Sixty-sixth Legislative Assembly of North Dakota

## HOUSE BILL NO. 1050

Introduced by

Representatives Roers Jones, Satrom

Senators Unruh, Poolman, K. Roers, Myrdal

- 1 A BILL for an Act to amend and reenact section subsection 7 of section 12.1-32-01, section
- 2 <u>19-03.1-22.3, subdivision d of subsection 8 of section 19-03.1-23, section</u> 19-03.4-03, and
- 3 <u>subdivision i of subsection 5 of section 39-08-01</u> of the North Dakota Century Code, relating to
- 4 <u>multiple convictions of the same infraction, the possession and ingestion of marijuana, the</u>
- 5 possession of drug paraphernalia and the placement of an individual in a drug and alcohol
- 6 treatment program by the department of corrections and rehabilitation: to provide for a

7 legislative management study; and to provide a penalty.

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

9	SECTION 1. AMENDMENT. Subsection 7 of section 12.1-32-01 of the North Dakota					
10	Century Code is amended and reenacted as follows:					
11	7. Infraction, for which a maximum fine of one thousand dollars may be imposed. Any					
12	person convicted of an infraction who has, within one year prior tobefore commission					
13	of the infraction of which the person was convicted, has been previously convicted					
14	previously at least twice of anthe same offense classified as an infraction may be					
15	sentenced as though convicted of a class B misdemeanor. If the prosecution contends					
16	that the infraction is punishable as a class B misdemeanor, the complaint shallmust					
17	specify <del>that</del> the offense is a misdemeanor.					
18	SECTION 2. AMENDMENT. Section 19-03.1-22.3 of the North Dakota Century Code is					
19	amended and reenacted as follows:					
20	19-03.1-22.3. Ingesting a controlled substance - Venue for violation - Penalty.					
21	— <u>A</u>					
22	1. Except as provided in subsection 2, a person who intentionally ingests, inhales,					
23	injects, or otherwise takes into the body a controlled substance, unless the substance					
24	was obtained directly from a practitioner or pursuant to a valid prescription or order of					

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1	a practitioner while acting in the course of the practitioner's professional practice, is					
2	guilty of a class B misdemeanor if the controlled substance is marijuana. Otherwise,					
3	the offense is a class A misdemeanor. This subsection does not apply to ingesting,					
4	inhaling, injecting, or otherwise taking into the body marijuana.					
5	2. A person who is under twenty-one years of age and intentionally ingests, inhales,					
6	injects, or otherwise takes into the body a controlled substance that is marijuana,					
7	unless the substance was medical marijuana obtained in accordance with chapter					
8	19-24.1, is guilty of a class B misdemeanor.					
9	3. The venue for a violation of this section exists in either the jurisdiction in which the					
10	controlled substance was ingested, inhaled, injected, or otherwise taken into the body					
11	or the jurisdiction in which the controlled substance was detected in the body of the					
12	accused.					
13	SECTION 3. AMENDMENT. Subdivision d of subsection 8 of section 19-03.1-23 of the					
14	North Dakota Century Code is amended and reenacted as follows:					
15	d. A person who violates this subsection regarding possession by possessing:					
16	(1) Marijuana in an amount of less than one-half ounce [14.175 grams] is guilty					
17	of an infraction.					
18	(2) At least one-half ounce [14.175 grams] but not more than 500 grams of					
19	marijuana is guilty of a class B misdemeanor.					
20	(3) More than 500 grams of marijuana is guilty of a class A misdemeanor.					
21	SECTION 4. AMENDMENT. Section 19-03.4-03 of the North Dakota Century Code is					
22	amended and reenacted as follows:					
23	19-03.4-03. Unlawful possession of drug paraphernalia - Penalty.					
24	1. A person may not use or possess with intent to use drug paraphernalia to plant,					
25	propagate, cultivate, grow, harvest, manufacture, compound, convert, produce,					
26	process, prepare, test, analyze, pack, repack, store, contain, or conceal a controlled					
27	substance in violation of chapter 19-03.1. Any A person violating this subsection is					
28	guilty of a class C felony if the drug paraphernalia is used, or possessed with intent to					
29	be used, to manufacture, compound, convert, produce, process, prepare, test, or					
30	analyze a controlled substance, other than marijuana, classified in schedule I, II, or III					
31	of chapter 19-03.1.					

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1	2.	A person may not use or possess with the intent to use drug paraphernalia to inject,			
2		ingest, inhale, or otherwise induce into the human body a controlled substance, other			
3		than marijuana, classified in schedule I, II, or III of chapter 19-03.1. A person violating			
4		this subsection is guilty of a class A misdemeanor. If a person previously has been			
5		convicted of an offense under this title, other than an offense related to marijuana, or			
6		an equivalent offense from another court in the United States, a violation of this			
7		subsection is a class C felony.			
8	3.	A person may not use or possess with intent to use drug paraphernalia to plant,			
9		propagate, cultivate, grow, harvest, manufacture, compound, convert, produce,			
10		process, prepare, test, analyze, pack, repack <del>, store, contain, or conceal</del> marijuana in			
11		violation of chapter 19-03.1. A person violating this subsection is guilty of a class A			
12		misdemeanor.			
13	4.	A person may not use or possess with the intent to use drug paraphernalia to ingest,			
14		inhale, or otherwise introduce into the human body marijuana or possess with the			
15		intent to use drug paraphernalia to store or contain marijuana in violation of			
16		chapter 19-03.1. A person violating this subsection is guilty of a class B			
17		misdemeanoran infraction.			
18	<u>5.</u>	A person sentenced to the legal and physical custody of the department of corrections			
19		and rehabilitation under this section may be placed in a drug and alcohol treatment			
20		program as designated by the department. Upon the successful completion of the drug			
21		and alcohol treatment program, the department shall release the person from			
22	l	imprisonment to begin any court-ordered period of probation. If the person is not			
23		subject to court-ordered probation, the court shallmay order the person to serve the			
24		remainder of the sentence of imprisonment on supervised probation subject to the			
25		terms and conditions imposed by the court.			
26	<u>6.</u>	Probation under this section may include placement in another facility, treatment			
27		program, or drug court. If the person is placed in another facility or treatment program			
28	1	upon release from imprisonment, the remainder of the sentence must be considered			
29		as time spent in custody.			
30	SECTION 5. AMENDMENT. Subdivision i of subsection 5 of section 39-08-01 of the North				
31	Dakota Century Code is amended and reenacted as follows:				

1		i.	If the court sentences an individual to the legal and physical custody of the			
2			department of corrections and rehabilitation, the department may place the			
3			individual in an alcohol treatment program designated by the department. Upon			
4			the individual's successful completion of the alcohol treatment program, the			
5			department shall release the individual from imprisonment to begin the			
6			court-ordered period of probation. If there is not any court-ordered period of			
7			probation, the court shallmay order the individual to serve the remainder of the			
8			sentence of imprisonment on supervised probation and the terms and conditions			
9	must include participation in the twenty-four seven sobriety program and any					
10	terms and conditions of probation previously imposed by the court. Probation					
11	under this subsection may include placement in another facility or treatment					
12	program. If an individual is placed in another facility or treatment program after					
13	release from imprisonment, the remainder of the individual's sentence of					
14	imprisonment must be considered time spent in custody. Individuals incarcerated					
15	under this section subsequent to a second probation revocation are not eligible					
16			for release from imprisonment upon the successful completion of treatment.			
17	SEC		N 6. LEGISLATIVE MANAGEMENT STUDY. During the 2019-20 interim, the			
18	legislativ	ve ma	anagement shall consider studying the implications of the potential adoption of an			
19	initiated	meas	sure allowing the use of recreational marijuana. The study must consider the			
20	potentia	l ben	efits and detriments of legalizing recreational marijuana with respect to:			
21	1.	The	e state's economy, including unemployment and homelessness rates; potential tax			
22		reve	enues and job opportunities; spending on public health and safety programs,			
23		inclu	uding law enforcement agencies and drug treatment programs; and tourism, real			
24		esta	ate, construction, and banking;			
25	2.	Min	ors, including the rate of drug usage, the effects of marijuana on developing brains,			
26		and	high school dropout rates;			
27	3.	The	e insurance industry, including health, automobile, and life insurance;			
28	4.	The	e legal system, including crime rates, the prison population, and rates of usage of			
29		othe	er drugs;			
30	5.	Wor	rkers' compensation and work-related accidents;			
31	6.	Pub	lic health and safety; and			

- 1 7. The medical marijuana program.
- 2 The legislative management shall report its findings and recommendations, together with
- 3 any legislation necessary to implement the recommendations, to the sixty-seventh legislative
- 4 assembly.