1		SENATE BILL NO. 89
2		INTRODUCED BY R. LYNCH
3		BY REQUEST OF THE CRIMINAL JUSTICE OVERSIGHT COUNCIL
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5	A BILL FOR A	N ACT ENTITLED: "AN ACT REQUIRING THE DEPARTMENT OF JUSTICE TO CREATE A
6	PRETRIAL DIV	VERSION PILOT PROGRAM; CREATING A SPECIAL REVENUE ACCOUNT; PROVIDING FOR
7	A TRANSFER	FROM THE MARIJUANA SPECIAL REVENUE ACCOUNT TO THE PRETRIAL DIVERSION
8	SPECIAL REV	ENUE ACCOUNT; AND ESTABLISHING REPORTING REQUIREMENTS; AMENDING
9	SECTION 16-	12-111, MCA; AND PROVIDING A TERMINATION DATE."
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11	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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13	NEW S	SECTION. Section 1. Pretrial diversion special revenue account. (1) There is a pretrial
14	diversion acco	unt in the state special revenue fund established in 17-2-102.
15	(2)	There must be paid into the account money from marijuana taxes deposited under 16-12-111.
16	(3)	Money in the account may only be used by the department of justice to provide a pretrial
17	diversion pilot	program.
18	(4)	Interest and income earned on the account and any unspent or unencumbered money in the
19	account at the	end of a fiscal year must remain in the account.
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21	NEW S	SECTION. Section 2. Nonviolent felony drug offense pretrial diversion pilot program. (1)
22	Within the limit	s of available funds, the department of justice shall develop and administer a pretrial diversion
23	pilot program i	n <u>A MINIMUM</u> <u>OF</u> three counties.
24	(2)	The department may use pretrial diversion pilot program funds to:
25	(a)	develop, implement, and administer the pretrial diversion pilot program; and
26	(b)	make allocations to counties or nonprofit organizations contracting with a county to provide
27	pretrial service	S.
28	(3)	Allocated funds may be used for pretrial diversion pilot program staff, to obtain assessments



68th Legislature Drafter: Julianne Burkhardt, 406-444-4025 SB0089.002.001

1 and assessment instruments, and to provide supervise	n of pretrial defendar	nts.
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- 2 (4) In administering the pretrial diversion pilot program, the department shall:
- 3 (a) identify priorities for funding services and activities and the criteria for the allocation of program
- 4 funds;
- 5 (b) monitor the expenditure of funds by counties and organizations receiving funds under this
- 6 section;

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- 7 (c) evaluate the effectiveness of services and activities under [sections 1 through 67]; and
- 8 (d) develop policies and procedures necessary to implement [sections 1 through 67].
 - (5) (a) Funds available under subsection (1) consist of state appropriations and federal funds received by the department for the purposes of administering the pretrial diversion pilot program or any funds received pursuant to subsection (5)(b).
 - (b) The office may accept gifts, grants, and donations from other public or private sources, which must be used within the scope of this section.
 - (6) The department shall submit an annual pretrial diversion pilot program report to the criminal justice oversight council and the law and justice interim committee in accordance with 5-11-210. The report must include participating counties, fund allocations and expenditures, program effectiveness, cost savings, recommendations, and other germane information identified by the department or requested by the criminal justice oversight council and the law and justice interim committee.

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NEW SECTION. Section 3. Eligibility for pretrial diversion pilot program. (1) A defendant charged with a violation of 45-9-102, 45-9-104, 45-9-105, or 45-9-121, or other offense when the defendant's Chemical Dependency Evaluation Required by Subsection (1)(D)(I) SHOWS THAT THE DEFENDANT HAS A SUBSTANCE USE DISORDER AND THE DEFENDANT'S SUBSTANCE USE DISORDER PLAYED A LARGE ROLE IN THE COMMISSION OF THE OFFENSE, may petition the court to approve a diversion agreement under [sections 1 through

- 25 6_7], if the defendant has:
- 26 (a) not previously participated in a diversion under [sections 1 through 6 7];
- 27 (b) no prior convictions of a sexual offense as defined in 46-23-502(9) or a violent offense as 28 defined in 46-23-502(13);



1	(c) been screened using a validated substance abuse screening tool and a validated public safety
2	assessment; and
3	(d) within 10 days of arraignment in the district court or initial appearance in a court of limited
4	jurisdiction, has:
5	(i) obtained a current chemical dependency evaluation that recommends treatment from a
6	licensed addiction counselor;
7	(ii) waived confidentiality of the chemical dependency evaluation and treatment records; and
8	(iii) filed with the court a diversion agreement with the prosecution pursuant to [section-3_4].
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10	NEW SECTION. Section 4. Diversion agreement. (1) A diversion agreement IF A DIVERSION
11	AGREEMENT under [sections 1 through-67] IS ENTERED INTO, THE AGREEMENT must be in writing, AND signed by
12	the parties, and MAY include:
13	(a) the charge subject to the diversion agreement;
14	(b) <u>WHETHER THERE IS</u> an agreement by the defendant to plead guilty to the charge subject to the
15	diversion agreement OR AN AGREEMENT TO DEFER THE PROSECUTION UNDER 46-16-130;
16	(c) a period for the diversion, not to exceed 18 months from the date that the court approves the
17	diversion agreement; and
18	(d) a sentencing recommendation if the defendant is terminated from the pretrial diversion pilot
19	program or fails to complete the program.
20	(2) A diversion agreement under [sections 1 through 67] may contain reasonable conditions,
21	including that the defendant:
22	(a) use a specific treatment provider;
23	(b) commit no new offenses;
24	(c) remain on bail and subject to release conditions as provided in Title 46, chapter 9;
25	(d) not engage in specified activities, conduct, or associations related to the charge subject to the
26	diversion agreement;
27	(e) complete a supervised rehabilitation program, based on the recommendations from the curren
28	chemical dependency evaluation:



1	(f)	make restitution in a specified manner for harm or loss caused by the offense subject to the
2	diversion agree	ement; and
3	(g)	pay applicable fines and fees.
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5	NEW S	SECTION. Section 5. Accepting or rejecting diversion agreement. (1) On approving a
6	diversion agree	ement under this part, the court shall MAY conduct a change of plea hearing as described in Title
7	46, chapter 12	, part 2, on the change subject to the diversion agreement.
8	(a)	If the court accepts the plea, the court shall sign and date the diversion agreement, order that
9	sentence and j	judgment be withheld for the duration of the diversion period subject to the conditions
10	enumerated in	the diversion agreement, and order any bail or release conditions as specified in the diversion
11	agreement.	
12	(b)	If the court rejects the plea, the court shall deny the diversion agreement and resume
13	proceedings.	
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15	NEW S	SECTION. Section 6. Terminating diversion agreement. (1) If a defendant violates a
16	condition of the	e diversion agreement, the prosecutor may file a petition to terminate the diversion agreement.
17	(2)	The court shall require the defendant to appear and show cause why the court should not
18	terminate the o	diversion agreement. The order to show cause must:
19	(a)	state the reasons for the proposed termination;
20	(b)	set an appearance date; and
21	(c)	be served to the defendant.
22	(3)	The court shall terminate the diversion agreement and set the matter for sentencing if:
23	(a)	the defendant fails to appear at the hearing on the order to show cause, or
24	(b)	at the hearing on the order to show cause, the court finds by a preponderance of the evidence
25	that the defend	dant no longer qualifies for the diversion agreement or failed to fulfill the conditions of the
26	diversion agree	ement.
27	(4)	If the court terminates the diversion agreement, the court shall resume proceedings and
28	schedule a ser	ntencing hearing and order a presentence investigation pursuant to 46-18-111.



1		(5)	Any alleged violations of a condition of bail or release entered pursuant to a diversion
2	agreem	ent und	er this part are also subject to the provisions of Title 46, chapter 9.
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4		NEW S	ECTION. Section 7. Petition to dismiss or expunge records. (1) A pretrial diversion pilot
5	progran	n partici	pant who fully complies with the conditions of a diversion agreement may petition the court to
6	dismiss	the cha	rge pursuant to 46-18-204 or expunge records as provided in 46-18-1109 and 46-18-1110.
7		(2)	The prosecutor may contest the petition within 20 days.
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9		Section	1 8. Section 16-12-111, MCA, is amended to read:
10		"16-12-	111. Marijuana state special revenue account operating reserve transfer of excess
11	funds.	(1) Ther	e is a dedicated marijuana state special revenue account within the state special revenue fund
12	establis	hed in 1	7-2-102, to be administered by the department.
13		(2)	The account consists of:
14		(a)	money deposited into the account pursuant to this chapter;
15		(b)	the taxes collected pursuant to Title 15, chapter 64, part 1;
16		(c)	license and registered cardholder fees deposited into the account pursuant to this chapter;
17		(d)	taxes deposited into the account pursuant to 16-12-310; and
18		(e)	civil penalties collected under this chapter.
19		(3)	Except as provided in subsection (4), money in the account must be used by the department
20	for the p	purpose	of administering the provisions of this chapter.
21		(4)	At the end of each fiscal year, the department shall transfer funds in excess of a 3-month
22	operatir	ng reser	ve necessary to fund operating costs at the beginning of the next fiscal year in the following
23	order:		
24		(a)	an amount not to exceed \$6 million must be transferred to the healing and ending addiction
25	through	recove	ry and treatment (HEART) account established in 16-12-122;
26		(b)	the net balance remaining after distribution to the HEART account must be distributed as
27	follows:		
28		(i)	20% 18% to the credit of the department of fish, wildlife, and parks to be used solely as funding



1	for wildlife habitat in the same manner as funding generated under 87-1-242(3) and used pursuant to 87-1-209;		
2	(ii) 4% to the state park account established in 23-1-105(1);		
3	(iii) 4% to the trails and recreational facilities account established in 23-2-108;		
4	(iv) 4% to the nongame wildlife account established in 87-5-121;		
5	(v) 3% or \$200,000, whichever is less, to the veterans and surviving spouses state special		
6	revenue account provided for in 10-2-108;		
7	(vi) 2% to the pretrial diversion account established in [section 1];		
8	(vi)(vii) for the biennium beginning July 1, 2021, \$300,000 to the department of justice to administer		
9	grant funding to local and state law enforcement agencies for the purpose of purchasing and training drug		
10	detection canines and canine handlers, including canines owned by local law enforcement agencies to replace		
11	canines who were trained to detect marijuana;		
12	(vii)(viii) \$150,000 to the board of crime control to fund crisis intervention team training as provided in		
13	44-7-110; and		
14	(viii)(ix) the remainder to the general fund. (Subsection (4)(b)(vi)(4)(b)(vii) terminates June 30, 2025		
15	sec. 117(2), Ch. 576, L. 2021.)"		
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17	NEW SECTION. Section 9. Codification instruction. [Sections 1 through 67] are intended to be		
18	codified as an integral part of Title 45, chapter 9, part 2, and the provisions of Title 45, chapter 9, part 2, apply		
19	to [sections 1 through 6_7].		
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21	NEW SECTION. Section 10. TERMINATION. [SECTIONS 1 THROUGH 67] TERMINATE JUNE 30, 2029.		
22	- END -		

