| Amendment - 1st Reading/2nd House-blue - Requested by: Keith Regier - (S) Judiciary | | | |
|---|---|----------------|--|
| - 2023 | | | |
| 68th Legislature 2023 | Drafter: Julianne Burkhardt, 406-444-4025 | HB0680.002.004 | |

| 1 | | H | OUSE BILL NO. 680 | |
|----|--|----------------------------|--------------------------|--|
| 2 | INTRODUCED BY K. SEEKINS-CROWE | | | CROWE |
| 3 | | | | |
| 4 | A BILL FOR AN ACT EN | ITITLED: "AN ACT GE | NERALLY REVISING | ELAWS RELATED TO CRIMINAL ACTS; |
| 5 | CREATING THE OFFEN | ISE OF OPERATING | AN UNAUTHORIZED | UNMANNED AERIAL VEHICLE IN |
| 6 | PROXIMITY TO OVER | A CORRECTIONAL IN | ISTITUTION; REVISIN | NG SENTENCING FOR ASSAULT WITH |
| 7 | BODILY FLUID; REVISI | NG LAWS RELATED | TO POSSESSING AN | ID TRANSFERRING ILLEGAL ARTICLES; |
| 8 | REVISING LAWS RELATED TO PERSISTENT FELONY OFFENDERS; AND AMENDING SECTIONS 45-5- | | | RS; AND AMENDING SECTIONS 45-5- |
| 9 | 214, 45-7-307, 46-1-202 | , AND 46-18-502, MC/ | Ą ." | |
| 10 | | | | |
| 11 | BE IT ENACTED BY TH | E LEGISLATURE OF | THE STATE OF MON | ITANA: |
| 12 | | | | |
| 13 | NEW SECTION. | Section 1. Operation | ng an unauthorized u | unmanned aerial vehicle in proximity to |
| 14 | a correctional institution. (1) A person commits the offense of operating an unauthorized unmanned aerial | | | |
| 15 | vehicle in proximity to a correctional institution if the person purposely or knowingly operates or assists in the | | | |
| 16 | operation of an unmanned aerial vehicle over or within a 2-mile <u>250-YARD</u> radius of a correctional institution | | | |
| 17 | without the authorization | of the correctional ins | titution. | |
| 18 | (2) A persor | n convicted of the offer | nse of operating an ur | nauthorized unmanned aerial vehicle in |
| 19 | proximity to a correctiona | al institution shall be in | nprisoned in a state pr | ison for a term of not less than 1 year or |
| 20 | more than 5 years. | | | |
| 21 | | | | |
| 22 | Section 2. Secti | on 45-5-214, MCA, is | amended to read: | |
| 23 | "45-5-214. Ass | ault with bodily fluid | I. (1) A person commit | ts the offense of assault with a bodily fluid if |
| 24 | the person purposely ca | uses one of the persor | n's bodily fluids to mak | e physical contact with: |
| 25 | (a) a law en | forcement officer, a st | aff person of a correct | ional or detention facility, or a health care |
| 26 | provider, as defined in 50 | 0-4-504, including a he | ealth care provider per | forming emergency services, while the |
| 27 | health care provider is a | cting in the course and | l scope of the health c | are provider's profession and occupation: |
| 28 | (i) during o | r after an arrest for a c | riminal offense; | |
| | Legislative Services | | - 1 - | Authorized Print Version – HB 680 |

Division

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| 1 | (ii) | while the person is incarcerated in or being transported to or from a state prison, a county, city, |
| 2 | or regional jail | or detention facility, or a health care facility; or |
| 3 | (iii) | if the person is a minor, while the youth is detained in or being transported to or from a county, |
| 4 | city, or regiona | al jail or detention facility or a youth detention facility, secure detention facility, regional detention |
| 5 | facility, short-te | erm detention center, correctional facility as defined in 41-5-103, health care facility, or shelter |
| 6 | care facility; or | r |
| 7 | (b) | an emergency responder. |
| 8 | (2) | A person convicted of the offense of assault with a bodily fluid shall be fined an amount not to |
| 9 | exceed \$1,000 |) or incarcerated in a county jail or a state prison for a term not to exceed 1 year <u>3</u> years , or both. |
| 10 | (3) | The youth court has jurisdiction of any violation of this section by a minor. |
| 11 | (4) | As used in this section, the following definitions apply: |
| 12 | (a) | "Bodily fluid" means any bodily secretion, including but not limited to feces, urine, blood, and |
| 13 | saliva. | |
| 14 | (b) | "Emergency responder" means a licensed medical services provider, law enforcement officer, |
| 15 | firefighter, volu | unteer firefighter or officer of a nonprofit volunteer fire company, emergency care provider, |
| 16 | emergency nu | rse, ambulance operator, provider of civil defense services, or any other person who in good faith |
| 17 | renders emerg | gency care or assistance at a crime scene or the scene of an emergency or accident." |
| 18 | | |
| 19 | Sectio | on 3. Section 45-7-307, MCA, is amended to read: |
| 20 | "45-7- | 307. Transferring Possessing or transferring illegal articles unauthorized |
| 21 | communicatio | on. (1) (a) A person commits the offense of possessing or transferring illegal articles if the person |
| 22 | knowingly or p | purposely <u>possesses or</u> transfers any illegal article or weapon to a person subject to official |
| 23 | detention or is | transferred any illegal article or weapon by a person subject to official detention. |
| 24 | <u>(b)</u> | For the purposes of this section, "illegal article" means a cell phone, tobacco, a weapon, a |
| 25 | <u>dangerous dru</u> | ig as defined in 50-32-101, or other article prohibited by the correctional institution or the |
| 26 | department of | corrections. |
| 27 | (b) (c) | A person convicted of possessing or transferring illegal articles or a weapon shall be: |
| 28 | (i) | imprisoned in a state prison for a term not to exceed 20 years, if the item transferred is a |

- 2 -



1 weapon;

2 (ii) imprisoned in a state prison for a term not to exceed 10 years, if the illegal article is a 3 dangerous drug, as defined in 50-32-101; or

4 (iii) imprisoned in a state prison for a term not to exceed 13 months or be fined an amount not 5 more than \$1,500, or both, if the illegal article, other than a weapon or dangerous drug, is transferred to or from 6 a person incarcerated in a state prison, as defined in 53-30-101, or be fined an amount not more than \$100 or 7 be imprisoned in the county jail for any term not to exceed 10 days, or both, if the illegal article, other than a 8 weapon or dangerous drug, is transferred to or from a person incarcerated in a place other than a state prison. 9 Subsection (1)(b)(iii) (1)(c)(iii) does not apply unless the offender knew or was given sufficient (c)(d) 10 notice so that the offender reasonably should have known that the article conveyed was an illegal article. 11 (2) (a) A person commits the offense of unauthorized communication if the person knowingly or purposely communicates with a person subject to official detention without the consent of the person in charge 12 13 of the official detention. A person convicted of the offense of unauthorized communication shall be fined an amount not 14 (b) 15 to exceed \$100 or imprisoned in the county jail for any term not to exceed 10 days, or both." 16 17 Section 4. Section 46-1-202, MCA, is amended to read: 18 "46-1-202. Definitions. As used in this title, unless the context requires otherwise, the following

19 definitions apply:

20 (1) "Advanced practice registered nurse" means an individual certified as an advanced practice
21 registered nurse provided for in 37-8-202, with a clinical specialty in psychiatric mental health nursing.

(2) "Arraignment" means the formal act of calling the defendant into open court to enter a pleaanswering a charge.

24 (3) "Arrest" means taking a person into custody in the manner authorized by law.

(4) "Arrest warrant" means a written order from a court directed to a peace officer or to some other
 person specifically named commanding that officer or person to arrest another. The term includes the original
 warrant of arrest and a copy certified by the issuing court.

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(5) "Bail" means the security given for the primary purpose of ensuring the presence of the



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| 1 | defendant in a | pending criminal proceeding. | |
| 2 | (6) | "Charge" means a written statement that accuses a person of the commission | of an offense |
| 3 | | ed to a court, and that is contained in a complaint, information, or indictment. | or an onense, |
| 4 | (7) | "Conviction" means a judgment or sentence entered upon a guilty or nolo conte | andere nlea or |
| 5 | | or finding of guilty rendered by a legally constituted jury or by a court of compete | |
| 6 | | ry the case without a jury. | |
| 7 | (8) | "Court" means a place where justice is judicially administered and includes the | iudae of the |
| 8 | court. | Court means a place where justice is judicially administered and includes the | Judge of the |
| 9 | (9) | "Included offense" means an offense that: | |
| 10 | (9) (a) | is established by proof of the same or less than all the facts required to establish | sh the |
| 11 | | the offense charged; | |
| 12 | (b) | consists of an attempt to commit the offense charged or to commit an offense of | otherwise |
| 13 | | offense charged; or | Juliel Wise |
| 13 | (c) | differs from the offense charged only in the respect that a less serious injury or | risk to the same |
| 15 | | ty, or public interest or a lesser kind of culpability suffices to establish its commis | |
| 16 | (10) | "Judge" means a person who is vested by law with the power to perform judicia | |
| 17 | (10) | "Judgment" means an adjudication by a court that the defendant is guilty or not | |
| 18 | . , | that the defendant is guilty, it includes the sentence pronounced by the court. | r guilty, and if the |
| | - | | dinformation |
| 19 | (12) | "Make available for examination and reproduction" means to make material an | |
| 20 | that is subject to disclosure available upon request at a designated place during specified reasonable times and | | |
| 21 | | able facilities or arrangements for reproducing it. The term does not mean that th | - |
| 22 | | ed to make copies at its expense, to deliver the materials or information to the oth | |
| 23 | | lities or materials required to carry out tests on disclosed items. The parties may | by mutual |
| 24 | | other or additional arrangements. | |
| 25 | (13) | "New trial" means a reexamination of the issue in the same court before anothe | er jury after a |
| 26 | | ng has been rendered. | |
| 27 | (14) | "Notice to appear" means a written direction that is issued by a peace officer a | |
| 28 | a person to app | pear before a court at a stated time and place to answer a charge for the alleged | commission of |

Legislative Services Division 1 an offense.

2 (15) "Offense" means a violation of any penal statute of this state or any ordinance of its political
3 subdivisions.

4 (16) "Parole" means the release to the community of a prisoner by a decision of the board of
5 pardons and parole prior to the expiration of the prisoner's term subject to conditions imposed by the board of
6 pardons and parole and the supervision of the department of corrections.

7 (17) "Peace officer" means any person who by virtue of the person's office or public employment is
8 vested by law with a duty to maintain public order and make arrests for offenses while acting within the scope of
9 the person's authority.

10 (18) "Persistent felony offender" means an offender who has previously been convicted of two 11 separate felonies and who is presently being sentenced for a third felony committed on a different occasion 12 than either of the first two felonies. At least one of the three felonies must be a sexual offense or a violent 13 offense as those terms are defined in 46-23-502. An offender is considered to have previously been convicted 14 of two separate felonies if:

15 (a) the two previous felonies were for offenses that were committed in this state or any other

16 jurisdiction for which a sentence of imprisonment in excess of 1 year could have been imposed;

17 (b) (i) the offender was an inmate, as defined in 45-2-101, at the time the crime for which the

- 18 offender is being sentenced as a persistent felony offender was committed; or
- 19 (ii) less than 5 years have elapsed between the commission of the present offense and either:
- 20 (i)(A) the most recent of the two felony convictions; or
- 21 (ii)(B) the offender's release on parole or otherwise from prison or other commitment imposed as a
- 22 result of a previous felony conviction; and
- 23 (c) the offender has not been pardoned on the ground of innocence and the conviction has not
- 24 been set aside at a postconviction hearing.
- (19) "Place of trial" means the geographical location and political subdivision in which the court that
 will hear the cause is situated.

(20) "Preliminary examination" means a hearing before a judge for the purpose of determining if
there is probable cause to believe a felony has been committed by the defendant.



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| 1 | (21) | "Probation" means release by the court without imprisonment of a defendant found guilty of a | |
| 2 | crime. The rele | ease is subject to the supervision of the department of corrections upon direction of the court. | |
| 3 | (22) | "Prosecutor" means an elected or appointed attorney who is vested by law with the power to | |
| 4 | initiate and car | ry out criminal proceedings on behalf of the state or a political subdivision. | |
| 5 | (23) | "Same transaction" means conduct consisting of a series of acts or omissions that are | |
| 6 | motivated by: | | |
| 7 | (a) | a purpose to accomplish a criminal objective and that are necessary or incidental to the | |
| 8 | accomplishme | nt of that objective; or | |
| 9 | (b) | a common purpose or plan that results in the repeated commission of the same offense or | |
| 10 | effect upon the | same person or the property of the same person. | |
| 11 | (24) | "Search warrant" means an order that is: | |
| 12 | (a) | in writing; | |
| 13 | (b) | in the name of the state; | |
| 14 | (c) | signed by a judge; | |
| 15 | (d) | a particular description of the place, object, or person to be searched and the evidence, | |
| 16 | contraband, or | person to be seized; and | |
| 17 | (e) | directed to a peace officer and commands the peace officer to search for evidence, | |
| 18 | contraband, or | persons. | |
| 19 | (25) | "Sentence" means the judicial disposition of a criminal proceeding upon a plea of guilty or not | |
| 20 | contendere or upon a verdict or finding of guilty. | | |
| 21 | (26) | "Statement" means: | |
| 22 | (a) | a writing signed or otherwise adopted or approved by a person; | |
| 23 | (b) | a video or audio recording of a person's communications or a transcript of the communications | |
| 24 | and | | |
| 25 | (c) | a writing containing a summary of a person's oral communications or admissions. | |
| 26 | (27) | "Summons" means a written order issued by the court that commands a person to appear | |
| 27 | before a court | at a stated time and place to answer a charge for the offense set forth in the order. | |
| 28 | (28) | "Superseded notes" means handwritten notes, including field notes, that have been | |



1 substantially incorporated into a statement. The notes may not be considered a statement and are not subject

2 to disclosure except as provided in 46-15-324.

3 (29) "Temporary road block" means any structure, device, or means used by a peace officer for the
4 purpose of controlling all traffic through a point on the highway where all vehicles may be slowed or stopped.

- 5 (30) "Witness" means a person whose testimony is desired in a proceeding or investigation by a 6 grand jury or in a criminal action, prosecution, or proceeding.
- 7 (31) "Work product" means legal research, records, correspondence, reports, and memoranda, both
- 8 written and oral, to the extent that they contain the opinions, theories, and conclusions of the prosecutor,

9 defense counsel, or their staff or investigators."

10

11 Section 5. Section 46-18-502, MCA, is amended to read:

12 "46-18-502. Sentencing of persistent felony offender. (1) Except as provided in 46-18-219 and 13 subsection (2) of this section, a persistent felony offender shall be imprisoned in the state prison for a term of 14 not less than 5 years or more than 100 years or shall be fined an amount not to exceed \$50,000, or both, if the 15 offender was 21 years of age or older at the time of the commission of the present offense.

16 (2) Except as provided in 46-18-219, an offender shall be imprisoned in a state prison for a term of 17 not less than 10 years or more than 100 years or shall be fined an amount not to exceed \$50,000, or both, if:

- 18 (a) the offender was a persistent felony offender, as defined in 46-1-202, at the time of the
- 19 offender's previous felony conviction;

20 (b) (i) the offender was an inmate, as defined in 45-2-101, at the time the crime for which the

- 21 offender is being sentenced as a persistent felony offender was committed; or
- 22 (ii) less than 5 years have elapsed between the commission of the present offense and:
- 23 (i)(A) the previous felony conviction; or
- 24 (ii)(B) the offender's release on parole, from prison, or from other commitment imposed as a result of
- 25 the previous felony conviction; and
- 26 (c) the offender was 21 years of age or older at the time of the commission of the present offense.
- 27 (3) Except as provided in 46-18-222, the imposition or execution of the first 5 years of a sentence
- 28 imposed under subsection (1) of this section or the first 10 years of a sentence imposed under subsection (2) of



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| 1 | this section ma | ay not be deferred or suspended. | |
| 2 | (4) | Any sentence imposed under subsection (2) must run consecutively to any ot | ner sentence |
| 3 | imposed." | | |
| 4 | | | |
| 5 | NEW S | SECTION. Section 6. Codification instruction. [Section 1] is intended to be | codified as an |
| 6 | integral part of | f Title 45, chapter 7, part 3 and the provisions of Title 45, chapter 7, part 3 apply | to [section 1]. |
| 7 | | - END - | |
| | | | |

