1	SENATE BILL NO. 263
2	INTRODUCED BY GRIMES
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT CREATING A CHILD HEARSAY EXCEPTION IN CRIMINAL
5	PROCEEDINGS; ALLOWING THE USE OF CHILD HEARSAY TESTIMONY REGARDING OUT-OF-COURT
6	$STATEMENTSMADEBYACHILD \overleftarrow{WITNESSOR}VICTIMINCRIMINALPROCEEDINGSINVOLVINGSEXUAL$
7	OFFENSES AND OTHER CRIMES OF VIOLENCE; AND PROVIDING AN EFFECTIVE DATE AND AN
8	APPLICABILITY DATE."
9	
10	WHEREAS, the state has an interest in protecting the welfare of children generally; and
11	WHEREAS, the state has an interest in protecting the well-being of children who are victims of <del>or</del>
12	witnesses to sexual offenses and other violent crimes; and
13	WHEREAS, the state has an interest in giving child witnesses a voice in criminal proceedings; and
14	WHEREAS, it is the Legislature's prerogative to enact laws for the protection of children; and
15	WHEREAS, the Legislature finds that the admission of child hearsay testimony under a residual
16	exception to the general hearsay rules does not always serve the general purposes of the rules and the interests
17	of justice; and
18	WHEREAS, Rule 802 of the Montana Rules of Evidence provides that the Legislature may by statute
19	provide for exceptions to the general rule that hearsay is not admissible; and
20	WHEREAS, the Legislature acknowledges the necessity that child hearsay testimony must be examined
21	closely for reliability.
22	
23	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
24	
25	NEW SECTION. Section 1. Purpose. (1) The purpose of [section 2] is to codify an exception to the
26	HEARSAY RULE FOR A STATEMENT FROM A CHILD WHO WAS A VICTIM OF A SEXUAL OR VIOLENT CRIME OR A WITNESS TO
27	<u>a sexual or violent crime. The child may be available or unavailable for the criminal hearing. The</u>
28	LEGISLATURE HAS THE AUTHORITY TO ENACT EXCEPTIONS TO THE HEARSAY RULE UNDER RULE 802 OF THE MONTANA
29	RULES OF EVIDENCE. THE LEGISLATURE ALSO HAS THE AUTHORITY TO ENACT LAWS TO PROTECT MONTANA'S CHILDREN.
30	(2) [Section 2] requires notice, a hearing, and a ruling from the court before a child's statement
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1	IS ADMITTED INTO EVIDENCE. THESE MANDATORY PROCEDURES PROTECT THE DEFENDANT'S CONFRONTATION RIGHTS
2	IN A CRIMINAL PROCEEDING.
3	(3) THE STATE OF MONTANA HAS AN INTEREST IN PROTECTING THE WELFARE OF CHILDREN GENERALLY AND IN
4	PROTECTING THE WELL-BEING OF CHILDREN WHO ARE VICTIMIZED BY AND WHO WITNESS VIOLENT AND SEXUAL CRIMES.
5	The state of Montana also has an interest in giving child victims and witnesses a voice in criminal
6	PROCEEDINGS. [SECTION 2] PROTECTS CHILDREN FROM HAVING TO APPEAR IN CRIMINAL PROCEEDINGS WHEN THEIR
7	TESTIMONY IS UNNECESSARY UNDER [SECTION 2].
8	
9	NEW SECTION. Section 1. Child hearsay exception criminal proceedings. (1) Otherwise
10	inadmissible hearsay may be admissible in evidence in a criminal proceeding, as provided in subsection (2), if:
11	(a) the declarant of the out-of-court statement is a child who is:
12	(i) an alleged victim of a sexual offense or other crime of violence, including partner or family member
13	assault, that is the subject of the criminal proceeding; or
14	(ii) a witness to an alleged sexual offense or other crime of violence, including partner or family member
15	assault, that is the subject of the criminal proceeding;
16	(b) the court finds <del>, after a hearing conducted outside the presence of the jury,</del> that the time, content,
17	and circumstances of the statement provide circumstantial guarantees of trustworthiness;
18	(c) (i) the child testifies and the court finds that the child has not fully and accurately described the
19	offense and the facts and circumstances surrounding the offense; or
20	(ii) the child is unavailable as a witness, whether through death, absence from the jurisdiction,
21	incompetency, illness, infirmity, or other similar reason, including but not limited to trauma induced by the
22	courtroom setting;
23	(d) the child hearsay testimony is offered as evidence of a material fact and is more probative on the
24	point for which it is offered than any other evidence available through reasonable efforts; and
25	(e) the party intending to offer the child hearsay testimony gives sufficient notice to provide the adverse
26	party with a fair opportunity to prepare. The notice must include the content of the statement, the approximate
27	time, date, and location of the statement, the person to whom the statement was made, WHETHER ANY
28	VIDEOTAPES AND RECORDINGS OF ANY INTERVIEWS OF THE CHILD ARE IN THE POSSESSION OR SUBJECT TO THE CONTROL
29	OF THE PARTY INTENDING TO OFFER THE CHILD HEARSAY TESTIMONY, and the circumstances surrounding the
30	statement that indicate THE OFFERING PARTY BELIEVES SUPPORT the statement's reliability.
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1	(2) The admissibility of evidence under subsection (1) is in the discretion of the judge and that decision
2	may not be overturned unless an abuse of discretion is clearly shown. The judge <u>COURT</u> shall issue findings of
3	fact and conclusions of law setting forth the judge's ruling COURT'S REASONING on the admissibility of child
4	hearsay THE CHILD'S testimony.
5	(3) When deciding the admissibility of offered child hearsay testimony under subsections (1) and (2),
6	a <del>judge may</del> <u>COURT SHALL</u> consider the following:
7	(a) the attributes of the child hearsay declarant, including:
8	(i) the child's age;
9	(ii) the child's ability to communicate verbally;
10	(iii) the child's ability to comprehend the statements or questions of others;
11	(iv) the child's ability to tell the difference between truth and falsehood;
12	(v) the child's motivation to tell the truth, including whether the child understands the general obligation
13	to speak truthfully and not fabricate stories;
14	(vi) whether the child possessed sufficient mental capacity at the time of the alleged incident to create
15	an accurate memory of the incident; and
16	(vii) whether the child possesses sufficient memory to retain an independent recollection of the events
17	at issue;
18	(b) information regarding the witness who is relating the child's hearsay statement, including:
19	(i) the witness's relationship to the child;
20	(ii) whether the relationship between the witness and the child might have HAS an impact on the
21	trustworthiness of the child's hearsay statement;
22	(iii) whether the witness <del>might have <u>HAS</u> a motive to fabricate or distort the child's statement; and</del>
23	(iv) the circumstances under which the witness heard the child's statement, including the timing of the
24	statement in relation to the incident at issue and the availability of another person in whom the child could
25	confide;
26	(c) information regarding the child's statement, including:
27	(i) whether the statement contains knowledge not normally attributed to a child of the declarant's age;
28	(ii) whether the statement was volunteered spontaneously SPONTANEOUS;
29	(iii) the suggestiveness of <del>prior</del> statements by <del>the witness relating the statement or by third parties</del>
30	present when the statement was made OTHER PERSONS TO THE CHILD AT THE TIME THAT THE CHILD MADE THE



1	STATEMENT;
2	(iv) if statements were made by the child to more than one person, whether those statements were
3	consistent; and
4	(v) the nearness in time of the statement to the incident at issue;
5	(d) the availability of corroborative evidence through physical evidence or circumstantial evidence of
6	motive or opportunity, including:
7	(i) whether the alleged act can be corroborated; and
8	(ii) if the child's statement identifies a perpetrator, whether that identity can be corroborated; and
9	(e) other considerations that in the judge's opinion may bear on the admissibility of the child hearsay
10	testimony.
11	(4) AS USED IN THIS SECTION, "CHILD" MEANS A PERSON UNDER 15 YEARS OF AGE.
12	
13	NEW SECTION. Section 2. Codification instruction. [Section 1] is [Sections 1 and 2 Section 1] ARE
14	is intended to be codified as an integral part of Title 46, chapter 16, part 2, and the provisions of Title 46, chapter
15	16, part 2, apply to [section 1] [SECTIONS 1 AND 2 SECTION 1].
16	
17	NEW SECTION. Section 3. Saving clause. [This act] does not affect rights and duties that matured,
18	penalties that were incurred, or proceedings that were begun before [the effective date of this act].
19	
20	NEW SECTION. Section 4. Severability. If a part of [this act] is invalid, all valid parts that are
21	severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
22	the part remains in effect in all valid applications that are severable from the invalid applications.
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24	NEW SECTION. Section 5. Effective date. [This act] is effective July 1, 2003.
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26	NEW SECTION. Section 6. Applicability. [This act] applies to criminal proceedings begun after June
27	30, 2003.
28	- END -

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