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69th Legislature 2025 SB 92.1

1	SENATE BILL NO. 92		
2	INTRODUCED BY J. FULLER		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING THAT MEMBERSHIP AND PAYING DUES TO THE		
5	STATE BAR OF MONTANA IS VOLUNTARY; AND PROVIDING A DELAYED EFFECTIVE DATE."		
6			
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
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9	NEW SECTION. Section 1. Legislative findings. (1) In 1885 the Montana bar association was		
10	established as voluntary group.		
11	(2) In 1974 the Montana supreme court by court order created the state bar of Montana and made		
12	membership mandatory, requiring lawyers to join and pay dues to the state bar of Montana as condition of the		
13	law license.		
14	(3) Nearly half the states currently have voluntary bar associations that do not require lawyers to		
15	join as condition of their law license.		
16	(4) Article VII, section 2(3), of the Montana constitution provides in part that the Montana supreme		
17	court "may make rules governing appellate procedure, practice and procedure for all other courts, admission t		
18	the bar and the conduct of its members".		
19	(5) The state bar of Montana does not perform the Montana supreme court's constitutional charge		
20	to make rules regarding admission to the bar for lawyers. This function is handled by the attorneys' examining		
21	board, a committee the supreme court appoints pursuant to 37-61-102 and Article VII, section 2(3), of the		
22	Montana constitution.		
23	(6) The state bar of Montana does not perform the supreme court's constitutional charge to make		
24	rules regarding "the conduct of [the bar's] members". This function is handled by the office of disciplinary		
25	counsel, established by the Montana supreme court pursuant to the authority of the judicial branch found in		
26	Article VII, section 2(3), of the Montana constitution.		
27	(7) The Montana constitution does not grant power to the Montana supreme court to require		
28	lawyers to join the state bar of Montana as a condition of their law license.		



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1	(8)	The state bar of Montana regularly lobbies the Montana legislature on various controversial	
2	issues.		
3	(9)	In 2018 the United States supreme court held in Janus v. AFSCME, 585 U.S. 878 (2018), that	
4	the government could not compel government workers to pay union dues and had violated employees' free		
5	speech rights under the first amendment to the United States constitution.		
6	(10)	Montana lawyers have the same first amendment right to associate or not associate with	
7	groups, particularly groups that may take positions politically that Montana lawyers may not agree with,		
8	including the personal decision to join the state bar of Montana.		
9	(11)	The Montana legislature finds that, consistent with Montana's constitution and the Janus	
10	decision, lawyers should not be forced to join or pay dues to the state bar of Montana as a condition of		
11	practicing law in the state of Montana.		
12			
13	NEW S	SECTION. Section 2. Membership in state bar of Montana voluntary. An attorney admitted	
14	by the supreme court to practice law within the state of Montana may not be compelled to join or pay bar dues		
15	to the state bar of Montana as a condition of licensure.		
16			
17	NEW S	SECTION. Section 3. Codification instruction. [Sections 1 through 2] are intended to be	
18	codified as an	integral part of Title 37, chapter 61, part 2, and the provisions of Title 37, chapter 61, part 2,	
19	apply to [section	ons 1 through 2].	
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21	NEW S	SECTION. Section 4. Effective date. [This act] is effective July 1, 2026.	
22		- END -	

