- 2023 68th Lo	egislature 2023	Drafter: Milly Allen, 406-444-9280 H	B0461.001.003
1		HOUSE BILL NO. 461	
2		INTRODUCED BY L. SHELDON-GALLOWAY	
3			
4	A BILL FOR A	N ACT ENTITLED: "AN ACT REVISING LAWS RELATING TO REPORTING OF C	HILD ABUSE
5	AND NEGLEC	CT; REQUIRING AUDIO RECORDING OF REPORTS; REQUIRING CERTAIN INF	ORMATION
6	TO BE REQUE	ESTED; REQUIRING NOTIFICATION TO REPORTERS; PROVIDING A PENALT	<del>Y FOR</del>
7	MAKING A FA	ALSE REPORT; REQUIRING FALSE REPORTS BE REFERRED TO A COUNTY A	ATTORNEY;
8	AND AMENDI	NG SECTIONS 41-3-201 AND <u>45-7-203</u> 41 <del>-3-207</del> , MCA."	
9			
10	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
11			
12	NEW S	SECTION. Section 1. Department procedures for reports recording notif	ications. (1) A
13	department err	nployee receiving a report of abuse or neglect pursuant to this part shall:	
14	(a)	obtain the information and provide the notifications specified in this section; and	
15	(b)	make an audio recording when a report is made by phone. The department shall	retain the
16	recording in the	e same manner as provided for safety and risk assessments in 41-3-202.	
17	(2)	A department employee receiving a report of abuse or neglect shall request the f	ollowing
18	information:		
19	(a)	the specific facts giving rise to the reasonable suspicion of child abuse or neglec	t and the
20	source or sour	rces of the information; and	
21	(b)	(i) if the person making the report is required under 41-3-201 to report suspected	abuse or
22	neglect, the pe	erson's name <del>, <u>and</u> telephone number<del>, and business address</del> and the capacity that</del>	makes the
23	person a mand	datory reporter under 41-3-201; or	
24	(ii)	if the person making the report is not a mandatory reporter under 41-3-201, the p	erson's name <del>,</del>
25	and telephone	e number <del>, and home address</del> . If the person is unwilling to provide the information, th	ie person
26	receiving the re	report shall notify the caller that if the caller suspects the child is at serious risk of in	nminent harm,
27	t <del>he <u>to</u> call <del>will t</del></del>	<del>be transferred to</del> -9-1-1 so it- <u>the call</u> will be prioritized as an emergency.	
28	(3)	Reports made under this part are confidential as provided in <u>43-1-205 41-3-205</u> .	The privacy of
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	1	the person mal	king the report must be	e protected as provid	ed in 41-3-205(3)(d) and	d (3)(h).
	2	(4)	A department emplo	yee receiving a repor	t pursuant to 41-3-201 s	shall:
	3	(a)	to the greatest exten	t possible, attempt to	obtain the name <del>,</del> <u>and p</u>	hone number <del>, and address</del> of
I	4	the person making the report and document any other identifying information available, including but not limited				
	5	to the caller's p	hone number when id	entified by the phone	system; and	
	6	(b)	if the report is being	made by phone, noti	fy the caller that the repo	ort is being recorded and the
	7	person's identi	ty will be kept confider	ntial.		
	8	<del>(5)</del>	A person making a r	eport must be informe	ed of the penalty for ma	king a false report under this
	9	<del>chapter.</del>				
I	10					
	11	NEW S	BECTION. Section 2.	Right of aggrieved	<b>I party.</b> (1) A person wh	o is alleged to be a
	12	perpetrator of a	abuse or neglect in a r	eport made under thi	s part may file a compla	int with the <del>office of the child</del>
	13	and family omb	<del>oudsman <u>county</u> attorn</del>	ey if the person belie	eves the report was false	e or made with malicious
	14	4 intent. The office county attorney shall investigate the complaint, including obtaining any recordings made of				ng any recordings made of the
	15	reports.				
	16	(2)	If the investigation fi	<del>nds</del> <u>ombudsman sus</u> j	<mark>bects t</mark> hat a report was r	nade with false or malicious
	17	intent <u>and may</u>	be considered an offe	ense under 45-7-203,	the ombudsman shall re	eport the <del>finding <u>matter</u> to the</del>
•	18	county attorney	y having jurisdiction of	the matter.		
	19					
	20	Sectio	<b>n 3.</b> Section 41-3-201	, MCA, is amended to	o read:	
	21	"41-3-2	201. Reports. (1) Wi	nen the professionals	and officials listed in su	bsection (2) know or have
	22	reasonable cau	use to suspect, as a re	sult of information the	ey receive in their profes	ssional or official capacity, that
	23	a child is abuse	ed or neglected by any	one regardless of wh	nether the person suspe	cted of causing the abuse or
	24	neglect is a parent or other person responsible for the child's welfare, they shall report the matter promptly to				
	25	the department of public health and human services. The department shall follow the provisions of [section 1] in				
	26	taking the repo	<u>ort.</u>			
	27	(2)	Professionals and of	ficials required to rep	ort are:	
	28	(a)	a physician, resident	, intern, or member c	of a hospital's staff engag	ged in the admission,

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## Amendment - 1st Reading-white - (H) Human Services - 2023 68th Legislature 2023 Drafter: Milly Allen, 406-444-9280 HB0461.001.003 1 examination, care, or treatment of persons; 2 a nurse, osteopath, chiropractor, podiatrist, medical examiner, coroner, dentist, optometrist, or (b) 3 any other health or mental health professional; 4 (c) religious healers; 5 (d) school teachers, other school officials, and employees who work during regular school hours; 6 a social worker licensed pursuant to Title 37, child protection specialist, operator or employee (e) 7 of any registered or licensed day-care or substitute care facility, staff of a resource and referral grant program 8 organized under 52-2-711 or of a child and adult food care program, or an operator or employee of a child-care 9 facility; 10 (f) a foster care, residential, or institutional worker; 11 a peace officer or other law enforcement official; (g) a member of the clergy, as defined in 15-6-201(2)(b); 12 (h) 13 a guardian ad litem or a court-appointed advocate who is authorized to investigate a report of (i) 14 alleged abuse or neglect; 15 (j) an employee of an entity that contracts with the department to provide direct services to 16 children; and 17 (k) an employee of the department while in conduct of the employee's duties. 18 A professional listed in subsection (2)(a) or (2)(b) involved in the delivery or care of an infant (3) shall report to the department any infant known to the professional to be affected by a dangerous drug, as 19 20 defined in 50-32-101. 21 (4) Any person may make a report under this section if the person knows or has reasonable cause 22 to suspect that a child is abused or neglected. The department shall follow the provisions of [section 1] when 23 taking the report. 24 (5) (a) When a professional or official required to report under subsection (2) makes a report, the 25 department: 26 (i) may share information with: 27 (A) that professional or official; or 28 (B) other individuals with whom the professional or official works in an official capacity if the



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1	individuals are	part of a team that responds to matters involving the child or the person about whom the report			
2	was made and	the professional or official has asked that the information be shared with the individuals; and			
3	(ii)	shall share information with the individuals listed in subsections (5)(a)(i)(A) and (5)(a)(i)(B) on			
4	specific reques	t. Information shared pursuant to this subsection (5)(a)(ii) may be limited to the outcome of the			
5	investigation and any subsequent action that will be taken on behalf of the child who is the subject of the report				
6	(b)	The department may provide information in accordance with 41-3-202(8) and also share			
7	information about the investigation, limited to its outcome and any subsequent action that will be taken on				
8	behalf of the child who is the subject of the report.				
9	(c)	Individuals who receive information pursuant to this subsection (5) shall maintain the			
10	confidentiality of	of the information as required by 41-3-205.			
11	(6)	(a) Except as provided in subsection (6)(b) or (6)(c), a person listed in subsection (2) may not			
12	refuse to make	a report as required in this section on the grounds of a physician-patient or similar privilege.			
13	(b)	A member of the clergy or a priest is not required to make a report under this section if:			
14	(i)	the knowledge or suspicion of the abuse or neglect came from a statement or confession made			
15	to the member of the clergy or the priest in that person's capacity as a member of the clergy or as a priest;				
16	(ii)	the statement was intended to be a part of a confidential communication between the member			
17	of the clergy or	the priest and a member of the church or congregation; and			
18	(iii)	the person who made the statement or confession does not consent to the disclosure by the			
19	member of the	clergy or the priest.			
20	(c)	A member of the clergy or a priest is not required to make a report under this section if the			
21	communication	is required to be confidential by canon law, church doctrine, or established church practice.			
22	(7)	The reports referred to under this section must contain:			
23	(a)	the names and addresses of the child and the child's parents or other persons responsible for			
24	the child's care				
25	(b)	to the extent known, the child's age and the nature and extent of the child's injuries, including			
26	any evidence o	f previous injuries;			
27	(c)	any other information that the maker of the report believes might be helpful in establishing the			
28	cause of the inj	uries or showing the willful neglect and the identity of the person or persons responsible for the			
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1	injury or negle	ct; and	
2	(d)	the facts that led the person reporting to believe that the child has suffered in	ijury or injuries or
3	willful neglect,	within the meaning of this chapter."	
4			
5	Sectio	on 4. Section 41-3-207, MCA, is amended to read:	
6	<del>"41-3-</del>	207. Penalty for <u>Penalties</u> failure to report <u> false report</u> . (1) Any perso	<del>n, official, or</del>
7	institution requ	ired by 41-3-201 to report known or suspected child abuse or neglect who fails	<del>; to do so or who</del>
8	<del>prevents anot</del> ł	ner person from reasonably doing so is civilly liable for the damages proximatel	<del>y caused by the</del>
9	act or omissio	<del>n.</del>	
10	(2)	Except as provided in subsection (3), any person or official required by 41-3-	<del>201 to report</del>
11	known or susp	ected child abuse or neglect who purposely or knowingly fails to report known	<del>child abuse or</del>
12	neglect or purp	posely or knowingly prevents another person from making a report is guilty of a	-misdemeanor.
13	(3)	Any person or official required by 41-3-201 to report known or suspected sex	<del>ual abuse or</del>
14	sexual exploita	ation who purposely or knowingly fails to report known sexual abuse or sexual o	exploitation of a
15	child or purpos	sely or knowingly prevents another person from making a report is guilty of a fe	<del>lony and shall be</del>
16	imprisoned in t	the state prison for a term not to exceed 5 years or fined an amount not to exce	<del>ed \$10,000, or</del>
17	both.		
18	<u>(4)</u>	A person who purposely or knowingly makes a false report of suspected child	<u>d abuse under 41-</u>
19	<u>3-201 in bad fa</u>	aith or with malicious purpose is guilty of a misdemeanor and is subject to impr	isonment of at
20	<u>least 1 month</u>	and no more than 1 year in jail and a fine of at least \$500 and no more than \$2	<del>,500, or both."</del>
21			
22	Sectio	on 4. Section 45-7-203, MCA, is amended to read:	
23	"45-7-	<b>203.</b> Unsworn falsification to authorities. (1) A person commits an offense	under this section
24	if, with the pur	pose to mislead a public servant in performing an official function, the person:	
25	(a) n	nakes any written <u>or verbal</u> false statement that the person does not believe to	be true;
26	(b) p	urposely creates a false impression in a written application for any pecuniary o	r other benefit by
27	omitting inform	nation necessary to prevent statements from being misleading;	
28	(c) s	ubmits or invites reliance on any writing that the person knows to be forged, alt	ered, or otherwise



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1	lacking in authenticity; or		
2	(d) submits or invites reliance on any sample, specimen, map, boundary mark, or other object th	at the	
3	person knows to be false.		
4	(2) A person convicted of an offense under this section shall be fined not to exceed \$500 or be		
5	imprisoned in the county jail for any term not to exceed 6 months, or both."		
6			
7	NEW SECTION. Section 5. Codification instruction. [Sections 1 and 2] are intended to be cod	lified	
8	as an integral part of Title 41, chapter 3, part 2, and the provisions of Title 41, chapter 3, part 2, apply to		
9	[sections 1 and 2].		
10	- END -		

