HOUSE BILL 601

Introduced by Bradley, et al.

2/05	Introduced
2/05	Referred to Appropriations
2/05	First Reading
3/23	Hearing
3/23	Tabled in Committee

1 INTRODUCED BY BANKS BILL NO. 601

2 INTRODUCED BY BANKS BILL NO. 601

3 A BILL FOR AN ACT ENTITLED: "AN ACT APPROPRIATING MONEY TO

5 THE DEPARTMENT OF HIGHWAYS TO SATISFY THE CLAIM OF MARTEL

6 CONSTRUCTION, INC., IN CDV-87-349, FIRST JUDICIAL DISTRICT;

7 AND PROVIDING AN IMMEDIATE EFFECTIVE DATE, A CONTINGENT

8 9

15

20

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

EFFECTIVE DATE, AND A CONTINGENT VOIDNESS PROVISION."

NEW SECTION. Section 1. Appropriation. There is appropriated to the department of highways \$390,614 from the general fund to pay the judgment against the state of

14 Montana for extra work and costs in Martel Construction,

Inc. v. State of Montana, CDV-87-349, first judicial

16 district.

17 NEW SECTION. Section 2. Contingent appropriation.

There is appropriated to the department of highways \$165,000

19 from the general fund to pay the judgment against the state

of Montana for moratory interest in Martel Construction,

21 Inc. v. State of Montana, CDV-87-349, first judicial

22 district.

23 NEW SECTION. Section 3. Effective dates -- cc dingent

voidness. (1) [Section 1] is effective on passage and

25 approv. 1.

Montan i tegi intive tounen

1 (2) [Section 2] is effective on the date the Montana 2 supreme court determines that moratory interest is 3 recoverable against the state in the appeal of Martel 4 Construction, Inc. v. State of Montana, CDV-87-349, first judicial district. If the supreme court determines that 6 moratory interest is not recoverable against the state, 7 [section 2] is void.

-End-

-2-

INTRODUCED BILL