## SENATE BILL NO. 226

## INTRODUCED BY CRIPPEN

## IN THE SENATE

January 19, 1983	Introduced and referred to Committee on Judiciary.
January 28, 1983	Committee recommend bill do pass. Report adopted.
January 29, 1983	Bill printed and placed on members' desks.
February 1, 1983	Second reading, do pass.
February 2, 1983	Correctly engrossed.
February 3, 1983	Third reading, passed. Ayes, 50; Noes, 0. Transmitted to House.
IN	THE HOUSE
February 4, 1983	Introduced and referred to Committee on Judiciary.
March 10, 1983	Committee recommend bill be concurred in. Report adopted.
March 11, 1983	Second reading, concurred in.
March 12, 1983	Third reading, concurred in.
IN	THE SENATE
March 14, 1983	Returned to Senate. Sent to enrolling.
	Reported correctly enrolled.

1 2 INTRODUCED BY

A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING THAT A PARTY MAY MOVE FOR A CONTINUANCE OF THE HEARING ON A YOUTH COURT PETITION WHEN THE YOUTH INVOLVED IS IN CUSTODY AS WELL AS WHEN THE YOUTH IS NOT IN CUSTODY; AMENDING SECTION 41-5-516,

8 MCA."

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

Section 1. Section 41-5-516, MCA, is amended to read: "41-5-516. Time limitations on petition hearing -continuance. (1) Unless the allegations of a petition alleging that a youth is a delinquent youth or a youth in need of supervision are determined by a written admission of the allegations by the youth, the petition shall be dismissed with prejudice if a hearing on the petition is not begun within 15 days after all service is completed. However, either party may move for a continuance under subsection (2) of this section if the youth is not in eustody.

(2) The youth court may, upon motion of either party or upon the court's own motion, order a continuance if the youth-is-not-in-custody-and interests of justice so require. ATT motions for a continuance are addressed to the 1 discretion of the youth court judge and must be considered

in the light of the diligence shown on the part of the

movant.

(3) Delays resulting from service of process or delays

resulting from legal actions taken in behalf of the youth

shall not be included in the 15-day time limitation.

-End-

Approved by Committee on Judiciary

1 Specte BILL NO. 326
2 INTRODUCED BY CAPORAL

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MAY MOVE FOR A CONTINUANCE OF THE HEARING ON A YOUTH COURT

PETITION WHEN THE YOUTH INVOLVED IS IN CUSTODY AS WELL AS

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~End-

INTRODUCED BY CHOO & M

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-End-

48th Legislature SB 0226/02

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## SENATE BILL NO. 226

INTRODUCED BY CRIPPEN

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SB 0226/02