FIRST ENGROSSMENT

Sixty-sixth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1253

Introduced by

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Representatives Kading, Blum, McWilliams, Schneider Senator Kannianen

- 1 A BILL for an Act to amend and reenact section 12.1-33-02.1 of the North Dakota Century
- 2 Code, relating to a criminal conviction and state licensure.

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

- 4 **SECTION 1. AMENDMENT.** Section 12.1-33-02.1 of the North Dakota Century Code is amended and reenacted as follows:
- 12.1-33-02.1. Prior conviction of a crime not bar to state licensures Exceptions Petition.
 - 1. A personAn individual may not be automatically disqualified to practice, pursue, or engage in any occupation, trade, or profession for which a license, permit, certificate, or registration is required from any state agency, board, commission, or department, or other licensing entity solely because of prior conviction of an offense. However, a personan individual may be denied a license, permit, certificate, or registration because of prior conviction of an offense if it is determined that such personthe individual has not been sufficiently rehabilitated, or that the offense has a direct bearing upon a person's an individual's ability to serve the public in the specific occupation, trade, or profession.
 - 2. A state agency, board, commission, or department, or licensing entity shall consider the following in determining sufficient rehabilitation:
 - a. The nature of the offense and whether itthe offense has a direct bearing upon the qualifications, functions, or duties of the specific occupation, trade, or profession.
 - b. Information pertaining to the degree of rehabilitation of the convicted personindividual.
 - c. The time elapsed since the conviction or release. Completion of a period of five years after final discharge or release from any term of probation, parole or other

1		form of community corrections, or imprisonment, without subsequent conviction
2		shall be deemedis prima facie evidence of sufficient rehabilitation.
3	3.	If conviction of an offense is used in whole or in part as a basis for disqualification of a
4		person, such disqualification shallAn individual who is applying for a license that
5		requires an education or training period of not more than four years may petition a
6		state agency, board, commission, department, or other licensing entity before the
7		individual submits an application or enters a training program for a particular license
8		for a determination of whether the individual's criminal record will disqualify the
9		individual from obtaining state licensure.
10	<u>4.</u>	A petition must include the individual's criminal record or authorize the state agency,
11		board, commission, department, or other licensing entity to obtain the individual's
12		criminal record. The petition may include, and the state agency, board, commission,
13		department, or other licensing entity may consider:
14		a. Completion of the criminal sentence.
15		b. A certificate of rehabilitation or good conduct.
16		c. Completion or active participation in drug or alcohol treatment.
17		d. Testimonials and recommendations, including a progress report from the
18		individual's probation or parole officer.
19		e. Evidence of sufficient rehabilitation under subsection 2.
20		f. Training.
21		g. Employment history.
22		h. Employment aspirations.
23		i. Personal information, including the age of the individual at the time the offense
24		was committed and the individual's current family responsibilities.
25	<u>5.</u>	A state agency, board, commission, department, or other licensing entity may not
26		consider:
27		a. Nonconviction information, including information related to a deferred
28		adjudication, participation in a diversion program, or an arrest not followed by a
29		conviction;
30		b. A conviction that has been sealed, dismissed, expunged, or pardoned;
31		c. A juvenile adjudication;

1		<u>d.</u>	<u>A no</u>	onviolent misdemeanor; or
2		<u>e.</u>	A co	onviction that occurred more than three years before the date of the petition,
3			exc	ept a conviction of a felony offense that is a:
4			<u>(1)</u>	Violent offense, including a felony offense subject to section 12.1-32-09.1, a
5				felony offense subject to section 12.1-32-02.1, which involves the use of a
6				firearm or dangerous weapon, a second or subsequent violation of section
7				12.1-17-07.1, a second or subsequent violation of any domestic violence
8				protection order, a violation of chapter 12.1-41, or a violation of section
9				<u>14-09-22; or</u>
10			<u>(2)</u>	A sex-related offense, including a felony sexual offense under chapter
11				<u>12.1-20.</u>
12	<u>6.</u>	The	state	e agency, board, commission, department, or other licensing entity may not
13		find	an in	ndividual's criminal record disqualifies the individual from state licensure
14		<u>unle</u>	ess th	e state agency, board, commission, department, or other licensing entity
15		dete	<u>ermin</u>	es the state's interest in protecting public safety is superior to the individual's
16		<u>fun</u>	<u>dame</u>	ntal right to pursue a lawful occupation and the agency, board, commission,
17		<u>dep</u>	artme	ent, or other licensing entity establishes by clear and convincing evidence:
18		<u>a.</u>	<u>The</u>	individual was convicted of a felony or violent misdemeanor, except as
19			othe	erwise provided in this section, which is directly, substantially, and adversely
20			<u>rela</u>	ted to the state's interest in protecting public safety; and
21		<u>b.</u>	<u>The</u>	granting of state licensure will put the individual in a position in which the
22			indi	vidual is more likely than not to reoffend and cause harm.
23	<u>7.</u>	The	state	e agency, board, commission, department, or other licensing entity shall issue
24		<u>a de</u>	ecisio	n within ninety days after a petition is submitted. The decision must be in
25		writ	ing ar	nd shallmust specifically state the evidence presented and the reasons for
26		disc	jualifi	cationfindings of fact and conclusions of law and may advise the individual of
27		<u>acti</u>	ons th	he individual may take to remedy the disqualification. An individual who is
28		disc	qualifi	ed may submit a revised petition reflecting completion of the remedial actions
29		<u>befo</u>	ore a	deadline to be set by the state agency, board, commission, department, or
30		othe	er lice	ensing entity in an alternative advisory decision. A copy of such disqualification
31		sha	Hthe o	decision must be sent to the applicant by certified mail.

1	<u>4.8.</u>	An ambiguity in an occupational regulation relating to the use of an individual's				
2		criminal record must be resolved in favor of the individual. A state agency, board,				
3		commission, department, or other licensing entity may not use an undefined term in ar				
4		occupational regulation relating to the individual's moral character, including a crime of				
5		moral turpitude or character and fitness to disqualify an individual from state licensure.				
6	<u>9.</u>	An individual may submit a new petition to a state agency, board, commission,				
7		department, or other licensing entity at least one year after a final judgment on the				
8		initial petition.				
9	<u>10.</u>	A state agency, board, commission, department, or other licensing entity may rescind				
10		a favorable decision at any time if the individual is convicted of an additional offense.				
11	<u>11.</u>	A state agency, board, commission, department, or other licensing entity may charge a				
12		filing fee of no more than one hundred dollars for the processing of each petition.				
13	<u>12.</u>	A person desiring to appeal from a final decision by any state agency, board,				
14		commission, or department shall follow the procedure provided by the chapter of this				
15		code regulating the specific occupation, trade, or profession. If no appeal or review				
16		procedure is provided by such chapter, an appeal may be taken in accordance with				
17		chapter 28-32, except for attorneys disbarred or suspended under chapter 27-14.				
18	<u>13.</u>	The department of commerce shall create an annual reporting requirement to be				
19		compiled and published on the department's website. The information must include:				
20		a. The number of applicants petitioning each state agency, board, commission, or				
21		other licensing entity;				
22		b. The number of approvals and denials by each state agency, board, commission,				
23		or other licensing entity;				
24		c. The type of offenses for which each state agency, board, commission, or other				
25		licensing entity approved or denied the petitions; and				
26		d. Any other data the department of commerce deems necessary.				
27	<u>14.</u>	This section may not be construed to require a private or national certification				
28		organization to grant or deny a private or national certification to an individual.				
29	<u>15.</u>	A state agency, board, commission, department, or other licensing entity that makes a				
30		decision under this section and reverses the decision at a later date, may not be held				
31		liable for the failure of an individual to obtain licensure.				