	Amendment - 1st Reading-white - Requested by: Jen Gross - (S) Judiciary								
- 2023 68th Legislature 2023			Draf	ter: Madelyn Krezowski, (406) 44	4-6857	SB0231.001.002			
	1			SENATE BILL NO. 231					
	2			INTRODUCED BY D. LENZ					
	3								
	4	A BILL FOR AN ACT ENTITLED: "AN ACT CREATING AN INTERIM TASK FORCE TO STUDY AND MAKE							
	5	RECOMMENDATIONS FOR ESTABLISHING A DEPENDENCY AND NEGLECT COURT SYSTEM;							
	6	SPECIFYING M	FYING MEMBERS AND DUTIES; PROVIDING FOR CONTINGENT VOIDNESS; ESTABLISHING						
	7	REPORTING R	PORTING REQUIREMENTS; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE AND A						
	8	TERMINATION	DATE."						
	9								
	10	BE IT ENACTE	D BY THE LEGISLATU	JRE OF THE STATE OF MONTA	.NA:				
	11								
	12	<u>NEW S</u>	ECTION. Section 1.	Task force on dependency and	neglect court system	<b>n.</b> (1) There is a			
	13	task force on de	ependency and neglect	court systems.					
	14	(2)	The task force consist	is of <u>11_12</u> members appointed as	s follows:				
Ĩ	15	(a)	two members of the h	ouse of representatives, one of w	hom must be appointe	d by the speaker			
	16	of the house of representatives and one of whom must be appointed by the minority leader of the house of							
	17	representatives	;						
	18	(b)	two members of the s	enate, one of whom must be appo	pinted by the president	of the senate			
	19	and one of who	m must be appointed b	by the minority leader of the senat	e;				
	20	(c)	one district court judge	e appointed by the chief justice of	<sup>t</sup> the supreme court; an	ıd			
	21	(d)	<mark>six <u>seven</u> members a</mark>	opointed by the governor, none of	whom may be current	ly serving as a			
	22	legislator, inclue	ding:						
	23	(i)	a county attorney;						
	24	(ii)	a law enforcement off	icer;					
	25	(iii)	a representative from	the governor's office;					
	26	(iv)	a tribal member with e	experience relating to the Indian C	hild Welfare Act;				
	27	(v)	a member of the publi	c having experience with the dep	endency and neglect c	ourt system; <del>and</del>			
	28	(vi)	a representative of the	e office of state public defender <u>; a</u>	Ind				
		Legislative Services Division		- 1 -	Authorized Print	Version – SB 231			

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- 202: 68th L	₃ ₋egislature 2	023	Drafter: Madelyn Krezowski, (406) 444-6857	SB0231.001.002				
1	<u>(v</u>	/ii)	a representative from the department of public health and human services.					
2	(3	3)	(a) Legislative members of the task force are entitled to receive compensation	and expenses				
3	as provided in 5-2-302.							
4	(b	(b) A nonlegislative member of the task force who is not a full-time salaried officer or emp						
5	the state of	the state or a political subdivision of the state is entitled to salary and expenses to the same extent as a						
6	legislative	legislative member.						
7	(c	c)	A member of the task force who is a full-time salaried officer or employee of the	ne state or a				
8	political subdivision of the state is entitled to reimbursement for travel expenses as provided in 2-1							
9	through 2-	-18-50	3.					
10	(4	4)	Commission members appointed under subsection (2) must be appointed with	nin 30 days of [the				
11	effective c	date of	this act]. If a vacancy occurs, a new member must be selected in the same m	anner as the				
12	original ap	ppointn	nent. Commission member terms expire June 30, 2025.					
13	(5	5)	The task force shall select a presiding officer and a vice presiding officer by m	ajority vote. The				
14	presiding	officer	and the vice presiding officer must be legislative members.					
15	(6	6)	The legislative services division shall provide staff assistance to the task force	. The legislative				
16	fiscal divis	sion an	nd the judicial branch shall provide information on request.					
17								
18	<u>N</u>	EW SE	ECTION. Section 2. Task force duties. The task force shall study dependent	ncy and neglect				
19	court proc	ceeding	gs and produce draft legislation to create a separate dependency and neglect	court system to				
20	best serve	e childr	ren, families, and other participants involved in dependency and neglect court	proceedings.				
21	(2	2)	The task force shall study and propose comprehensive draft legislation that m	ay address, but is				
22	not limited	d to, the	e following:					
23	(a	a)	the structure of an alternative court system that specializes in dependency an	d neglect cases;				
24	(b	<b>)</b> )	the exclusive and concurrent jurisdiction of the dependency and neglect court	system;				
25	(c	c)	the manner for electing or appointing judges for the dependency and neglect	court system;				
26	(d	4)	whether the dependency and neglect court system should be operated on a s	tatewide,				
27	regional, o	or loca	l basis;					
28	(e	e)	changes needed to the existing court system to facilitate a separate depender	ncy and neglect				



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1 court system;

2 (f) the interaction between district courts and a separate dependency and neglect court;

3 (g) funding requirements for a separate dependency and neglect court system;

4 (h) the powers and duties of the dependency and neglect court;

5 (i) appeals from the dependency and neglect court;

6 (j) a transition schedule to begin implementation of a separate dependency and neglect court by

7 July 1, 2025, with a full transition to a separate dependency and neglect court by July 1, 2026. The task force 8 may recommend a different timeline if it finds additional time is necessary for an orderly transition.

9 The task force shall include input from the various stakeholders involved in dependency and (3) 10 neglect court proceedings and, to the extent possible, consult with outside experts about Montana's system and 11 systems in other states.

12 The task force may create subcommittees. Nonlegislative members may serve on a (4) 13 subcommittee. Unless the person is a full-time salaried officer or employee of the state or a political subdivision 14 of the state, a nonlegislative member appointed to a subcommittee is entitled to a salary and expenses to the 15 same extent as a legislative member. If the appointee is a full-time salaried officer or employee of the state or of 16 a political subdivision of the state, the appointee is entitled to reimbursement for travel expenses as provided in 17 2-18-501 through 2-18-503.

18 The task force may appoint working groups to study specific topics or issues as directed by the (5) 19 task force. If appointed, the working group shall meet regularly and report to the task force as the task force 20 requires. The working group may include representatives of stakeholders that are not members of the task force.

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(4) The task force may meet no more than 12 days.

23 (5) All aspects of the task force, including reporting requirements, must be concluded prior to

24 September 15, 2024. The task force shall prepare a final report of its findings, conclusions, and

25 recommendations and prepare draft legislation. The task force shall submit the final report to the governor, the

26 chief justice of the supreme court, and the 69th legislature.

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NEW SECTION. Section 3. Contingent voidness. (1) Pursuant to Joint Rule 40-65, if [this act] does



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1	not include an	appropriation prior to b	peing transmitted to the governor, then [this act] is void.						
2	(2)	If the appropriation is	vetoed, then [this act] is void.						
3									
4	NEW	SECTION. Section 4.	Effective date. [This act] is effective on passage and a	pproval.					
5									
6	NEW	SECTION. Section 5.	Termination. [This act] terminates June 30, 2025.						
7			- END -						

