**** 68th Legislature 2023

	INTRODUCED BY K. SEEKINS-CROWE
A BILL FOR AN	ACT ENTITLED: "AN ACT REVISING PUBLIC SAFETY LAWS; ALLOWING A COURT TO
USE THE RESU	JLTS OF A DANGEROUSNESS OR LETHALITY ASSESSMENT WHEN CONSIDERING THE
RELEASE OR [DETENTION OF CERTAIN DEFENDANTS; AND AMENDING SECTION 46-9-109, MCA."
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
Section	1. Section 46-9-109, MCA, is amended to read:
"46-9-1	09. Release or detention hearing. (1) The release or detention of the defendant must be
determined imm	nediately upon the defendant's initial appearance.
(2)	In determining whether the defendant should be released or detained, the court may use a
validated pretria	I risk assessment tool and shall take into account the available information concerning:
(a)	the nature and circumstances of the offense charged, including whether the offense involved
the use of force	or violence;
(b)	the history and characteristics of the defendant, including:
(i)	the defendant's character, physical and mental condition, family ties, employment, financial
resources, length of residence in the community, community ties, past conduct, history relating to alcohol or	
drug abuse, criminal history, and record concerning the appearance at court proceedings; and	
(ii)	whether at the time of the current arrest or offense, the defendant was on probation, on parole,
or on other relea	ase pending trial, sentencing, appeal, or completion of sentencing for an offense;
(c)	the nature and seriousness of the danger to any person or the community that would be posed
by the defendar	it's release; and
(d)	the property available as collateral for the defendant's release to determine if it will reasonably
ensure the appe	earance of the defendant as required; and
<u>(e)</u>	for a defendant charged with a violation of 45-5-202, 45-5-206, 45-5-213, or 45-5-215 against
an intimate part	ner, a dangerousness or lethality assessment.
Legislative Services Division	
	determined imm (2) validated pretria (a) the use of force (b) (i) resources, lengt drug abuse, crim (ii) or on other relea (c) by the defendar (d) ensure the appe <u>(e)</u> an intimate part

1	(3) Upon the motion of any party or the court, a hearing may be held to determine whether bail is
2	established in the appropriate amount or whether any other condition or restriction upon the defendant's release
3	will reasonably ensure the appearance of the defendant and the safety of any person or the community."
4	- END -