| Amendment - 1st | Reading/2nd House-blue - Requested by: Barry Usher - | (S) Judiciary |
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| - 2023 | | |
| 68th Legislature 2023 | Drafter: Julianne Burkhardt, 406-444-4025 | HB0689.001.001 |

| 1 | | HOUSE BILL NO. 689 | |
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| 2 | | INTRODUCED BY L. SHELDON-GA | LLOWAY |
| 3 | | | |
| 4 | A BILL FOR AN ACT E | NTITLED: "AN ACT REVISING LAWS RELATI | ED TO PROBATION AND PAROLE; |
| 5 | ELIMINATING THE <u>RE</u> | QUIREMENT TO USE OF COMPLIANCE OR | NONCOMPLIANCE VIOLATIONS IN |
| 6 | REQUESTS TO REVO | KE PROBATION; AND AMENDING SECTION | 46-18-203, MCA." |
| 7 | | | |
| 8 | BE IT ENACTED BY TH | E LEGISLATURE OF THE STATE OF MONT | ANA: |
| 9 | | | |
| 10 | Section 1. Sec | tion 46-18-203, MCA, is amended to read: | |
| 11 | "46-18-203. R | evocation of suspended or deferred senten | ce. (1) Upon the filing of a petition for |
| 12 | revocation showing pro | pable cause that the offender has violated any | condition of a sentence, any condition of |
| 13 | a deferred imposition of | sentence, or any condition of supervision after | r release from imprisonment imposed |
| 14 | pursuant to 45-5-503(4) | , 45-5-507(5), 45-5-601(3), 45-5-602(3), 45-5-6 | 603(2)(b), or 45-5-625(4), and describing |
| 15 | the exhaustion and doc | umentation in the offender's file of appropriate | violation responses according to the |
| 16 | incentives and intervent | ions grid adopted under 46-23-1028, t he judge | e may issue an order for a hearing on |
| 17 | revocation. The order m | oust require the offender to appear at a specifie | ed time and place for the hearing and be |
| 18 | served by delivering a c | opy of the petition and order to the offender pe | ersonally. The judge may also issue an |
| 19 | arrest warrant directing | any peace officer or a probation and parole off | ficer to arrest the offender and bring the |
| 20 | offender before the cou | t. | |
| 21 | (2) The pe | tition for a revocation must be filed with the ser | ntencing court either before the period of |
| 22 | suspension or deferral l | nas begun or during the period of suspension o | or deferral but not after the period has |
| 23 | expired. Expiration of th | e period of suspension or deferral after the pet | tition is filed does not deprive the court of |
| 24 | its jurisdiction to rule on | the petition. | |
| 25 | (3) The pro | ovisions pertaining to bail, as set forth in Title 4 | 6, chapter 9, are applicable to persons |
| 26 | arrested pursuant to this | s section. | |
| 27 | (4) Withou | t unnecessary delay and no more than 60 days | s after arrest, the offender must be |
| 28 | brought before the judg | e, and at least 10 days prior to the hearing the | offender must be advised of: |
| | Legislative Services Division | - 1 - | Authorized Print Version – HB 689 |

| Ame - 202 | | Reading/2nd House-blue - Requested by: Barry Usher - (S) Judiciary | |
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| | .egislature 2023 | Drafter: Julianne Burkhardt, 406-444-4025 HB0689.001.0 | 01 |
| 1 | (a) | the allegations of the petition; | |
| 2 | (b) | the opportunity to appear and to present evidence in the offender's own behalf; | |
| 3 | (c) | the opportunity to question adverse witnesses; and | |
| 4 | (d) | the right to be represented by counsel at the revocation hearing pursuant to Title 46, chapter | 8, |
| 5 | part 1. | | |
| 6 | (5) | A hearing is required before a suspended or deferred sentence can be revoked or the terms | or |
| 7 | conditions of th | ne sentence can be modified unless: | |
| 8 | (a) | the offender admits the allegations and waives the right to a hearing; or | |
| 9 | (b) | the relief to be granted is favorable to the offender and the prosecutor, after having been give | n |
| 10 | notice of the p | oposed relief and a reasonable opportunity to object, has not objected. An extension of the ter | m |
| 11 | of probation is | not favorable to the offender for the purposes of this subsection (5)(b). | |
| 12 | (6) | (a) At the hearing, the prosecution shall prove, by a preponderance of the evidence, that ther | е |
| 13 | has been a vio | lation of: | |
| 14 | (i) | the terms and conditions of the suspended or deferred sentence; or | |
| 15 | (ii) | a condition of supervision after release from imprisonment imposed pursuant to 45-5-503(4), | |
| 16 | 45-5-507(5), 4 | 5-5-601(3), 45-5-602(3), 45-5-603(2)(b), or 45-5-625(4). | |
| 17 | (b) | However, when a failure to pay restitution is the basis for the petition, the offender may excus | se |
| 18 | the violation by | showing sufficient evidence that the failure to pay restitution was not attributable to a failure of | n |
| 19 | the offender's | part to make a good faith effort to obtain sufficient means to make the restitution payments as | |
| 20 | ordered. | | |
| 21 | (7) | (a) If the judge finds that the offender has violated the terms and conditions of the suspended | I |
| 22 | or deferred ser | ntence-and the violation is not a compliance violation by committing either compliance violation | <u>s,</u> |
| 23 | noncompliance | e violations, or both, the judge may: | |
| 24 | (i) | continue the suspended or deferred sentence without a change in conditions; | |
| 25 | (ii) | continue the suspended sentence with modified or additional terms and conditions, which ma | y |
| 26 | include placem | nent in: | |
| 27 | (A) | a secure facility designated by the department for up to 9 months; or | |
| 28 | (B) | a community corrections facility or program designated by the department for up to 9 months | , |
| | | | |



1 including but not limited to placement in a prerelease center, sanction or hold bed, transitional living program,

enhanced supervision program, relapse intervention bed, chemical dependency treatment, or 24/7 sobriety
program;

4 (iii) revoke the suspension of sentence and require the offender to serve either the sentence 5 imposed or any sentence that could have been imposed that does not include a longer imprisonment or 6 commitment term than the original sentence; or

(iv) if the sentence was deferred, impose any sentence that might have been originally imposed.
(b) If a suspended or deferred sentence is revoked, the judge shall consider any elapsed time,
consult the records and recollection of the probation and parole officer, and allow all of the elapsed time served
without any record or recollection of violations as a credit against the sentence. If the judge determines that
elapsed time should not be credited, the judge shall state the reasons for the determination in the order. Credit
must be allowed for time served in a detention center or for home arrest time already served.

(c) If the judge finds that the offender has not violated a term or condition of a suspended or
 deferred sentence, the judge is not prevented from setting, modifying, or adding conditions of probation as
 provided in 46-23-1011.

16 (8) (a) Except as provided in subsection (8)(c), if the judge finds that the offender has violated the 17 terms and conditions of the suspended or deferred sentence, that the violation is a compliance violation, and 18 that the appropriate violation responses under the incentives and interventions grid have not been exhausted 19 and documented in the offender's file, the judge shall notify the department and refer the matter back to the 20 hearings officer.

(b) Except as provided in subsection (8)(c), if the judge finds that the offender has violated the terms
 and conditions of the suspended or deferred sentence, that the violation is a compliance violation, and that the
 appropriate violation responses under the incentives and interventions grid have been exhausted and
 documented in the offender's file, the judge may:

25 (i) continue the suspended or deferred sentence without a change in conditions; or

26 (ii) continue the suspended or deferred sentence with modified or additional terms and conditions,

27 which may include placement as provided in subsection (7)(a)(ii).

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(c) If the judge finds that the offender has violated the terms and conditions of the suspended or

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| 1 | deferred sentence, that the violation is a compliance violation, and that the offender's conduct indicates that the | |
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| 2 | offender will not be responsive to further efforts under the incentives and interventions grid, the judge may | |
| 3 | sentence the offender as provided in subsection (7). | |
| 4 | (9)(8) If the judge finds that the prosecution has not proved, by a preponderance of the evidence, that | |
| 5 | there has been a violation of the terms and conditions of the suspended or deferred sentence, the petition must | |
| 6 | be dismissed and the offender, if in custody, must be immediately released. | |
| 7 | (10)(9) All sanction and placement decisions must be documented in the offender's file. | |
| 8 | (11)(10) As used in this section , the following definitions apply: | |
| 9 | (a) "Absconding" | |
| 10 | (a) "absconding" means when an offender deliberately makes the offender's whereabouts | |
| 11 | unknown to a probation and parole officer or fails to report for the purposes of avoiding supervision, and | |
| 12 | reasonable efforts by the probation and parole officer to locate the offender have been unsuccessful-; and | |
| 13 | (b) "Compliance violation" means a violation of the conditions of supervision that is not: | |
| 14 | (i) a new criminal offense; | |
| 15 | (ii) possession of a firearm in violation of a condition of probation; | |
| 16 | (iii) behavior by the offender or any person acting at the offender's direction that could be considered | |
| 17 | stalking, harassing, or threatening the victim of the offense or a member of the victim's immediate family or | |
| 18 | support network; | |
| 19 | (iv) absconding; or | |
| 20 | (v) failure to enroll in or complete a required sex offender treatment program or a treatment program | |
| 21 | designed to treat violent offenders. | |
| 22 | (b) "compliance violation" means a violation of the conditions of supervision that is not: | |
| 23 | (i) a new criminal offense; | |
| 24 | (ii) possession of a firearm in violation of a condition of probation; | |
| 25 | (iii) behavior by the offender or any person acting at the offender's direction that could be | |
| 26 | considered stalking, harassing, or threatening the victim of the offense or a member of the victim's immediate | |
| 27 | 7 <u>family or support network;</u> | |
| 28 | (iv) absconding; or | |



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| 1 | (v) failure to enroll in or complete a required sex offender treatment program or a treatment |
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| 2 | program designed to treat violent offenders. |
| 3 | (12)(11) The provisions of this section apply to any offender whose suspended or deferred sentence is |
| 4 | subject to revocation regardless of the date of the offender's conviction and regardless of the terms and |
| 5 | conditions of the offender's original sentence." |
| 6 | - END - |

