Sixty-seventh Legislative Assembly of North Dakota

FIRST ENGROSSMENT with Senate Amendments ENGROSSED HOUSE BILL NO. 1347

Introduced by

Representatives Bosch, J. Nelson

Senators Davison, Lee

- 1 A BILL for an Act to amend and reenact section 50-11.1-13.1 of the North Dakota Century Code,
- 2 relating to a penalty for the provision of early childhood services.

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

4 SECTION 1. AMENDMENT. Section 50-11.1-13.1 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 **50-11.1-13.1. Penalty for provision of services - When applicable.**

- 7 1. An individual who provides early childhood services to any child, other than a child
 8 who is a member of that individual's household, is guilty of a class B misdemeanor if:
- 9 a. Those services are provided after that individual is required to register as a
 10 sexual offender;
- b. The department has denied that individual's application for licensure, or
 self-declaration, or registration to provide early childhood services or has revoked
 that individual's license, self-declaration, or registration document to provide early
 childhood services following a finding that services are required under chapter
 50-25.1 and that finding has become final or has not been contested by that
 individual; or
- 17 c. The individual allows another individual to be in the presence of the child
 18 receiving early childhood services if that other individual is required to register as
 19 a sexual offender or has had an application for licensure, self-declaration, or
 20 registration to provide early childhood services denied or revoked by the
 21 department following a finding that services are required under chapter 50-25.1
 22 and that finding has become final or has not been contested by that other
 23 individual; or
- 24 <u>d.</u> The individual has been found guilty of, pled guilty to, or pled no contest to:

21.0203.04000

1		<u>(1)</u>	An offense described under chapter 12.1-16, 12.1-18, 12.1-27.2, or 12.1-41;
2			section 12.1-17-01, 12.1-17-01.1, 12.1-17-02, 12.1-17-03, 12.1-17-04,
3			12.1-17-06, 12.1-17-07.1, 12.1-17-12, 12.1-20-03, 12.1-20-03.1, 12.1-20-04,
4			<u>12.1-20-05, 12.1-20-05.1, 12.1-20-06, 12.1-20-07, 12.1-21-01, 12.1-22-01,</u>
5			<u>12.1-29-01, 12.1-29-02, 12.1-31-05, or 14-09-22; or subdivision b of</u>
6			subsection 2 of section 12.1-22-02.
7		<u>(2)</u>	An offense under the laws of another jurisdiction which requires proof of
8			substantially similar elements as the elements required for conviction under
9			any offense identified in paragraph 1.
10	2.	An individual is not guilty of a class B misdemeanor under paragraphs b and c of	
11		subsection	on 1 if the department has made a determination that the individual is able to
12		provide o	care that is free of abuse and neglect, in spite of a finding that services are
13		required	under chapter 50-25.1, which has become final or has not been contested.
14	<u>3.</u>	An individual is not guilty of a class B misdemeanor under subdivision d of	
15		subsection 1 in the case of a misdemeanor offense described under sections	
16		<u>12.1-17-01, 12.1-17-03, 12.1-17-06, or 12.1-17-07.1, or an equivalent offense in</u>	
17		another jurisdiction which requires proof of substantially similar elements as required	
18		for conviction for offenses under sections 12.1-17-01, 12.1-17-03, 12.1-17-06, or	
19		12.1-17-07.1, if five years have elapsed after final discharge or release from any term	
20		of probation, parole, or other form of community corrections or imprisonment, without	
21		<u>subsequ</u>	ent conviction.