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 10 Kerri Seekins-Crowe

11 MONTANA FOURTH JUDICIAL DISTRICT COURT, MISSOULA COUNTY

<p>12 CASEY PERKINS, et al.,</p> <p>13 Plaintiffs,</p> <p>14 v.</p> <p>15 STATE OF MONTANA, et al.,</p> <p>16 Defendants,</p> <p>17 and</p> <p>18 KERRI SEEKINS-CROWE,</p> <p>19 Intervenor-Defendant.</p>	<p>Department No. 1 Cause No. DV 25-282 Judge Leslie Halligan</p> <p>STATEMENT OF UNDISPUTED FACTS IN SUPPORT OF INTERVENOR'S MONT. R. CIV. P. 56 MOTION FOR PARTIAL SUMMARY JUDGMENT</p>
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20 Pursuant to the Court's Scheduling Order of July 8, 2025, Intervenor-
 21 Defendant Kerri Seekins-Crowe submits the following Statement of Undisputed
 22 Facts in support of her Mont. R. Civ. P. 56 Motion for Partial Summary Judgment:

1 gametes” and provides that an “individual who would otherwise fall within this
2 definition, but for a biological or genetic condition, is female.” (*Id.* at §§ 2(4).)

3 6. HB 121 defines “male” as a member of the human species who, under
4 normal development, has XY chromosomes and produces or would produce small,
5 mobile gametes, or sperm, during his life cycle and has a reproductive and endocrine
6 system oriented around the production of those gametes” and provides that an
7 “individual who would otherwise fall within this definition, but for a biological or
8 genetic condition, is male. (*Id.* at §§ 2(7).)

9
10 7. HB 121 is not absolute. It includes express exceptions for custodial
11 workers, medical and law enforcement personnel, emergency responders,
12 individuals with disabilities, and family members of opposite-sex minors in school
13 settings. (*Id.* at § 3(4)–(6).)

14
15 8. And it expressly permits covered entities to establish single-occupancy
16 or family restrooms and to redesignate facilities. (*Id.* at § 3(6)(b)–(c).)

17 9. John Doe was identified as a male at birth. (Dep. John Doe, 10:2–24
18 (Feb. 4, 2026), relevant excerpts attached as **Exhibit A**; *see also* Decl. John Doe in
19 Support of Plaintiffs’ Mot. for Prelim. Inj. and Temp. Restraining Or., ¶ 4, attached
20 as **Exhibit B**.)

21
22 10. John Doe was born with a penis and scrotum but has XX chromosomes.
23 (Ex. A at 9:5–16; Ex B at ¶¶ 4–5.)
24

1 use by one sex to a designation for exclusive use by the opposite sex. (*Id.* at Ex. A §
2 3(6).)

3 17. A covered entity under HB 121 is potentially liable via a private cause
4 of action for providing an individual with permission to use a restroom or changing
5 room designated for the opposite sex, failing to take reasonable steps to prohibit the
6 other individual from using the restroom or changing room designated for the
7 opposite sex, or requiring an individual to share sleeping quarters with an individual
8 of the opposite sex. (*Id.* at Ex. A §§ 4(1), 4(2).)

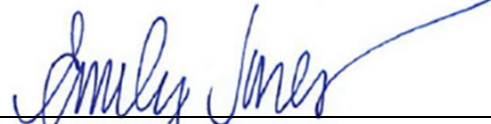
9
10 18. Christian Lounsbury is the Chief Administrative Officer for Missoula
11 County. He is an appointed official that serves as the counsel for the Board of County
12 Commissioners to enact policies adopted by the Board of County Commissioners
13 and then provides feedback through administrative departments to the Board of
14 County Commissioners. He also formulates Missoula County's legislative agenda
15 and policies as well. (Dep. Christian Lounsbury, 10:14–11:23 (Feb. 26, 2026),
16 relevant excerpts attached as **Exhibit C.**)

17
18 19. Mr. Lounsbury acknowledges that Missoula County's potential
19 noncompliance with applicable restroom laws, including HB 121, could potentially
20 be remedied by simply installing a new single-use restroom. (*Id.* at 12:7–14:5.)

21
22 20. Indeed, several covered entities in Missoula County already have
23 single-use restrooms. (*Id.* at 42:9–43:7.)

1 DATED this 3rd day of April 2026.

2 JONES LAW FIRM, PLLC

3
4 By: 
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25 ATTORNEYS FOR INTERVENOR
KERRI SEEKINS-CROWE

MONTANA FOURTH JUDICIAL DISTRICT COURT, MISSOULA COUNTY

CASEY PERKINS, an)	Dept No. 1
individual; SPENCER)	Cause No.
McDONALD, an individual;)	DV-32-2025-282
KASANDRA REDDINGTON, an)	Hon. Leslie Halligan
individual; JANE DOE, an)	
individual, and JOHN DOE,)	
an individual, and)	
MISSOULA COUNTY,)	
)	
Plaintiffs,)	
)	
-vs-)	
)	
STATE OF MONTANA; GREGORY)	
GIANFORTE, in his)	
capacity as Governor of)	
the State of Montana; and)	
AUSTIN KNUDSEN, in his)	
official capacity as)	
Attorney General of the)	
State of Montana,)	
)	
Defendants,)	
)	
and)	
)	
KERRI SEEKINS-CROWE,)	
)	
Intervenor-Defendant.)	

Taken at 1015 Mount Avenue
Missoula, Montana
Wednesday, February 4, 2026 - 1:02 p.m.

D E P O S I T I O N
O F

Reported by Melody Jeffries Peters, RDR, CRR, CRC,
Jeffries Court Reporting, Inc., 1015 Mount Avenue,
Suite B, Missoula, Montana 59801, (406) 721-1143,
Freelance Court Reporter for the State of Montana,
residing in Missoula, Montana, jcrcourt@montana.com

1 Can you tell me why you're confused?

2 A. Yes. So the definitions within the bill
3 don't fit my particular situation so I don't know
4 how I fit within the bill.

5 Q. Can you describe what you mean by your
6 particular situation?

7 A. Yes. I'm intersexed.

8 Q. How do you define intersexed?

9 A. So chromosomally XX, so I meet the
10 definition there for female, but phenotypically I
11 express as male.

12 Q. What do you mean by, phenotypically, you
13 express as male?

14 A. When I was born, the doctor identified
15 that I have a penis and scrotum and decided that I
16 was a male.

17 Q. Has any medical professional ever
18 diagnosed you with -- I'm sorry, strike that.

19 Has a medical professional ever
20 diagnosed you with ambiguous external genitalia?

21 A. No.

22 Q. Has any medical provider ever diagnosed
23 you with ambiguous internal genitalia?

24 A. Not at this time.

25 Q. What do you mean by "not at this time"?

1 A. We haven't gone around to look.

2 Q. You would agree that the sex on your
3 birth certificate is male; is that right?

4 A. I honestly don't know. I haven't seen
5 my birth certificate in a long time.

6 Q. What is your best recollection?

7 A. My best recollection is I believe it
8 says male, yes.

9 Q. Has anyone ever contested that
10 designation?

11 MS. TURNER: Objection to form.

12 You can answer.

13 A. Can you clarify what you mean?

14 Q. (BY MS. LANSING) Let me rephrase. To
15 your knowledge, has anyone ever challenged your
16 sex designation on your birth certificate, to the
17 best of your recollection, as male?

18 A. I don't believe so, no.

19 Q. Have you ever changed the sex on your
20 birth certificate?

21 A. No.

22 Q. So to the best of your knowledge, your
23 birth certificate says that your sex is male?

24 A. Yeah, I believe so.

25 Q. What is your objective in this lawsuit?

1 chromosomes -- that's true for me, I have XX
2 chromosomes -- produces or would produce
3 relatively large -- relatively immobile gametes --
4 that is false, stop; the rest of the statement is
5 false.

6 So that also means that a human -- that
7 means that I'm not a human being, based on the way
8 that this is written.

9 And then if we look at 7, "Male," "Male"
10 means a member of the human species who, under
11 normal development, has XY chromosomes.

12 False, I don't have XY chromosomes, so
13 I'm not legally defined as male either.

14 Q. Can you tell me a little bit more about
15 your condition -- your medical condition that you
16 shared a bit about earlier as it relates to
17 gametes?

18 A. Sure. I don't produce any.

19 Q. Okay. And you said earlier that you
20 possess male genitalia.

21 A. I have a penis and I do have testes, but
22 they lack the ability to produce sperm.

23 Q. Is there a name for your condition?

24 A. Yes. 46,XX SRY-positive. There's
25 another name for it. And then it's also known as

1 de la Chapelle syndrome.

2 Q. Looking back at paragraph 5 in the
3 Complaint, Exhibit 1 that we looked at before, do
4 you have any facts to support the claim that this
5 law relegates transgender and intersex people to
6 second-class citizenship?

7 MS. TURNER: Objection. Foundation.
8 But you can answer.

9 A. Well, if I'm not human, then there's a
10 whole lot of laws in the state of Montana that
11 wouldn't apply to me, which would, in theory, make
12 me a second-class citizen.

13 Q. (BY MS. LANSING) Are you an attorney?

14 A. No.

15 Q. That sentence also claims that the law
16 exposes transgender and intersex people to
17 heightened risks of harassment and violence.

18 Are you aware of any heightened risks of
19 harassment and violence to transgender and
20 intersex people caused by this law?

21 A. Yes.

22 MS. TURNER: Object.

23 THE WITNESS: Oh, so sorry.

24 MS. TURNER: As to form.

25 A. Yes.

1 A. So sex is oftentimes a label that's put
2 on us based on the appearance of our genitalia and
3 has nothing to do with how we experience the world
4 around us and how we experience our own internal
5 self.

6 Q. How do you want to be perceived when it
7 comes to gender?

8 MS. TURNER: Objection as to form.
9 But you may answer the question.

10 A. I see myself -- I identify myself as
11 demimale.

12 Q. (BY MS. LANSING) What does that mean?

13 A. So not quite male.

14 Q. Can you tell me more about that?

15 A. Yeah. So for me, I've lived my whole
16 live feeling very male, but I experience genital
17 dysphoria; I have since I was very small, and that
18 shapes a part of my internal self and my internal
19 experience in my own life.

20 Q. Looking back at the Complaint which
21 we've been looking at, Exhibit 1, directing your
22 attention to paragraph 81 -- And you can take a
23 moment to read that to yourself.

24 A. (Witness complies.) Okay.

25 Q. What is the factual basis for the

1 being signed in, but my concern was it was
2 approved by the senate.

3 Q. You would agree that historically you've
4 used the men's restroom?

5 A. Yes.

6 Q. And you've never had any problems doing
7 so?

8 A. Correct, but this law also didn't exist
9 either.

10 Q. What do you believe your sex to be?

11 A. Intersex.

12 Q. Do you believe your sex to be male or
13 female?

14 A. No.

15 Q. Directing your attention to paragraph 14
16 in your declaration, historically have you used
17 the men's restroom at the library?

18 A. Yes.

19 Q. Why do you think you're going to have
20 any problems using the men's restroom at the
21 library now?

22 A. Because I don't know if that's the
23 restroom I'm supposed to use under this law.

24 Q. What problems do you think you would
25 have if you continued using the men's restroom as

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**Pro Hac Vice* applications
forthcoming

**MONTANA FOURTH JUDICIAL DISTRICT COURT,
MISSOULA COUNTY**

CASEY PERKINS, an individual;
SPENCER MCDONALD, an
individual; KASANDRA
REDDINGTON, an individual; JANE
DOE, an individual; and JOHN DOE,
an individual,

Plaintiffs,

vs.

STATE OF MONTANA;
GREGORY GIANFORTE, in his
official capacity as Governor of
the State of Montana; AUSTIN

Cause No. DV 25-282

Hon. Shane Vannatta

**DECLARATION OF
JOHN DOE
IN SUPPORT OF PLAINTIFFS'
MOTION FOR PRELIMINARY
INJUNCTION AND
TEMPORARY RESTRAINING
ORDER**

KNUDSEN, in his official capacity
as Attorney General,

Defendants.

I, John Doe, declare as follows,

1. I am a Plaintiff in this action. I am over 21 years of age, have personal knowledge of the facts contained in this declaration, and am competent to testify about them.

2. I submit this declaration in support of Plaintiffs' Motion for Preliminary Injunction against the enforcement of Montana House Bill (HB) 121.

3. I have lived in Montana for over 40 years and currently reside in Missoula, Missoula County.

4. I was assigned the sex designation of male at birth, but I am intersex, meaning I meet the criteria for male gender, female gender, and unknown gender in different ways. I have been diagnosed with de la Chapelle syndrome, which is one of many intersex possibilities, and means that I have two X chromosomes and the X chromosome inherited from my father is SRY-positive. The SRY protein is typically located on a Y chromosome and directs the development of sexual characteristics. I have not had my gametes tested, but individuals with de la Chapelle syndrome are typically found to produce no sperm cells.

5. I have both male genitalia and breast tissue. My body is not capable of producing the testosterone level that is typically associated with men and is more in

line with the testosterone level of women. I use hormone replacement therapy to raise my testosterone levels in order to have a normal libido, develop muscle mass, increase focus, and treat depression.

6. As I understand it, HB 121 states that “in human beings, there are exactly two sexes, male and female,” which are “determined by the biological and genetic indication of male or female,” including chromosomes, gonads, and internal and external genitalia.

7. But there are a variety of ways in which physical sex-related traits—including external genitalia, internal reproductive organs, chromosomes, and/or hormone production and response—can differ from the narrow, binary definitions of “male” and “female” in HB 121.

8. For example, I was born with traits that do not fit within either the definition of “male” or the definition of “female” in HB 121. It appears there is no place for me in HB 121’s classification of human beings. I believe HB 121 denies my existence as an intersex citizen of the state.

9. I live as a man and identify as demi-male. My status as an intersex person is a private and personal piece of information and my gender identity is a private and personal decision.

10. Because I identify as male, I typically use restrooms designated for men and have never encountered a problem doing so. Using men's restrooms allows me to attend to my personal needs with dignity and safety.

11. I expect and value my privacy while using restroom facilities in public spaces.

12. I regularly visit the Missoula Public Library for an ongoing gaming group, where I play social deduction and board games with both friends and members of the public. My understanding is that HB 121 applies to public libraries.

13. Our gaming group usually meets on the third or fourth floors of the library. The only restrooms on the fourth floor are multi-stall and designated by gender.

14. At the library, I regularly use the men's restrooms to attend to my basic needs, as that corresponds with my gender identity.

15. Under HB 121, I am not sure if I could continue to use the men's restrooms at the Montana Public Library. In fact, I am not sure if I can use any gender-designated restrooms at all, because I do not conform to the law's definition of either "female" or "male."

16. If I were to continue using the library's men's restroom, under HB 121 I may not be using the correct facilities because I am not "male" under the law's definition, which could subject me to harassment and the library to legal exposure.

17. If I were to use the library's women's restroom, under HB 121 I may not be using the correct facilities because I am also not "female" under the law's definition. And other patrons are likely to perceive me as male, which could subject me to harassment or worse, and the library to legal exposure.

18. I also regularly visit the University of Montana campus to attend events, plays, and movies, and visit the University bookstore. I attend concerts at the Adams Center stadium, which is a University facility. My understanding is that HB 121 applies to University of Montana facilities.

19. While at the University and the Adams Center, I use the multi-stall men's restrooms to attend to my basic needs, as that corresponds with my gender identity.

20. Under HB 121, I am not sure if I could continue to use the men's restrooms at the University of Montana. I do not know if I can use any gender-designated restrooms at all, because I do not conform to the law's definition of either "female" or "male."

21. If I were to continue using the University's men's restrooms, under HB 121 I may not be using the correct facilities because I am not "male" as the law defines it, which could subject me to harassment and the University to legal exposure.

22. If I were to use the University's women's restroom, under HB 121 other patrons are likely to perceive me as male, which could subject me to harassment or worse, and the University to legal exposure.

23. My spouse and I like to unwind at Splash Montana, which is a water park located at Playfair Park and owned by the City of Missoula. My understanding is that HB 121 applies to Splash Montana.

24. We enjoy using the park on recreation nights for adults only. I use the men's changing room at Splash Montana as that corresponds with my gender identity.

25. If I were to continue using Splash Montana's men's changing room, under HB 121 I may not be using the correct facilities, which could subject me to harassment and the City of Missoula to legal exposure.

26. In all public spaces, I seek to live my life in safety and with dignity.

27. I have never encountered any problems when using bathrooms facilities that correspond to the gender I identify with.

28. Because of the threats of harassment and violence against transgender and intersex individuals, I am especially mindful of my privacy when using public facilities. I am also very concerned about making others uncomfortable by using the restroom that corresponds with my gender identity.

29. I do not want to avoid using public spaces or forego using bathroom facilities while in public spaces.

30. My status as an intersex person is something I consider private and that I share only when and where I choose.

31. I want to follow Montana law, but medical science defines me as intersex, and I simply have no idea how I can follow HB 121 when I do not fit into its binary gender definitions.

I, John Doe, declare under penalty of perjury that the foregoing is true to the best of my knowledge and belief.

Dated: February 17, 2025.

/s/ John Doe
John Doe

MONTANA FOURTH JUDICIAL DISTRICT COURT, MISSOULA COUNTY

CASEY PERKINS, an individual; SPENCER McDONALD, an individual; KASANDRA REDDINGTON, an individual; JANE DOE, an individual, and JOHN DOE, an individual, and MISSOULA COUNTY,)	CAUSE NO. DV-32-2025-282
)	
Plaintiffs,)	Department No. 1
)	
v.)	Honorable Leslie Halligan
)	
STATE OF MONTANA; GREGORY GIANFORTE, in his official capacity as Governor of the State of Montana; and AUSTIN KNUDSEN, in his official capacity as Attorney General of the State of Montana,)	RULE 30(B)(6)
)	DEPOSITION
Defendants.)	
)	OF
and)	MISSOULA COUNTY
)	CORPORATE
KERRI SEEKINS-CROWE,)	REPRESENTATIVE
)	
Intervenor-Defendant.)	CHRISTIAN LOUNSBURY

Taken at 1015 Mount Avenue
Missoula, Montana
Thursday, February 26, 2026 - 9:00 A.M.

Reported by Terra Rohlfs, RPR, Jeffries Court Reporting, Inc., 1015 Mount Avenue, Suite B, Missoula, Montana 59801, (406)721-1143, Freelance Court Reporter and Notary Public for the State of Montana, residing in Hamilton, Montana, jrcrcourt@montana.com

1 A. I requested a copy of the discovery
2 material for me to be able to review, which was
3 provided prior to this, and then I also discussed
4 the kind of nature and format of a 30(b)(6)
5 deposition, as I've never done one before.

6 Q. (BY MR. JOHNSON) And what is your
7 understanding, not from the conversation, what is
8 your understanding of a 30(b)(6) witness?

9 A. My understanding is that my job is to
10 represent, to the best of my ability, the knowledge
11 that I have for County operations, the policies of
12 Missoula County, or facilities, our workforce, and
13 those aspects that are part of my job.

14 Q. And it's my understanding you are the
15 chief administrative officer for Missoula County,
16 how long have you been the chief administrative
17 officer?

18 A. I have been the chief administrative
19 officer for just under six years, it will be six
20 years in May of this year.

21 Q. And what did you do prior to being the
22 chief administrative officer?

23 A. For the five years prior to that I was
24 the chief operating officer for Missoula County.
25 Do you want me to go further back?

1 Q. No, that's good enough for me.

2 What are your duties as chief
3 administrative officer?

4 A. As the chief administrative officer, I
5 serve as the primary kind of, not legal counsel,
6 but counsel for the Board of County Commissioners.
7 It's my job to enact the policies throughout our
8 organization that are adopted by the Board of
9 County Commissioners, and then provide them with
10 feedback through your administrative departments to
11 the Board of County Commissioners, and then I also
12 formulate our legislative agenda and policies as
13 part of that role, as well.

14 Q. Who is your direct supervisor?

15 A. The Board of County Commissioners.

16 Q. Are you kind of a liaison between the
17 county commissioners and the county attorney's
18 office; is that fair to say?

19 A. I am designated as the liaison between
20 all elected officials and the Board of County
21 Commissioners.

22 Q. You're appointed, not elected?

23 A. Correct, I'm an appointed official.

24 Q. And you testified that you provided
25 testimony before the legislature on House Bill 121?

1 A. We provided written testimony during that
2 House Bill 121 and our legislative lobbyist spoke
3 during the bill.

4 Q. Okay. Who's your legislative lobbyist,
5 so that we can go back and look at it?

6 A. Sure. Her name is Jennifer Hensley.

7 Q. And what was the essence of your written
8 testimony?

9 A. Our written testimony addressed concerns
10 related to the County related to our inability to
11 implement the bill, the lack of clarity around --
12 of the provisions of the bill and the impact that
13 it could have to both employees and members of the
14 public accessing our facilities and --

15 Q. So -- Go ahead.

16 A. -- including our detention facility.

17 Q. So you talked about implementation,
18 problems with implementation, what did -- what was
19 the written testimony regarding the problems with
20 the implementation of the bill?

21 A. The problem with -- in our -- Sorry. In
22 our testimony we talk about the fact that it would
23 be difficult to implement House Bill 121 because we
24 use multi-occupancy restrooms and potential
25 implementation could result in us being out of

1 compliance with other requirements in both state
2 and federal law, as well as issues around attempted
3 enforcement of the bill related to single-gender
4 occupancy of a restroom.

5 Q. And with regard to the problems of
6 implementation, was cost a factor?

7 A. Cost is one factor, yes.

8 Q. What were the other factors?

9 A. The other factor would be that piece of
10 being out of compliance with other existing state
11 and federal laws.

12 Q. Okay. But if you -- if you construct a
13 single-use bathroom along with the multi-use, would
14 you be in compliance with federal law under those
15 circumstances?

16 MS. TURNER: Objection to the extent it
17 calls for a legal conclusion. You can answer.

18 A. Sorry, can you restate the question for
19 me?

20 Q. (BY MR. JOHNSON) Yes. If you had -- if
21 the County constructed a single-use bathroom along
22 with its multi-use bathrooms, is your position that
23 you would still be out of compliance with other
24 laws that you testified about?

25 MS. TURNER: Same objection, but you may

1 answer.

2 A. It would depend on the construction,
3 whether it was a conversion of an existing or
4 building of a new. If it was building of a new,
5 potentially not.

6 Q. (BY MR. JOHNSON) Okay. Did you assess
7 the cost of building a new single-use bathroom in
8 the -- for instance, the courthouse?

9 A. We did not.

10 Q. Okay. Now, you talked about other areas
11 of testimony, and besides implementation I think
12 there were three other areas. Can you refresh my
13 recollection on those? I can also ask the kind
14 young lady to bring them up for me.

15 A. I will do my best, but in case I get them
16 wrong...

17 Related to the detention facility, in
18 particular, and then around the impacts potentially
19 to staff and visitors of our facilities.

20 Q. Okay. Let's go to the detention center,
21 what was the testimony with regard to the detention
22 center?

23 A. The testimony related to the detention
24 center largely focused on concerns around inmate
25 placement and the juvenile detention center and

1 experienced any issues there?

2 MS. TURNER: Same objection.

3 A. None that I am aware of.

4 Q. (BY MR. JOHNSON) Does Missoula County,
5 with regard to the covered entities, have any
6 sleeping quarters involved in the list of covered
7 entities?

8 A. No.

9 Q. So the primary issue is restrooms; fair
10 to say?

11 A. I would agree that primarily those
12 entities have restrooms, yes.

13 Q. Yeah. Do any of those covered entities
14 have a single-use restroom?

15 A. Yes.

16 Q. Which ones have a single-use restroom?
17 You never thought in your wildest dreams you'd be
18 sitting here testifying about county restrooms, did
19 you? {Laughter.}

20 A. That's okay.

21 The annex to the Missoula County
22 Courthouse houses the 911 center, the 911 center
23 has a single-occupancy restroom.

24 Q. That's just at the annex?

25 A. Just at the annex side of the conjoined

1 buildings.

2 I believe, although, I would need to
3 confirm, I believe there is a family
4 single-occupancy restroom in the Jerry Marks
5 Building, also known at the Rocky Mountain Garden
6 and Exploration Center. Those are the only two
7 that I'm aware of.

8 Q. And it's my understanding that the
9 County -- because I think you testified to it
10 earlier, it's my understanding that the County has
11 not made a cost assessment of developing a
12 single-use restroom in the other covered entities?

13 A. That's correct, yeah.

14 (Slight interruption, discussion off the
15 record.)

16 Q. (BY MR. JOHNSON) Does Missoula County
17 have a domestic violence shelter?

18 A. Missoula County does not operate a
19 domestic violence shelter.

20 Q. Has Missoula County conducted a risk
21 assessment in compliance with House Bill 121 for
22 restrooms in its covered entities, basically the
23 list that we've talked about?

24 A. There have been conversations around
25 House Bill 121, but not a formal risk assessment.

CERTIFICATE OF SERVICE

I, Emily Jones, hereby certify that I have served true and accurate copies of the foregoing Notice - Notice to the following on 04-03-2026:

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Electronically signed by Jami Westermeyer on behalf of Emily Jones

Dated: 04-03-2026