1	HOUSE BILL 509
2	56TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2023
3	INTRODUCED BY
4	William "Bill" R. Rehm and Andrea Reeb and Marian Matthews and
5	Art De La Cruz
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10	AN ACT
11	RELATING TO PRETRIAL DETENTION; ESTABLISHING A PRESUMPTION THAT
12	THE PROSECUTION HAS PROVEN BY CLEAR AND CONVINCING EVIDENCE
13	THAT A DEFENDANT IS DANGEROUS AND NO RELEASE CONDITIONS WILL
14	REASONABLY PROTECT THE SAFETY OF ANY OTHER PERSON OR THE
15	COMMUNITY; ALLOWING THE PRESUMPTION TO BE REBUTTED IN AN
16	ADVERSARIAL HEARING; DECLARING AN EMERGENCY.
17	
18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
19	SECTION 1. A new section of Chapter 31, Article 3 NMSA
20	1978 is enacted to read:
21	"[<u>NEW MATERIAL</u>] PRESUMPTION THAT DEFENDANT IS DANGEROUS
22	AND THAT NO RELEASE CONDITIONS WILL REASONABLY PROTECT THE
23	SAFETY OF ANY OTHER PERSON OR THE COMMUNITY
24	A. In a hearing initiated by a prosecuting
25	authority pursuant to Article 2, Section 13 of the constitution
	.222862.1

<u>underscored material = new</u> [bracketed material] = delete

1 of New Mexico, a magistrate court, metropolitan court or 2 district court shall first make a probable cause determination 3 as provided for by supreme court rule. Once probable cause has been determined pursuant 4 Β. 5 to Subsection A of this section, the pretrial detention hearing 6 shall proceed in district court and the prosecuting authority 7 shall present all relevant evidence demonstrating that: 8 the defendant committed a dangerous felony (1)9 offense; 10 (2) the defendant is a danger to any other 11 person or to the community if released; and 12 no release conditions will reasonably (3) 13 protect any other person or the community. 14 C. Introduction of the materials as provided in 15 Subsection B of this section shall create a rebuttable 16 presumption that the prosecuting authority has proven by clear 17 and convincing evidence that the defendant is a danger to any 18 other person or to the community if released and that no 19 release conditions will reasonably protect any other person or 20 the community. 21 If the prosecuting authority successfully D. 22 establishes the presumption pursuant to Subsection C of this 23 section, the burden of proving that the defendant is not a 24 danger to any other person or to the community and that release 25 conditions exist that will reasonably protect any other person .222862.1

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or the community rests with the defendant. 1

E. At the conclusion of the presentation of
evidence by both parties, the court shall determine whether the
defendant has successfully rebutted the presumption that the
defendant is a danger to any other person or to the community
and that no release conditions will reasonably protect any
other person or the community, and in doing so, shall consider
any relevant factors established by supreme court rule.
F. As used in this section, "dangerous felony
offense" means:
(1) first degree murder, as provided in
Section 30-2-1 NMSA 1978;
(2) second degree murder, as provided in
Section 30-2-1 NMSA 1978;
(3) voluntary manslaughter, as provided in
Section 30-2-3 NMSA 1978;
(4) third degree aggravated battery against a
household member, as provided in Section 30-3-16 NMSA 1978;
(5) first degree kidnapping, as provided in
Section 30-4-1 NMSA 1978;
(6) first and second degree criminal sexual
penetration, as provided in Section 30-9-11 NMSA 1978;
(7) second and third degree criminal sexual
contact of a minor, as provided in Section 30-9-13 NMSA 1978;
(8) first and second degree robbery, as
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1
      provided in Section 30-16-2 NMSA 1978;
 2
                            second degree aggravated arson, as
                       (9)
 3
      provided in Section 30-17-6 NMSA 1978;
 4
                             shooting at a dwelling or occupied
                        (10)
 5
      building, as provided in Section 30-3-8 NMSA 1978;
 6
                       (11)
                             shooting at or from a motor vehicle, as
 7
      provided in Section 30-3-8 NMSA 1978;
 8
                       (12) aggravated battery upon a peace officer,
 9
      as provided in Section 30-22-25 NMSA 1978;
10
                       (13) assault with intent to commit a violent
11
      felony upon a peace officer, as provided in Section 30-22-23
12
      NMSA 1978;
13
                             aggravated assault upon a peace officer,
                       (14)
14
      as provided in Section 30-22-22 NMSA 1978;
15
                       (15) a felony that was committed while the
16
      defendant brandished or discharged a firearm; or
17
                             any of the following offenses, when the
                        (16)
18
      nature of the offense and the resulting harm are such that the
19
      court judges the crime to be a dangerous offense for the
20
      purpose of this section:
21
                                  involuntary manslaughter, as
                             (a)
22
      provided in Section 30-2-3 NMSA 1978;
23
                                  fourth degree aggravated assault, as
                             (b)
24
      provided in Section 30-3-2 NMSA 1978;
25
                             (c)
                                  third degree assault with intent to
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1	commit a violent felony, as provided in Section 30-3-3 NMSA
2	1978;
3	(d) fourth degree aggravated assault
4	against a household member, as provided in Section 30-3-13 NMSA
5	1978;
6	(e) third degree assault against a
7	household member with intent to commit a violent felony, as
8	provided in Section 30-3-14 NMSA 1978;
9	(f) third and fourth degree aggravated
10	stalking, as provided in Section 30-3A-3.1 NMSA 1978;
11	(g) second degree kidnapping, as
12	provided in Section 30-4-1 NMSA 1978;
13	(h) second degree abandonment of a
14	child, as provided in Section 30-6-1 NMSA 1978;
15	(i) first, second and third degree abuse
16	of a child, as provided in Section 30-6-1 NMSA 1978;
17	(j) third degree dangerous use of
18	explosives, as provided in Section 30-7-5 NMSA 1978;
19	(k) third and fourth degree criminal
20	sexual penetration, as provided in Section 30-9-11 NMSA 1978;
21	(1) fourth degree criminal sexual
22	contact of a minor, as provided in Section 30-9-13 NMSA 1978;
23	(m) third degree robbery, as provided in
24	Section 30-16-2 NMSA 1978;
25	(n) third degree homicide by vehicle or
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[bracketed material] = delete <u>underscored material = new</u>

[bracketed material] = delete	1	great bodily harm by vehicle, as provided in Section 66-8-101
	2	NMSA 1978; or
	3	(o) battery upon a peace officer, as
	4	provided in Section 30-22-24 NMSA 1978."
	5	SECTION 2. EMERGENCYIt is necessary for the public
	6	peace, health and safety that this act take effect immediately.
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