SECOND ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

REENGROSSED SENATE BILL NO. 2149

Introduced by

Senators Armstrong, D. Larson

Representatives Klemin, P. Anderson

- 1 A BILL for an Act to create and enact a new subsection to section 12.1-32-09.1 of the North
- 2 Dakota Century Code, relating to the penalty for a class A misdemeanor; to amend and reenact
- 3 subdivision k of subsection 3 of section 12.1-23-05, subsection 5 of section 12.1-32-01,
- 4 subdivision b of subsection 1 of section 12.1-32-02.1, subsection 3 of section 19-03.1-22.2,
- 5 section 19-03.1-23, subsection 2 of section 19-03.1-23.1, section 19-03.1-23.4, paragraph 3 of
- 6 subdivision e of subsection 1 of section 19-03.1-36, subdivision e of subsection 5 of section
- 7 19-03.1-36, subsection 1 of section 19-03.1-45, and subsection 29 of section 40-05-02 of the
- 8 North Dakota Century Code, relating to grading of theft offenses, illegal possession of
- 9 prescription capsules, pills, or tablets, possession of marijuana, and misdemeanor marijuana
- 10 convictions being excluded as prior offenses for purposes of determining mandatory terms of
- 11 imprisonment; and to provide a penalty.

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

- SECTION 1. AMENDMENT. Subdivision k of subsection 3 of section 12.1-23-05 of the
 North Dakota Century Code is amended and reenacted as follows:
- 15 k. The property stolen is a prescription drug as defined in section 43-15.3-01,
 16 <u>except when the quantity stolen is five or fewer capsules, pills, or tablets</u>.

SECTION 2. AMENDMENT. Subsection 5 of section 12.1-32-01 of the North Dakota
Century Code is amended and reenacted as follows:

- 19 5. Class A misdemeanor, for which a maximum penalty of one year's imprisonment for
 20 three hundred sixty days, a fine of three thousand dollars, or both, may be imposed.
- 21 SECTION 3. AMENDMENT. Subdivision b of subsection 1 of section 12.1-32-02.1 of the
- 22 North Dakota Century Code is amended and reenacted as follows:
- b. The offender possesses or has within immediate reach and control a dangerous
 weapon, explosive, destructive device, or firearm while in the course of

1			committing any felony offense under subsection 1, 2 <u>3</u> , or 78 of section						
2			19-03.1-23.						
3	SEC	SECTION 4. A new subsection to section 12.1-32-09.1 of the North Dakota Century Code is							
4	created	ed and enacted as follows:							
5		<u>An (</u>	offender who is convicted of a class C felony in violation of section 12.1-17-02, or						
6		<u>an a</u>	attempt to commit the offense, and who has received a sentence of imprisonment						
7		<u>or a</u>	sentence of imprisonment upon revocation of probation before August 1, 2015, is						
8		<u>elig</u> i	ble to have the offender's sentence considered by the parole board.						
9	SEC	CTION 5. AMENDMENT. Subsection 3 of section 19-03.1-22.2 of the North Dakota							
10	Century	Code	e is amended and reenacted as follows:						
11	3.	Unle	ess a greater penalty is otherwise provided by law, a person who violates						
12		sub	section 2, and a child or vulnerable adult actually suffers bodily injury or death by						
13		exp	osure to, ingestion of, inhalation of, or contact with a controlled substance,						
14		che	mical substance, or drug paraphernalia, is guilty of a class B felony unless the						
15		ехр	osure, ingestion, inhalation, or contact results in the death of the child or-						
16		vuln	erable adult, in which case the person is guilty of a class A felony.						
17	SEC	TION	6. AMENDMENT. Section 19-03.1-23 of the North Dakota Century Code is						
18	amended and reenacted as follows:								
19	19-0	3.1-2	23. Prohibited acts A - Mandatory terms of imprisonment and fines -						
20	Unclass	ified	offenses - Penalties.						
21	1.	Exc	ept as authorized by this chapter, it is unlawful for any person to willfully, as						
22		defi	ned in section 12.1-02-02, manufacture, deliver, or possess with intent to						
23		mar	nufacture or deliver, a controlled substance, or to deliver, distribute, or dispense a						
24		con	trolled substance by means of the internet, but any person who violates						
25		sec	ion 12-46-24 or 12-47-21 may not be prosecuted under this subsection. Any						
26		pers	son who violates this subsection with respect to:						
27		a.	A controlled substance classified in schedule I or II which is a narcotic drug, or						
28			methamphetamine, is guilty of a class $A\underline{B}$ felony and must be sentenced:						
29			(1) For a second offense, to imprisonment for at least five three years.						
30			(2) For a third or subsequent offense, to imprisonment for twentyten years.						

1		b.	Any other controlled substance classified in schedule I, II, or III, or a controlled	
2			substance analog is guilty of a class B felony. Except for a person who	
3			manufactures, delivers, or possesses with the intent to manufacture or deliver	
4			marijuana, any person found guilty under this subdivision must be sentenced:	
5			(1) For a second offense, to imprisonment for at least threetwo years.	
6			(2) For a third or subsequent offense, to imprisonment for tenfive years.	
7		C.	A substance classified in schedule IV, is guilty of a class C felony and must be	
8			sentenced:	
9			(1) For a second offense, to imprisonment for at least sixthree months.	
10			(2) For a third offense, to imprisonment for at least one yearsix months.	
11			(3) For a fourth or subsequent offense, to imprisonment for five <u>three</u> years.	
12		d.	A substance classified in schedule V, is guilty of a class A misdemeanor.	
13	<u>2.</u>	<u>A p</u>	or misdemeanor conviction under subsection 8 or a prior conviction under	
14		<u>sub</u>	section 3 or 4 of section 19-03.4-03 may not be considered a prior offense unde	<u>r</u> _
15		<u>sub</u>	sections 1 and 4.	
16	2.<u>3.</u>	Exc	ept as authorized by this chapter, it is unlawful for any person to willfully, as	
17		defi	ned in section 12.1-02-02, create, deliver, distribute, or dispense a counterfeit	
18		sub	stance by means of the internet or any other means, or possess with intent to	
19		deli	rer, a counterfeit substance by means of the internet or any other means, but an	ıy
20		pers	on who violates section 12-46-24 or 12-47-21 may not be prosecuted under this	3
21		sub	section. Any person who violates this subsection with respect to:	
22		a.	A counterfeit substance classified in schedule I or II which is a narcotic drug, is	i-
23			guilty of a class A felony.	
24		b.	Any other A counterfeit substance classified in schedule I, II, or III, is guilty of a	
25			class B felony.	
26	•	c.<u>b.</u>	A counterfeit substance classified in schedule IV, is guilty of a class C felony.	
27		d.<u>c.</u>	A counterfeit substance classified in schedule V, is guilty of a class A	
28			misdemeanor.	
29	3.<u>4.</u>	For	second or subsequent offenders, in addition to any other penalty imposed under	r
30		this	section, a person who violates this chapter, except a person who manufactures,	,
31		deli	vers, or possesses with the intent to manufacture or deliver marijuana, is subject	t

- to, and the court shall impose, the following penalties to run consecutively to any other
 sentence imposed:
- a. Any person, eighteen years of age or older, who violates this section by willfully
 manufacturing, delivering, or possessing with intent to manufacture or deliver a
 controlled substance in or on, or within one thousand feet [300.48 meters] of the
 real property comprising a public or private elementary or secondary school or a
 public career and technical education school is subject to an eight-yearfour-year
 term of imprisonment.
- b. If the defendant was at least twenty-one years of age at the time of the offense,
 and delivered a controlled substance to a person under the age of eighteen, the
 defendant must be sentenced to imprisonment for at least <u>eightfour</u> years. It is
 not a defense that the defendant did not know the age of a person protected
 under this subdivision.
- A person at least eighteen years of age who solicits, induces, intimidates, employs,
 hires, or uses a person under eighteen years of age to aid or assist in the
 manufacture, delivery, or possession with intent to manufacture or deliver a controlled
 substance for the purpose of receiving consideration or payment for the manufacture
 or delivery of any controlled substance is guilty of a class B felony and must be
 sentenced:
- 20 a. For a second or subsequent offense, to imprisonment for at least five<u>three</u> years.
- b. It is not a defense to a violation of this subsection that the defendant did not know
 the age of a person protected under this subsection.
- 23 5. A
- <u>Except for a prior conviction equivalent to a misdemeanor violation of subsection 8 or</u>
 <u>a prior conviction under subsection 3 or 4 of section 19-03.4-03, a</u> violation of this
 chapter or a law of another state or the federal government which is equivalent to an
 offense under this chapter committed while the offender was an adult and which
 resulted in a plea or finding of guilt must be considered a prior offense under
 subsections 1, <u>34</u>, and <u>45</u>. The prior offense must be alleged in the complaint,
 information, or indictment. The plea or finding of guilt for the prior offense must have

1		000	surred before the date of the commission of the offense or offenses charged in the		
2		con	nplaint, information, or indictment.		
3	6.<u>7.</u>	It is unlawful for a person to willfully, as defined in section 12.1-02-02:			
4		a.	Serve as an agent, intermediary, or other entity that causes the internet to be		
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		Ap	erson who violates this subsection is guilty of a class C felony.		
11	7.<u>8.</u>	<u>a.</u>	It is unlawful for any person to willfully, as defined in section 12.1-02-02, possess		
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		<u>b.</u>	Except as otherwise provided in this subsection, any person who violates this		
18			subsection is guilty of a class C felony.		
19		<u>C.</u>	If, at the time of the offense the person is in or on, or within one thousand feet		
20			[300.48 meters] of the real property comprising a public or private elementary or		
21			secondary school or a public career and technical education school, the person is		
22			guilty of a class B felony, unless the offense involves one ounce [28.35 grams] or		
23			less of marijuana.		
24		<u>d.</u>	Any person who violates this subsection regarding possession of one ounce		
25			[28.35 grams] or less of marijuana is guilty of a class B misdemeanor.		
26		<u>e.</u>	Any person who violates this subsection regarding possession of five or fewer		
27			capsules, pills, or tablets of a schedule II, III, or IV controlled substance or		
28			controlled substance analog is guilty of a class A misdemeanor.		
29	<u>8.9.</u>	Exc	cept as provided by section 19-03.1-45, a court may order a person who violates		
30		this chapter or chapter 19-03.4 to undergo a drug addiction evaluation by a licensed			
31		add	liction counselor. The evaluation must indicate the prospects for rehabilitation and		

1 whether addiction treatment is required. If ordered, the evaluation must be submitted 2 to the court before imposing punishment for a felony violation or a misdemeanor 3 violation. A court shall order a person who violates subdivision e of subsection 8 to 4 undergo the drug addiction evaluation. 5 9.<u>10.</u> If a person pleads guilty or is found guilty of a first offense regarding possession of 6 one ounce [28.35 grams] or less of marijuana and a judgment of guilt is entered, a 7 court, upon motion, shall seal the court record of that conviction if the person is not 8 subsequently convicted within two years of a further violation of this chapter. Once 9 sealed, the court record may not be opened even by order of the court. 10 SECTION 7. AMENDMENT. Subsection 2 of section 19-03.1-23.1 of the North Dakota 11 Century Code is amended and reenacted as follows: 12 2. The offense is: 13 A class AA felony if the violation of section 19-03.1-23 is designated as a class A a. 14 felony. 15 b. A class A felony if the violation of section 19-03.1-23 is designated as a class B 16 felony. 17 c.<u>b.</u> A class B felony if the violation of section 19-03.1-23 is designated as a class C 18 felony. 19 A class C felony if the violation of section 19-03.1-23 is designated as a class A d.c. 20 misdemeanor. 21 SECTION 8. AMENDMENT. Section 19-03.1-23.4 of the North Dakota Century Code is 22 amended and reenacted as follows: 23 19-03.1-23.4. Overdose prevention and immunity. 24 An individual is immune from criminal prosecution under sections 19-03.1-22.1, 25 19-03.1-22.3, 19-03.1-22.5, subsection 78 of section 19-03.1-23, subsection 3 of section 26 19-03.2-03, and section 19-03.4-03 if that individual contacted law enforcement or emergency 27 medical services and reported that the individual was or that another individual was in need of 28 emergency medical assistance due to a drug overdose. To receive immunity under this section, 29 the individual receiving immunity must have remained on the scene until assistance arrived. 30 cooperated with emergency medical services and law enforcement personnel in the medical treatment of the reported drug overdosed individual, and the overdosed individual must have 31

1	been in need of emergency medical services. The maximum number of individuals that may be
2	immune for any one occurrence is three individuals. Immunity from prosecution under this
3	section is not applicable for a violation under section 19-03.1-23.1.
4	SECTION 9. AMENDMENT. Paragraph 3 of subdivision e of subsection 1 of
5	section 19-03.1-36 of the North Dakota Century Code is amended and reenacted as follows:
6	(3) A conveyance is not subject to forfeiture for a violation of subsection 78 of
7	section 19-03.1-23 or subsection 3 of section 19-03.2-03.
8	SECTION 10. AMENDMENT. Subdivision e of subsection 5 of section 19-03.1-36 of the
9	North Dakota Century Code is amended and reenacted as follows:
10	e. Use the property, including controlled substances, imitation controlled
11	substances, and plants forfeited under subsections 6 and 7, in enforcement of
12	this chapter. However, in a case involving the delivery of a forfeited controlled
13	substance by a law enforcement officer or a person acting as an agent of a law
14	enforcement officer, no prosecution or conviction for simple possession of a
15	controlled substance under subsection 67 of section 19-03.1-23 may be based
16	upon the forfeited controlled substances supplied by the law enforcement officer
17	or the officer's agent.
18	SECTION 11. AMENDMENT. Subsection 1 of section 19-03.1-45 of the North Dakota
19	Century Code is amended and reenacted as follows:
20	1. If a person has pled guilty or has been found guilty of a felony violation of subsection
21	78 of section 19-03.1-23, if that person has not previously pled guilty or been found
22	guilty of any offense involving the use, possession, manufacture, or delivery of a
23	controlled substance or of any other felony offense of this or another state or the
24	federal government, the court shall impose a period of probation up to the length
25	authorized under section 12.1-32-06.1 with a suspended execution of a sentence of
26	imprisonment, a sentence to probation, or an order deferring imposition of sentence.
27	SECTION 12. AMENDMENT. Subsection 29 of section 40-05-02 of the North Dakota
28	Century Code is amended and reenacted as follows:
29	29. Marijuana possession. To prohibit by ordinance any person, except a person operating
30	a motor vehicle, from possessing not more than one-half ounce [14.175 grams] of
31	marijuana, as defined by section 19-03.1-01, within the jurisdiction of a city, and to

- 1 prescribe the punishment, provided the penalty assessed is subject to subsection <u>910</u>
- 2 of section 19-03.1-23.