|                  |                             | Reading-white - Requested by: Bill Mercer - (H) Judiciary                       |                                    |
|------------------|-----------------------------|---|------------------------------------|
| - 2023<br>68th L | 3<br>egislature 2023        | Drafter: Milly Allen, 406-444-9280  | HB0614.001.001                     |
|                  |                             |   |                                    |
| 1                |                             | HOUSE BILL NO. 614  |                                    |
| 2                |                             | INTRODUCED BY B. MERCER   |                                    |
| 3                |                             |   |                                    |
| 4                | A BILL FOR AN               | N ACT ENTITLED: "AN ACT REVISING THE YOUTH COURT ACT; ENU                       | MERATING                           |
| 5                | ADDITIONAL (                | OFFENSES BY A YOUTH THAT MAY BE FILED IN DISTRICT COURT; A                      | LLOWING A YOUTH                    |
| 6                | TO WAIVE TH                 | E RIGHT TO A TRANSFER HEARING; PROVIDING REMEDIES WHEN A                        | A YOUTH FAILS THE                  |
| 7                | TERMS OF A                  | CONSENT ADJUSTMENT; REVISING LAWS RELATED TO CONSENT D                          | DECREES; AND                       |
| 8                | AMENDING SE                 | ECTIONS 41-5-206, 41-5-208, 41-5-1302, 41-5-1501, AND 41-5-1605, MC             | CA."                               |
| 9                |                             |   |                                    |
| 10               | BE IT ENACTE                | ED BY THE LEGISLATURE OF THE STATE OF MONTANA:                                  |                                    |
| 11               |                             |   |                                    |
| 12               | Sectio                      | <b>n 1.</b> Section 41-5-206, MCA, is amended to read:                          |                                    |
| 13               | "41-5-2                     | 206. Filing in district court prior to formal proceedings in youth court        | <b>rt.</b> (1) The county          |
| 14               | attorney may, i             | n the county attorney's discretion and in accordance with the procedure pr      | rovided in 46-11-201,              |
| 15               | file with the dist          | trict court a motion for leave to file an information in the district court if: |                                    |
| 16               | (a)                         | the youth charged was 12 years of age or older at the time of the conduc        | ct alleged to be                   |
| 17               | unlawful and th             | ne unlawful act would if it had been committed by an adult constitute:          |                                    |
| 18               | <u>(i)</u>                  | aggravated sexual intercourse without consent as defined in 45-5-508;           |                                    |
| 19               | <del>(i)<u>(ii)</u></del>   | sexual intercourse without consent as defined in 45-5-503;                      |                                    |
| 20               | <del>(ii)<u>(iii)</u></del> | deliberate homicide as defined in 45-5-102;                                     |                                    |
| 21               | <del>(iii)<u>(iv)</u></del> | mitigated deliberate homicide as defined in 45-5-103;                           |                                    |
| 22               | <del>(iv)<u>(</u>v)</del>   | assault on a peace officer or judicial officer as defined in 45-5-210(1)(b)(    | i <u>), (1)(c), or (1)(d)</u> ; or |
| 23               | <del>(v)</del> (vi)         | the attempt, as defined in 45-4-103, of or accountability, as provided in 4     | 5-2-301, for <del>either</del>     |
| 24               | deliberate or m             | itigated deliberate homicide any of the acts enumerated in subsections (1)      | )(a)(i) through (1)(a)(v);         |
| 25               | or                          |   |                                    |
| 26               | (b)                         | the youth charged was 16 years of age or older at the time of the conduc        | ct alleged to be                   |
| 27               | unlawful and th             | e unlawful act is one or more of the following:                                 |                                    |

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Legislative Services Division

(i) negligent homicide as defined in 45-5-104;

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| 1  | (ii) negligent vehicular homicide while under the influence as defined in 45-5-106;                        |  |  |  |
|----|--|--|--|--|
| 2  | (iii) assault on a peace officer or judicial officer as defined in 45-5-210(1)(a) or (1)(b)(ii);           |  |  |  |
| 3  | (ii)(iv) arson as defined in 45-6-103;   |  |  |  |
| 4  | (iii)(v) aggravated assault as defined in 45-5-202;  |  |  |  |
| 5  | (iv)(vi)_sexual assault as provided in 45-5-502(3);  |  |  |  |
| 6  | (v)(vii) _assault with a weapon as defined in 45-5-213;  |  |  |  |
| 7  | (viii) strangulation of a partner or family member as defined in 45-5-215;                                 |  |  |  |
| 8  | (vi)(ix)_robbery as defined in 45-5-401;   |  |  |  |
| 9  | (vii)(x) burglary or aggravated burglary as defined in 45-6-204;   |  |  |  |
| 10 | (xi) kidnapping as defined in 45-5-302;  |  |  |  |
| 11 | (viii)(xii)_aggravated kidnapping as defined in 45-5-303;  |  |  |  |
| 12 | (ix)(xiii) possession of explosives as defined in 45-8-335;  |  |  |  |
| 13 | (x)(xiv) criminal distribution of dangerous drugs as defined in 45-9-101;                                  |  |  |  |
| 14 | (xi) criminal possession of dangerous drugs as defined in 45-9-102(3);                                     |  |  |  |
| 15 | (xii)(xv) criminal possession with intent to distribute as defined in 45-9-103(1);                         |  |  |  |
| 16 | (xiii)(xvi) criminal production or manufacture of dangerous drugs as defined in 45-9-110;                  |  |  |  |
| 17 | (xiv)(xvii)_use of threat to coerce criminal street gang membership or use of violence to coerce criminal  |  |  |  |
| 18 | street gang membership as defined in 45-8-403;   |  |  |  |
| 19 | (xv)(xviii)_escape as defined in 45-7-306;   |  |  |  |
| 20 | (xix) sexual servitude as defined in 45-5-704;   |  |  |  |
| 21 | (xx) aggravated promotion of prostitution as defined in 45-5-603;  |  |  |  |
| 22 | (xxi) ritual abuse of a minor as defined in 45-5-627;  |  |  |  |
| 23 | (xvi)(xxii) attempt, as defined in 45-4-103, of or accountability, as provided in 45-2-301, for any of the |  |  |  |
| 24 | acts enumerated in subsections (1)(b)(i) through <del>(1)(b)(xv) (1)(b)(xxi)</del> .                       |  |  |  |
| 25 | (2) The county attorney shall file with the district court a petition for leave to file an information in  |  |  |  |
| 26 | district court if the youth was 17 years of age at the time the youth committed an offense listed under    |  |  |  |
| 27 | 7 subsection (1).  |  |  |  |
| 28 | (3) The district court shall grant leave to file the information if it appears from the affidavit or other |  |  |  |
|    |  |  |  |  |



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| 1  | evidence supplied by the county attorney that there is probable cause to believe that the youth has committed          |  |  |  |
|----|--|--|--|--|
| 2  | the alleged offense. Within 30 days after leave to file the information is granted, the district court shall conduct a |  |  |  |
| 3  | hearing to determine whether the matter must be transferred back to the youth court, unless the hearing is             |  |  |  |
| 4  | waived by the youth or by the youth's counsel in writing or on the record. The hearing may be continued on             |  |  |  |
| 5  | request of either party for good cause. The district court may not transfer the case back to the youth court           |  |  |  |
| 6  | unless the district court finds, by a preponderance of the evidence, that:   |  |  |  |
| 7  | (a) a youth court proceeding and disposition will serve the interests of community protection;                         |  |  |  |
| 8  | (b) the nature of the offense does not warrant prosecution in district court; and                                      |  |  |  |
| 9  | (c) it would be in the best interests of the youth if the matter was prosecuted in youth court.                        |  |  |  |
| 10 | (4) The filing of an information in district court terminates the jurisdiction of the youth court over the             |  |  |  |
| 11 | youth with respect to the acts alleged in the information. A youth may not be prosecuted in the district court for     |  |  |  |
| 12 | a criminal offense originally subject to the jurisdiction of the youth court unless the case has been filed in the     |  |  |  |
| 13 | district court as provided in this section. A case may be transferred to district court after prosecution as           |  |  |  |
| 14 | provided in 41-5-208 or 41-5-1605.   |  |  |  |
| 15 | (5) An offense not enumerated in subsection (1) that arises during the commission of a crime                           |  |  |  |
| 16 | enumerated in subsection (1) may be:   |  |  |  |
| 17 | (a) tried in youth court;  |  |  |  |
| 18 | (b) transferred to district court with an offense enumerated in subsection (1) upon motion of the                      |  |  |  |
| 19 | county attorney and order of the district court. The district court shall hold a hearing before deciding the motion.   |  |  |  |
| 20 | (5) At any time prior to trial, the county attorney may transfer the case to youth court for good                      |  |  |  |
| 21 | cause.   |  |  |  |
| 22 | (6) (a) If, during the commission of a criminal offense enumerated in subsection (1), a youth                          |  |  |  |
| 23 | commits additional criminal offenses that are not enumerated in subsection (1), the county attorney may file           |  |  |  |
| 24 | those nonenumerated offenses with the same district court.   |  |  |  |
| 25 | (b) If a youth is found guilty in district court of a criminal offense enumerated in subsection (1) and                |  |  |  |
| 26 | any offense that arose during the commission of a crime enumerated in subsection (1), the court shall sentence         |  |  |  |
| 27 | the youth pursuant to 41-5-2503 and Titles 45 and 46.  |  |  |  |
| 28 | (c) If a youth is acquitted in district court of all criminal offenses enumerated in subsection (1), the               |  |  |  |
|    |  |  |  |  |



## district court shall sentence the youth in district court pursuant to Title 41 for any remaining offenses for which the youth is found guilty. (6)(7) If a youth is found guilty in district court of an offense enumerated in subsection (1) and any offense that arose during the commission of a crime enumerated in subsection (1), the court shall sentence the

5 youth pursuant to 41-5-2503 and Titles 45 and 46. If a youth is acquitted in district court of all offenses

6 enumerated in subsection (1), the district court shall sentence the youth pursuant to Title 41 for any remaining

7 offense for which the youth is found guilty. A youth who is sentenced to the department or a state prison must

8 be evaluated and placed by the department in an appropriate correctional facility. The department shall confine

9 the youth in an institution that it considers proper, including a correctional facility under the procedures of 52-5-

10 111. However, a youth under 16 years of age may not be confined in a state prison facility. During the period of

11 confinement, school-aged youth with disabilities must be provided an education consistent with the

12 requirements of the federal Individuals With Disabilities Education Act, 20 U.S.C. 1400, et seq.

13 (7)(8) If a youth's case is filed in the district court and remains in the district court after the transfer 14 hearing, the youth may be detained in a jail or other adult detention facility pending final disposition of the 15 youth's case if the youth is kept in an area that provides physical separation from adults accused or convicted 16 of criminal offenses."

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Section 2. Section 41-5-208, MCA, is amended to read:

"41-5-208. Transfer of supervisory responsibility to district court after juvenile disposition --19 20 nonextended jurisdiction and nontransferred cases. (1) (a) After adjudication by the court of a case that 21 was not transferred sentenced to district court under pursuant to 41-5-206 and that was not prosecuted as an 22 extended jurisdiction juvenile prosecution under part 16 of this chapter, the court may, on the youth's motion or 23 the motion of the county attorney, transfer jurisdiction to the district court and order the transfer of supervisory 24 responsibility from juvenile probation services to adult probation services. A transfer based on a motion may be 25 made at any time after a youth reaches 18 years of age but before the youth reaches 21 years of age. 26 A transfer under this section may be made to ensure continued compliance with the court's (b)

disposition under 41-5-1512 or 41-5-1513 and may be made at any time after a youth reaches 18 years of age

28 but before the youth reaches 21 years of age or through stipulation to provide the youth with additional

