		te - Requested by: Governor - (S) Committe	ee of Whole
- 2023 68th L	agislature 2023	Drafter: Todd Everts, 406-444-4023	SB0181.003.001
1		SENATE BILL NO. 181	
2		INTRODUCED BY D. LENZ	
3			
4	A BILL FOR AN ACT ENTITL	ED: "AN ACT PROVIDING FOR THE PROVISION OF	F CERTAIN INFORMATION
5	ON INITIAL CONTACT WITH	∔ <u>TO</u> A PARENT, GUARDIAN, OR OTHER PERSON I	HAVING PHYSICAL OR
6	LEGAL CUSTODY OF A CH	ILD WHO IS THE SUBJECT OF A CHILD ABUSE OR	NEGLECT
7	INVESTIGATION."		
8			
9	BE IT ENACTED BY THE LE	GISLATURE OF THE STATE OF MONTANA:	
10			
11	NEW SECTION. Sec	tion 1. Provision of information about investigati	on procedure and rights
12	to parents. (1) On first conta	ct with a parent, guardian, or other person having phys	sical or legal custody of a
13	child who is the subject of an	investigation under 41-3-202 ON REMOVAL OF A CHILD,	the department shall
14	verbally advise the parent, gu	ardian, or other person having physical or legal custoo	dy of a child:
15	(a) of the specifi	c complaint or allegation made against the parent, gua	ardian, or other person
16	having physical or legal custo	dy of a child;	
17	(b) of the fundament	nental rights of parents under 40-6-701 and 40-4-227 t	to direct the upbringing,
18	education, health care, and m	nental health of their children without government inter	ference, but this right should
19	yield to the best interests of the	he child when the parent's conduct is contrary to the cl	hild-parent relationship;
20	(c) of the right to	seek counsel at any time and to consult with counsel	before signing any
21	documents; <u>AND</u>		
22	(d) that the pare	nt, guardian, or other person having physical or legal o	sustody of a child is not
23	required to permit an investig	ator from the department to enter the home or submit	to a drug or alcohol test,
24	unless ordered to do so by th	e court;	
25	(e) that the pare	nt, guardian, or other person having physical or legal c	sustody of a child is not
26	required to speak with the inv	restigator and any statements may be used in an admi	inistrative or court
27	proceeding; and		
28	(f) that the pare	nt, guardian, or other person having physical or legal c	sustody of a child may
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Services Division Drafter: Todd Everts, 406-444-4023

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1 record any interactions with a department employee if the parent, guardian, or other person having physical or 2 legal custody of a child informs the department employee that the interaction is being recorded 3 (D) THAT THE PARENT, GUARDIAN, OR OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY OF A CHILD: (I) IS NOT REQUIRED TO PERMIT AN INVESTIGATOR FROM THE DEPARTMENT TO ENTER THE HOME OR 4 5 SUBMIT TO A DRUG OR ALCOHOL TEST, UNLESS ORDERED TO DO SO BY THE COURT; 6 (II) IS NOT REQUIRED TO SPEAK WITH THE INVESTIGATOR AND ANY STATEMENTS MAY BE USED IN AN 7 ADMINISTRATIVE OR COURT PROCEEDING; AND 8 (III) MAY RECORD ANY INTERACTIONS WITH A DEPARTMENT EMPLOYEE IF THE PARENT, GUARDIAN, OR 9 OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY OF A CHILD INFORMS THE DEPARTMENT EMPLOYEE THAT THE INTERACTION IS BEING RECORDED. 10 11 (d) that during any removal of a child, the parent, guardian, or other person having physical or 12 legal custody of a child may record any interactions with a department employee if the parent, guardian, or other person having physical or legal custody of a child informs the department employee that the interaction is 13 being recorded. The act of recording may not obstruct the department employee or others responsible for 14 removal of a child, and the recording may not be published in any manner without the express written consent 15 16 of any department employee or other individuals recorded unless court ordered. 17 (2) On first contact DURING INITIAL INTERACTIONS with the parent, guardian, or other person having 18 physical or legal custody of a child who is the subject of an investigation under 41-3-202 Upon initiation of an 19 investigation of alleged abuse or neglect conducted pursuant to 41-3-202(1)(c), but no later than 48 hours 20 thereafter, the department shall provide the parent, guardian, or other person having physical or legal custody 21 of a child with a brief and easily understood CLEAR written description of: 22 (a) the allegation that prompted the investigation; 23 (b) the investigation process that includes: 24 -a statement that the department is undertaking the investigation pursuant to 41-3-202 in (i) 25 response to a report of child abuse or neglect; 26 (A) OF THE RIGHT TO SEEK COUNSEL AT ANY TIME AND TO CONSULT WITH COUNSEL BEFORE SIGNING ANY 27 DOCUMENTS; 28 THAT THE PARENT, GUARDIAN, OR OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY OF A CHILD IS (B) - 2 -Authorized Print Version - SB 181 Legislative

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1	NOT REQUIRED TO PERMIT AN INVESTIGATOR FROM THE DEPARTMENT TO ENTER THE HOME OR SUBMIT TO A DRUG OR		
2	ALCOHOL TEST, UNLESS ORDERED TO DO SO BY THE COURT;		
3	(C) THAT THE PARENT, GUARDIAN, OR OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY OF A CHILD IS		
4	NOT REQUIRED TO SPEAK WITH THE INVESTIGATOR AND ANY STATEMENTS MAY BE USED IN AN ADMINISTRATIVE OR		
5	COURT PROCEEDING;		
6	(D) OF THE RIGHT OF THE PARENT, GUARDIAN, OR OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY		
7	OF A CHILD TO:		
8	(I) BE TREATED WITH DIGNITY AND RESPECT WITHOUT ANY FORM OF DISCRIMINATION; AND		
9	(II) HAVE THE PARENT'S, GUARDIAN'S, OR OTHER PERSON'S CULTURE, LANGUAGE, AND RELIGION		
10	RESPECTED; AND		
11	(ii)(E) OF the department's procedures for conducting an investigation of alleged child abuse or		
12	neglect ; .		
13	(3) IF APPLICABLE AFTER INITIAL CONTACT, THE DEPARTMENT SHALL PROVIDE THE PARENT, GUARDIAN, OR		
14	OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY OF A CHILD WITH A CONCISE WRITTEN DESCRIPTION OF:		
15	(iii)(A) a description of the circumstances under which the department would seek to enter into a		
16	written prevention plan or services agreement with the parent or guardian under 41-3-302;		
17	(iv)(B) a description of the circumstances under which the department would remove the child from		
18	the home and seek a court order for immediate protection and emergency protective services under 41-3-427;		
19	(v)(C) an explanation of when the law requires the department to refer a report of alleged child abuse		
20	or neglect to a law enforcement agency for a separate determination of whether a criminal violation occurred;		
21	(D) THE RIGHT TO WITHHOLD CONSENT TO RELEASE THE PARENT'S, GUARDIAN'S, OR OTHER PERSON'S		
22	MEDICAL OR MENTAL HEALTH RECORDS UNLESS ORDERED TO DO SO BY A COURT; AND		
23	(E) THE RIGHT TO ACCOMMODATIONS UNDER THE AMERICANS WITH DISABILITIES ACT OF 1990, 42 U.S.C.		
24	<u>12101, et seq.</u>		
25	(4) WHEN THE PARENT, GUARDIAN, OR OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY OF A CHILD		
26	REQUESTS TO FILE A COMPLAINT, THE DEPARTMENT SHALL PROVIDE THE PARENT, GUARDIAN, OR PERSON HAVING		
27	PHYSICAL OR LEGAL CUSTODY:		
28	(vi)(A) the procedures to file a complaint with the department, the office of the governor's citizens'		



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advocate, and the child and family ombudsman;		
(vii)(B) the procedure for the department to disclose records to a member of the United States		
congress or a member of the Montana legislature under 41-3-205(4); AND		
(viii) the procedure to request a review of the department's findings made during or at the		
conclusion of the investigation;		
(ix)(C) the process for reviewing the department's records of the investigation;.		
(x) an explanation of the right to seek legal counsel at any time and th at a court will appoint legal		
counsel under 41-3-425 for an indigent parent, guardian, or other person having physical or legal custody of a		
child if court proceedings are initiated under 41-3-422; and		
(xi) references to the statutory and regulatory provisions governing child abuse and neglect and		
how the person may obtain copies of those provisions;		
(c) the right of the parent, guardian, or other person having physical or legal custody of a child to:		
(i) be treated with dignity and respect without any form of discrimination;		
(ii) have the parent's, guardian's, or other person's culture, language, and religion respected;		
(iii) withhold consent to release the parent's, guardian's, or other person's medical or mental health		
records unless ordered to do so by a court;		
(iv) refuse to submit to a drug or alcohol test unless ordered to do so by a court without threat of		
retaliation;		
(v) refuse to allow an investigator from the department to enter the home unless ordered to do so		
by a court without threat of retaliation; and		
(vi) be provided accommodations under the Americans with Disabilities Act of 1990, 42 U.S.C.		
12101, et seq.; and		
(d) the process when a child is removed from the home under 41-3-301 or a petition is filed under		
41-3-422 that includes:		
(5) WHEN THE COURT APPROVES EMERGENCY PROTECTIVE SERVICES, THE OFFICE OF PUBLIC DEFENDER		
SHALL PROVIDE THE PARENT, GUARDIAN, OR OTHER PERSON HAVING PHYSICAL OR LEGAL CUSTODY OF A CHILD:		
(i)(A) timelines for hearings and determinations under this chapter; AND		
(ii) information about the option for an emergency protective services hearing within 5 days and		



1 the required show cause hearing within 20 days ; 2 (iii)(B) an explanation that a parent, guardian, or other person having physical or legal custody of a 3 child has the right to: receive a copy of the affidavit of the child protection specialist regarding the circumstances of 4 (A)(I) 5 the emergency removal as provided under 41-3-301; 6 attend and participate in hearings, which includes providing a statement to the judge; (B)(II) 7 (C)(III) contest the allegations in a petition filed under 41-3-422; 8 (D)(IV) call witnesses and cross-examine witnesses; 9 have a support person or persons present during any meeting with a child protection specialist (E)(∨) 10 or other department staff; 11 (F)(VI) request that the child be placed in a kinship foster home as defined in 52-2-602; AND (G)(VII) be provided with services, including visitation with the child, unless otherwise ordered by the 12 13 court; and have a citizen review board, if available pursuant to part 10 of this chapter, review the case 14 (H)15 within 30 days of the show cause hearing, and make a recommendation to the district court as provided in 41-3-16 1010. 17 (3)(6) The EXCEPT FOR THE INFORMATION PROVIDED IN SUBSECTION (1)(A), THE department shall post the 18 information required to be given to a parent, guardian, or other person having physical or legal custody of a 19 child under subsections (1)(b) through (1)(f) and subsections (2)(b) through (2)(d) on a publicly available 20 website and in a conspicuous place in the publicly accessible area of the office of a child protection specialist. 21 22 NEW SECTION. Section 2. Codification instruction. [Section 1] is intended to be codified as an 23 integral part of Title 41, chapter 3, part 2, and the provisions of Title 41, chapter 3, part 2, apply to [section 1]. 24 - END -

Legislative Services Division