1	HOUSE BILL NO. 24
2	INTRODUCED BY C. SCHREINER
3	BY REQUEST OF THE CHILDREN, FAMILIES, HEALTH, AND HUMAN SERVICES INTERIM COMMITTEE
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5	A BILL FOR AN ACT ENTITLED: "AN ACT AUTHORIZING THE DEPARTMENT OF PUBLIC HEALTH AND
6	HUMAN SERVICES TO ESTABLISH AND OPERATE TRANSITIONAL MENTAL HEALTH GROUP HOMES FOR
7	CERTAIN INDIVIDUALS; PROVIDING RULEMAKING AUTHORITY; PROVIDING AN APPROPRIATION;
8	AMENDING SECTIONS 46-14-301, 46-14-312, 53-1-602, AND 53-1-603, MCA; AND PROVIDING AN
9	EFFECTIVE DATE."
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11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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13	NEW SECTION. Section 1. Department-operated transitional mental health group homes
14	rulemaking authority. (1) The department of public health and human services may operate transitional mental
15	health group homes in the community for individuals committed to the custody of the director of the department
16	pursuant to 46-14-301 or 46-14-312.
17	(2) An individual is eligible for placement in a transitional mental health group home operated by the
18	department of public health and human services if:
19	(a) the individual has been released by the board of pardons and parole; or
20	(b) the director of the department has determined as allowed by law that the transitional mental health
21	group home is the appropriate placement for the individual.
22	(3) The department of public health and human services may build or lease facilities or may use existing
23	state-owned buildings considered suitable for the purposes of transitional mental health group homes operated
24	under this section. The department shall select the most cost-effective option when opening a new group home.
25	(4) The department of public health and human services may contract for some or all of the mental health
26	services provided to residents of a transitional mental health group home.
27	(5) The department of public health and human services shall adopt rules establishing licensure and
28	operational standards for transitional mental health group homes, including but not limited to staffing levels and
29	the mental health services that must be available to group home residents.
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Section 2. Section 46-14-301, MCA, is amended to read:

2 "46-14-301. Commitment upon finding of not guilty by reason of lack of mental state -- hearing 3 to determine release or discharge -- limitation on confinement. (1) When a defendant is found not guilty for 4 the reason that due to a mental disease or defect the defendant could not have a particular state of mind that is 5 an essential element of the offense charged, the court shall order a predisposition investigation in accordance with 46-18-112 and 46-18-113, which must include an investigation of the present mental condition of the 6 7 defendant. If the trial was by jury, the court shall hold a hearing to determine the appropriate disposition of the 8 defendant. If the trial was by the court, the court may hold a hearing to obtain any additional testimony it considers 9 necessary to determine the appropriate disposition of the defendant. In either case, the testimony and evidence 10 presented at the trial must be considered by the court in making its determination.

(2) The court shall evaluate the nature of the offense with which the defendant was charged. If theoffense:

13 (a) involved a substantial risk of serious bodily injury or death, actual bodily injury, or substantial property 14 damage, the court may find that the defendant suffers from a mental disease or defect that renders the defendant 15 a danger to the defendant or others. If the court finds that the defendant presents a danger to the defendant or 16 others, the defendant may be committed to the custody of the director of the department of public health and 17 human services to be placed in an appropriate mental health facility or a transitional mental health group home 18 provided for in [section 1] for custody, care, and treatment. However, if the court finds that the defendant is 19 seriously developmentally disabled, as defined in 53-20-102, the prosecutor shall petition the court in the manner 20 provided in Title 53, chapter 20.

(b) charged did not involve a substantial risk of serious bodily injury or death, actual bodily injury, or
substantial property damage, the court shall release the defendant. The prosecutor may petition the court in the
manner provided in Title 53, chapter 20 or 21.

(3) A person committed to the custody of the director of the department of public health and human services must have a hearing within 180 days of confinement to determine the person's present mental condition and whether the person must be discharged or released or whether the commitment may be extended because the person continues to suffer from a mental disease or defect that renders the person a danger to the person or others. The hearing must be conducted by the court that ordered the commitment unless that court transfers jurisdiction to the district court in the district in which the person has been placed. The court shall cause notice of the hearing to be served upon the person, the person's counsel, the prosecutor, and the court that originally

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1 ordered the commitment. The hearing is a civil proceeding, and the burden is upon the state to prove by clear

2 and convincing evidence that the person may not be safely released because the person continues to suffer from

3 a mental disease or defect that causes the person to present a substantial risk of:

- 4 (a) serious bodily injury or death to the person or others;
- 5 (b) an imminent threat of physical injury to the person or others; or
- 6 (c) substantial property damage.

7 (4) According to the determination of the court upon the hearing, the person must be discharged or 8 released on conditions the court determines to be necessary or must be committed to the custody of the director 9 of the department of public health and human services to be placed in an appropriate mental health facility <u>or a</u> 10 <u>transitional mental health group home provided for in [section 1]</u> for custody, care, and treatment. The period of 11 commitment may not exceed the maximum sentence determined under 46-14-214(2). At the time that the period 12 of the maximum sentence expires, involuntary civil commitment proceedings may be instituted in the manner 13 provided in Title 53, chapter 21.

- (5) The director of the department of public health and human services may, after considering the
   recommendations of the professionals providing treatment to the person, subsequently transfer the person to
   another mental health facility or transitional mental health group home that will better serve the person's custody,
- 17 care, and treatment needs.

18 (5)(6) A professional person shall review the status of the person each year. At the time of the annual 19 review, the director of the department of public health and human services or the person or the representative 20 of the person may petition for discharge or release of the person. Upon request for a hearing, a hearing must be 21 held pursuant to the provisions of subsection (3)."

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Section 3. Section 46-14-312, MCA, is amended to read:

24 "46-14-312. Sentence to be imposed. (1) If the court finds that the defendant at the time of the
25 commission of the offense of which the defendant was convicted did not suffer from a mental disease or defect
26 as described in 46-14-311, the court shall sentence the defendant as provided in Title 46, chapter 18.

(2) If the court finds that the defendant at the time of the commission of the offense suffered from a mental disease or defect or developmental disability as described in 46-14-311, any mandatory minimum sentence prescribed by law for the offense need not apply. The court shall sentence the defendant to be committed to the custody of the director of the department of public health and human services to be placed, after



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consideration of the recommendations of the professionals providing treatment to the defendant and 1 2 recommendations of the professionals who have evaluated the defendant, in an appropriate correctional facility, 3 mental health facility, as defined in 53-21-102, residential facility, as defined in 53-20-102, or developmental 4 disabilities facility, as defined in 53-20-202, or transitional mental health group home provided for in [section 1] 5 for custody, care, and treatment for a definite period of time not to exceed the maximum term of imprisonment that could be imposed under subsection (1). The director may, after considering the recommendations of the 6 7 professionals providing treatment to the defendant and recommendations of the professionals who have 8 evaluated the defendant, subsequently transfer the defendant to another correctional, mental health, residential, 9 or developmental disabilities facility or transitional mental health group home that will better serve the defendant's 10 custody, care, and treatment needs. The authority of the court with regard to sentencing is the same as 11 authorized in Title 46, chapter 18, if the treatment of the individual and the protection of the public are provided 12 for. 13 (3) Either the director or a defendant whose sentence has been imposed under subsection (2) may 14 petition the sentencing court for review of the sentence if the professional person certifies that: 15 (a) the defendant no longer suffers from a mental disease or defect; 16 (b) the defendant's mental disease or defect no longer renders the defendant unable to appreciate the 17 criminality of the defendant's conduct or to conform the defendant's conduct to the requirements of law; 18 (c) the defendant suffers from a mental disease or defect or developmental disability but is not a danger 19 to the defendant or others; or 20 (d) the defendant suffers from a mental disease or defect that makes the defendant a danger to the 21 defendant or others, but: 22 (i) there is no treatment available for the mental disease or defect; 23 (ii) the defendant refuses to cooperate with treatment; or 24 (iii) the defendant will no longer benefit from active inpatient treatment for the mental disease or defect. 25 (4) The sentencing court may make any order not inconsistent with its original sentencing authority, 26 except that the length of confinement or supervision must be equal to that of the original sentence. The 27 professional person shall review the defendant's status each year." 28 29 Section 4. Section 53-1-602, MCA, is amended to read: 30 "53-1-602. Department of public health and human services. (1) The following components are in Legislative ervices - 4 -Authorized Print Version - HB 24

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1 the department of public health and human services to carry out the purposes of the department: 2 (a) mental health services, consisting of the following institutional components for care and treatment 3 of the mentally ill pursuant to Title 53, chapter 21: 4 (i) the Montana state hospital; and 5 (ii) the Montana mental health nursing care center; 6 (b) a community services component, consisting of: 7 (i) appropriate services for the care and treatment of the mentally ill pursuant to Title 53, chapter 21, part 8 10; and 9 (ii) transitional mental health group homes established and operated pursuant to [section 1]; 10 (c) chemical dependency services, consisting of appropriate detoxification, inpatient, intensive outpatient, 11 outpatient, prevention, education, and other necessary chemical dependency services pursuant to Title 53, 12 chapter 24; 13 (d) an institutional and residential component of the developmental disabilities system for those persons 14 with developmental disabilities who require institutional or residential care according to Title 53, chapter 20, which 15 component consists of the Montana developmental center; and 16 (e) the veterans' nursing homes for the nursing home and domiciliary care of honorably discharged 17 veterans as provided by law, consisting of: 18 (i) the Montana veterans' home; 19 (ii) the eastern Montana veterans' home at Glendive; and 20 (iii) the southwestern Montana veterans' home. 21 (2) A state institution may not be moved, discontinued, or abandoned without the consent of the 22 legislature." 23 24 Section 5. Section 53-1-603, MCA, is amended to read: 25 "53-1-603. Powers and duties of department of public health and human services. The department 26 of public health and human services shall: 27 (1) adopt rules for the admission, custody, transfer, and release of persons in department programs 28 except as otherwise provided by law. However, rules adopted by the department may not amend or alter the 29 statutory powers and duties of the board of pardons and parole. 30 (2) subject to the functions of the department of administration, lease or purchase lands for use by

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1 institutions and classify those lands to determine those that may be most profitably used for agricultural purposes, 2 taking into consideration the needs of all institutions for the food products that can be grown or produced on the 3 lands and the relative value of agricultural programs in the treatment or rehabilitation of the persons confined in 4 the institutions; 5 (3) use the staff and services of other state agencies and units of the Montana university system, within 6 their respective statutory functions, to carry out its functions under this title; 7 (4) propose programs to the legislature to meet the projected long-range needs of institutions, including 8 programs and facilities for the diagnosis, treatment, care, and aftercare of persons placed in institutions; and 9 (5) encourage the establishment of programs at the local level for the prevention and rehabilitation of 10 disabilities as they relate to mental illness and chemical dependency; and (6) subject to available appropriations for the purposes of this subsection, operate transitional mental 11 12 health group homes as provided in [section 1]." 13 14 NEW SECTION. Section 6. Appropriation. (1) There is appropriated \$3 million from the general fund 15 to the department of public health and human services for the biennium beginning July 1, 2015. 16 (2) The appropriation must be used to operate one or more transitional mental health group homes in 17 the community as provided in [section 1]. 18 (3) EXPENDITURES FROM THIS APPROPRIATION ARE INTENDED TO BE ONGOING AND MUST BE INCLUDED IN THE 19 BASE BUDGET PREPARED BY THE EXECUTIVE. 20 21 NEW SECTION. Section 7. Codification instruction. [Section 1] is intended to be codified as an 22 integral part of Title 53, chapter 1, part 6, and the provisions of Title 53, chapter 1, part 6, apply to [section 1]. 23 24 COORDINATION SECTION. Section 8. COORDINATION INSTRUCTION. IF BOTH HOUSE BILL NO. 2 AND [THIS 25 ACT] ARE PASSED AND APPROVED AND HOUSE BILL NO. 2 CONTAINS AN APPROPRIATION OF \$3 MILLION TO THE 26 DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES FOR THE BIENNIUM BEGINNING JULY 1, 2015, FOR THE OPERATION 27 OF ONE OR MORE TRANSITIONAL MENTAL HEALTH GROUP HOMES IN THE COMMUNITY AS PROVIDED IN [SECTION 1] OF THIS 28 ACT, THEN [SECTION 6] OF [THIS ACT] IS VOID. 29 30 NEW SECTION. Section 9. Effective date. [This act] is effective July 1, 2015. 31 - END -Legislative - 6 -Authorized Print Version - HB 24 ervices