Amendment - 1st Reading-white - Requested by: Mark Noland - (S) Business, Labor, and Economic Affairs - 2023				
egislature 2023	Drafter: Erin Sullivan, 406-444-3594	SB0270.001.001		
	SENATE BILL NO. 270			
	INTRODUCED BY K. REGIER			
A BILL FOR A	N ACT ENTITLED: "AN ACT PROTECTING EMPLOYEE AND JOB APPLICA	NT RIGHTS TO		
LEGAL EXPRESSIONS OF FREE SPEECH, INCLUDING POSTS MADE ON SOCIAL MEDIA; PROVIDING				
THAT TERMINATION OF AN EMPLOYEE BASED ON THE EMPLOYEE'S LEGAL EXPRESSION OF FREE				
SPEECH, INC	LUDING BUT NOT LIMITED TO STATEMENTS MADE ON SOCIAL MEDIA,	IS		
DISCRIMINATION AND SUBJECT TO WRONGFUL DISCHARGE LAWS; PROVIDING EXCEPTIONS; AND				
AMENDING S	ECTIONS 39-2-307 AND 39-2-904, MCA."			
BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
Sectio	on 1. Section 39-2-307, MCA, is amended to read:			
"39-2-	307. Employer access limited regarding personal social media account	of employee or		
job applicant	conditions for exceptions employer retaliation prohibited penalties	s. (1) Except as		
provided in subsection (2), an employer or employer's agent may not require or request an employee or an				
applicant for e	mployment to:			
(a)	disclose a user name or password for the purpose of allowing the employer	or employer's		
agent to acces	ss a personal social media account of the employee or job applicant;			
(b)	access personal social media in the presence of the employer or employer's	agent; or		
(c)	divulge any personal social media or information contained on personal soci	al media.		
(2)	An employee shall provide, if requested, to an employer or employer's agen	t the employee's		
user name or	password to access personal social media when:			
(a)	(i) the employer has specific information about an activity by the employee the	hat indicates work-		
related employ	yee misconduct or criminal defamation, as provided in 45-8-212;			
(ii)	the employer has specific information about the unauthorized transfer by the	employee of the		
employer's pro	oprietary information, confidential information, trade secrets, or financial data to	a personal online		
	A BILL FOR A LEGAL EXPR THAT TERMIN SPEECH, INC DISCRIMINAT AMENDING S BE IT ENACT Sectio "39-2- job applicant provided in su applicant for e (a) agent to acces (b) (c) (2) user name or (a) related employ (ii)	omic Affairs Drafter: Erin Sullivan, 406-444-3594 SENATE BILL NO. 270 INTRODUCED BY K. REGIER A BILL FOR AN ACT ENTITLED: "AN ACT PROTECTING EMPLOYEE AND JOB APPLICA LEGAL EXPRESSIONS OF FREE SPEECH, INCLUDING POSTS MADE ON SOCIAL MED THAT TERMINATION OF AN EMPLOYEE BASED ON THE EMPLOYEE'S LEGAL EXPRESS SPEECH, INCLUDING BUT NOT LIMITED TO STATEMENTS MADE ON SOCIAL MEDIA, I DISCRIMINATION AND SUBJECT TO WRONGFUL DISCHARGE LAWS; PROVIDING EXC AMENDING SECTIONS 39-2-307 AND 39-2-904, MCA." BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 39-2-307, MCA, is amended to read: "39-2-307. Employer access limited regarding personal social media account job applicant conditions for exceptions employer retaliation prohibited penalties provided in subsection (2), an employer or employer's agent may not require or request an e applicant for employment to: (a) disclose a user name or password for the purpose of allowing the employer agent to access a personal social media account of the employee or job applicant; (b) access personal social media in the presence of the employer or employer's (c) divulge any personal social media or information contained on personal social (2) An employee shall provide, if requested, to an employer or employer's agent <		



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1	account or pers	sonal online service; or			
2	(iii)	an employer is required to ensure compliance with applicable federal laws or federal regulatory			
3	3 requirements or with the rules of self-regulatory organizations as defined in section 3(a)(26) of the Securities				
4	4 and Exchange Act of 1934, 15 U.S.C. 78c(a)(26); and				
5	(b)	an investigation is under way and the information requested of the employee is necessary to			
6	make a factual determination in the investigation.				
7	(3)	Nothing in this section:			
8	(a)	limits an employer's right to promulgate and maintain lawful workplace policies governing the			
9	use of the employer's electronic equipment, including a requirement for an employee to disclose to the				
10	0 employer the employee's user name, password, or other information necessary to access employer-issued				
11	electronic devices, including but not limited to cell phones, computers, and tablet computers, or to access				
12	2 employer-provided software or e-mail accounts;				
13	(b)	prevents an employee from seeking injunctive relief in response to the provisions of subsection			
14	(2); or				
15	(c)	prevents the prosecution of a person for violating privacy in communications under 45-8-213.			
16	(4)	An employer may not discharge, discipline, threaten to discharge or discipline, or otherwise			
17	7 retaliate against an employee or job applicant for:				
18	<u>(a)</u>	_ not complying with a request or demand by the employer that violates this section; or			
19	<u>(b)</u>	legal expressions of free speech by the employee or job applicant, as protected in 39-2-904,			
20	20 <u>made</u> on personal social media.				
21	<u>(5)</u>	The provisions of subsection (4)(b) do not apply if the expression:			
22	<u>(a)</u>	by an employee or job applicant violates an employer's written policy; or			
23	<u>(b)</u>	violates the terms or conditions of the employee's employment contract.			
24	(5)<u>(</u>6)	(a) As used in this section, "personal social media" means a password-protected electronic			
25	5 service or account containing electronic content, including but not limited to e-mail, videos, still photographs,				
26	blogs, video blogs, podcasts, instant and text messages, internet website profiles or locations, and online				
27	services or accounts, including password-protected services or accounts to which an employee may post				



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1	information, da	ta, or pictures			
2	(b)	The term does not include a social media account that is:			
	. ,				
3	(i)	opened for or provided by an educational institution and intended solely for educational			
4	purposes; or				
5	(ii)	opened for or provided by an employer and intended solely for business-related purposes.			
6	(6)<u>(7)</u>	(a) An employee or an applicant for employment may bring an action against an employer for			
7	7 violating this section within 1 year in a small claims court. An employee or an applicant for employment may				
8	also have a ca	use of action under 45-8-213.			
9	(b)	Damages are limited to \$500 or actual damages up to the limit provided in 3-10-1004. Legal			
10	10 costs may be awarded to the party that prevails in court.				
11	(7)<u>(8)</u>	If an employer gains information improperly under this section and subsequently is involved in			
12	a computer sec	curity breach as provided in 30-14-1704, the employer is subject to penalties under 30-14-142."			
13					
14	Sectio	n 2. Section 39-2-904, MCA, is amended to read:			
15	"39-2-9	904. Elements of wrongful discharge. (1) A discharge is wrongful only if:			
16	(a)	it was in retaliation for the employee's refusal to violate public policy or for reporting a violation			
17	of public policy	;			
18	(b)	the discharge was not for good cause and the employee had completed the employer's			
19	probationary pe	eriod of employment; or			
20	(c)	the employer materially violated an express provision of its own written personnel policy prior to			
21	the discharge,	and the violation deprived the employee of a fair and reasonable opportunity to remain in a			
22	position of emp	ployment with the employer <u>; or</u>			
23	<u>(d)</u>	the employer terminated the employee solely based on the employee's legal expression of free			
24	<u>speech, includi</u>	ing but not limited to statements made on social media.			
25	(2)	During a probationary period of employment, the employment may be terminated at the will of			
26	either the employer or the employee on notice to the other for any reason or for no reason.				
27	(3)	The employer has the broadest discretion when making a decision to discharge any			

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