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1	HOUSE BILL NO. 913		
2	INTRODUCED BY F. NAVE		
3			
4	A BILL FOR A	N ACT ENTITLED: "AN ACT IMPLEMENTING THE PROVISIONS OF HOUSE BILL NO. 2;	
5	INCREASING	THE NUMBER OF DISTRICT COURT JUDGES; PROVIDING FOR A REPORT ON	
6	COMMUNICA	TIONS AT THE MONTANA STATE PRISON; PROVIDING FOR AN INTERIM STUDY OF	
7	STATE OFFENDER INDIVIDUAL RE-ENTRY SERVICES; ESTABLISHING A DAILY RATE FOR DETENTION		
8	CENTERS; PROVIDING FOR AN INTERIM STUDY ON WAGES AND CONSOLIDATION OF LEGAL		
9	SERVICES; R	EVISING LEGAL REPRESENTATION AND COSTS ASSOCIATED WITH CHILDREN IN CHILD	
10	ABUSE AND I	NEGLECT CASES; AMENDING SECTIONS <u>SECTION SECTIONS</u> 3-5-102 AND 41-3-425, AND	
11	<u>7-32-2242,</u> MC	CA; AND PROVIDING AN EFFECTIVE DATE AND A TERMINATION DATE."	
12			
13	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
14			
15	Section	on 1. Section 3-5-102, MCA, is amended to read:	
16	"3-5-1	02. Number of judges. In each judicial district, there must be the following number of judges of	
17	the district cou	ırt:	
18	(1)	in the 2nd, 7th, 16th, 20th, and 21st districts, two judges each;	
19	(2)	in the 1st, 8th, and 18th districts, four judges each;	
20	(3)	in the 4th and 11th districts, five judges each;	
21	(4)	in the 13th district, eight 10 judges; and	
22	(5)	in all other districts, one judge each."	
23			
24	NEW :	SECTION. Section 2. Reporting on inappropriate or illicit communications within	
25	corrections. (1) For the interim following the 69th legislative session, the department of corrections shall report	
26	at each meetir	ng of the law and justice interim committee and the judicial branch, law enforcement, and justice	
27	interim budget committee on the details and effectiveness of its methods to reduce inappropriate or illicit		
28	communications to or from inmates at the Montana state prison.		



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1	(2)	Inappropriate or illicit communications include those that discuss or solicit victim information,	
2	drug trafficking arrangements, or other illegal and restricted activities.		
3	(3)	As a part of its reporting, the department of corrections shall provide quarterly reports on the	
4	following:		
5	(a)	the number of e-mails, messages, and other electronic communications to and from inmates at	
6	the Montana state prison;		
7	(b)	the number of e-mails blocked by automatic scanning systems;	
8	(c)	the result of the department of correction's audit of both the blocked and unblocked	
9	communications to determine the rate of false negatives and false positives;		
10	(d)	a description of the process and cost of electronic monitoring of tablets and devices; and	
11	(e)	any incidents at the Montana State Prison that involve e-mail communications that were	
12	inappropriately	y filtered by automatic scanning systems.	
13			
14	NEW_	SECTION. Section 3. Study of offender re-entry services. (1) For the interim following the	
15	69th legislative	e session, the law and justice interim committee <u>CRIMINAL JUSTICE OVERSIGHT COUNCIL ESTABLISHEE</u>	
16	<u>IN 53-1-216</u> sh	hall study issues related to the provision of offender re-entry services provided by the state.	
17	(2)	At a minimum, the study must include a consideration of the following:	
18	(a)	costs and benefits of offender individual re-entry services;	
19	(b)	re-entry programs successful in other states; and	
20	(c)	impacts of re-entry services on recidivism in Montana and in other states.	
21	(3)	The law and justice interim committee CRIMINAL JUSTICE OVERSIGHT COUNCIL shall complete the	
22	study by Septe	ember 15, 2026, and report its findings and recommendations, including potential legislation, to	
23	the 70th legisl	ature and to the judicial branch, law enforcement, and justice interim budget committee.	
24	(4)	The law and justice interim committee CRIMINAL JUSTICE OVERSIGHT COUNCIL shall invite the	
25	members of th	ne judicial branch, law enforcement, and justice interim budget committee to each of its meetings	
26	to participate i	n the study.	
27			
28	NEW	SECTION. Section 3. Study on consolidation of legal services. (1) For the interim following	



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1	the 69th legislative session, the general government interim budget committee shall study issues related to the		
2	consolidation of legal services across state agencies and discrepancies in the compensation for legal		
3	occupations across state agencies.		
4	(2) By September 15, 2025, the department of administration shall report to the general		
5	government interim budget committee on the following:		
6	(a) the distribution of hourly wage rates of lawyers and other legal occupations in state agencies;		
7	(b) a comparison of state pay rates and benefits to rates and benefits paid to lawyers and other		
8	legal occupations in the private sector;		
9	(c) considerations or explanations for differences in the pay rates across state agencies;		
10	(d) an explanation on how pay rates for lawyers and other legal occupations are set across state		
11	agencies; and		
12	(e) the extent to which pay exceptions are made and for what purposes.		
13	(3) By June 30, 2026, the department of administration shall provide to the general government		
14	interim budget committee a proposal to consolidate legal services across state agencies, including a proposed		
15	organizational structure and an estimate of the costs and benefits of consolidation. The proposal must also		
16	include a proposed fee structure that would cover the costs of the consolidated legal services unit.		
17	(4)(3) The general government interim budget committee shall complete the study by September 15,		
18	2026, and report its findings and recommendations, including potential legislation, to the 70th legislature and to		
19	the judicial branch, law enforcement, and justice interim budget committee.		
20	(5)(4) The general government interim budget committee shall invite the members of the state		
21	administration and veterans' affairs interim committee, the general government budget committee, and the		
22	judicial branch, law enforcement, and justice interim budget committee to each of its meetings to participate in		
23	the study.		
24			
25	Section 5. Section 41-3-425, MCA, is amended to read:		
26	"41-3-425. Right to counsel. (1) Any party involved in a petition filed pursuant to 41-3-422 has the		
27	right to counsel in all proceedings held pursuant to the petition.		
28	(2) Except as provided in subsections (3) and (4) through (5), the court shall immediately appoint		



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69th Legislature 2025 Drafter: Julie Johnson, HB0913.003.002

1	the office of state public defender to assign counsel for:
2	(a) any indigent parent, guardian, or other person having legal custody of a child or youth in a
3	removal, placement, or termination proceeding pursuant to 41-3-422, pending a determination of eligibility
4	pursuant to 47-1-111;
5	(b) any child or youth involved in a proceeding under a petition filed pursuant to 41-3-422 WHEN
6	GUARDIAN AD LITEM IS NOT APPOINTED FOR THE CHILD OR YOUTH;
7	(c) any party entitled to counsel at public expense under the federal Indian Child Welfare Act [or
8	the Montana Indian Child Welfare Act provided for in Title 41, chapter 3, part 13]; and
9	(d) any child petitioning for reinstatement of parental rights pursuant to 41-3-615.
10	(3) When appropriate, the court may appoint the office of state public defender to assign counsel
11	for any child or youth involved in a proceeding under a petition filed pursuant to 41-3-422 when a guardian ad
12	litem is appointed for the child or youth.
13	(4) When appropriate and in accordance with judicial branch policy, the court may assign counsel
14	at the court's expense for a guardian ad litem or a court-appointed special advocate involved in a proceeding
15	under a petition filed pursuant to 41-3-422.
16	(4)(5) Except as provided in the federal Indian Child Welfare Act [or the Montana Indian Child Welfare
17	Act], a court may not appoint a public defender to a putative father, as defined in 42-2-201, of a child or youth in
18	a removal, placement, or termination proceeding pursuant to 41-3-422 until:
19	(a) the putative father is successfully served notice of a petition filed pursuant to 41-3-422; and
20	(b) the putative father makes a request to the court in writing to appoint the office of state public
21	defender to assign counsel. (Bracketed language in subsections (2)(c) and (4) (5) terminates June 30, 2025-
22	sec. 55, Ch. 716, L. 2023.) "
23	
24	Section 4. Section 7-32-2242, MCA, is amended to read:
25	"7-32-2242. Use of detention center payment of costs. (1) Local government, state, and federal
26	law enforcement and correctional agencies may use any detention center for the confinement of arrested
27	persons and the punishment of offenders, under conditions imposed by law and with the consent of the



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governing body responsible for the detention center.

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1	(2)	(a) Except as provided in 7-32-2245, if a person is confined in a detention center by an	
2	arresting agency not responsible for the operation of the detention center, the actual costs of holding the person		
3	in confinement must be paid by the arresting agency unless otherwise agreed to by the arresting agency and		
4	the operator of	the detention center.	
5	(b)	If a city or town commits a person to the detention center of the county in which the city or town	
6	is located for a	reason other than detention pending trial for or detention for service of a sentence for violating	
7	an ordinance o	f that city or town, the costs must be paid by the county, except as provided in 7-32-2245. If the	
8	department of	corrections is the arresting agency and the inmate is a probation violator, the costs must be paid	
9	by the county in	n which the district court that retains jurisdiction over the inmate is located, except as provided in	
10	7-32-2245.		
11	(c)	The department of corrections is responsible to pay actual costs for defendants following the	
12	pronouncement of sentence pursuant to 46-19-101.		
13	(d)	Payments must be made to the government unit responsible for the detention center or to the	
14	administrator o	perating a private detention center under an agreement provided for in 7-32-2201 on	
15	presentation of	a claim to the arresting agency.	
16	(e)	For the purposes of this section, "actual costs" of a detention center means is defined as the	
17	greater of:		
18	(i)	the daily per inmate provider rate for crossroads correctional facility less 10%; or	
19	(ii)	-\$82 <u>\$85.30 a day</u> .	
20	(3)	If a person is a fugitive from justice from an out-of-state jurisdiction, the costs, including medical	
21	expenses, of holding the person in a detention center pending extradition must be paid by the out-of-state		
22	jurisdiction."		
23			
24	NEW S	SECTION. Section 5. Transfer of funds. By July 15, 2025, the state treasurer shall transfer	
25	\$40,000 from the general fund to the missing indigenous persons task force account established in [section 1		
26	House Bill No. 83].		
27			



COORDINATION SECTION. Section 6. Coordination instruction. (1) If House Bill No. 2 is passed

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1	and approved and does not contain an appropriation to the legislative services division of at least \$50,000 to		
2	staff the study provided for in [section 3], then [section 3] is void.		
3	(2) If House Bill No. 2 is passed and approved and if it does not contain the following		
4	appropriations for the study and report in [section-4_3 of this act], then [section-4_3 of this act] is void:		
5	(a)(1) at least \$25,000 to the department of administration to provide reports and a proposal provided		
6	for in [section-4 <u>3 of this act</u>]; and		
7	(b)(2) at least \$20,000 to the legislative fiscal division to staff the study provided for in [section-4 <u>3 of</u>		
8	this act].		
9			
10	NEW SECTION. Section 7. Effective date. [This act] is effective July 1, 2025.		
11			
12	NEW SECTION. Section 8. Termination. [Sections 2 through 4] terminate [Section 3] terminates		
13	September 30, 2026.		
14	- END -		

