Amendment - 2nd Reading-yellow - Requested by: Casey Knudsen - (H) Committee of the Whole - 2023						
	, egislature 2023	Ι	Drafter: Rachel Weis	s, 406-444-5367	HB0742.001.001	
1			HOUSE BILL	NO. 742		
2	INT	RODUCED BY L. SMITH	H, E. KERR-CARPE	NTER, J. CARLSON, K. S	SEEKINS-CROWE	
3						
4	A BILL FOR A	N ACT ENTITLED: "AN	ACT RESTRICTING	G THE USE OF RESTRAI	INTS ON A YOUTH IN	
5	YOUTH COU	RT PROCEEDINGS; AN	ID DEFINING "RES	RAINTS"."		
6						
7	BE IT ENACT	ED BY THE LEGISLAT	JRE OF THE STATE	E OF MONTANA:		
8						
9	NEW	SECTION. Section 1.	Use of restraints o	n youth definition. (1)	(a) A youth under 10 years	
10	of age may no	t be restrained in a proc	eeding in youth cou	t under any circumstance	es.	
11	(b)	(i) Except as provided	l in subsections (2) a	nd (3), restraints may not	t be used on a youth 10	
12	years of age o	r older during a proceed	ling in youth court ar	nd must be removed prior	to the youth's appearance	
13	before the cou	ırt.				
14	(ii)	A youth 10 years of a	ge or older may not	pe restrained to a wall, the	e floor, another youth, or to	
15	furniture during a court proceeding.					
16	(2)	(a) The court may aut	horize the use of res	traints on a youth 10 year	rs of age or older during a	
17	court proceed	ing if the court holds a h	earing and makes a	finding by clear and conv	<u>incing a preponderance of</u>	
18	<u>the</u> evidence t	hat the use of restraints	is the least restrictiv	e means available and is	necessary:	
19	(i)	to prevent physical ha	arm to the youth or a	nother person in the court	troom; or	
20	(ii)	because of a well-fou	nded belief that the	outh is a substantial fligh	t risk.	
21	(b)	If an officer of the cou	rt or the county attor	ney recommends the use	e of restraints on a youth, the	
22	officer or attor	ney shall provide writter	notice to the court a	and the youth's attorney o	f the specific circumstances	
23	that support th	e recommendation. The	e notice must be incl	uded in the record.		
24	(c)	The court shall allow	he youth's attorney	and the officer of the cour	t or county attorney	
25	recommending	g the use of restraints to	be heard before the	court makes a ruling on t	the use of restraints.	
26	(3)	(a) If the court orders	the use of restraints	on a youth 10 years of ag	ge or older, the court shall	
27	make written f	indings of fact in suppor	t of the order, includ	ing specific findings supp	orting the choice of	



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1	restraints ordered by the court pursuant to subsection (3)(b).						
2	(b)	Restraints ordered by the court for use on a youth must properly account for the ca	are,				
3	protection, and	positive mental and physical development of the youth and must permit the youth to	o handle				
4	documents in a	a manner that allows the youth to fully engage in court proceedings.					
5	(4)	For the purposes of this section, "restraints" means handcuffs, leg shackles, leg iro	ons, belly				
6	belts, belly cha	ins, or other restraint devices used to restrict free movement of limbs or appendage	s, including				
7	restraints made	e of cloth and leather.					
8							
9	<u>NEW S</u>	SECTION. Section 2. Codification instruction. [Section 1] is intended to be codif	fied as an				
10	integral part of	Title 41, chapter 5, part 14, and the provisions of Title 41, chapter 5, part 14, apply t	to [section 1].				
11		- END -					

