	ndment - 2nd Reading-	yellow - Requ	ested by: Andro	ea Olsen - (S) Co	ommittee of Whole
- 2023 68th Legislature 2023		Drafter: Ma	Drafter: Madelyn Krezowski, (406) 444-6857		SB0171.002.001
1		:	SENATE BILL NO.	171	
2		INT	RODUCED BY K. R	EGIER	
3					
4	A BILL FOR AN ACT ENTI	TLED: "AN ACT A	AUTHORIZING THE	DEPARTMENT OF	CORRECTIONS TO
5	DISTRIBUTE AN INMATE	S TRUST ACCOU	JNT FUNDS AND T	ANGIBLE PERSONA	AL PROPERTY AFTER
6	AN INMATE DIES WHILE I	NCARCERATED	; AND PROVIDING	AN IMMEDIATE EFF	FECTIVE DATE."
7					
8	BE IT ENACTED BY THE L	EGISLATURE O	F THE STATE OF N	MONTANA:	
9					
10	NEW SECTION. S	ection 1. Dispo	sition of inmate tr	ust account funds a	nd tangible personal
11	property. (1) A state inmat	e who is incarcera	ated in a state priso	n, as defined in 53-30	0-101, may a t any time
12	<u>SHALL</u> complete a departme	ent form designati	ng a beneficiary by	name. The beneficiar	ry is entitled to the
13	inmate's trust account fund	s and to the tangi	ble personal proper	ty located on the stat	e prison premises if the
14	inmate dies while incarcera	ted at the state p	rison.		
15	(2) The depart	ment shall develo	op a form -conformin e	g to the requirements	; of 72-2-522(2) to provide
16	for the disposition of the inr	mate's trust accou	int funds and tangib	le personal property.	The form must
17	conspicuously state <u>the foll</u>	<u>owing:</u>			
18	<u>(a)</u> that the inn	nate may modify	or revoke the instrur	nent at any time if the	e inmate makes a request
19	to the warden or the warder	n's designee <u>; and</u>	L		
20	<u>(b) that if the in</u>	nmate's beneficia	ry or other person w	<u>/ith priority under 37-</u>	<u>19-904 refuses to take</u>
21	custody of the inmate's rem	nains and the dep	artment pays for the	cremation and buria	I, the costs of the
22	disposition of the remains n	nay be deducted	from the inmate's tru	ust account, and any	remaining balance would
23	then be distributed to the de	esignated benefic	iary in the manner s	set forth in the form.	
24	(3) (a) The dep	partment shall dis	tribute a deceased i	inmate's trust accoun	t funds and tangible
25	personal property to the be	neficiary in accore	dance with the term	s of the form and may	y not require other
26	processes to distribute the	funds.			
27	(b) If the inmat	te's beneficiary or	: other person with 	riority under 37-19-9	04 refuses to take custody
28	of the inmate's remains and	l the department ⊣	pays for the cremat i	on or burial, the cost	s of the disposition of the
I	Legislative Services Division		- 1 -	Authori	zed Print Version – SB 171

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remains must be deducted from the inmate's trust account.				
(c)(b) The department may not deduct funds from the deceased inmate's trust account on or after the				
inmate's date of death to be applied to inmate obligations provided for in 53-1-107.				
(d)(c) The department may not distribute trust account funds until at least 45 days after the inmate's				
death to ensure that any accrued earnings or refunds that are due to the inmate are properly credited to the				
inmate's trust account before distribution.				
(4) A department employee may not be named as beneficiary unless the employee is the inmate's				
next of kin.				
(5) If the department cannot locate the inmate's designated beneficiary within a reasonable period				
of time 1 year after the inmate's death, the department shall transfer the inmate's trust account funds to the				
department of revenue in accordance with Title 70, chapter 9, part 8, and the tangible personal property items				
may be destroyed.				
NEW SECTION. Section 2. Codification instruction. [Section 1] is intended to be codified as an				
integral part of Title 53, chapter 1, part 1, and the provisions of Title 53, chapter 1, part 1, apply to [section 1].				
NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval.				
- END -				

2.001