62nd Legislature HB0250



AN ACT REPEALING THE STATUTE CODIFYING THE CRIMINAL JUSTICE PROCEDURE REQUIRING A PROSECUTOR TO NOTIFY A DEFENDANT OF AN INTENT TO INTRODUCE EVIDENCE OF PREVIOUS CRIMES; AMENDING SECTION 46-13-110, MCA; REPEALING SECTION 46-13-109, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE.

WHEREAS, in State v. Just, 184 Mont. 262, 602 P.2d 957 (1979), the Montana Supreme Court ordered that notice be given to a criminal defendant by the prosecution that the prosecution intended to introduce evidence of the commission of previous crimes by the defendant and further specified what was to be contained in that notice to the defendant; and

WHEREAS, on December 14, 2010, the Montana Supreme Court issued its opinion in State v. District Court of the 18th Judicial District, 2010 MT 263, 358 Mont. 325 (2010), holding that State v. Just was wrongly decided and overruling its previous opinion in that case; and

WHEREAS, in its opinion in State v. District Court of the 18th Judicial District, the Supreme Court recommended that the Legislature repeal section 46-13-109, MCA, which codified its opinion in State v. Just.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 46-13-110, MCA, is amended to read:

- **"46-13-110. Omnibus hearing.** (1) Within a reasonable time following the entry of a not guilty plea but not less than 30 days before trial, the court shall hold an omnibus hearing.
 - (2) The purpose of the hearing is to expedite the procedures leading up to the trial of the defendant.
- (3) The presence of the defendant is not required, unless ordered by the court. The prosecutor and the defendant's counsel shall attend the hearing and must be prepared to discuss any pretrial matter appropriate to the case, including but not limited to:
 - (a) joinder and severance of offenses or defendants, 46-11-404, 46-13-210, and 46-13-211;
 - (b) double jeopardy, 46-11-410, 46-11-503, and 46-11-504;



- (c) the need for exclusion of the public and for sealing records of any pretrial proceedings, 46-11-701;
- (d) notification of the existence of a plea agreement, 46-12-211;
- (e) disclosure and discovery motions, Title 46, chapter 15, part 3;
- (f) notice of reliance on certain defenses, 46-15-323;
- (g) notice of seeking persistent felony offender status, 46-13-108;
- (h) notice of other crimes, wrongs, or acts, 46-13-109;
- (i)(h) motion to suppress, 46-13-301 and 46-13-302;
- (i) (i) motion to dismiss, 46-13-401 and 46-13-402;
- (k)(i) motion for change of place of trial, 46-13-203 through 46-13-205;
- (h)(k) reasonableness of bail, Title 46, chapter 9; and
- (m)(l) stipulations.
- (4) At the conclusion of the hearing, a court-approved memorandum of the matters settled must be signed by the court and counsel and filed with the court.
- (5) Any motions made pursuant to subsections (1) through (3) may be ruled on by the court at the time of the hearing, where appropriate, or may be scheduled for briefing and further hearing as the court considers necessary."

Section 2. Repealer. The following section of the Montana Code Annotated is repealed:

46-13-109. Notice by prosecutor of other crimes, wrongs, or acts.

Section 3. Effective date. [This act] is effective on passage and approval.

- END -



| I hereby certify that the within bill, | |
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| HB 0250, originated in the House. | |
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| Chief Clerk of the House | |
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| Speaker of the House | |
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| Signed this | day |
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| President of the Senate | |
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| Signed this | day |
| of | , 2011. |



HOUSE BILL NO. 250 INTRODUCED BY MENAHAN, HANSEN

AN ACT REPEALING THE STATUTE CODIFYING THE CRIMINAL JUSTICE PROCEDURE REQUIRING A PROSECUTOR TO NOTIFY A DEFENDANT OF AN INTENT TO INTRODUCE EVIDENCE OF PREVIOUS CRIMES; AMENDING SECTION 46-13-110, MCA; REPEALING SECTION 46-13-109, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE.