

AN ACT PROTECTING VOLUNTEER EMERGENCY SERVICE PROVIDERS FROM TERMINATION BY A
PUBLIC OR PRIVATE EMPLOYER UNDER CERTAIN CONDITIONS; AND PROVIDING FOR A LEGAL
CAUSE OF ACTION FOR WRONGFUL TERMINATION."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Termination of volunteer emergency services provider prohibited -- conditions -
definition. (1) An agency may not terminate the employment of an employee who has completed the

employee's probationary period because the employee has elected to serve as a volunteer emergency services

provider or joined a volunteer emergency unit or organization, including but not limited to a municipal, rural, or

subscription fire department.

- (2) An employee who serves as a volunteer emergency services provider before [the effective date of this section] shall provide the agency with a written notification of the service within 30 days of [the effective date of this section]. An employee who joins a volunteer emergency unit or organization after [the effective date of this section] shall provide the agency with written notification within 30 days of joining the unit or organization. Before accepting an offer of employment, an An employee hired by an agency shall provide the agency with written notification that the employee is a volunteer emergency services provider within 30 days of hire.
- (3) (a) After Except as provided in subsection (1), after written notification is provided, the agency may not terminate the employment of a volunteer emergency services provider if the employee is absent or late to work while performing volunteer emergency service duties during an emergency and the provisions in this subsection (3) are fulfilled.
- (b) An employee who is a volunteer emergency services provider and is absent from or late to work while performing volunteer emergency service duties <u>during an emergency</u> shall notify the agency as soon



as possible that the employee may be absent or late because of volunteer emergency service. <u>If an employee's absence or delay would imperil public safety or prevent the agency from performing an essential function, the agency may require the employee to request and receive authorization prior to responding to an emergency.</u>

- (c) An agency may request that an employee who is a volunteer emergency service provider and is absent from or late to work provide a written statement from a supervisor of the volunteer emergency service organization that the employee responded to an emergency and provide the date, and the time, and duration of the emergency.
- (d) An employee may not claim regular pay for the time that the employee is absent from or late to work while performing volunteer emergency service duties. If the pay was claimed, the agency may deduct that amount of regular pay for the time the employee was not present at work.
- (4) An agency shall determine whether an employee may leave work to respond to an emergency as a part of the employee's volunteer emergency service.
- (5) An employee whose employment is terminated in violation of this section may bring a civil action against the agency employer under 39-2-904. The employee may seek reinstatement to the employee's former position, payment of back wages, reinstatement of fringe benefits, and, in situations in which seniority rights are granted, reinstatement of seniority rights. If the employee prevails in a civil action, the employee is entitled to an award of reasonable attorney fees and costs of the action the remedies in 39-2-905. An employee must commence an The action must be commenced within 1 year after the date of termination of employment.
- (6) For the purposes of this section, "volunteer emergency services provider" means a volunteer firefighter as defined in 7-33-4510, a volunteer who is an enrolled member of a volunteer fire department established under 7-33-4109, or a volunteer emergency medical technician as defined in 50-6-202, and who is not paid full-time by the entity for which the services are performed in the local service area, in a mutual aid agreement area, or in a state of disaster or emergency declared by the governor.

Section 2. Termination of volunteer emergency services provider prohibited -- conditions -- definition. (1) An employer may not terminate the employment of an employee who has completed the employee's probationary period because the employee has elected to serve as a volunteer emergency services provider or joined a volunteer emergency unit or organization, including but not limited to a municipal, rural, or



subscription fire department.

- (2) An employee who serves as a volunteer emergency services provider before [the effective date of this section] shall provide the employer with a written notification of the service within 30 days of [the effective date of this section]. An employee who joins a volunteer emergency unit or organization after [the effective date of this section] shall provide the employer with written notification within 30 days of joining the unit or organization. Before accepting an offer of employment, an An employee hired by an employer shall provide the employer with written notification that the employee is a volunteer emergency services provider within 30 days of hire.
- (3) (a) After Except as provided in subsection (1), after written notification is provided, the employer may not terminate the employment of a volunteer emergency services provider if the employee is absent or late to work while performing volunteer emergency service duties during an emergency and the provisions in this subsection (3) are fulfilled.
- (b) An employee who is a volunteer emergency services provider and is absent from or late to work while performing volunteer emergency service duties <u>during an emergency</u> shall notify the employer as soon as possible that the employee may be absent or late because of volunteer emergency service. <u>If an employee's absence or delay would imperil public safety or prevent the employer from performing an essential function, the employer may require the employee to request and receive authorization prior to responding to an emergency.</u>
- (c) An employer may request that an employee who is a volunteer emergency service provider and is absent from or late to work provide a written statement from a supervisor of the volunteer emergency service organization that the employee responded to an emergency and provide the date, and the time, and duration of the emergency.
- (d) An employee may not claim regular pay for the time that the employee is absent from or late to work while performing volunteer emergency service duties. If the pay was claimed, the employer may deduct that amount of regular pay for the time the employee was not present at work.
- (4) An employer shall determine whether an employee may leave work to respond to an emergency as a part of the employee's volunteer emergency service.
 - (5) An employee whose employment is terminated in violation of this section may bring a civil



action against the employer <u>under</u> 39-2-904. The employee may seek reinstatement to the employee's former position, payment of back wages, reinstatement of fringe benefits, and, in situations in which seniority rights are granted, reinstatement of seniority rights. If the employee prevails in a civil action, the employee is entitled to an award of reasonable attorney fees and costs of the action <u>the remedies in</u> 39-2-905. An employee must commence an The action must be commenced within 1 year after the date of termination of employment.

- (6) For the purposes of this section, "volunteer emergency services provider" means a volunteer firefighter as defined in 7-33-4510, a volunteer who is an enrolled member of a volunteer fire department established under 7-33-4109, or a volunteer emergency medical technician as defined in 50-6-202, and who is not paid full-time by the entity for which the services are performed in the local service area, in a mutual aid agreement area, or in a state of disaster or emergency declared by the governor.
- **Section 3.** Codification instruction. (1) [Section 1] is intended to be codified as an integral part of Title 2, chapter 18, part 6, and the provisions of Title 2, chapter 18, part 6, apply to [section 1].
- (2) [Section 2] is intended to be codified as an integral part of Title 39, chapter 2, part 3, and the provisions of Title 39, chapter 2, part 3, apply to [section 2].

- END -



I hereby certify that the within bill,	
HB 128, originated in the House.	
Chief Clerk of the House	
Speaker of the House	
Signed this	day
of	, 2025
President of the Senate	
Signed this	
of	, 2025.

HOUSE BILL NO. 128

INTRODUCED BY L. JONES, W. GALT, L. MUSZKIEWICZ, J. SECKINGER, J. WEBER, D. POWERS, S. ROSENZWEIG, E. TILLEMAN, D. BEDEY, E. BUTTREY, M. CUFFE, W. CURDY, B. GILLESPIE, S. GIST, C. SPRUNGER, G. LAMMERS, D. LOGE, S. FITZPATRICK, B. LER, K. WALSH, G. OBLANDER, J. FITZPATRICK, S. MORIGEAU, M. THANE, P. TUSS, Z. WIRTH

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