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A BILL FOR AN ACT ENTITLED: "AN ACT RELATING TO LABOR
RELATIONS; PERMITTING CONCERTED ACTIVITIES AGAINST SECONDARY
EMPLOYERS WHO ARE PARTIES TO MUTUAL AID PACTS OR SIMILAR
ARRANGEMENTS."

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

Section 1. Secondary boycotts lawful. It shall not be unlawful for any employee or combination of employees in the state of Montana to apply concerted action such as picketing against an employer. Nor shall such concerted employee action be considered an illegal combination in restraint of trade or unfair labor practice if such employer is performing work for the account of another employer whose employees are on strike, or has entered into any agreement or understanding whereby said employer undertakes to provide for or does provide financial aid to another employer in the event that the employees of such other employer institute a strike.

-End-

HB156

STATE OF MONTANA

FISCAL NOTE

REQUEST NO. ____76-75_____

Form BD-15

or House Bill 156 pursuant to Chapter 53, Laws of Montana, 1965 - Thirty-Ninth Legislative Assembly.
Background information used in developing this Fiscal Note is available from the Office of Budget and Program Planning, to members
of the Legislature upon request.
DESCRIPTION OF PROPOSED LEGISLATION:

House Bill 156 permits concerted activities against secondary employers who are parties to mutual aid pacts or similar arrangements.

CONCLUSION:

Enactment of House Bill 156 will have no fiscal impact on state government,

BUDGET DIRECTOR

Office of Budget and Program Planning

Date: January 28, 1975