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1	SENATE BILL NO. 435		
2		INTRODUCED BY J. ESP	
3			
4	A BILL FOR A	N ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED TO MENTALLY ILL	
5	INDIVIDUALS	; PROVIDING FOR A 72-HOUR MENTAL HEALTH HOLD; PROVIDING FOR A WAIVER OF	
6	PHYSICAL PRESENCE AT HEARINGS; AND AMENDING SECTIONS 53-21-119, 53-21-132, AND 53-21-140		
7	MCA;."		
8			
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
10			
11	NEW	SECTION. Section 1. 72-hour mental health hold. (1) (a) An individual may be placed in a	
12	mental health	facility as defined in 53-21-102 or a crisis stabilization facility as described in 53-21-1403 for a	
13	period up to 72 hours at the written request of a mental health professional as defined in 53-21-102 if the		
14	individual, as a result of a mental disorder, meets one or more of the following criteria:		
15	(i)	the individual is unable to provide for the individual's own basic needs of food, clothing, shelter,	
16	health, or safe	ty;	
17	(ii)	the individual causes injury to the individual's self or to others; or	
18	(iii)	the individual is an imminent threat to the individual's self or to others.	
19	(b)	The 72-hour period begins at the time when the individual is first detained.	
20	(c)	The county attorney and the office of the state public defender must be immediately notified of	
21	the individual detained and of the facts justifying the detention.		
22	(2)	The county may authorize transportation to an appropriately licensed facility within the state if	
23	there is not an appropriate mental health facility or crisis stabilization facility within the county where the		
24	individual is located or the individual's county of residence.		
25	(3)	A mental health professional shall evaluate the individual as soon as possible after the	
26	individual is admitted for care. The evaluation must occur within the first 24 hours of the 72-hour hold.		
27	(4)	The mental health professional shall write a report of the evaluation and shall provide a copy of	



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1	the report to the individual, the county attorney, and the office of the state public defender. The report must		
2	state:		
3	(a)	recommendations for further treatment, if any; and	
4	(b)	whether it is the opinion of the mental health professional that further commitment, including a	
5	petition for cor	nmitment under 53-21-121, may be necessary.	
6	(5)	During the course of the 72-hour hold, the individual may consent to take any medication to	
7	stabilize the in	dividual's mental disorder but may not refuse any lifesaving medication considered necessary by	
8	a professional person as defined in 53-21-102.		
9	(6)	At any time during the 72-hour hold, the individual may be released if, in the opinion of the	
10	mental health professional, the individual no longer requires further treatment.		
11	(7)	On expiration of the 72-hour hold:	
12	(a)	the individual may be released with no further treatment recommendations;	
13	(b)	the individual may be referred to further care and treatment on a voluntary basis; or	
14	(c)	the county attorney may file a petition for commitment under 53-21-121.	
15			
16	Section	on 2. Section 53-21-119, MCA, is amended to read:	
17	"53-21	-119. Waiver of rights right to counsel and right to treatment not waivable. (1) A person	
18	may waive the	person's rights, or if the person is not capable of making an intentional and knowing decision,	
19	these rights m	ay be waived by the person's counsel and friend of respondent, if a friend of respondent is	
20	appointed, act	ing together if a record is made of the reasons for the waiver. The right to counsel may not be	
21	waived. The ri	ght to treatment provided for in this part may not be waived.	
22	(2)	The right of the respondent to be physically present at a hearing may also be waived by the	
23	respondent's a	attorney and the friend of respondent with the concurrence of the professional person and the	
24	judge upon a f	inding supported by facts that:	
25	(a)	(i) the presence of the respondent at the hearing would be likely to seriously adversely affect	
26	the responden	t's mental condition; and	
27	(ii)	an alternative location for the hearing in surroundings familiar to the respondent would not	



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1	prevent the adverse effects on the respondent's mental condition; or	
2	(b) the respondent has voluntarily expressed a desire to waive the respondent's presence at the	
3	hearing.	
4	(1) A respondent's right to counsel and the right to treatment provided for in this part may not be	
5	waived.	
6	(2) A respondent's procedural right to be present at any hearing as provided in 53-21-115(2) and	
7	53-21-116 may be waived by the court:	
8	(a) at the request of the respondent, on a finding supported by facts that the respondent voluntarily	
9	expresses a desire to waive the respondent's presence at the hearing; or	
10	(b) at the request of the respondent's counsel, with the concurrence of the professional person and	
11	the friend of the respondent, if any, on a finding supported by facts that the presence of the respondent at the	
12	hearing is likely to seriously adversely affect the respondent's mental health condition; or	
13	(c) at the request of the county attorney, with the concurrence of the professional person and the	
14	friend of the respondent, if any, on a finding supported by facts that the presence of the respondent at the	
15	hearing is likely to seriously adversely affect the respondent's mental health condition.	
16	(3) The respondent's rights may otherwise be waived:	
17	(a) by the respondent, if the court finds the respondent is capable of making an intentional or	
18	knowing decision; or	
19	(b) by the respondent's counsel and the friend of the respondent, if any, acting together, if a record	
20	is based on the reasons for the waiver.	
21	(3)(4) (a) In the case of a minor, provided that a record is made of the reasons for the waiver, the	
22	minor's rights may be waived by the mutual consent of the minor's counsel and parents or guardian or guardian	
23	ad litem if there are no parents or guardian.	
24	(b) If there is an apparent conflict of interest between a minor and the minor's parents or guardian,	
25	the court shall appoint a guardian ad litem for the minor."	
26		
27	Section 3. Section 53-21-132, MCA, is amended to read:	



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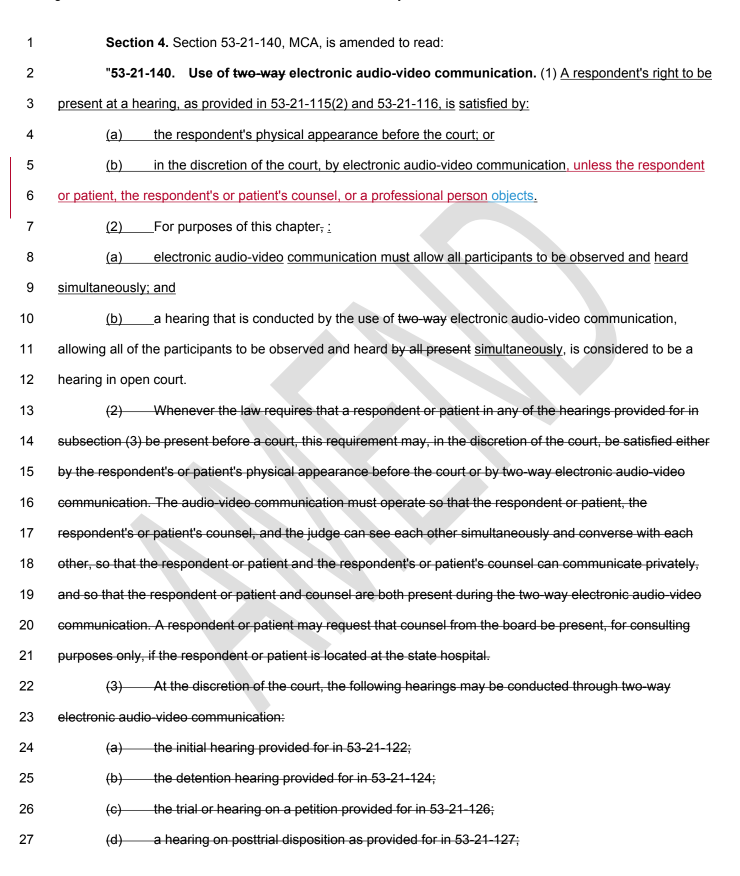
69th Legislature 2025 Drafter: Milly Allen, SB0435.001.002

"53-21-132. Cost of examination and commitment. (1) The cost of psychiatric precommitment examination, detention, treatment, and taking a person who is suffering from a mental disorder and who requires commitment to a mental health facility must be paid pursuant to subsection (2)(a). The sheriff must be allowed the actual expenses incurred in taking a committed person to the facility, as provided by 7-32-2144.

- (2) (a) The costs of precommitment psychiatric detention, precommitment psychiatric examination, and precommitment psychiatric treatment of the respondent and any cost associated with testimony during an involuntary commitment proceeding by a professional person acting pursuant to 53-21-123 must be billed to the following entities in the listed order of priority:
- (i) the respondent, the parent or guardian of a respondent who is a minor, or the respondent's private insurance carrier, if any;
 - (ii) a public assistance program, such as medicaid, for a qualifying respondent; or
- (iii) the county of residence of the respondent in an amount not to exceed the amount paid for the service by a public assistance program.
- (b) The county of residence is not required to pay costs of treatment and custody of the respondent after the respondent is committed pursuant to this part. Precommitment costs related to the use of two-way electronic audio-video communication in the county of commitment must be paid by the county in which the person resides at the time that the person is committed. The costs of the use of two-way electronic audio-video communication from the state hospital for a patient who is under a voluntary or involuntary commitment to the state hospital must be paid by the state. The fact that a person is examined, hospitalized, or receives medical, psychological, or other mental health treatment pursuant to this part does not relieve a third party from a contractual obligation to pay for the cost of the examination, hospitalization, or treatment.
- (3) The adult respondent or the parent or guardian of a minor shall pay the cost of treatment and custody ordered pursuant to 53-21-127, except to the extent that the adult or minor is eligible for public mental health program funds.
- (4) A community service provider that is a private, nonpublic provider may not be required to treat or treat without compensation a person who has been committed."



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1	(e) a hearing on the extension of a commitment period as provided for in 53-21-128;
2	(f) a hearing on rehospitalization of a person conditionally released from an inpatient treatment
3	facility as provided for in 53-21-197;
4	(g) a hearing on an extension of the conditions of release as provided for in 53-21-198.
5	(4) This section does not abrogate a person's rights under 53-21-115, 53-21-116, or 53-21-117. A
6	respondent or patient, the respondent's or patient's counsel, and a friend of respondent or patient, if any, must
7	be informed of these rights prior to a hearing by two-way electronic audio-video communication in lieu of a
8	hearing in person. A respondent or patient or the respondent's or patient's counsel and a friend of respondent
9	or patient, acting together, may waive any of the rights, as provided under 53-21-119.
10	(5) A two-way electronic audio-video communication may not be used:
11	(a) in an initial hearing provided for in 53-21-122 if the professional person objects; or
12	(b) in a hearing referred to in subsections (3)(b) through (3)(g) if a respondent or patient, the
13	respondent's or patient's counsel, or the professional person objects."
14	
15	NEW SECTION. Section 5. Codification instruction. [Section 1] is intended to be codified as an
16	integral part of Title 53, chapter 21, part 1, and the provisions of Title 53, chapter 21, part 1, apply to [section 1]
17	
18	NEW SECTION. Section 6. Saving clause. [This act] does not affect rights and duties that matured,
19	penalties that were incurred, or proceedings that were begun before [the effective date of this act].
20	- END -

