	•••	ellow - Requested by: Mike Cuffe - (S) Co	ommittee of Whole		
- 2023 68th Legislature 2023		Drafter: Joe Carroll, 406-444-3804	SB0117.002.001		
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1		SENATE BILL NO. 117			
2 3		INTRODUCED BY S. VANCE			
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<ul> <li>4 A BILL FOR AN ACT ENTITLED: "AN ACT PROHIBITING CERTAIN FUNDS FROM BEING AC</li> <li>5 USED FOR THE PURPOSE OF CONDUCTING AN ELECTION; ADDING A PENALTY; PROVI</li> </ul>					
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7	VIOLATION TO AT ELONT, A				
, 8		GISLATURE OF THE STATE OF MONTANA:			
9		SISEATORE OF THE STATE OF MORTANA.			
9   10	NEW SECTION Sec	tion 1. Donations prohibition penalty. (1)	he Except as provided in		
11		he state, the secretary of state, a county, a municipa			
12					
13	employees of those entities may not <del>solicit,</del> accept, use, or dispose of a donation in the form of money, grants, property, or personal services from an individual or a corporation, whether operating for-profit or nonprofit, for				
14					
14	the purpose of funding the functions or responsibilities of the state, county, or municipality to conduct an				
16	election pursuant to the provisions of Title 13. All costs and expenses relating to conducting elections must be				
	paid for with public funds.				
17	(2) This section may not be construed to apply to the donation or use of a location for voting				
18	purposes, services that are provided without renumeration AT NO COST TO THE STATE, THE SECRETARY OF STATE, A				
19	COUNTY, A MUNICIPALITY, OR THE OFFICERS OR EMPLOYEES OF THOSE ENTITIES, or goods that have a nominal value				
20	of less than \$100.				
21	(3) This section may not be construed to prevent tribal nations from providing donated				
22		G LOCATION OR FOR THE SAME PURPOSES AS THE MAIN			
23		MAY NOT BE CONSTRUED TO PREVENT TRIBAL NATIONS			
24	FUNDS FROM OTHER TRIBAL NATIONS, OR FUNDS FROM PUBLIC ENTITIES SUCH AS THE STATE OR FEDERAL GOVERNMENT				
25	FOR ELECTION PURPOSES.				
26	(5) THIS SECTION MAY NOT BE CONSTRUED TO PREVENT A NONPROFIT ORGANIZATION OR A CORPORATION				
27	27 FROM SPENDING ITS OWN MONEY TO ITS OWN INITIATIVES RELATED TO AN ELECTION.				
28	<del>(3)<u>(6)</u> A person who</del>	o purposefully or knowingly violates this section is g	uilty of a felony and shall be		
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1	punished by imprisonment for not less	than 1 year or more than 10 years or by a fir	ne of not more than \$50,000,		
2	or both.				
3					
4	Section 2. Section 7-8-103, M	CA, is amended to read:			
5	"7-8-103. Authorization for governmental and public entities to take property by gift or devise				
6	restriction. (1) (a) All counties, all public hospitals and cemeteries, and other public institutions are hereby				
7	granted the power and authority to acc	ept, receive, take, hold, and possess any gif	t, donation, grant, devise, or		
8	bequest of real or personal property ar	nd the right to own, hold, work, and improve t	the same.		
9	(b) The provisions of subs	section (2) and 7-8-104 are hereby made exp	pressly applicable to gifts,		
10	donations, grants, devises, and beque	sts of real or personal property to officers an	d boards of the public		
11	corporations and institutions mentioned	d in subsection (1)(a).			
12	(2) (a) Any city or town or	ganized under the laws of Montana is hereby	y empowered and given the		
13	right:				
14	(i) to accept, receive, tak	e, hold, own, and possess any gift, donation	, grant, devise, or bequest;		
15	any property (real, personal, or mixed); any improved or unimproved park or playground; any water, water righ				
16	water reservoir, or watershed; any time	perland or reserve; or any fish or game reser	ve in any part of the state;		
17	(ii) to own, hold, work, an	d improve the same.			
18	(b) Said <u>The g</u> ifts, donation	ons, grants, devises, or bequests made to an	y officer or board of any		
19	such city or town-shall <u>must</u> be considered a gift, donation, grant, devise, or bequest made for the use and				
20	benefit of any <del>such </del> city or town and <del>sh</del>	<del>all <u>must</u> be</del> administered and used by and fo	or- <del>such<u>the</u> city or town for</del>		
21	the particular purpose for which the same it was given, donated, granted, devised, or bequeathed. In the event				
22	no particular purpose is mentioned in-	<del>such<u>the</u> gift, donation, grant, devise, or bequ</del>	lest, then <del>the same shall <u>it</u></del>		
23	must be used for the general support,	maintenance, or improvement of any <del>such</del> ci	ty or town.		
24	(3) A gift, donation, grant,	devise, or bequest may not be accepted or	used in contravention of		
25	[section 1]."				
26					
27	Section 3. Section 17-3-1001, MCA, is amended to read:				
28	"17-3-1001. State institution	ns which may take by gift, bequest, or gra	nt <u> restriction</u> . (1) The		
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1 state of Montana, units of the Montana university system, the Montana school for the deaf and blind, all 2 institutions in the department of corrections and the department of public health and human services, and any 3 institutions now created or established or which may be created or established and supported in whole or in 4 part by the state for any purpose may accept gifts, donations, grants, devises, or beguests of real or personal 5 property from any source. Gifts, donations, grants, bequests, or devises may be made directly to the state, in 6 the name of any of the institutions, to any officer or board of the institutions, or to any person in trust for the 7 institutions. 8 (2) In the event it is made directly to any institution or to any officer or board of any institution, the 9 gift, donation, grant, devise, or beguest is a gift, donation, grant, devise, or beguest to the state and must be 10 administered and used by the state for the particular purpose for which it was given, donated, granted, 11 bequeathed, or devised. In the event that a particular purpose is not mentioned in the gift, grant, devise, or 12 bequest, then it must be used for the general support, maintenance, or improvement of the institution by the 13 state. A gift, donation, grant, devise, or bequest may not be accepted or used in contravention of 14 (3) 15 [section 1]." 16 17 NEW SECTION. Section 4. Codification instruction. [Section 1] is intended to be codified as an 18 integral part of Title 13, chapter 35, part 2, and the provisions of Title 13, chapter 35, part 2, apply to [section 1]. 19 20 NEW SECTION. Section 5. Severability. IF A PART OF [THIS ACT] IS INVALID, ALL VALID PARTS THAT ARE 21 SEVERABLE FROM THE INVALID PART REMAIN IN EFFECT. IF A PART OF [THIS ACT] IS INVALID IN ONE OR MORE OF ITS 22 APPLICATIONS, THE PART REMAINS IN EFFECT IN ALL VALID APPLICATIONS THAT ARE SEVERABLE FROM THE INVALID 23 APPLICATIONS. 24 - END -

