Amendment - 2nd Reading-yellow - Requested by: Jennifer Carlson - (H) Committee of the Whole - 2023				
68th Legislature 2023		Drafter: Rachel Weiss, 406-444-5367	HB0425.002.002	
1		HOUSE BILL NO. 425		
2		INTRODUCED BY E. KERR-CARPENTER, A. BUCKLEY, R. LYNCH, D. BA	UM	
3				
4	A BILL FOR A	N ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED TO F	RESTITUTION	
5	PAYMENTS U	INDER THE YOUTH COURT ACT; REVISING THE DEFINITION OF "VICTIM	"; EXTENDING	
6	THE JURISDI	CTION OF THE YOUTH COURT RELATED TO RESTITUTION PAYMENTS T	O A YOUTH'S	
7	25TH BIRTHDAY; PROVIDING THAT RESTITUTION PAID UNDER THE YOUTH COURT ACT IS NOT			
8	SUBJECT TO	SUBROGATION; REQUIRING THE COURT TO RELIEVE AN INDIVIDUAL C	F RESTITUTION	
9	PAYMENTS A	T THE END OF THE COURT'S JURISDICTION IN CERTAIN CIRCUMSTANC	CES; PROVIDING	
10	THAT OUTST	ANDING RESTITUTION AT THE EXPIRATION OF THE JURISDICTION OF T	THE COURT IS	
11	VOID; ALLOW	VING A YOUTH TO PETITION THE COURT FOR MODIFICATION OF A REST	TITUTION ORDER;	
12	AND AMENDI	NG SECTIONS 41-5-103, 41-5-205, 41-5-1521, AND 46-18-248, MCA."		
13				
14	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
15				
16	Sectio	on 1. Section 41-5-103, MCA, is amended to read:		
17	"41-5-	<b>103.</b> Definitions. As used in the Montana Youth Court Act, unless the context	xt requires	
18	otherwise, the	following definitions apply:		
19	(1)	"Adult" means an individual who is 18 years of age or older.		
20	(2)	"Agency" means any entity of state or local government authorized by law to	be responsible for	
21	the care or reh	abilitation of youth.		
22	(3)	"Assessment officer" means a person who is authorized by the court to prov	ide initial intake	
23	and evaluation	for a youth who appears to be in need of intervention or an alleged delinquen	t youth.	
24	(4)	"Commit" means to transfer legal custody of a youth to the department or to	the youth court.	
25	(5)	"Conditional release" means the release of a youth from a correctional facilit	y subject to the	
26	terms and con	ditions of the conditional release agreement provided for in 52-5-126.		
27	(6)	(a) "Correctional facility" means a public secure residential facility or a privat	e secure	



Whol				
	egislature 2023	Drafter: Rachel Weiss, 406-444-5367 HB0425.002.002		
1	residential facil	ity under contract with the department and operated to provide for the custody, treatment,		
2	training, and rehabilitation of:			
3	(i)	(i) formally adjudicated delinquent youth;		
4	(ii)	convicted adult offenders or criminally convicted youth; or		
5	(iii)	a combination of the populations described in subsections (6)(a)(i) and (6)(a)(ii) under		
6	conditions set	ons set by the department in rule.		
7	(b)	The term does not include a state prison as defined in 53-30-101.		
8	(7)	"Cost containment pool" means an account from which funds are allocated by the office of		
9	court administr	ator under 41-5-132 to a judicial district that exceeds its annual allocation for juvenile out-of-		
10	home placements, programs, and services or to the department for costs incurred under 41-5-1504.			
11	(8)	"Cost containment review panel" means the panel established in 41-5-131.		
12	(9)	"Court", when used without further qualification, means the youth court of the district court.		
13	(10)	"Criminally convicted youth" means a youth who has been convicted in a district court pursuant		
14	to 41-5-206.			
15	(11)	(a) "Custodian" means a person, other than a parent or guardian, to whom legal custody of the		
16	youth has been given.			
17	(b)	The term does not include a person who has only physical custody.		
18	(12)	"Delinquent youth" means a youth who is adjudicated under formal proceedings under the		
19	Montana Youth	n Court Act as a youth:		
20	(a)	who has committed an offense that, if committed by an adult, would constitute a criminal		
21	offense;			
22	(b)	who has been placed on probation as a delinquent youth and who has violated any condition of		
23	probation; or			
24	(c)	who has violated the terms and conditions of the youth's conditional release agreement.		
25	(13)	"Department" means the department of corrections provided for in 2-15-2301.		
26	(14)	(a) "Department records" means information or data, either in written or electronic form,		
27	maintained by	the department pertaining to youth who are committed under 41-5-1513(1)(b).		



- 2023 68th Legislature 2023 Drafter: Rachel Weiss, 406-444-5367 HB0425.002.002 1 (b) Department records do The term does not include information provided by the department to 2 the department of public health and human services' management information system or information 3 maintained by the youth court through the office of court administrator. 4 (15)"Detention" means the holding or temporary placement of a youth in the youth's home under 5 home arrest or in a facility other than the youth's own home for: 6 the purpose of ensuring the continued custody of the youth at any time after the youth is taken (a) 7 into custody and before final disposition of the youth's case; 8 (b) contempt of court or violation of a valid court order; or 9 (c) violation of the terms and conditions of the youth's conditional release agreement. 10 (16)"Detention facility" means a physically restricting facility designed to prevent a youth from 11 departing at will. The term includes a youth detention facility, short-term detention center, and regional 12 detention facility. "Emergency placement" means placement of a youth in a youth care facility for less than 45 13 (17)14 days to protect the youth when there is no alternative placement available. "Family" means the parents, guardians, legal custodians, and siblings or other youth with whom 15 (18)16 a vouth ordinarily lives. 17 "Final disposition" means the implementation of a court order for the disposition or placement (19)18 of a youth as provided in 41-5-1422, 41-5-1503, 41-5-1504, 41-5-1512, 41-5-1513, and 41-5-1522 through 41-19 5-1525. 20 (20) (a) "Formal youth court records" means information or data, either in written or electronic form, 21 on file with the clerk of district court pertaining to a youth under the jurisdiction of the youth court and includes 22 petitions, motions, other filed pleadings, court findings, verdicts, orders and decrees, and predispositional 23 studies. The term does not include information provided by the youth court to the department of public 24 (b) 25 health and human services' management information system. 26 (21)"Foster home" means a private residence licensed by the department of public health and 27 human services for placement of a youth.

- 3 -



Amendment - 2nd Reading-yellow - Requested by: Jennifer Carlson - (H) Committee of the Whole - 2023				
	egislature 2023	Drafter: Rachel Weiss, 406-444-5367 HB0425.002.002		
	()			
1	(22)	"Guardian" means an adult:		
2	(a)	who is responsible for a youth and has the reciprocal rights, duties, and responsibilities with the		
3	youth; and			
4	(b)	whose status is created and defined by law.		
5	(23)	"Habitual truancy" means recorded unexcused absences of 9 or more days or 54 or more parts		
6	of a day, which	of a day, whichever is less, in 1 school year.		
7	(24)	(a) "Holdover" means a room, office, building, or other place approved by the board of crime		
8	control for the	temporary detention and supervision of youth in a physically unrestricting setting for a period not		
9	to exceed 24 hours while the youth is awaiting a probable cause hearing, release, or transfer to an appropriate			
10	detention or sh	nelter care facility.		
11	(b)	The term does not include a jail.		
12	(25)	(a) "Informal youth court records" means information or data, either in written or electronic form,		
13	maintained by	youth court probation offices pertaining to a youth under the jurisdiction of the youth court and		
14	includes report	ts of preliminary inquiries, youth assessment materials, medical records, school records, and		
15	supervision records of probationers.			
16	(b)	The term does not include information provided by the youth court to the department of public		
17	health and hun	nan services' management information system.		
18	(26)	(a) "Jail" means a facility used for the confinement of adults accused or convicted of criminal		
19	offenses. The	term includes a lockup or other facility used primarily for the temporary confinement of adults		
20	after arrest.			
21	(b)	The term does not include a collocated juvenile detention facility that complies with 28 CFR,		
22	part 31.			
23	(27)	"Judge", when used without further qualification, means the judge of the youth court.		
24	(28)	"Juvenile home arrest officer" means a court-appointed officer administering or supervising		
25	. ,	program for home arrest, as provided for in Title 46, chapter 18, part 10.		
26	(29)	"Law enforcement records" means information or data, either in written or electronic form,		
27	. ,	a law enforcement agency, as defined in 7-32-201, pertaining to a youth covered by this chapter.		
21				



Whole - 2023			
- 2023 68th Legislature 2023		Drafter: Rachel Weiss, 406-444-5367 HB0425.002.002	
1	(30)	(a) "Legal custody" means the legal status created by order of a court of competent jurisdiction	
2	that gives a pe	rson the right and duty to:	
3	(i)	have physical custody of the youth;	
4	(ii)	determine with whom the youth shall live and for what period;	
5	(iii)	protect, train, and discipline the youth; and	
6	(iv)	provide the youth with food, shelter, education, and ordinary medical care.	
7	(b)	An individual granted legal custody of a youth shall personally exercise the individual's rights	
8	and duties as g	guardian unless otherwise authorized by the court entering the order.	
9	(31)	"Necessary parties" includes the youth and the youth's parents, guardian, custodian, or	
10	spouse.		
11	(32)	(a) "Out-of-home placement" means placement of a youth in a program, facility, or home, other	
12	than a custodia	al parent's home, for purposes other than preadjudicatory detention.	
13	(b)	The term does not include shelter care or emergency placement of less than 45 days.	
14	(33)	(a) "Parent" means the natural or adoptive parent.	
15	(b)	The term does not include:	
16	(i)	a person whose parental rights have been judicially terminated; or	
17	(ii)	the putative father of an illegitimate youth unless the putative father's paternity is established by	
18	an adjudication	n or by other clear and convincing proof.	
19	(34)	"Probable cause hearing" means the hearing provided for in 41-5-332.	
20	(35)	"Regional detention facility" means a youth detention facility established and maintained by two	
21	or more countie	es, as authorized in 41-5-1804.	
22	(36)	"Restitution" means payments in cash to the victim or with services to the victim or the general	
23	community whe	en these payments are made pursuant to a consent adjustment, consent decree, or other youth	
24	court order.		
25	(37)	"Running away from home" means that a youth has been reported to have run away from	
26	home without t	he consent of a parent or guardian or a custodian having legal custody of the youth.	
27	(38)	"Secure detention facility" means a public or private facility that:	



- 2023 68th Legislature 2023 Drafter: Rachel Weiss, 406-444-5367 HB0425.002.002 1 is used for the temporary placement of youth or individuals accused or convicted of criminal (a) 2 offenses or as a sanction for contempt of court, violation of the terms and conditions of the youth's conditional 3 release agreement, or violation of a valid court order; and 4 is designed to physically restrict the movements and activities of youth or other individuals held (b) 5 in lawful custody of the facility. 6 "Serious juvenile offender" means a youth who has committed an offense that would be (39)7 considered a felony offense if committed by an adult and that is an offense against a person, an offense against 8 property, or an offense involving dangerous drugs. 9 (40) "Shelter care" means the temporary substitute care of youth in physically unrestricting facilities. 10 (41) "Shelter care facility" means a facility used for the shelter care of youth. The term is limited to 11 the facilities enumerated in 41-5-347. 12 "Short-term detention center" means a detention facility licensed by the department for the (42)temporary placement or care of youth, for a period not to exceed 10 days excluding weekends and legal 13 14 holidays, pending a probable cause hearing, release, or transfer of the youth to an appropriate detention facility, 15 youth assessment center, or shelter care facility. "Substitute care" means full-time care of youth in a residential setting for the purpose of 16 (43) providing food, shelter, security and safety, guidance, direction, and, if necessary, treatment to youth who are 17 18 removed from or are without the care and supervision of their parents or guardians. 19 (44) "Victim" means: 20 (a) a natural person who suffers property, physical, or emotional injury as a result of an offense 21 committed by a youth that would be a criminal offense if committed by an adult; 22 an adult relative of the victim, as defined in subsection (44)(a), if the victim is a minor; and (b) 23 an adult relative of a homicide victim. (c) 24 (45)"Youth" means an individual who is less than 18 years of age without regard to sex or 25 emancipation. 26 (46) "Youth assessment" means a multidisciplinary assessment of a youth as provided in 41-5-27 1203.



- 2023 68th Legislature 2023 Drafter: Rachel Weiss, 406-444-5367 HB0425.002.002 1 (47) "Youth assessment center" means a staff-secured location that is licensed by the department 2 of public health and human services to hold a youth for up to 10 days for the purpose of providing an immediate 3 and comprehensive community-based youth assessment to assist the youth and the youth's family in 4 addressing the youth's behavior. 5 "Youth care facility" has the meaning provided in 52-2-602. (48) 6 "Youth court" means the court established pursuant to this chapter to hear all proceedings in (49) 7 which a youth is alleged to be a delinquent youth, a youth in need of intervention, or a youth alleged to have 8 violated the terms and conditions of the youth's conditional release agreement and includes the youth court 9 judge, juvenile probation officers, and assessment officers. 10 (50)"Youth detention facility" means a secure detention facility licensed by the department for the 11 temporary substitute care of youth that is: 12 (i) operated, administered, and staffed separately and independently of a jail; or (a) a collocated secure detention facility that complies with 28 CFR, part 31; and 13 (ii) 14 used exclusively for the lawful detention of alleged or adjudicated delinquent youth or as a (b) sanction for contempt of court, violation of the terms and conditions of the youth's conditional release 15 16 agreement, or violation of a valid court order. 17 "Youth in need of intervention" means a youth who is adjudicated as a youth and who: (51) 18 commits an offense prohibited by law that if committed by an adult would not constitute a (a) 19 criminal offense, including but not limited to a youth who: 20 (i) violates any Montana municipal or state law regarding alcoholic beverages; or 21 (ii) continues to exhibit behavior, including running away from home or habitual truancy, beyond 22 the control of the youth's parents, foster parents, physical custodian, or guardian despite the attempt of the 23 youth's parents, foster parents, physical custodian, or quardian to exert all reasonable efforts to mediate, 24 resolve, or control the youth's behavior; or 25 (b) has committed any of the acts of a delinquent youth but whom the youth court, in its discretion, 26 chooses to regard as a youth in need of intervention." 27



Whol	е	Reading-yellow - Requested by: Jennifer Carlso	n - (H) Committee of the
- 2023 68th Legislature 2023		Drafter: Rachel Weiss, 406-444-5367	HB0425.002.002
1	Sectio	<b>n 2.</b> Section 41-5-205, MCA, is amended to read:	
2	"41-5-2	<b>05.</b> Retention of jurisdiction termination. (1) The court	may dismiss a petition or
3	otherwise term	nate jurisdiction on its own motion or on the motion or petition	of any interested party at any
4	time. Unless te	minated by the court and except as provided in subsections (2	2) <del>and (3)</del> <u>through (4)</u> , the
5	jurisdiction of t	e court continues until the individual becomes 21 years of age	).
6	(2)	Court jurisdiction terminates when:	
7	(a)	the proceedings are transferred to district court under 41-5-20	08 or an information is filed
8	concerning the	offense in district court pursuant to 41-5-206;	
9	(b)	the youth is discharged by the department; or	
10	(c)	execution of a sentence is ordered under 41-5-1605(2)(b)(iii)	and the supervisory
11	responsibilities	are transferred to the district court under 41-5-1605.	
12	(3)	The jurisdiction of the court over an extended jurisdiction juve	nile, with respect to the offense
13	for which the y	outh was convicted as an extended jurisdiction juvenile, extend	Is until the offender becomes 25
14	years of age u	less the court terminates jurisdiction before that date.	
15	<u>(4)</u>	The jurisdiction of the court over restitution payments extends	s until the offender becomes 25
16	years of age u	less the court terminates jurisdiction before that date.	
17	<del>(4)<u>(5)</u></del>	The jurisdiction of the court is not terminated if the department	nt issues a release from
18	supervision du	e to the expiration of a commitment pursuant to 41-5-1522."	
19			
20	Sectio	n 3. Section 41-5-1521, MCA, is amended to read:	
21	"41-5- <sup>,</sup>	<b>521.</b> Restitution. (1) In determining whether restitution, as a	authorized by 41-5-1304, 41-5-
22	1512, or 41-5-	513, is appropriate in a particular case, the following factors m	nay be considered in addition to
23	any other evide	nce:	
24	(a)	the age of the youth;	
25	(b)	the ability of the youth to pay;	
26	(c)	the ability of the parents, guardian, or those that contributed t	o the youth's delinquency or need
27	for intervention	to pay;	



Amer Whol - 2023	е	- 2nd	Reading-yellow - Requested by: Jennifer Carlson - (H) Comr	nittee of the
	, egislature	2023	Drafter: Rachel Weiss, 406-444-5367	HB0425.002.002
1		(d)	the amount of damage to the victim; and	
2		(e)	legal remedies of the victim. However, the ability of the victim or the victim's	insurer to stand
3	any loss	may n	ot be considered.	
4		(2)	Restitution paid by a youth <u>, a youth's parent or guardian, or a person who co</u>	ntributed to the
5	delinque	ency of	<u>a youth</u> is <u>not</u> subject to subrogation as provided in 46-18-248.	
6		<u>(3)</u>	(a) If the youth, the youth's parent or guardian, or a person who contributed t	<del>o the delinquency</del>
7	of the yo	outh ha	s not paid the full amount of restitution by the expiration of the jurisdiction of th	<del>ie court or when</del>
8	the case	<del>) is disc</del>	sharged, the court shall relieve the individual of the requirement to pay full or p	artial restitution if
9	the yout	h, the y	outh's parent or guardian, or the person who contributed to the delinquency o	<u>f the youth</u>
10	presente	s evider	nce that the failure to pay restitution was not attributable to a failure on the ind	ividual's part to
11	<u>make a</u>	<del>good fa</del>	<del>aith effort to pay the restitution amounts as ordered.</del> If, after a hearing held in a	accordance with
12	<u>41-5-14</u>	<u>32, the</u>	court finds that the youth made a good faith effort yet was unable to pay restit	ution in full, the
13	<u>court sh</u>	<u>all relie</u>	we the individual of the requirement, and the balance will be void and uncolled	table.
14		<u>(b)</u>	If the court finds that a good faith effort was not made to pay restitution as or	dered, the youth
15	<u>may sha</u>	II rema	in under the court's jurisdiction as provided in 41-5-208 for up to 3 4 years aft	er the youth's 21st
16	<u>birthday</u>	or the	expiration of the court's jurisdiction until the age of 25. At the expiration of the	court's jurisdiction,
17	<u>the bala</u>	nce of o	outstanding restitution is void and uncollectable.	
18		<u>(c)</u>	A youth under obligation to pay restitution may petition the court at any time	for modification of
19	<u>the resti</u>	tution c	order."	
20				
21		Sectio	n 4. Section 46-18-248, MCA, is amended to read:	
22		"46-18·	-248. Rights of state for crime victims compensation and assistance	exception. (1)
23	Whenev	er <u>Exc</u> e	ept as provided in subsection (3), whenever a victim is paid from the state crin	ne victims
24	compen	sation a	and assistance program as provided in Title 53, chapter 9, part 1, for loss arisi	ng out of a
25	criminal	act, the	e state is subrogated, to the extent of the payment to the victim, to the rights o	f the victim to any
26	restitutio	on orde	red by the court.	
27		(2)	The rights of the state are subordinate to the claims of multiple victims who h	ave suffered loss



- 2023 68th Legislature 2023

Drafter: Rachel Weiss, 406-444-5367

HB0425.002.002

- 1 arising out of multiple offenses by the same offender or arising from any transaction that is part of the same
- 2 continuous scheme of criminal activity of an offender.
- 3 (3) Restitution paid by a youth, a youth's parent or guardian, or a person who contributed to the
- 4 delinquency of a youth is not subject to subrogation, as provided in 41-5-1521."
- 5

- END -

