1		SENATE BILL NO. 518	
2	INTRODUCED) BY T. MANZELLA, K. REGIER, C. GLIMM, G. HERTZ, D. LENZ, B. BROWN, F. MANDEVILLE,	
3	M. NOLAN	ND, S. HINEBAUCH, B. USHER, B. BEARD, J. FULLER, B. PHALEN, C. HINKLE, S. VANCE	
4			
5	A BILL FOR A	N ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS INVOLVING PARENTAL RIGHTS;	
6	PROVIDING F	OR PARENT INVOLVEMENT IN EDUCATION; PROVIDING THAT PARENTS MAY	
7	WITHDRAW T	HEIR CHILD FROM CERTAIN SCHOOL INSTRUCTION, INCLUDING FOR RELIGIOUS	
8	PURPOSES; I	ESTABLISHING ADDITIONAL PARENTAL RIGHTS AND RESPONSIBILITIES; PROVIDING	
9	THAT, WITH C	CERTAIN EXCEPTIONS, EMPLOYEES OF GOVERNMENTAL ENTITIES ARE PROHIBITED	
10	FROM WITHH	IOLDING CERTAIN INFORMATION FROM PARENTS; PROVIDING REMEDIES FOR	
11	VIOLATIONS;	INCREASING A FILING FEE; PROVIDING DEFINITIONS; AMENDING SECTIONS 20-5-103,	
12	25-1-202, AND	0 40-6-701, MCA; AND PROVIDING AN EFFECTIVE DATE."	
13			
14	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
15			
16	NEW	SECTION. Section 1. Parental involvement in education. (1) The board of trustees of a	
17	school district,	in consultation with parents, teachers, and administrators, shall develop and adopt a policy to	
18	promote the in	volvement of parents of children enrolled in the school district, including:	
19	(a)	a plan for parent participation in the school district, which must be designed to improve parent	
20	and teacher co	poperation in homework, attendance, and discipline;	
21	(b)	procedures by which a parent may learn about the course of study for the parent's child;	
22	(c)	procedures by which a parent may withdraw the parent's child from instruction or presentations,	
23	assemblies, gu	uest lectures, or other educational events facilitated by a school's faculty or staff, including those	
24	conducted by outside individuals or organizations, that offend the parent's beliefs or practices;		
25	(d)	procedures by which a parent may learn about the nature and purpose of clubs and	
26	extracurricular	activities that have been approved by the school or that the school is required to allow under the	
27	provisions of tl	ne federal Equal Access Act of 1984 and may withdraw the parent's child from any club or	
28	extracurricular	activity. A student shall provide a signed parental permission form prior to participating in any	



1 school-sponsored club or extracurricular activity.

2 procedures by which a parent shall provide written consent before the parent's child uses a (e) 3 name or nickname other than the child's legal name or before the parent's child uses a pronoun that does not align with the child's sex. If a parent provides written consent under this subsection (1)(e), a person may not be 4 compelled to use pronouns that do not align with the child's sex. procedures by which students and staff are 5 6 addressed by only their last names; and 7 procedures by which a parent may learn about parental rights and responsibilities under the (f) 8 laws of this state. 9 (2) The board of trustees of a school district may adopt a policy providing that parents may submit 10 and receive the information required by this section in electronic form. 11 12 NEW SECTION. Section 2. Construction. (1) Unless parental rights have been legally waived or legally terminated, parents have inalienable rights that are more comprehensive than those described in 40-6-13 14 701 or [section 1]. The protections afforded by 40-6-701 and [section 1] are in addition to the protections 15 provided under federal law, other state laws, the United States constitution, and the Montana constitution. 16 (2) Section 40-6-701 and [section 1] must be construed in favor of a broad protection of the 17 fundamental right of parents to direct the upbringing, education, health care, and mental health of their child. 18 (3) Nothing in 40-6-701 or [section 1] may be construed to authorize a governmental entity to burden the fundamental right of parents to direct the upbringing, education, health care, and mental health of 19 20 their child. 21 (4) If a child has no affirmative right of access to a particular medical or mental health procedure or 22 service, then nothing in 40-6-701 or [section 1] may be construed to grant the child's parent an affirmative right 23 of access to the procedure or service on the child's behalf. 24 25 Section 3. Section 20-5-103, MCA, is amended to read: "20-5-103. Compulsory attendance and excuses. (1) Except as provided in subsection (2), any a 26 27 parent, guardian, or other person who is responsible for the care of any child who is 7 years of age or older 28 prior to the first day of school in any school fiscal year shall cause ensure the child to attend attends the school



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1 in	which the el	aild is appalled for the aphael term and each aphael day in the term prescribed by	, the tructure of			
		hild is enrolled for the school term and each school day in the term prescribed by	ine trustees of			
		il the later of the following dates:				
3	(a)	the child's 16th birthday; or				
4	(b)	the date of completion of the work of the the child completes 8th grade.				
5	(2)	The provisions of subsection (1) do not apply in the following cases:				
6	(a)	The child has been excused under one of the conditions specified in 20-5-102				
7	(b)	The child is absent because of illness, bereavement, or other reason prescribe	ed by the policies			
8 of	f the trustees					
9	(c)	The child has been suspended or expelled under the provisions of 20-5-202.				
10	(d)	The child is excused pursuant to 20-7-120.				
11	<u>(e)</u>	The child is excused pursuant to 40-6-701(2)(I) or [section 1(1)(c)]."				
12						
13	Sectio	on 4. Section 25-1-202, MCA, is amended to read:				
14	"25-1-	202. Additional filing fees. (1) In addition to other filing fees, the following fee	s must be paid to			
15 th	ne clerk of the	e district court at the time of filing a civil action in the district court:				
16	(a)	a fee of \$20; and				
17	(b)	if the action is brought pursuant to 40-6-701, in addition to the fee required un	der subsection			
18 (1	1)(a), a fee of	* \$5				
19	(2)	The fees must be forwarded by the clerk to the department of revenue for dep	osit in the state			
20 ge	eneral fund.	The prevailing party may have the amount paid by the prevailing party taxed in th	ne bill of costs as			
21 pr	roper disburs	ements."				
22						
23	Sectio	on 5. Section 40-6-701, MCA, is amended to read:				
24	"40-6-	701. Interference with fundamental parental rights restricted cause of a	ction. (1) A			
25 go	overnmental	entity may not interfere with the fundamental right of parents to direct the upbrin	ging, education,			
26 he	ealth care, ar	nd mental health of their children unless the governmental entity demonstrates th	nat the			
27 in	terference:					
28	(a)	furthers a compelling governmental interest; and				



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4	(1-)				
1	(b)	is narrowly tailored and is the least restrictive means available for the furthering	j of the		
2		vernmental interest.			
3	<u>(2)</u>	Except as provided in subsection (1) of this section or for a child considered an	emancipated		
4	minor or for wh	nom a specific right has been conferred under an order of limited emancipation pu	ursuant to 41-5-		
5	<u>103, all fundan</u>	nental parental rights are exclusively reserved to the parent of a child without obs	struction or		
6	interference by	a governmental entity, including but not limited to the rights and responsibilities	<u>to do the</u>		
7	following:				
8	<u>(a)</u>	direct the education of the child, including the right to choose public, private, re	ligious, or home		
9	schools and the	e right to make reasonable choices within public schools for the education of the	<u>child;</u>		
10	<u>(b)</u>	access and review all written and electronic educational records relating to the	child that are		
11	controlled by o	or in the possession of a school;			
12	<u>(c)</u>	direct the upbringing of the child;			
13	<u>(d)</u>	direct the moral or religious training of the child;			
14	<u>(e)</u>	make and consent in writing to all physical and mental health care decisions for	r the child,		
15	except that em	nergency medical services may be provided to a child if necessary to prevent dea	<u>th or imminent,</u>		
16	irreparable phy	vsical injury or if, after a reasonably diligent effort, the parent cannot be contacted	<u>1;</u>		
17	<u>(f)</u>	access and review all health and medical records of the child;			
18	<u>(g)</u>	consent in writing before a biometric scan of the child is made, shared, or store	<u>ed;</u>		
19	<u>(h)</u>	consent in writing before any record of the child's blood or DNA is created, stor	ed, or shared,		
20	<u>unless authoriz</u>	zed pursuant to a court order;			
21	<u>(i)</u>	consent in writing before a governmental entity makes an audio or video record	ling of the child,		
22	unless the aud	lio or video recording is made during or as part of:			
23	<u>(i)</u>	a court proceeding;			
24	<u>(ii)</u>	a law enforcement investigation;			
25	<u>(iii)</u>	a forensic interview in a criminal or child abuse and neglect investigation;			
26	<u>(iv)</u>	the security or surveillance of school buildings, grounds, or transportation; or			
27	<u>(v)</u>	a photo identification card;			
28	<u>(j)</u>	be notified promptly if an employee of a governmental entity suspects that abus	<u>se or neglect or</u>		



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1	any criminal offense has been committed against the child, unless the incident has first been reported to law		
2	enforcement or the department of public health and human services pursuant to 41-3-201 and notifying the		
3	parent would impede an investigation;		
4	(k) opt the child out of any personal analysis, evaluation, survey, or data collected by a school		
5	district that would capture data for inclusion in the state longitudinal student data system, except what is		
6	necessary and essential for establishing a student's educational record;		
7	(I) have the child excused from school attendance for religious purposes or under [section 1(1)(c)];		
8	and		
9	(m) participate in parent-teacher associations and school organizations that are sanctioned by the		
10	board of trustees of a school district.		
11	(3) Except for law enforcement or a person making a mandatory report under 41-3-201, an		
12	employee of a governmental entity may not encourage or coerce a child to withhold information from the child's		
13	parent and may not withhold from a child's parent information that is relevant to the physical, emotional, or		
14	mental health of the child.		
15	(2)(4) This section may not be construed as invalidating the provisions of Title 41, chapter 3, or		
16	modifying the burden of proof at any stage of the proceedings under Title 41, chapter 3.		
17	(3)(5) When (a) Except as provided in subsection (5)(b), when a parent's fundamental rights		
18	protected by this section are violated, a parent may assert that violation as a claim or defense in a judicial		
19	proceeding and may obtain appropriate relief against the governmental entity without regard to whether the		
20	proceeding is brought by or in the name of the governmental entity, a private person, or any other party. The		
21	prevailing party in an action filed pursuant to this section is entitled to reasonable attorney fees and costs.		
22	(b) When a parent's fundamental rights protected by [section 1] or this section are violated in the		
23	context of a public school, prior to seeking relief in a judicial proceeding, a parent may assert that violation and		
24	may obtain appropriate relief through:		
25	(i) the school district's grievance policy and an appeal of a subsequent decision of the trustees		
26	<u>pursuant to 20-3-210;</u> or		
27	(ii) if the violation is due to the action or inaction of an individual with a teacher, administrator, or		
28	specialist certificate, filing a complaint with the superintendent of public instruction and requesting the initiation		



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- 1 of proceedings under 20-4-110 for the issuance of a letter of reprimand or suspension or revocation of the
- 2 individual's certificate.
- 3 (4)(6) As used in this section, the following definitions apply:
- 4 (a) "Educational record" means attendance records, test scores of school-administered tests and
- 5 <u>statewide assessments, grades, extracurricular activity or club participation, e-mail accounts, online or virtual</u>
- 6 <u>accounts or data, disciplinary records, counseling records, psychological records, applications for admission,</u>
- 7 teacher and counselor evaluations, reports of behavioral patterns, and health and immunization information,
- 8 including any medical records maintained by a health clinic or medical facility operated or controlled by the
- 9 <u>school district or located on district property.</u>
- 10 (b) "governmental Governmental entity" has the meaning provided in 2-9-101."
- 11

12 <u>NEW SECTION.</u> Section 6. Codification instruction. [Sections 1 and 2] are intended to be codified

- END -

as an integral part of Title 40, chapter 6, part 7, and the provisions of Title 40, chapter 6, part 7, apply to

14 [sections 1 and 2].

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16

NEW SECTION. Section 7. Effective date. [This act] is effective July 1, 2023.

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