within the children's behavioral health system to ensure				
26			a full behavioral health continuum of care is available in the state;				
27		<u>b.</u>	Make recommendations to ensure the children's behavioral health services are				
28			seamless, effective, and not duplicative;				
29		<u>C.</u>	Identify recommendations and strategies to address gaps or needs in the				
30			children's behavioral health system;				

Sixty-fifth Legislative Assembly

1	<u>d.</u>	Engage stakeholders from across the continuum to assess and develop					
2		strategies to address gaps or needs in areas including:					
3		(1) Education:					
4		(2) Juvenile justice:					
5		(3) Child welfare:					
6		(4) Community; and					
7		(5) Health; and					
8	<u>e.</u>	Provide a report to the governor and the legislative management every six					
9		months regarding the status of the task force's efforts.					
10		I 5. AMENDMENT. Section 50-11.1-02.3 of the North Dakota Century Code is					
11	amended and reenacted as follows:						
12	50-11.1-0	2.3. Early childhood services providers - Training on infant safe sleep					
13	practices and	d behavioral health issues.					
14							
15	provider's staff members who are responsible for the care or teaching of children under:						
16	<u>— 1. Under the age of one to annually complete annually a department approved sudden</u>						
17	infai	nt death syndrome prevention training course; and					
18	<u> <u>2. </u></u>	Two hours of the required department approved training must relate to behavioral					
19	heal	th issues of children.					
20	SECTION	I 5. REPORT TO GOVERNOR AND LEGISLATIVE MANAGEMENT. Before					
21	July 1, 2018,	the task force on children's behavioral health shall:					
22							
23	to implement the recommendations to the legislative management ; and						
24	<u> </u>	Present to the governor and the legislative management the state children's					
25	beha	avioral health services plan developed under subsection 7 of section 4 of this Act.					
26	SECTION	6. REPEAL. Sections 15.1-19-19 and 15.1-19-24 of the North Dakota Century					
27	Code are repealed.						