HOUSE BILL NO. 560

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INTRODUCED BY BARDANOUVE

BY REQUEST OF THE DEPARTMENT OF INSTITUTIONS

IN THE HOUSE

January 30, 1985	Introduced and referred to Committee on Human Services and Aging.
February 7, 1985	Committee recommend bill do pass. Report adopted.
	Bill printed and placed on members' desks.
February 8, 1985	Second reading, do pass.
	Considered correctly engrossed.
February 9, 1985	Third reading, passed.
	Transmitted to Senate.
	IN THE SENATE
February 11, 1985	Introduced and referred to Committee on Public Health, Welfare and Safety.
March 25, 1985	Committee recommend bill be concurred in. Report adopted.
March 28, 1985	Second reading, concurred in.
March 30, 1985	Third reading, concurred in. Ayes, 49; Noes, 0.
	Returned to House.

IN THE HOUSE

March 30, 1985

Received from Senate.

Sent to enrolling.

Reported correctly enrolled.

53-30-214, MCA."

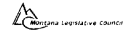
LC 1082/01

HOUSE BILL NO. 560 1 Bailenon INTRODUCED BY 2 3 BY REQUEST OF THE DEPARTMENT OF INSTITUTIONS 4 A BILL FOR AN ACT ENTITLED: "AN ACT REMOVING THE SWAN RIVER 5 YOUTH FOREST CAMP DESIGNATION AS 6 FROM А JUVENILE 7 CORRECTIONAL FACILITY; AMENDING SECTIONS 53-30-202 AND

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

11 Section 1. Section 53-30-202, MCA, is amended to read: "53-30-202. Establishment of juvenile correctional 12 facilities. The department of institutions, within the 13 14 annual or biennial budgetary appropriation, may establish, maintain, and operate facilities to properly diagnose, care 15 for, train, educate, and rehabilitate children in need of 16 17 these services. The children must be 10 years of age or older and under 21 years of age. The facilities include but 18 are not limited to the Mountain View school, and the Pine 19 20 Hills school; -and but do not include the youth forest camp." Section 2. Section 53-30-214, MCA, is amended to read: 21 "53-30-214. Apprehension and return of child leaving 22 23 juvenile facility without permission. A child who has left a juvenile facility of the department of institutions without 24 25 permission may be apprehended and returned by any citizen.



LC 1082/01

1 The term "juvenile facility of the department" means any 2 facility under the supervision and control of the department 3 of institutions which has as its primary function the care, 4 training, custody, and control of children and specifically 5 includes the Pine Hills school for boys, and the Mountain 6 View school for girls,--and--the--Swan-River-youth-forest 7 camp."

-End-

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INTRODUCED BILL H**8 560** LC 1082/01 APPROVED BY COMM. ON HUMAN SERVICES AND AGING

HOUSE BILL NO. 560 1 Sailons 2 INTRODUCED BY BY REQUEST OF THE DEPARTMENT OF INSTITUTIONS 3 4 5 A BILL FOR AN ACT ENTITLED: "AN ACT REMOVING THE SWAN RIVER YOUTH FOREST CAMP DESIGNATION JUVENILE 6 FROM AS A 7 CORRECTIONAL FACILITY: AMENDING SECTIONS 53-30-202 AND 8 53-30-214, MCA." 9 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: Section 1. Section 53-30-202, MCA, is amended to read: 11 12 "53-30-202. Establishment of juvenile correctional 13 facilities. The department of institutions, within the 14 annual or biennial budgetary appropriation, may establish, maintain, and operate facilities to properly diagnose, care 15 for, train, educate, and rehabilitate children in need of 16

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17 these services. The children must be 10 years of age or older and under 21 years of age. The facilities include but 18 are not limited to the Mountain View school, and the Pine 19 20 Hills school7-and but do not include the youth forest camp." 21 Section 2. Section 53-30-214, MCA, is amended to read: 22 *53-30-214. Apprehension and return of child leaving 23 juvenile facility without permission. A child who has left a 24 juvenile facility of the department of institutions without 25 permission may be apprehended and returned by any citizen. The term "juvenile facility of the department" means any facility under the supervision and control of the department of institutions which has as its primary function the care, training, custody, and control of children and specifically includes the Pine Hills school for boys7 and the Mountain View school for girls7--and--the--Swan-River-youth-forest camp."

-End-

-2-

second reading HB 560

LC 1082/01

1 HOUSE BILL NO. 560 2 INTRODUCED BY Sail Cons 3 BY REQUEST OF THE DEPARTMENT OF INSTITUTIONS 4 5 A BILL FOR AN ACT ENTITLED: "AN ACT REMOVING THE SWAN RIVER 6 YOUTH FOREST C/ MP FROM DESIGNATION AS А JUVENILE 7 CORRECTIONAL FACILITY; AMENDING SECTIONS 53-30-202 AND 8 53-30-214, MCA." 9 10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 11 Section 1. Section 53-30-202, MCA, is amended to read: "53-30-202. Establishment of juvenile correctional 12 facilities. The department of institutions, within the 13 14 annual or biennial budgetary appropriation, may establish, 15 maintain, and operate facilities to properly diagnose, care 16 for, train, educate, and rehebilitate children in need of 17 these services. The children must be 10 years of age or 13 older and under 21 years of age. The facilities include but 19 are not limited to the Mountain View school, and the Pine 20 Hills schooly-and but do not include the youth forest camp." Section 2. Section 53-30-214, MCA, is amended to read: 21 "53-30-214. Apprehension and return of child leaving 22 23 juvenile facility without permission. A child who has left a juvenile facility of the department of institutions without 24 25 permission may be apprehended and returned by any citizen.

Montana Legislative Council

The term "juvenile facility of the department" means any facility under the supervision and control of the department of institutions which has as its primary function the care, training, custody, and control of children and specifically includes the Pine Hills school for boys; and the Mountain View school for girls;-and-the-Swan-River-youth-forest camp."

-End-

LC 1082/01

THIRD READING

HB 0560/02

1 HOUSE BILL NO. 560 INTRODUCED BY BARDANOUVE 2 BY REQUEST OF THE DEPARTMENT OF INSTITUTIONS 3 4 A BILL FOR AN ACT ENTITLED: "AN ACT REMOVING THE SWAN RIVER 5 6 YOUTH FOREST CAMP FROM DESIGNATION AS A JUVENTLE CORRECTIONAL FACILITY; AMENDING SECTIONS 53-30-202 AND 7 8 53-30-214, MCA." 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 10 Section 1. Section 53-30-202, MCA, is amended to read: 11 12 *53-30-202. Establishment of juvenile correctional 13 facilities. The department of institutions, within the 14 annual or biennial budgetary appropriation, may establish, 15 maintain, and operate facilities to properly diagnose, care 16 for, train, educate, and rehabilitate children in need of these services. The children must be 10 years of age or 17 older and under 21 years of age. The facilities include but 18 are not limited to the Mountain View schooly and the Pine 19 20 Hills school7-and but do not include the youth forest camp." 21 Section 2. Section 53-30-214, MCA, is amended to read: 22 "53-30-214. Apprehension and return of child leaving 23 juvenile facility without permission. A child who has left a 24 juvenile facility of the department of institutions without 25 permission may be apprehended and returned by any citizen.

Nontana Legislative Council

HB 0560/02

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-End-

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REFERENCE BILL