1	HOUSE BILL NO. 16
2	INTRODUCED BY J. CARLSON
3	BY REQUEST OF THE CHILDREN, FAMILIES, HEALTH, AND HUMAN SERVICES INTERIM COMMITTEE
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING PROCEDURES RELATED TO CHILD
6	ABUSE AND NEGLECT PROCEEDINGS; PROVIDING FOR SHARING OF INFORMATION WITH THE
7	OFFICE OF STATE PUBLIC DEFENDER; PROVIDING FOR PREHEARING CONFERENCES BEFORE
8	EMERGENCY PROTECTIVE SERVICES HEARINGS; REMOVING THE EXCEPTION FOR USE OF
9	PREHEARING CONFERENCES AND EMERGENCY PROTECTIVE SERVICES HEARINGS IN CASES
10	SUBJECT TO THE INDIAN CHILD WELFARE ACT; CLARIFYING THAT A SUPPORT PERSON MAY BE
11	PRESENT DURING AN EMERGENCY PROTECTIVE SERVICES HEARING; PROVIDING
12	APPROPRIATIONS; AMENDING SECTIONS 41-3-301, 41-3-306, AND 41-3-307, MCA; REPEALING
13	SECTION 8, CHAPTER 529, LAWS OF 2021; AND PROVIDING EFFECTIVE DATES."
14	
15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
16	
17	Section 1. Section 41-3-301, MCA, is amended to read:
18	"41-3-301. (Temporary) Emergency protective service. (1) (a) Any child protection specialist of the
19	department, a peace officer, or the county attorney who has reason to believe any child is in immediate or
20	apparent danger of harm may immediately remove the child and place the child in a protective facility. After
21	ensuring that the child is safe, the department may make a request for further assistance from the law
22	enforcement agency or take appropriate legal action.
23	(b) The person or agency placing the child shall notify the parents, parent, guardian, or other
24	person having physical or legal custody of the child of the placement at the time the placement is made or as
25	soon after placement as possible. Notification under this subsection (1)(b) must:
26	(a)(i)— include the reason for removal;
27	(b)(ii)—include information regarding the option for an emergency protective services hearing
28	within 5 days under 41-3-306, the required show cause hearing within 20 days, and the purpose of the



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1	hearings;		
2	(c)(iii)provide contact information for the child protection specialist, the child protection		
3	specialist's supervisor, and the office of state public defender; and		
4	(d)(iv)advise the parents, parent, guardian, or other person having physical or legal custody		
5	of the child that the parents, parent, guardian, or other person:		
6	(i)(A)— has the right to receive a copy of the affidavit as provided in subsection (6);		
7	(ii)(B) - has the right to attend and participate in an emergency protective services hearing, if one is		
8	requested, and the show cause hearing, including providing statements to the judge;		
9	(iii)(C) – may have a support person present during any in-person meeting with the child protection		
10	specialist concerning emergency protective services, including the emergency protective services hearing		
11	<u>provided for in 41-3-306;</u> and		
12	(iv)(D)may request that the child be placed in a kinship foster home as defined in 52-2-602.		
13	(c) A copy of the notification required under subsection (1)(b) must be provided within 24 hours to		
14	the office of state public defender.		
15	(2) If a child protection specialist, a peace officer, or the county attorney determines in an		
16	investigation of abuse or neglect of a child that the child is in danger because of the occurrence of partner or		
17	family member assault, as provided for in 45-5-206, or strangulation of a partner or family member, as provided		
18	for in 45-5-215, against an adult member of the household or that the child needs protection as a result of the		
19	occurrence of partner or family member assault or strangulation of a partner or family member against an adult		
20	member of the household, the department shall take appropriate steps for the protection of the child, which may		
21	include:		
22	(a) making reasonable efforts to protect the child and prevent the removal of the child from the		
23	parent or guardian who is a victim of alleged partner or family member assault or strangulation of a partner or		
24	family member;		
25	(b) making reasonable efforts to remove the person who allegedly committed the partner or family		
26	member assault or strangulation of a partner or family member from the child's residence if it is determined that		
27	the child or another family or household member is in danger of partner or family member assault or		
28	strangulation of a partner or family member; and		
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1 providing services to help protect the child from being placed with or having unsupervised (c) 2 visitation with the person alleged to have committed partner or family member assault or strangulation of a 3 partner or family member until the department determines that the alleged offender has met conditions 4 considered necessary to protect the safety of the child. 5 (3) If the department determines that an adult member of the household is the victim of partner or 6 family member assault or strangulation of a partner or family member, the department shall provide the adult 7 victim with a referral to a domestic violence program. 8 (4) A child who has been removed from the child's home or any other place for the child's 9 protection or care may not be placed in a jail. 10 (5) The department may locate and contact extended family members upon placement of a child in 11 out-of-home care. The department may share information with extended family members for placement and 12 case planning purposes. 13 (6) If a child is removed from the child's home by the department, a child protection specialist shall 14 submit an affidavit regarding the circumstances of the emergency removal to the county attorney and provide a 15 copy of the affidavit to the office of state public defender and, if possible, the parents or guardian, if possible, 16 within 2 working days of the emergency removal. An abuse and neglect petition must be filed within 5 working 17 days, excluding weekends and holidays, of the emergency removal of a child unless arrangements acceptable 18 to the agency for the care of the child have been made by the parents or a written prevention plan has been 19 entered into pursuant to 41-3-302.

(7) Except as provided in the federal Indian Child Welfare Act, if applicable, a show cause hearing
 must be held within 20 days of the filing of the petition unless otherwise stipulated by the parties pursuant to 41 3-434.

(8) If the department determines that a petition for immediate protection and emergency protective
services must be filed to protect the safety of the child, the child protection specialist shall interview the parents
of the child to whom the petition pertains, if the parents are reasonably available, before the petition may be
filed. The district court may immediately issue an order for immediate protection of the child.

(9) The department shall make the necessary arrangements for the child's well-being as are
required prior to the court hearing. (Terminates June 30, 2023--sec. 8, Ch. 529, L. 2021.)



1	41-3-301. (Effective July 1, 2023) Emergency protective service. (1) (a) Any child protection
2	specialist of the department, a peace officer, or the county attorney who has reason to believe any child is in
3	immediate or apparent danger of harm may immediately remove the child and place the child in a protective
4	facility. After ensuring that the child is safe, the department may make a request for further assistance from the
5	law enforcement agency or take appropriate legal action.
6	(b) The person or agency placing the child shall notify the parents, parent, guardian, or other
7	person having physical or legal custody of the child of the placement at the time the placement is made or as
8	soon after placement as possible. Notification under this subsection (1)(b) must:
9	(a)(i)—_include the reason for removal;
10	(b)(ii)include information regarding the emergency protective services and show cause
11	hearings and the purpose of the hearings; and
12	(c)(iii)advise the parents, parent, guardian, or other person having physical or legal custody
13	of the child that the parents, parent, guardian, or other person may have a support person present during any
14	in-person-meeting with the child protection specialist concerning emergency protective services, including the
15	emergency protective services hearing provided for in 41-3-306.
16	(c) A copy of the notification required under subsection (1)(b) must be provided within 24 hours to
17	the office of state public defender.
18	(2) If a child protection specialist, a peace officer, or the county attorney determines in an
19	investigation of abuse or neglect of a child that the child is in danger because of the occurrence of partner or
20	family member assault, as provided for in 45-5-206, or strangulation of a partner or family member, as provided
21	for in 45-5-215, against an adult member of the household or that the child needs protection as a result of the
22	occurrence of partner or family member assault or strangulation of a partner or family member against an adult
23	member of the household, the department shall take appropriate steps for the protection of the child, which may
24	include:
25	(a) making reasonable efforts to protect the child and prevent the removal of the child from the
26	parent or guardian who is a victim of alleged partner or family member assault or strangulation of a partner or
27	family member;
28	(b) making reasonable efforts to remove the person who allegedly committed the partner or family



1 member assault or strangulation of a partner or family member from the child's residence if it is determined that

2 the child or another family or household member is in danger of partner or family member assault or

3 strangulation of a partner or family member; and

4 (c) providing services to help protect the child from being placed with or having unsupervised 5 visitation with the person alleged to have committed partner or family member assault or strangulation of a 6 partner or family member until the department determines that the alleged offender has met conditions 7 considered necessary to protect the safety of the child.

8 (3) If the department determines that an adult member of the household is the victim of partner or 9 family member assault or strangulation of a partner or family member, the department shall provide the adult 10 victim with a referral to a domestic violence program.

11 (4) A child who has been removed from the child's home or any other place for the child's
12 protection or care may not be placed in a jail.

(5) The department may locate and contact extended family members upon placement of a child in
 out-of-home care. The department may share information with extended family members for placement and
 case planning purposes.

16 (6) If a child is removed from the child's home by the department, a child protection specialist shall 17 submit an affidavit regarding the circumstances of the emergency removal to the county attorney and provide a 18 copy of the affidavit to <u>the office of state public defender and</u>. if <u>possible</u>, the parents or guardian<del>, if possible,</del> 19 within 2 working days of the emergency removal. An abuse and neglect petition must be filed in accordance 20 with 41-3-422 within 5 working days, excluding weekends and holidays, of the emergency removal of a child 21 unless arrangements acceptable to the agency for the care of the child have been made by the parents or a 22 written prevention plan has been entered into pursuant to 41-3-302.

(7) Except as provided in the federal Indian Child Welfare Act, if applicable, a show cause hearing
 must be held within 20 days of the filing of the petition unless otherwise stipulated by the parties pursuant to 41 3-434.

(8) If the department determines that a petition for immediate protection and emergency protective
services must be filed to protect the safety of the child, the child protection specialist shall interview the parents
of the child to whom the petition pertains, if the parents are reasonably available, before the petition may be



1	filed. The dist	rict court may immediately issue an order for immediate protection of the child.	
2	(9)	The department shall make the necessary arrangements for the child's well-being as are	
3	required prior to the court hearing."		
4			
5	Sectio	on 2. Section 41-3-306, MCA, is amended to read:	
6	"41-3-306. (Temporary) Emergency protective services hearing on request — exceptions		
7	exception. (1) (a) If requested by the parents, parent, guardian, or other person having physical or legal		
8	custody of a c	hild removed from the home pursuant to 41-3-301, a district court shall hold an emergency	
9	protective ser	vices hearing within 5 business days of the child's removal to determine whether to continue the	
10	removal beyond 5 business days.		
11	(b)	The department shall provide notification of the option for the hearing as required under 41-3-	
12	301.		
13	(c)	A hearing is not required if the child is released prior to the time of the requested hearing.	
14	(2)	The hearing may be held in person, by videoconference, or, if no other means are available, by	
15	telephone.		
16	(3)	The child and the child's parents, parent, guardian, or other person having physical or legal	
17	custody of the child must be represented by counsel at the hearing.		
18	(4)	If the court determines that continued out-of-home placement is needed, the court shall:	
19	(a)	establish guidelines for visitation by the parents, parent, guardian, or other person having	
20	physical or lea	gal custody of the child pending the show cause hearing; and	
21	(b)	review the availability of options for a kinship placement and make recommendations if	
22	appropriate.		
23	(5)	The court may direct the department to develop and implement a treatment plan before the	
24	show cause h	earing if the parents, parent, guardian, or other person having physical or legal custody of the	
25	child stipulates to a condition subject to a treatment plan and agrees to immediately comply with the treatment		
26	plan if a plan is developed.		
27	(6)	If the court determines continued removal is not appropriate, the child must be immediately	
28	returned to the	e parents, parent, guardian, or other person having physical or legal custody of the child.	



1	(7) This section	does not apply <del>:</del>		
2	(a) in judicial districts that are holding voluntary prehearing conferences pursuant to 41-3-307; or			
3	<del>(b) to cases involvi</del>	ng an Indian child who is subject to the Indian Child Welfare Act.		
4	(8) The emerger	ncy protective services hearing is an emergency proceeding for the purposes of		
5	the Indian Child Welfare Act and is not subject to the notice requirements of that act. (Terminates June 30,			
6	2023sec. 8, Ch. 529, L. 2021.)			
7	41-3-306. (Effective July 1, 2023) Emergency protective services hearing exception. (1) (a) A			
8	district court shall hold a hearing within <del>5 business days</del> <u>72 hours</u> of a child's removal from the home pursuant			
9	to 41-3-301 to determine whether there is probable cause to continue the removal beyond 5 business days.			
10	(b) The departm	ent shall provide notification of the hearing as required under 41-3-301.		
11	(c) A hearing is	not required if the child is released prior to the time of the required hearing.		
12	(2) The hearing	may be held in person, by videoconference, or, if no other means are available, by		
13	telephone.			
14	(3) The child and	d the child's parents, parent, guardian, or other person having physical or legal		
15	custody of the child must be represented by counsel at the hearing.			
16	(4) If the court d	etermines that continued out-of-home placement is needed, the court shall:		
17	(a) establish gui	delines for visitation by the parents, parent, guardian, or other person having		
18	physical or legal custody of the child pending the show cause hearing; and			
19	(b) review the av	ailability of options for a kinship placement and make recommendations if		
20	appropriate.			
21	(5) The court ma	ay direct the department to develop and implement a treatment plan before the		
22	show cause hearing if the pa	rents, parent, guardian, or other person having physical or legal custody of the		
23	child stipulates to a condition	subject to a treatment plan and agrees to immediately comply with the treatment		
24	plan if a plan is developed.			
25	(6) If the court d	etermines continued removal is not appropriate, the child must be immediately		
26	returned to the parents, pare	nt, guardian, or other person having physical or legal custody of the child.		
27	(7) This section	does not apply to cases involving an Indian child who is subject to The emergency		
28	protective services hearing is an emergency proceeding for the purposes of the Indian Child Welfare Act and is			
	_			



1	not subject to the notice requirements of that act."		
2			
3	Section 3. Section 41-3-307, MCA, is amended to read:		
4	"41-3-307. (Temporary) VoluntaryAvailability of prehearing conferences pilot project		
5	counties. (1) The parents, parent, guardian, or other person having physical or legal custody of a child who has		
6	been removed from the home pursuant to 41-3-301 may participate in a conference within <del>5 days.72 hours</del> of		
7	the child's removal and before a show cause hearing an emergency protective services hearing held by the		
8	court if the court is participating in a pilot project testing the effectiveness of prehearing conferences pursuant to		
9	<u>41-3-306</u> .		
10	(2)A prehearing conference may be held under this section only if it involves must include the		
11	following parties:		
12	(a) the parents, parent, guardian, or other person having physical or legal custody of the child;		
13	(b) the person's legal counsel;		
14	(c) the county attorney's office; and		
15	(d) a department social worker.		
16	(3) To the greatest degree possible using available funding, the meetings must be conducted by		
17	an independent and trained facilitator.		
18	(4) At a minimum, the meetings must involve discussion of:		
19	(a) the child's current placement and options for continued placement if the child remains out of the		
20	home;		
21	(b) whether other options exist for an in-home safety plan or resource that may allow the child to		
22	remain in the home;		
23	(c) parenting time schedules; and		
24	(d) treatment services for the family.		
25	(5) This section does not apply to cases involving an Indian child who is subject to the Indian Child		
26	Welfare Act.		
27	(6) This section applies to a district court participating in the prehearing conference pilot project		
28	funded by the court improvement program on May 14, 2021, and to any district court in a rural county or		



1	multicounty district that chooses to hold conferences in accordance with this section on or after that date.
2	(Terminates June 30, 2023sec. 8, Ch. 529, L. 2021.)"
3	
4	NEW SECTION. Section 4. Repealer. Section 8, Chapter 529, Laws of 2021, is repealed.
5	
6	NEW SECTION. Section 5. Appropriation. (1) There is appropriated \$450,000 from the general fund
7	to the office of court administrator for the biennium beginning July 1, 2023, to pay for the costs of training and
8	hiring facilitators for the prehearing conferences provided for in [section 3].
9	(2) There is appropriated \$300,000 from the general fund to the office of state public defender for
10	the biennium beginning July 1, 2023, to pay for the costs of providing legal representation to parents and
11	guardians during the emergency protective services hearing provided for in [section 2] and the prehearing
12	conferences provided for in [section 3].
13	
14	NEW SECTION. Section 6. Notification to tribal governments. The secretary of state shall send a
15	copy of [this act] to each federally recognized tribal government in Montana.
16	
17	NEW SECTION. Section 7. Effective dates. (1) Except as provided in subsections (2) and (3), [this
18	act] is effective on passage and approval.
19	(2) [Section 4] is effective June 30, 2023.
20	(3) [Sections 3 and 5] are effective July 1, 2023.
21	- END -

