Drafter: Rachel Weiss, 406-444-5367

1	SENATE BILL NO. 459		
2	INTRODUCED BY R. LYNCH, J. WINDY BOY, C. KNUDSEN, M. BINKLEY, T. MANZELLA, B. BROWN, J		
3	SMALL, E. B	OLDMAN, C. POPE, J. ELLIS, S. HINEBAUCH, P. FLOWERS, D. HAYMAN, E. MCCLAFFERTY	
4	B. USHER,	W. MCKAMEY, M. NOLAND, D. LENZ, D. BARTEL, G. HERTZ, S. MORIGEAU, C. GLIMM, D.	
5	ZOL	NIKOV, J. LYNCH, D. HARVEY, D. EMRICH, J. TREBAS, J. KARLEN, E. MATTHEWS	
6			
7	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO PRETRIAL RELEASE;		
8	ALLOWING A SHERIFF TO RELEASE A DEFENDANT ON THE DEFENDANT'S OWN RECOGNIZANCE IN		
9	CERTAIN CIRCUMSTANCES; REQUIRING A SHERIFF TO CREATE A WRITTEN POLICY GOVERNING		
10	RELEASE; PROVIDING DEFINITIONS; AND AMENDING SECTION 46-9-111, MCA."		
11			
12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
13			
14	NEW SECTION. Section 1. Sheriff release authority written policy definitions. (1) A sheriff		
15	may release a defendant from the county detention center under the sheriff's jurisdiction on the defendant's		
16	own recognizance if:		
17	(a)	the individual was arrested without a warrant;	
18	(b)	law enforcement has not submitted a probable cause statement to a court;	
19	(c)	the individual agrees in writing to appear for any future criminal proceedings related to the	
20	arrest;		
21	(d)	the individual qualifies for release under the sheriff's written policy established as provided in	
22	subsection (2); and		
23	(e)	the individual was not arrested for a disqualifying offense.	
24	(2)	A sheriff shall create and approve a written policy for the county that governs the release of a	
25	defendant on the defendant's own recognizance. The written policy must describe the criteria a defendant mus		
26	meet to be released on the defendant's own recognizance. A sheriff may include in the written policy criteria		
27	relating to:		
28	(a)	criminal history;	



Amendment - 1st Reading-white - Requested by: Ryan Lynch - (S) Judiciary

- 2023

68th Legislature 2023 Drafter: Rachel Weiss, 406-444-5367 SB0459.001.001

1	(b)	prior instances of failing to appear for a mandatory court appearance;	
2	(c)	current employment;	
3	(d)	residency;	
4	(e)	ties to the community;	
5	(f)	the offense for which the defendant was arrested;	
6	(g)	any potential criminal charges that have not yet been filed;	
7	(h)	the defendant's health;	
8	(i)	any potential risks to a victim, a witness, or the public; and	
9	(j)	any other similar factors the sheriff considers relevant.	
10	(3)	As used in this section, the following definitions apply:	
11	(a)	"Detention center" has the meaning provided in 7-32-2241.	
12	(b)	"Disqualifying offense" means:	
13	(i)	a crime of violence, as defined in 46-18-104;	
14	(ii)	a violation of <u>45-5-206</u> , <u>45-5-209</u> , <u>45-5-220</u> , <u>45-5-626</u> , <u>or</u> 45-8-103; or	
15	(iii)	a violation of Title 61, chapter 8, part 10, if the violation resulted in death or serious bodily	
16	injury.		
17			
18	Section 2. Section 46-9-111, MCA, is amended to read:		
19	"46-9	-111. Release on own recognizance. Any person in custody, if otherwise eligible for bail, may	
20	be released on the person's personal recognizance subject to conditions that the court may reasonably		
21	prescribe to ensure the person's appearance when required or by a sheriff pursuant to [section 1]. Any person		
22	released as provided in this section must be fully apprised by the court or the sheriff of the penalty provided for		
23	failure to comply with the terms of the person's recognizance."		
24			
25	NEW	SECTION. Section 3. Codification instruction. [Section 1] is intended to be codified as an	
26	integral part of Title 46, chapter 9, part 1, and the provisions of Title 46, chapter 9, part 1, apply to [section 1].		
27		- END -	

